



November 10, 2011

Honorable Jaclyn A. Brillling, Secretary
State of New York
Public Service Commission
Office of the Secretary
Three Empire State Plaza
Albany, NY 12223

RE: Case No. 11-E-0176- In the Matter of the Commission's Implementation of Certain Provisions of the Recharge New York Power Program Act-Order Directing Certain Utilities to Submit Tariff Amendments

Dear Secretary Brillling:

The attached leaves, issued by Niagara Mohawk Power Corporation, d/b/a National Grid ("Company"), are being transmitted for filing in compliance with the order issued September 19, 2011 in the above case number.

First Revised Leaf No. 194.5

To P.S.C. No. 220 Electricity

Effective: November 11, 2011

On October 31, 2011, the Company submitted a filing in compliance with the above order which directed the listed utilities to file tariff amendments implementing discounted delivery rates for the delivery of Recharge New York ("RNY") power allocations to participants that have been deemed eligible by the New York Power Authority ("NYPA") to receive this allocation. As directed in this Order, the RNY discounted delivery rates should exclude the System Benefits Charge ("SBC"), Renewable Portfolio Surcharge ("RPS") and Energy Efficiency Portfolio Surcharge ("EEPS") and the Revenue Decoupling Mechanism ("RDM") from the standard delivery rate charges that are used for the delivery of RNY allocated power.

Upon review of this filing by Public Service Commission Staff, it was discovered that the above leaf needed to be further revised to more accurately reflect the RNY billing methodology.

Per Ordering Clause No. 5 of this order, the requirements of newspaper publication as required by the Public Service Law (b) of the Public Service Law is waived for this filing.

Please advise the undersigned of any action taken regarding this filing.

Sincerely,

Patricia J. Rivers,
Senior Rate Analyst

PJR