PSC No: 120 - Electricity New York State Electric & Gas Corporation Initial Effective Date: January 1, 2006 Leaf No. 199 Revision: 1 Superseding Revision: 0

SERVICE CLASSIFICATION NO. 5 (Continued)

SPECIAL PROVISIONS: (Cont'd)

- (d) The Corporation shall not be required to relocate any of its existing facilities to provide service under this Service Classification nor shall it be required to replace existing operational fixtures unless the cost of such relocation or replacement is paid by the customer.
- (e) The Corporation will furnish and install such lighting fixtures provided:
 - 1. The customer shall have first assured the Corporation that the service will be on a continuous and reasonably permanent basis, and
 - 2. The customer has signed a contract agreeing to the provisions of this service classification, and
 - 3. Where applicable, the customer has provided Corporation-approved facilities in accordance with Special Provision (k) below.
- (f) The customer shall furnish the Corporation with all easements or rights-of-way necessary to provide service to the desired location before any installation or construction will be started.
- (g) A customer may apply for service hereunder for a proposed residential subdivision or commercial or industrial development in which all electric facilities will be underground. Such application, as shown within Section 2.I. of General Information Schedule P.S.C. No. 119 - Electricity, shall be signed by the customer and the builder or developer and when accepted by the Corporation, shall constitute an agreement between the Corporation, customer and builder or developer subject to the terms and provisions hereunder.

The builder or developer shall pay to the Corporation prior to the commencement of any construction all costs, if any, which the Corporation may incur associated with the installation of the underground lighting facilities required to render service hereunder, and shall prepay six times the total monthly charge for all luminaires, brackets, bases, wiring and poles installed. Said monthly charges shall be determined using rates in effect at the time said costs and charges are determined. The Corporation shall not bill the customer for the first six months of service of the facilities installed under this Special Provision.

ISSUED BY: James A. Lahtinen, Vice President Rates and Regulatory Economics, Binghamton, New York