

July 11, 2023

## VIA ELECTRONIC FILING

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

Re: Filing of Cancellation Supplements

Dear Secretary Phillips:

The enclosed cancellation supplements, issued by New York State Electric & Gas Corporation ("NYSEG") and Rochester Gas and Electric Corporation ("RG&E") (together the "Companies"), are being filed in accordance with Appendix 7-H (electronic tariff filing system) of the New York State Public Service Commission's ("PSC" or "Commission") Codes, Rules and Regulations (16 NYCRR Appendix 7-H).

Supplement No. 45 to PSC No. 87 - Gas Supplement No. 62 to PSC No. 88 - Gas Supplement No. 66 to PSC No. 120 - Electricity Supplement No. 40 to PSC No. 121 - Electricity Supplement No. 56 to PSC No. 16 - Gas Supplement No. 38 to PSC No. 18 - Electricity Supplement No. 79 to PSC No. 19 - Electricity

Effective: October 1, 2023.

These supplements are proposing the cancellation of statements that are no longer in effect. These provisions have been removed from the tariff and are no longer applicable. More specifically for each statement that the Companies are proposing to cancel:

- Tax Surcredit tariff provisions were removed as part of the Companies' compliance filing with the 2019 rate case proceeding (Case Nos. 19-E-0378, et.al.) for all tariff schedules. Statements associated with the Tax Surcredit provision (TSS) should have been canceled as part of that compliance filing.
- The Economic Incentive Rate statement (EIR) refers to discounts for Economic Development Incentive, Economic Development Zone Incentive or an Incremental Load Incentive under the different pricing options. The Companies no longer offer these incentives and there are no customers receiving these incentives as of the 2019 rate case (Case Nos. 19-E-0378, et.al.)



Honorable Michelle L. Phillips, Secretary

- Natural Gas Vehicle (NGV) tariff provisions were removed as part of the 2019 rate case, Case No. 19-G-0379, as there were no customers that took service under that service classification.
- Beginning January 1, 2010, the Companies no longer offered a Fixed Price Option in compliance with the Companies petition and Commission order in Case 09-E-0227 and 09-E-0228. The Supply Charge (SC) statement should be canceled.
- The Transition Surcharge statement (TS) and the Transition Charge for Variable Price Option (TCV) have been superseded by the Transition Charge Statement (TCS) as part of Case Nos. 09-E-0715 and 09-E-0717. The Companies' current tariff provisions reference the TCS statement for the applicable Transition Charge.
- The Revenue Tax Surcharge (RTS) Statement of PSC No. 19 was superseded by the Tax Surcharge Percentage (TSP) Statement as part of the Companies efforts to make tariff provisions consistent between the Companies in Case 13-M-0551. The TSP Statement became effective on August 1, 2014. The RTS statement should have been canceled as of August 1, 2014.
- The Monthly Cashout Rates (MCO) statement is listed as an effective statement in PSC 87, however it was filed under the wrong PSC number and is no longer in effect.

The Company requests that the requirement of Section 66(12)(b) of the Public Service Law 16 NYCRR Section 720-8.1 as to newspaper publication be waived as these statements are no longer in effect and will not affect customer bills.

If you have any questions concerning this filing, please contact me at (585) 484-6810.

Very truly yours,

Teri A Cole

Lori A. Cole Manager - Regulatory & Tariffs Rates and Regulatory Economics Department

Enclosures