PSC NO: 220 ELECTRICITY LEAF: 72 NIAGARA MOHAWK POWER CORPORATION REVISION: 3 INITIAL EFFECTIVE DATE: FEBRUARY 1, 2022 SUPERSEDING REVISION: 2 STAMPS: Issued in Compliance with Order in Case 20-E-0380, issued January 20, 2022.

GENERAL INFORMATION

7. MAINTENANCE OF POWER FACTOR CORRECTIVE EQUIPMENT:

7.1 Customer who has installed power factor corrective equipment which has to be taken out of service periodically for maintenance or inspection will be permitted to disconnect such apparatus not more than four times per year, for periods of not more than twelve hours each, when such disconnection has been prearranged with and agreed upon by Company. The reactive demand which occurs during such agreed upon periods shall be disregarded in determining reactive demand charges.

8. RESALE, REMETERING OR SUBMETERING:

8.1 Except as hereinafter provided, electric service will not be supplied under any service classification of this rate schedule for resale, submetering, redistribution or other redisposition provided, however, that any customer may furnish electricity for the use of his tenants or for the use of other occupants of his premises provided that he customer shall not resell, make a specific charge for, or submeter or measure any of the electricity so redistributed or furnished.

8.1.1 Residential customers that submeter will be billed for electric service from the Company under the Service Classification that would be applicable to the residential customer if the electric service were not being resold.

8.1.2 The Company has been granted a limited waiver by the Commission of 16 NYCRR 96.2(a)(1), which precludes the provision of electric service to a submetered service request without prior authorization by Commission Order. The limited waiver allows the Company to energize service to a submetered premise prior to receipt of Commission authorization provided that:

- i) the applicant or customer has filed a submetering application that is pending with the Commission with a notice published in the New York State Register;
- ii) the filed petition contains all filing requirements identified in 16 NYCRR Part 96;
- iii) the applicant or customer has completed all Company-required paperwork and remitted payment for service;
- iv) the applicant or customer has resolved all concerns identified by the Company in its review of the submetering request.

8.1.2.1 Applicants and customers satisfying the conditions of Rule 8.1.2 above will have the option of having service energized under the applied for service classification prior to Commission authorization of the submetering application, subject to the following:

8.1.2.1.1 An additional temporary submetering charge will be applied to the base delivery rate. The temporary charge will be 20% higher than the otherwise applicable service class base delivery rate and will end with the beginning of the billing period following approval of the submetering application by the Commission.

8.1.2.1.2 A per unit security deposit amount will be collected by the Company prior to energization and will be returned to the applicant or customer following approval of the submetering application by the Commission. The submetering security deposit is separate from any other applicable security deposits required by the Company and will not accrue interest while being held by the Company. The per unit deposit amount will be two (2) times the residential class average bill. If the applicant or customer is 60 days or more delinquent on its electric service bills while the deposit is being held, the Company may apply the deposit to offset the arrears.

Cancelled by 4 Rev. Leaf No. 72 Effective 03/01/2024