

PSC NO: 1 GAS LEAF: 119.61
COMPANY: KEYSpan GAS EAST CORP. DBA BROOKLYN UNION OF L.I. REVISION: 0
INITIAL EFFECTIVE DATE: 11/01/21 SUPERSEDING REVISION:
STAMPS: Issued in compliance with order in Case 20-G-0087 dated 10/7/21

GENERAL INFORMATION - Continued

Firm Gas Demand Response ("DR") for Commercial, Industrial and Multi-Family Customers - Continued

3. Aggregators

Customers may participate in either the Daily DR program or Hourly DR program options directly with National Grid (as a Direct Participant) or through a Third-Party Aggregator. A direct participant may self-aggregate multiple individual accounts if the organization is not acting as a third-party aggregator.

A Third-Party Aggregator is defined as an entity that aggregates and represents load and is responsible for the actions of its customers with respect to the Company's DR programs. Such an entity may also assist customers and property owners/managers with DR program participation. Third-Party Aggregators may have one or more accounts enrolled in the Company's Commercial, Industrial, and Multi-Family Programs during a given season. Third parties applying on behalf of one or more customers must provide Letters of Authorization granting access to submit an application and/or receive program incentives on the customer's behalf. Third parties may also be required to provide additional documentation to receive customer data from the Company. Third-Party Aggregators must provide customer contact information to the Company, if requested. Third-Party Aggregators may also be required to have sales agreements with customers they enroll in a Demand Response Program. These agreements should explicitly name the National Grid Demand Response Program and the selected program option, as applicable and agreed to by an authorized representative of the customer. The agreements must be dated. Third-Party Aggregators may also be required to reconfirm participation with customers annually to avoid enrolling a customer who has switched to a different aggregator.

Issued by: Rudolph L. Wynter, President, Hicksville, New York