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PSC No: 19 - Electricity

Rochester Gas and Electric Corporation

Initial Effective Date: June 19, 2015

Leaf No. 160.26.1

Revision: 10

Superseding Revision: 9

#### GENERAL INFORMATION

## 12. SUPPLY SERVICE OPTIONS (Cont'd)

## B. Monthly Adjustment Clause

# 1. Calculation of the Monthly Adjustment Clause (Cont'd):

The components of the Monthly Adjustment Clause shall be set monthly based on a forecast and subject to a monthly true-up for all components based on the actual after-the-fact costs and load subject to the Monthly Adjustment Clause.

- a. Variable costs of the Company owned generation
- b. Transmission-related costs and revenues,
- c. The value of the output of the RG&E-owned generation;
- d. The net value of NYPA and Ginna purchased power contracts. The net value shall be based on a forecast of the output and contract costs, and market prices;
- e. Monthly payments received by the Company from NYPA under the Recharge New York Residential Consumer Discount Program (New York Public Authorities Law § 1005(13-b));
- f. Any over- or under- collections from reconciliation of the Residential Agricultural Discount, as set forth in Rule 4.L.6 shall be included in a subsequent Monthly Adjustment Clause for the residential customer classes. Application of the Residential Agricultural Discount reconciliation amounts to the Monthly Adjustment Clause shall not cause the Monthly Adjustment Clause to reduce the delivery bill to less than zero
- g. Any remaining over- or under-collections from the Retail Access Surcharge;
- h. Any Public Service Commission approved adjustments.

Effective December 1, 2011, pursuant to the Order in Case 01-E-0011, issued and effective October 26, 2001, the purchased power contract with the new owner of the nuclear generating plant previously co-owned by the Company shall convert to a Revenue Sharing Agreement (RSA).

Any applicable payments received under the RSA for a contract quarter shall be refunded to customers beginning in the calendar month following the month in which the payment is received. Such payments shall be refunded to customers over three consecutive months. An allowance for carrying charges at the other customer deposit rate in effect at the time of the payment shall also be included.

All service classes shall pay the same charge on a volumetric basis, except residential customer classes who shall also receive the benefits, if any, of NYPA purchased power and monthly payments received by the Company from NYPA under the Recharge New York Residential Consumer Discount Program (New York Public Authorities Law § 1005(13-b)), consistent with any Company contracts with NYPA for such purchased power and/or monthly payments.

All items collected through the Monthly Adjustment Clause shall be reconciled and trued-up monthly. The credits or charges related to the reconciliation shall be included in a subsequent monthly Monthly Adjustment Clause.

#### **2.** Monthly Adjustment Clause (MAC) Statement:

A Monthly Adjustment Clause ("MAC") Statement setting forth the Monthly Adjustment Clause shall be filed with the Public Service Commission on not less than one day's-notice.

ISSUED BY: James A. Lahtinen, Vice President Rates and Regulatory Economics, Rochester, New York

Cancelled by supplement No. 53 effective 06/24/2016 Suspended to 07/21/2016 by order in Case 15-E-0285. See Supplement No. 52. The supplement filing date was 04/13/2016 Suspended to 04/17/2016 by order in Case 15-E-0285. See Supplement No. 49. The supplement filing date was 10/01/2015 Suspended to 10/17/2015 by order in Case 15-E-0285. See Supplement No. 45. The supplement filing date was 06/11/2015