PSC NO: 119 ELECTRICITY NEW YORK STATE ELECTRIC & GAS CORPORATION Initial Effective Date: 06/19/15

Leaf: 9 Revision: 1 Superseding Revision: 0

GENERAL INFORMATION

- 2. How Service May Be Obtained: (Cont'd.)
 - B. Extension of Facilities (Cont'd.)
 - (4) Additional Obligations of Residing Applicants:

Before service is provided, a residing applicant shall comply with the "Obligation of all Applicants" and in addition shall comply with the following requirements:

- (a) Signed, or agreed to all the provisions on, the Application for Electric Service, a form of which is provided in Rule 2.I.; and
- (b) Agreed to pay the Company the rates charged like customers; and,
- (c) Paid, or agreed to pay the Company for the installation costs and expenses of any distribution lines, service lines, right-of-way and appurtenant facilities, in excess of any allowances under this Rule, prior to the commencement of construction. The costs and expenses for each applicant shall be determined as follows:
 - (i) Service Lines the costs and expenses for all facilities in excess of any allowances provided under Rule 2.B.(6).
 - (ii) Distribution Lines the costs and expenses for all facilities in excess of any allowances provided under Rule 2.B.(6) for any distribution line required exclusively to provide service to the applicant's property and a pro rata portion of the costs and expenses for all facilities in excess of any allowances provided under Rule 2.B.(6) for any portion of the distribution line that provides service to more than one applicant's or customer's property. The pro rata portion shall be calculated as follows: each applicant shall be provided a distribution footage allowance of up to the distribution footage allowance under Rule 2.B.(6) as required for each customer property to be served. Each individual applicant's distribution allowances shall then be totaled to determine the aggregate footage allowance for the distribution line. If an applicant is taking service within this aggregate footage allowance section of distribution provided without cost, then the applicant shall not be required to pay for distribution costs. For any sections of distribution beyond the aggregate distribution footage allowances, each applicant of the section beyond the aggregate footage allowances shall pay for that portion of the costs and expenses for that distribution section divided by the number of customers served by that distribution section. If, within 10 years from the date that the extension went into service, any new customer is added to the extension any allowances provided to such an applicant shall be first applied to the existing extension and, if the extension branches or diverges from the existing extension, then and thereafter to the new or additional distribution extension.
- (d) A residing applicant may elect to either:
 - (i) Pay a lump sum payment for the costs and expenses of such facilities. If, within 10 years from the date that the extension went into service, either (1) any new customer is added to the extension the payment amounts shall be recalculated and the applicant that paid a lump sum payment shall receive a pro rata refund, without interest, for the cost of that additional portion of distribution lines that the applicant would have received without contribution or (2) the total revenue from all customers served by the distribution extension exceeds 1.5 times the Company's costs and expenses in each of any two consecutive calendar years, the applicant shall receive a prorated refund, without interest, of the lump sum payment based upon the number of years which elapsed before the revenue test was met; or

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Cancelled by supplement No. 16 effective 06/24/2016 Suspended to 07/21/2016 by order in Case 15-E-0283. See Supplement No. 15. The supplement filing date was 04/13/2016 Suspended to 04/17/2016 by order in Case 15-E-0283. See Supplement No. 14. The supplement filing date was 10/01/2015 Suspended to 10/17/2015 by order in Case 15-E-0283. See Supplement No. 13. The supplement filing date was 06/11/2015