

PSC NO: 119 ELECTRICITY
NEW YORK STATE ELECTRIC & GAS CORPORATION
Initial Effective Date: 09/01/03

Leaf: 8
Revision: 0
Superseding Revision:

GENERAL INFORMATION

2. How Service May Be Obtained: (Cont'd.)

B. Extension of Facilities (Cont'd.)

(2) Obligations of all Applicants: (Cont'd.)

- NYSEG will assume ownership and responsibility for the Distribution Line and right of way upon verification that the completed line meets required standards and is placed in service, and NYSEG will thereafter maintain the line as if it were constructed by the Corporation or its contractors. Placed in service is to mean connected to the Corporation's existing facilities by NYSEG;
- if additional applicants request service off the distribution line within 10 years of its construction, excess line allowances will be recalculated as described in Sections 2.B.(3)(c)(i) and 2.B.(3)(e). Any prorated refund will be at the lesser of the customer's actual, invoiced construction cost or NYSEG's average experienced construction costs;
- at the Corporation's discretion NYSEG will construct the applicant's distribution line allowance (500' single phase or 300' three phase) or reimburse the applicant for the applicable allowance at the lower of the applicants' invoiced construction costs or NYSEG's actual experienced costs.

(d) has either:

- (i) delivered to the Corporation, free from cost, any necessary easements or rights-of-way; or,
- (ii) paid, or agreed in writing to pay, any charge relating to the Corporation's acquisition of the necessary easement or rights-of-way. The applicant must indicate to the Corporation, in writing, that he or she has been unable to obtain such easement or rights-of-way; and

(e) has furnished reasonable security, based on the estimated construction costs of the portion of the line extension in excess of what the Corporation provides without charge, if so required by the Corporation.

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