PSC No: 19 - Electricity Rochester Gas and Electric Corporation Initial Effective Date: April 1, 2019 Issued in Compliance with Order in Case 18-E-0206 dated November 15, 2018. Leaf No. 178.2 Revision: 8 Superseding Revision: 6

SERVICE CLASSIFICATION NO. 4

RESIDENTIAL SERVICE – TIME-OF-USE RATE

SPECIAL PROVISIONS (Cont'd)

5. Wind Electric Service Option

This option is for a customer qualifying for the Wind Electric Service Option pursuant to General Information Section 13 of this Schedule and taking service under S.C. No. 4. If electricity (kWh) supplied by the customer to the Corporation is not metered for the time-differentiated periods, an allocation to each TOU period shall be done according to allocation factors as described herein. 40% of the excess electricity (kWh) supplied by the customer shall be considered On-Peak. 60% of the excess electricity (kWh) shall be considered Off-Peak.

- 6. <u>Electric Hybrid Generating System Option</u> This Option is for a customer qualifying for the Electric Hybrid Generating System Option pursuant to General Information Section 17 of this Schedule and taking service under S.C. No. 4.
- Micro-combined Heat and Power (MCHP) Service Option This option is for a customer qualifying for the MCHP Service Option pursuant to General Information Section 18 of this Schedule and taking service under S.C. No. 4.
- Fuel Cell Electric Service Option
 This option is for a customer qualifying for the Fuel Cell Service Option pursuant to General Information
 Section 19 of this Schedule and taking service under S.C. No. 4.
- 9. <u>Micro-Hydroelectric Service Option</u> This Option is for a customer qualifying for the Micro-Hydroelectric Service Option pursuant to General Information Section 20 of this Schedule and taking service under S.C. No. 4.
- 10. <u>Community Distributed Generation Service Option</u> This Option is for a customer qualifying for the Community Distributed Generation Service Option pursuant to General Information Section 23 of this Schedule and taking service under S.C. No. 4.
- 11. <u>Plug-In Electric Vehicles ("PEV")</u>
 - A. Applicable To:
 - i. Any Residential Customer, as defined by HEFPA, taking service under S.C. 1 or 4, who registers an eligible plug-in electric vehicle ("PEV"), as defined in Public Service Law ("PSL") §66-o, with the Company may opt to take service under this Special Provision. A customer with an eligible PEV may take service under this Special Provision for their entire load through one meter, or may take service under a separate account for the sole purpose of charging their eligible PEV. If a customer chooses to install a separate meter for the sole purpose of charging their PEV, the customer shall be responsible for all installation costs as provided in Rule 3.
 - ii. All terms and conditions of Service Classification No. 4 apply except as provided herein.
 - iii. A customer who elects to terminate service pursuant to this Special Provision shall be ineligible for billing under this Special Provision for a period of one year from the date of such transfer.
 - iv. A customer's option to select this Special Provision is effective on the first full billing period following installation of the TOU meter.

ISSUED BY: Joseph J. Syta, Vice President, Controller and Treasurer, Rochester, New York Cancelled by 9 Rev. Leaf No. 178.2 Effective 11/01/2023