

PSC NO: 220 ELECTRICITY
NIAGARA MOHAWK POWER CORPORATION
INITIAL EFFECTIVE DATE: FEBRUARY 1, 2020

LEAF: 468
REVISION: 2
SUPERSEDING REVISION: 1

SERVICE CLASSIFICATION NO. 12 (Continued)

6. INDIVIDUALLY NEGOTIATED RATES (Continued)

- 6.2.5 Payment of Undisputed Bills:** Customer shall be current in its payment of all undisputed bills and may be required to furnish a security deposit in the amount that the Company would otherwise be authorized to require under Commission rules as a precondition to receiving any discounted service by the Company. Customers who have executed a deferred payment agreement with the Company consistent with Rule 26.9 - DPA for Non-Residential Customers of this Tariff and are in full compliance with the requirements of this DPA shall be eligible to receive service under this Section 6 of S.C. No. 12.
- 6.2.6 Resales Prohibited:** Customer is prohibited from reselling or otherwise furnishing any of the electricity provided pursuant to a Customer Service Agreement authorized by this Service Classification No. 12 to any third party, regardless of whether such sale or furnishing would otherwise be authorized by Rule 8 of this Tariff.
- 6.2.7 NYPA Allocations:** The Company may, at its option, agree to permit Qualifying Customers receiving a portion of their requirements from NYPA to receive any electricity supplied to it by NYPA on a "first through the meter" basis, provided that the Company shall consider the benefit conferred on the customer by such an option in determining the rates it is willing to offer to the customer.
- 6.2.8 Net Metering Credits on NYPA Load:** Customers that would otherwise be eligible to receive credits under the provisions of Rule Nos. 29, 36, 37 and 40, and that receive a portion of their requirements from NYPA delivered by the Company on a "first through the meter" basis under this S.C. No. 12, without any accompanying discount to any of the otherwise applicable service class charges billed under the S.C. No. 12 contract, ("S.C. No. 12 Supplemental Charges") may have these credits apply to the S.C. No. 12 Supplemental Charges and the customer's charges for the Company's deliveries of Niagara Power Delivery Service, HLF Delivery Service, or Preservation Power Delivery Service according to the following:
- (1) If the credits are volumetric, they will be applied first to the delivered kWhs of S.C. No 12 billed at the otherwise applicable service class rates with the remaining available kWh credits apportioned first to the largest charge amount of all the NYPA contract delivery kWh, with the remainder credited to the next largest amount, and so forth for the delivered kWh associated with the Niagara Power Delivery Service, HLF Delivery Service or Preservation Power Delivery Service.
 - (2) Credits will not be applied to the portion of a customer's load provided by NYPA under any of the economic development programs provided in Rule 34.
- 6.2.9 Increase in Rates and Charges:** The rates and charges under Section 6 of this Service Classification No. 12 will be increased by a tax factor pursuant to Rule 32.

Issued by John Bruckner, President, Syracuse, NY