

Lori A. Cole Manager - Regulatory & Tariffs

March 30, 2018

VIA ELECTRONIC FILING

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

Re: Plug-In Electric Vehicle Tariff

Tariff Filings to Effectuate Amendments to Public Service Law §66-0 (Electric Vehicle Charging).

Dear Secretary Burgess:

New York State Electric & Gas Corporation ("NYSEG") and Rochester Gas and Electric Corporation ("RG&E"), (together the "Companies"), hereby transmit for filing the enclosed tariff leaves. These leaves are submitted in compliance with Chapter 337 of the Laws of 2017 that amended Public Service Law and in accordance with the requirements of Appendix 7-H (electronic tariff filing system) to the Commission's Codes, Rules and Regulations (16 NYCRR Appendix 7-H).

<u>P.S.C. No. 120 – Electric, Schedule for Electric Service</u> Leaf No. 117.8, Revision 17 Leaf No. 127, Revision 10 Leaf No. 266.1, Revision 6 Leaf No. 266.2, Revision 0 Leaf No. 304.1, Revision 6

<u>P.S.C. No. 19 – Electric, Schedule for Electric Service</u> Leaf No. 160.26.1, Revision 15 Leaf No. 163.2, Revision 7 Leaf No. 178.2, Revision 7 Leaf No. 178.3, Revision 0



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Purpose of Filing

On October 23, 2017, Public Service Law ("PSL") was amended by adding a new section, 66-o. This new law provides that gas and electric corporations file an application with the Commission by April 1, 2018 to establish a residential tariff for the purpose of recharging an eligible plug-in electric vehicle ("PEV"). The Companies are proposing tariff changes to effectuate the changes to PSL §66-o.

Development of PEV Tariff

The Companies are proposing a Special Provision within their respective residential Time-of-Use Service Classifications¹ for customers with an eligible PEV.

Customers with an eligible PEV can opt to take service under the Special Provision for their entire load or only for the load associated with the PEV charger, provided the customer installs a separate meter for the sole purpose of charging their PEV. The Special Provision establishes time-differentiated delivery rates, consistent with the day-night periods of the respective Service Classification. The time-differentiated delivery rates have been developed on a revenue neutral basis as set forth in Case 15-E-0283 for Rate Year 3. Delivery revenues will be reconciled through the Revenue Decoupling Mechanism Adjustment for the residential service classes.

Customers will select a supply service option as provided under the respective Service Classification. Customers will be required to pay all the surcharges applicable to the Service Classification.

A customer that elects to take service for their entire load under the Special Provision will also have the benefit of a one-time delivery price guarantee when comparing the billed amounts under the Special Provision to what the customer would have been billed under the customer's previous residential Service Classification. The price guarantee will measure the delivery billed amounts over the initial 12-month period of service, and if the customer paid more under the Special Provision than they would have paid under their previous Service Classification, the customer will receive a credit on their bill after the twelfth month. If a customer terminates service under the Special Provision prior to the end of 12 months, the customer will not be eligible for the price guarantee. The price guarantee is not applicable to customers that separately meter their PEV charger. Any credits paid to customers pursuant to the price guarantee will be recovered through the Transition Charge.

Customers that elect to separately meter their PEV charger will be responsible for the costs to install the meter and will pay a monthly incremental meter charge for the second meter².

Reporting Requirements

The Companies propose to report to the Commission annually, the number of customers and usage for customers taking service under this Special Provision.

¹ Service Classification No. 8 at NYSEG and Service Classification No. 4 at RG&E.

² Customers will be subject to the Customer Charge on their standard meter.

Newspaper Publication

The Companies respectfully request the requirements of Section 66(12)(b) of the Public Service Law regarding newspaper publication be waived as the Company will directly notify residential customers of the new Special Provision via bill messages or a bill insert. The Companies will also include information on its website regarding the new PEV tariff.

A State Administrative Procedure Act Notice is enclosed for publication in the State Register.

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