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Via Electronic Delivery

December 28, 2017

Hon. Kathleen H. Burgess Secretary to the Commission New York Department of Public Service 3 Empire State Plaza Albany, New York 12223-1350

RE: Case 09-M-0311 – Tariff Amendments Removing Language Associated with the Temporary State Assessment

Dear Secretary Burgess:

Pursuant to the Commission's December 19, 2017 order in the above-captioned case, the New York Municipal Power Agency ("NYMPA") hereby submits the attached revised tariff leaves. As required by the order, these revised leaves remove all language associated with the Temporary State Assessment. A redlined version of the tariff leaves indicating the changes is attached to this letter. Pursuant to Ordering Clause 2 of the order the leaves are to become effective January 1, 2018. Pursuant to Ordering Clause 5 of the order, newspaper publication requirements for these revisions has been waived.

Please contact the undersigned with any questions.

Respectfully submitted,

/s/

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PSC NO: 1 – ELECTRICITY COMPANY: NEW YORK MUNICIPAL POWER

AGENCY INITIAL EFFECTIVE DATE: JanuaryMarch 1, 20187 SUPERSEDING REVISION: 32 Filed in compliance with Case 09-M-0311 (Dec. 19, 2017)

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GENERAL INFORMATION

IX. ADJUSTMENT OF RATES IN ACCORDANCE WITH CHANGES IN THE COST OF PURCHASED POWER (CONT.)

C. Present Purchased Power Cost

The term "present purchased power cost" is determined by calculating the average cost per kWh of purchased power by applying the Utility's current wholesale, transmission and wheeling costs to billing quantities in the current billing period.

D. Factor of Adjustment

The factor of adjustment for distribution system efficiency" is determined by dividing the number of kWhs purchased at the point of delivery during the recently completed fiscal year by the number of kWh sales to customers under all service classifications during the same fiscal year. The factor of adjustment will be shown on the Purchased Power Adjustment Rate Statement.

E. Purchased Power Adjustment RateStatement

The rate adjustment per kWh shall be determined by applying the factor of adjustment for distribution system efficiency to the difference between the present purchased power cost per kWh and base purchased power cost per kWh. A statement showing the purchased power adjustment per kWh shall be filed with the Commission not less than 3 business days prior to the date on which it is proposed to be effective.

F. State Assessment Surcharge

Unless otherwise provided, the rates and charges under all Service classifications shall be increased by a surcharge to recover the Temporary State Energy And Utility Service Conservation Assessment imposed pursuant to Chapter 57 of the Laws of 2014, Public Service Law Section 18-a(6). The surcharge will be determined according to Commission "Order Implementing Revised Temporary State Assessment" issued June 18, 2014 in Case 09 M 0311. The surcharge will be set forth as a separate line item on the Purchased Power Adjustment Rate-Statement.

G.F. Clean Energy Standard Surcharge

Unless otherwise provided, the rates and charges under all Service classifications shall be increased by a surcharge to recover the cost of compliance with the Clean Energy Standard, as ordered in Case 15-E-0302. The surcharge may be incorporated in the Purchased Power Adjustment Clause or may be separately stated as line items on the Purchased Power Adjustment Rate Statement.

X. LEVELIZED PAYMENT PLAN

A. Residential Customers

1. The provisions in this section are intended to reflect the provisions of 16 NYCRR §11.11.