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COMPANY: NIAGARA MOHAWK POWER CORPORATION REVISION: 2

INITIAL EFFECTIVE DATE: 09/01/00 SUPERSEDING REVISION: 1

STAMPS:

RECEIVED: 05/04/00 STATUS: Effective EFFECTIVE: 09/01/00

SERVICE CLASSIFICATION NO. 3(Continued)

SPECIAL PROVISIONS: (continued)

- G. Company shall have the right to discontinue service to any customer owned equipment which in the opinion of Company shall have become unsatisfactory for further service by reason of deterioration, civil commotion, state of war, explosion, fire, storm, flood, lighting, or any other cause reasonably beyond Company's control. When such action is necessary, customer shall pay the disconnection fee. If service is reinstated, the customer shall pay a reconnection fee.
- Company will use reasonable diligence to provide a continuous, regular Η. and uninterrupted supply of service, and in event of an interruption, Company shall make all reasonable effort to restore service promptly. Company shall make a total allowance of fifteen cents (15¢) per lamp per night for each lamp out more than three hours, provided that customer notifies Company of the outage within 24 hours and that the outage does not result from causes originating on facilities or equipment owned by customer. Such allowance to customer is agreed upon as liquidated damages, and customer shall have no claim against Company for further damages arising out of or connected with such outages. When a lamp is found to be illuminated during daylight hours, a 24-hour notice will be given to the customer. If the lamp remains illuminated after this time period, the customer will be charged on the basis of continuous illumination until notification is received that the lamp has been repaired.
- I. An audit may be conducted by Company and customer's representatives of customer's street lighting system when discrepancies are detected. If additional lamps have been installed without notification to Company, Company will bill the customer for connection and monthly pole attachment fees and for energy as though the lamp were installed at the time of the last audit.
- J. If line extensions are required, Company will install the required line extension at the expense of the applicant. If other customers are attached to the line extension within a five-year period, Company will refund to the applicant on the basis of Rules 15, 16 and 17 of the General Electric Tariff.

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