## PSC NO: 220 ELECTRICITY LEAF: 99 NIAGARA MOHAWK POWER CORPORATION REVISION: 7 INITIAL EFFECTIVE DATE: DECEMBER 16, 2016 SUPERSEDING REVISION: 6 STAMPS: Issued in Compliance with Order issued October 17, 2016 in Case 15-E-0560.

## GENERAL INFORMATION

## 16. UNDERGROUND DISTRIBUTION: (Continued)

## 16.4.2 (Continued)

possible after receipt of a proper application and shall be made at a time appropriate to render service. Company reserves the right to schedule installation in all or any portion of a subdivision in a manner appropriate to render service. Construction will not be delayed by Company so that applicant will be held up in the sale or other disposal of the buildings, or lots, except where such delay is caused by strikes, fire, flood, inclement weather, unavailability of materials, civil disorders, or other conditions beyond the control of the Company. No overhead circuits, including street lighting circuits, shall thereafter be installed by Company within a subdivision having underground electric distribution lines.

16.4.3 Where the average footage per dwelling unit served exceeds 100 feet, the applicant shall contribute to all costs associated with the excess footage. For the purpose of this rule, average footage per dwelling unit served will be determined by dividing the total footage of underground distribution line or service line required in the applicant's subdivision by the number of dwelling units to be served at the time the underground electric distribution system is installed. The average cost per foot of underground residential distribution line based upon experienced costs for all underground distribution line extensions in residential subdivisions is set forth in the Statement of Underground Residential Distribution Contribution ("URD Statement"). Company must file the new average cost per foot with the Commission no later than May 1st of each year. Where Company has on file an application executed and accepted by Company prior to the effective date of this leaf for such extension and construction is commenced not later than thirty days after the effective date of this leaf, the Company will honor the prior application or the applicant has the option of reapplying for the average cost per foot set forth herein.

16.4.3.1 Where the per foot cost of the installation will be greater than two times the cost of installing such facilities as calculated using the applicable charges per foot currently in effect, the applicant or Company may petition the Public Service Commission for the installation of overhead facilities.

16.4.3.2 In the event the Company determines at its sole discretion that three-phase service is required, or an applicant requests three-phase service, within the residential subdivision, the Company shall provide such service in accordance with any applicable order of the Public Service Commission or, if none, the applicant shall contribute to the Company an additional per trench foot charge for each additional phase installed as set forth in the URD Statement. In addition, the applicant shall contribute to the Company an additional charge for appurtenant facilities required to supply the applicant's or Company's requirements in an amount equal to the Company's incremental costs.

16.4.4 If a charge to the applicant has been required under Rule 16.4.3 and if, after the underground distribution system is installed, additional dwelling units are constructed and take service from distribution line, Company will recalculate charges under Rule 16.4.3 as if the additional dwelling units had been constructed at the time of original construction within the subdivision, and will make an appropriate refund of such charges without interest. Any portion of the charges remaining unrefunded five years from the date Company is first ready to render service from the underground electric distribution lines installed with respect to the subdivision for which application hereunder was first made, shall be retained by Company and credited to the appropriate plant accounts