

February 16, 2016

Honorable Kathleen H. Burgess, Secretary State of New York Public Service Commission Office of the Secretary, 19th Floor Three Empire State Plaza Albany, New York 12223-1350

## RE: Case 14-M-0094, et al. – Order Authorizing the Clean Energy Fund Framework

## Case 15-M-0252 – Order Authorizing Utility-Administered Energy Efficiency Portfolio Budgets and Targets for 2016-2018

Dear Secretary Burgess:

The attached leaves and statements, issued by Niagara Mohawk Power Corporation d/b/a National Grid (the "Company"), are being transmitted for filing in compliance with the above Orders issued on January 21, 2016 and January 22, 2016, respectively, by the Public Service Commission ("Commission").

Tenth Revised Leaf No. 2 Fourteenth Revised Leaf No. 3 Second Revised Leaf No. 171 First Revised Leaf No. 187 Fourth Revised Leaf No. 218 Fourth Revised Leaf No. 219 Seventh Revised Leaf No. 221 Second Revised Leaf No. 221.1 Eight Revised Leaf No. 235 Eleventh Revised Leaf No. 350 Eighteenth Revised Leaf No. 359 Twelfth Revised Leaf No. 381 Twelfth Revised Leaf No. 392 Ninth Revised Leaf No. 425 System Benefits Charge Statement No. 14 Renewable Portfolio Surcharge No. 10

To PSC No. 220 Electricity

Effective: March 1, 2016

and

Eleventh Revised Leaf No. 9.2 System Benefits Charge Statement No. 28 Renewable Portfolio Surcharge No. 13

To PSC No. 214 Electricity

Effective: March 1, 2016

## **Purpose of Filing**

The Commission's January 21, 2016 order in Case 14-M-0094, *et al.*, consolidated all of the New York State Energy Research and Development Authority ("NYSERDA") clean energy activities under the umbrella of the Clean Energy Fund ("CEF") and instructed all utilities to eliminate the separate Renewable Portfolio Standard ("RPS") collection and collect these funds through the System Benefits Charge ("SBC") tariff, including previously authorized EEPS and SBC IV collections. The order also eliminated the opt-in provision of the SBC for NYPA customers. In accordance with this order, all resulting tariff and statement changes must be filed on not less than 15 days' notice to be effective March 1, 2016.

The Commission's January 22, 2016 order in Case 15-M-0252 authorized the utilities to collect the approved budgets through the Energy Efficiency Surcharge ("EES") Mechanism. Also, Rule 40 – EES has been eliminated and combined under Rule 41- System Benefits Charge, specifically Rule 41.4. In accordance with this order, all resulting tariff and statement changes must be filed on not less than 15 days' notice to be effective March 1, 2016.

This filing incorporates the above revisions from the above orders on the attached tariff leaves and statements to become effective March 1, 2016. Attachment No. 1 to this filing provides redlined tariff leaves to show where the changes have occurred.

Attachment 2 with this filing sets forth the derivation of the new SBC factor effective March 1, 2016.

In accordance with Ordering Clause 49 of the January 21, 2016 order in Case 14-M-0094, *et al.*, and Ordering Clause 8 of the January 22, 2016 order in Case 15-M-0252 the requirements of §66(12)(b) of the Public Service Law concerning newspaper publication of the tariff amendments required by these orders is waived.

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

Sincerely;

/s/ Patricia J. Rivers

Patricia J. Rivers Lead Rate Analyst Electric Pricing

PJR