Received: 08/05/2016 Status: CANCELLED Effective Date: 03/01/2018

PSC NO: 8 GAS NATIONAL FUEL GAS DISTRIBUTION CORPORATION INITIAL EFFECTIVE DATE: 12/01/16

ISSUED IN COMPLIANCE WITH ORDER IN CASE NO. 14-M-0224 DATED 4/21/16

REVISION: 5
SUPERSEDING REVISION: 4

LEAF: 270.1

SERVICE CLASSIFICATION No. 19 (Cont'd)

SUPPLIER TRANSPORTATION, BALANCING AND AGGREGATION - Continued

3. Letter of Credit

Suppliers shall be permitted to accept Customer deposits if the Supplier maintains a Letter of Credit from financial institutions with a minimum "A" bond rating. Suppliers shall be required to file with the Commission and the Company proof of a sufficient Letter of Credit to cover current Customer deposits at the initiation of service to Customers and each August 1 thereafter.

b. Failure to meet Security Reporting Requirements

Failure to meet any of the security reporting requirements specified above will result in termination of a Supplier's ability to receive service under this Service Classification upon Order by the Commission of a violation of the security reporting requirements.

RATES AND CHARGES:

1. Distribution Services

The sum of the charges rendered for each of its STBA Customers at the appropriate rates for which each STBA Customer qualifies. Such services shall include, but not be limited to, transportation, balancing, capacity release and standby.

2. City Gate Imbalance Charges

The sum of City Gate underdelivery charges specified in the Special Provisions section.

3. Community Choice Aggregation Data Fees

The Company will charge a municipality initiating and/or operating a Community Choice Aggregation ("CCA") program a customer data access fee of \$15 per customer enrolled for information beyond that typically provided to a non-CCA ESCO as described in the Commission's Order dated April 21, 2016, issued in Case 14-M-0224, The Company and municipality may negotiate a different fee taking into account the projected number of customers, the data to be provided, reporting frequency, the Company's cost to provide such data, the value placed on the information by the municipality and other considerations as may be applicable. The fee is for the service of providing access to data and is not a sale of customer lists as prohibited under Section Law 65(7) of Public Service Law.

The data fee is a one-time charge; i.e. it will not be assessed for customers that remain with the ESCO contracting with the municipality in subsequent years; however, should the municipality conduct additional opt-out enrollment periods, a data fee shall be charged for each new customer that is enrolled in the CCA through the additional opt-out enrollment process.

Upon gaining sufficient operating experience, the Company reserves the right to file a revised data fee or cancel such fee.

Issued by <u>C. M. Carlotti, President, 6363 Main Street, Williamsville, NY 14221</u> (Name of Officer, Title, Address)