



November 25, 2020

VIA ELECTRONIC FILING

Honorable Michelle L. Phillips, Secretary
State of New York Public Service Commission
Three Empire State Plaza
Albany, NY 12223-1350

Dear Secretary Phillips:

The enclosed statements are transmitted electronically by New York State Electric & Gas Corporation ("NYSEG") and Rochester Gas and Electric Corporation ("RG&E") for filing in compliance with the requirements of the Public Service Commission ("PSC" or "Commission") of the State of New York, to become effective December 1, 2020.

PSC No. 87 – Gas

GSC Statement No. 222
IRS Statement No. 291
NGV Statement No. 289
SSS Statement No. 278
TS Statement No. 223
IGSC Statement No. 161
MFC Statement No. 124

PSC No. 88 – Gas

ITR Statement No. 289
GTR Statement No. 290
TS Statement No. 224
CSCC Statement No. 202

PSC 16 – Gas

GSC Statement No. 216
IGSC Statement No. 161
LTSR Statement No. 204
STSR Statement No. 205
MFC Statement No. 124

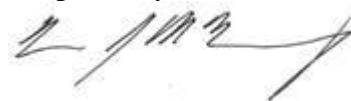
In December, the Credit & Collections & Call Center component and the Administrative charge component of the Merchant Function Charge ("MFC") has been updated to reflect the NYPSC Order in Case 19-G-0379 and Case 19-G-0381 issued and effective November 19, 2020. In accordance with those Orders, volumetric delivery rates for Interruptible customers at RG&E and NYSEG are capped at 70 percent of the customers' otherwise applicable service class's firm volumetric delivery rates.

Additionally, the NYSEG IRS and ITR Statements have been discontinued to reflect the NYPSC Order. Customer charges are set at the same level as the otherwise applicable service class. Supply pricing for interruptible customers that purchase their commodity from the companies will reflect the daily cost of gas, summed and charged to the customer monthly.

The supporting data and workpapers underlying the gas supply costs are filed monthly with the GSC Statement.

Should you have any questions, please contact Shari Wells at smwells@nyseg.com or Linda Dent at Linda_Dent@rge.com.

Respectfully submitted,



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NYSEG/RG&E

Enclosures