Status: CANCELLED Received: 04/02/2019 Effective Date: 05/01/2019

PSC No: 120 - Electricity

New York State Electric and Gas Corporation

Initial Effective Date: May 1, 2019

Superseding Revision: 0

Superseding Revision: 15-E-0751 and 15-E-0082, dated September 12, 2018.

GENERAL INFORMATION

42. Remote Net Metering

A customer may participate in Remote Net Metering ("RNM") as provided herein.

A. Definitions

Host Account: The customer meter where the generating equipment is located and interconnected with the Company's distribution system, and is eligible for net metering pursuant to this Rule.

Satellite Accounts: Additional meters designated by the Host Account, with the same name on the account, for the application of excess net metering credits.

Net-Metered Generation Facility: A generation facility eligible for net metering in conformance with PSL 66-j or 66-l, limited in size consistent with those statutes, located behind the meter of the Host Account and attached to a load served under one of the Company's service classifications.

Excess Generation: the electricity (kWh) supplied by the customer to the Company during the billing period exceeds the electricity (kWh) supplied by the Company to the customer. For customers billed on time-differentiated rates (TOU meter), e.g., On-Peak/Off-Peak, the excess is calculated and maintained for each peak.

B. Customer Requirements and Eligibility

- 1. To qualify for RNM, the Net-Metered Generation Facility must be:
 - a. Residential customer who own or operate a farm operation (as defined by Agriculture and Markets Law §301(11)), and locate solar photovoltaic equipment on property the customer owns or leases as defined in Rule 14; or
 - b. A Non-Residential Solar Electric Net-Metered Generation Facility, as defined in Rule 27; or
 - c. A Farm Waste Net-Metered Generation Facility, as defined in Rule 22; or
 - d. A Micro-Hydroelectric Net-Metered Generation Facility, defined as one who owns or operates microhydroelectric generating equipment with a rated capacity conforming with Rule 31.A and used at a "farm operation" as defined by Agriculture and Markets Law §301(11); or
 - e. A Non-Residential Micro-Hydroelectric Net-Metered Generation Facility, as defined in Rule 31.B; or
 - f. A Residential Fuel Cell Net-Metered Generation Facility as defined in Rule 30.A, who operate a farm operation as defined by Agriculture and Markets Law §301(11), or a Non-Residential Fuel Cell Net-Metered Generation Facility, as defined by Rule 30.B; or
 - g. A Non-Residential Farm Waste Net-Metered Generation Facility as defined in Rule 22.
 - h. A Residential or Non-Residential customer who owns or operates stand-alone storage, subject to the requirements described in Rule 40.B.
- 2. A Net-Metered Generation Facility, who qualifies per the above, may designate all or a portion of their excess net metering credits generated by such equipment, after application to the Host Account, to Satellite Accounts at any property owned or leased by such customer within the same load zone as determined by the Locational Based Market Price. The Company reserves the right to obtain proof that all accounts are held by the qualifying customer.
- 3. The aggregated rated capacity of generating equipment of Host Account(s) designated to serve a Satellite Account plus the rated capacity of net-metered generating equipment on the Satellite Account, if any, cannot exceed 2,000 kW, as applicable to RNM pursuant to General Information Rules 22, 27, 30, 31, or 40.A, and cannot exceed 5,000 kW, as applicable to RNM pursuant to General Information Rule 40.B.

ISSUED BY: Joseph J. Syta, Vice President, Controller and Treasurer, Rochester, New York Cancelled by 1 Rev. Leaf No. 117.47 Effective 11/01/2023