

..DID: 13595
..TXT: PSC NO: 218 GAS LEAF: 197.6.7
COMPANY: NIAGARA MOHAWK POWER CORPORATION REVISION: 0
INITIAL EFFECTIVE DATE: 02/01/01 SUPERSEDING REVISION:
STAMPS: Issued in Compliance with Order of PSC in C. 99-M-0631 dated 09/01/00.
CANCELLED by Supplement 31 effective 05/31/01
Suspended by order in Case 99-M-0631. See suppl. No. 29
RECEIVED: 10/31/00 STATUS: Cancelled EFFECTIVE: 06/01/01

SERVICE CLASSIFICATION NO. 11
LOAD AGGREGATION (continued)

Alternative Billing Arrangements (continued)

Billing Functions

- (1) The Marketer may move a customer from one pricing plan to another by notifying the Company ten (10) business days prior to the effective date. The new pricing plan will be used on the effective date, without being prorated, for all bills generated after the effective date.
 - (2) The Marketer may change each rate once per month. New rates must be received by the Company five (5) business days prior to the effective date of the change. The new rates will be used on the effective date, and will not be prorated, for all bills generated after the effective date.
 - (3) For levels of service different than those described herein, the Marketer and the Company may enter into an Alternative Billing Service Agreement to cover other levels of service at a fee that is mutually agreeable to both parties.
 - (4) The Company is not responsible for paying or remitting to the applicable taxing authorities, on behalf of the Marketer, any federal, state or local taxes. The Marketer shall be considered the vendor for purposes of liability of taxes relative to the Marketer charges billed by the Company on the Marketers behalf pursuant to this tariff. The rate(s) provided to the Company by the Marketer will be inclusive of any applicable revenue and/or gross receipt taxes associated with Rule 19 in the General Information Section of this tariff. The Company will calculate and identify the sales taxes associated with Marketer GSS charges in accordance with customer specific tax status information and remit such amount to the Marketer as billed to the customer.
- j. If the Marketer is the billing entity, the Company will calculate, in accordance with the applicable service classification, the applicable charges for the Company*s services and provide, to the Marketer, these charges in a Bill Ready format along with any bill messages.

Issued By: Darlene D. Kerr, Executive Vice President, Syracuse, New York