## nationalgrid

Dawn Herrity
Principal Program Manager
U.S. Strategy and Regulation

May 8, 2019

Honorable Kathleen H. Burgess, Secretary State of New York Public Service Commission Office of the Secretary, 19th floor Three Empire Plaza Albany, New York 12223

RE: Case 16-G-0058 – Proceeding on Motion of the Commission as to the Rates, Charges, Rules, and Regulations of KeySpan Gas East Corporation d/b/a National Grid

Dear Secretary Burgess:

In accordance with the New York Public Service Commission's *Order Approving Tariff Revisions and Directing Further Tariff Filings* ("Order") (issued and effective February 7, 2019) in the above-referenced case, KeySpan Gas East Corporation d/b/a National Grid (the "Company") submits the following tariff leaves listed on Attachment 1 to become effective on November 1, 2019.

Specifically, Ordering Paragraph 2 directed the Company to file proposed tariff revisions to create and/or revise its current non-firm service classes to blend the existing temperature controlled ("TC") and interruptible ("IT") services and implement two pricing tiers determined by a customer's switching equipment. Accordingly, the proposed tariff leaves include two new Service Classifications ("SC"), SC 18 – Non-Firm Demand Response Sales Service and SC 19 – Non-Firm Demand Response Transportation Service, each of which includes two pricing tiers determined by the customer's switching equipment. Per the Order, the pricing of SC 18 and SC 19 is based on current rates and will be revisited in the Company's current base rate filing in Case 19-G-0310.

In addition, Ordering Paragraph 3 directed the Company to file proposed tariff revisions that address the submitted written comments and concerns for the treatment of critical care customers in Case 18-G-0565, and Department of Public Service Staff's proposed solutions discussed at the IT technical conference on November 27, 2018. The proposed tariff revisions filed herein address critical care customers and the consequences of those customers incurring two violations in one winter season for failing to stop the use of natural gas when directed by the Company.

The Company does not propose any changes to its current three-year process to secure affidavits from all TC/IT customers, which process was adopted by the Commission in its *Order Adopting Terms of Joint Proposal and Establishing Gas Rate Plans* (issued and effective December 16, 2016) in the above-referenced case. The Company's current affidavit process will

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be fully implemented at the end of winter 2019/2020. At that time, the Company will explore imposing penalties for customers that have not returned their affidavit.

Any questions regarding this filing should be directed to me at (929) 324-4580 or at <a href="mailto:Dawn.Herrity@nationalgrid.com">Dawn.Herrity@nationalgrid.com</a>.

Sincerely,

/s/ Dawn Herrity

Dawn Herrity Principal Program Manager U.S. Strategy and Regulation