GENERAL INFORMATION - Continued

## 49. INCREMENTAL STATE ASSESSMENT SURCHARGE/CREDIT

The rates and charges under Service Classification Nos. 1A, 1AR, 1B, 1BR, 1BI, 1B-DG, 2-1, 2-2, 3, 4A, 4A-CNG, 4B, 7, 17-CTS-1A, 17-CTS-1AR, 17-CTS-1B, 17-CTS-1BR, 17-CTS-1BI, 17-CTS-2-1, 17-CTS-2-2, 17-CTS-3, 17-CTS-4A, 17-CTS-4A-CNG, 17-CTS-4B 17-CTS-7 and 17-CTS-21 shall be adjusted to reflect a surcharge or credit related to the recovery of the Temporary State Energy and Utility Service Conservation Assessment not recovered in base rates plus other related costs and credits as authorized by the Public Service Commission in Case 09-M-0311 in "Order Implementing Revised Temporary State Assessment" issued June 18, 2014 ("Incremental State Assessment Surcharge/Credit"). Ceiling rates under Service Classifications Nos. 5A, 6C, 6G, 6M, 18-NCTS-5A, 18-NCTS-6C, 18-NCTS-6G and 18-NCTS-6M shall be adjusted to reflect the Incremental State Assessment Surcharge/Credit applicable to their respective Service Classification. Power generators are exempt from the Incremental State Assessment Surcharge/Credit.

The Incremental State Assessment Surcharge/Credit shall be effective over a 12-month period beginning July 1, 2009 and each July $1^{\text {st }}$ thereafter and shall be set forth on the Statement of Incremental State Assessment Surcharge/Credit.

Recoveries resulting from the Incremental State Assessment Surcharge/Credit shall be reconciled as determined in Case 09-M-0311.

Each statement shall be filed not less than fifteen (15) business days before the date on which the statement is proposed to be effective or as authorized by the Public Service Commission.

Issued by: Kenneth D. Daly, President, Brooklyn, NY

