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PSC NO. 220 ELECTRICITY NIAGARA MOHAWK POWER CORPORATION INITIAL EFFECTIVE DATE: DECEMBER 1, 2018

REVISION: 1 SUPERSEDING REVISION: 0

LEAF NO. 220.0.1

STAMPS: Issued in Compliance with Order Issued September 12, 2018 in Case 15-E-0751 and 15-E-0082.

GENERAL INFORMATION

40. VALUE OF DISTRIBUTED ENERGY RESOURCES (VDER)

40.2 VALUE STACK

- 40.2.1.2 A mass market customer (defined as a customer served under a residential or small commercial service class that is not billed for demand) that has installed on-site generation that is not used to offset consumption at any other site, where the Facility is interconnected the later of January 2, 2020 or a Commission order directing modifications for such projects;
- 40.2.1.3 A large on-site customer (non-residential, demand-billed customer) that installs on-site generation that is not used to offset consumption at any other site, for which the Eligibility Date is after July 17, 2017. The Eligibility Date is defined herein as the date at which 25% of the interconnection costs have been paid or a Standard Interconnection Contract has been executed if no such payment is required;
- 40.2.1.4 A project eligible for RNM, pursuant to Rules 36.7 and 37.10, for which the Eligibility Date is after July 17, 2017. The requirement that satellite accounts must be in the same load zone as the host account Customer-Generator specified in Rule 36.7.2 and 37.10.2 shall not apply to RNM projects compensated under this Rule 40.2;
- 40.2.1.5 A project eligible for CDG, pursuant to Rule 29, for which the Eligibility Date is after July 17, 2017. The requirement that CDG Hosts and associated CDG Satellites must be in the same load zone as specified in Rule 29.1.2 shall not apply to CDG projects compensated under this Rule 40.2;
- 40.2.1.6 A CDG, RNM, or large on-site customer as specified in Rule 40.2.1.1 with a Facility paired with energy storage;
- 40.2.1.7 A CDG, RNM, or large on-site customer who has not met the requirements in Rule No. 40.1.3 to qualify for Phase One NEM; or
- 40.2.1.8 A customer with a Facility compensated pursuant to Rule No. 36 or 40.1 may opt to take service under this Rule. Such election shall be a one-time election and shall be irrevocable.