..DID: 2602 ..TXT: PSC NO: 90 GAS LEAF: 8 COMPANY: NEW YORK STATE ELECTRIC & GAS CORPORATION REVISION: 1 INITIAL EFFECTIVE DATE: 04/13/98 SUPERSEDING REVISION: 0 STAMPS: Cancelled by 2 Rev. Leaf No. 8 Effective 04/13/1998 RECEIVED: 03/03/98 STATUS: Cancelled EFFECTIVE: 04/13/98

## **GENERAL INFORMATION**

## 2. RULES RELATING TO THE INSTALLATION OF MAINS, SERVICES, EXTENSIONS, ETC.: (CONT'D)

- H. Charges for Additional Facilities: (Cont'd)
  - (b) The surcharge will be reduced by fifty percent (50%) of adjusted gas revenues, but the credit will not exceed the amount of the surcharge as determined above.
  - (c) Whenever more than one (1) customer is connected to a main extension, the surcharge will be so adjusted that the Company will not receive in any one (1) calendar year a greater percentage from all customers' served from the main extension than that applicable to such extension. The surcharge will also be reasonably allocated among the customers being served from the main extension, taking into account the portion of mains and appurtenant facilities which the Company is required to provide without charge to each customer served from such facilities.
  - (d) Each surcharge shall cease:
    - whenever the length of a main extension required to be provided without charge to all customers served from such extension shall equal or exceed the total length of such extension;
    - (ii) whenever the total adjusted gas revenue from all customers served from a main extension shall equal or exceed forty percent (40%) of the cost of such extension in excess of that required to be provided without charge, in each of any two (2) consecutive calendar years; or
    - (iii) after a period of ten (10) years following its commencement.
  - (e) Should the adjusted gas revenue from all customers served from a main extension exceed the carrying cost of the entire extension, any surcharges (or contributions) paid by such customers during the preceding five (5) years will be refunded to such customers.
  - (f) No surcharge will be imposed if the total adjusted gas revenue from all customers served from a main extension is estimated to exceed forty percent (40%) of the actual reasonable cost of such extension in each of any two (2) consecutive calendar years.