



Lori A. Cole Manager - Regulatory & Tariffs

August 23, 2017

## **VIA ELECTRONIC FILING**

Honorable Kathleen H. Burgess Secretary New York State Public Service Commission Three Empire State Plaza Albany, NY 12223-1350

Re: Case 16-E-0604 – Petition of Sunlight Beacon LLC and BQ Energy, LLC for a Declaratory Ruling that Street Lighting and Area Lighting Accounts are Eligible for Designation as Satellite Accounts in Conjunction with Remote Net Metering Under Public Service Law 66-j.

## **Dear Secretary Burgess:**

The enclosed tariff leaves, issued by New York State Electric & Gas Corporation ("NYSEG") and Rochester Gas and Electric Corporation ("RG&E"), (together the "Companies") are transmitted for filing in compliance with the New York State Public Service Commission's (the "Commission") Order Providing for Eligibility of Non-Metered Accounts for Remote Net Metering, issued and effective on August 2, 2017 (the "Order"), in the above referenced proceeding. The tariff leaves will become effective on August 31, 2017.

#### P.S.C. No. 120 – Electric, Schedule for Electric Service

Leaf No. 117.0.2.1, Revision 4

Leaf No. 117.2.4.1. Revision 5

Leaf No. 117.33.2, Revision 9

Leaf No. 117.39.1, Revision 9

Leaf No. 117.42.1.0, Revision 6

Leaf No. 117.46.21. Revision 6

Leaf No. 117.46.26, Revision 2

## P.S.C. No. 121 – Electric, Schedule for Electric Service – Street Lighting

Leaf No. 2, Revision 16

Leaf No. 14.4, Revision 0



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## P.S.C. No. 19 - Electric, Schedule for Electric Service

Leaf No. 160.38.0.1, Revision 1

Leaf No. 160.39.3.1, Revision 11

Leaf No. 160.39.4.1.1, Revision 8

Leaf No. 160.39.9.1, Revision 9

Leaf No. 160.39.13.0, Revision 4

Leaf No. 160.39.16, Revision 4

Leaf No. 160.39.21, Revision 2

# P.S.C. No. 18 – Electric, Schedule for Electric Service – Street Lighting

Leaf No. 2, Revision 9

Leaf No. 3, Revision 8

Leaf No. 24.3, Revision 0

#### Purpose and Overview of Filing

The Companies are filing amendments to its tariffs in compliance with Ordering Clause No. 1 of the Order to allow non-metered accounts to qualify as satellite accounts of Remote Net Metered ("RNM") or Community Distributed Generation ("CDG") projects.

A RNM or CDG Host Account that proposes to include non-metered accounts as satellite accounts shall receive compensation for excess generation based on a monetary crediting methodology pursuant to the Value of Distributed Energy Resources Phase One Net Energy Metering ("NEM")<sup>1</sup>.

## **Newspaper Publication**

In accordance with Ordering Clause 4 of the Order, the requirements of 66(12)(b) of the Public Service Law requiring newspaper publication has been waived.

#### **Company Contacts**

If there are any questions concerning this filing, please call Kathy Grande at (585)771-4514 or me at (607)762-8710.

Respectfully submitted,

Lori A. Cole

**Enclosures** 

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<sup>&</sup>lt;sup>1</sup> RNM or CDG Projects may also be compensated for excess generation pursuant to the Value Stack provision once tariffs are approved by the Commission. Existing RNM projects compensated under Rules 13, 15, 16, 19 or 20 may make a one-time option to select Value Stack compensation to allow non-metered accounts to become eligible as Satellite Accounts.