PSC NO: 214 ELECTRICITY

COMPANY: NIAGARA MOHAWK POWER CORPORATION

INITIAL EFFECTIVE DATE: JUNE 1, 2016

LEAF: 47

REVISION: 9

SUPERSEDING REVISION: 8

SERVICE CLASSIFICATION NO. 2 (Continued)

B. Special Provisions (Continued)

3. Authorization of Additional Facilities

Additional facilities considered standard at the time of the customer's request will be allowed at locations designated by the customer provided the Company, in its sole discretion, can reasonably supply the requested electric service and facilitate the safe operation and maintenance of the requested facilities. The Company may require the customer to make it's request on appropriate customer letterhead, including;

- a. A revised Schedule "SL2",
- b. An approved form resolution, as applicable,
- c. A signature by a duly authorized representative of the customer.

Upon completion of field work, the Schedule "SL2" will be appended to the customer's Form "SL2" Contract, Application for Service and applicable billing changes commenced.

4. Change of Existing Company Facilities

The change or conversion of existing facilities for any purpose as requested by the customer will be performed by the Company in compliance with the terms and conditions of "Permanent Discontinuance" for the facilities to be removed and "Authorization of Additional Facilities" for the new facilities installed.

5. Change of Existing Company Luminaires to LED Luminaire Facilities

The change or conversion of existing Facilities to LED luminaires requested by the customer will be performed by the Company in compliance with the provisions below, the terms and conditions of "Permanent Discontinuance" for the Facilities to be removed; and "Authorization of Additional Facilities" for the new LED Facilities to be installed.

5.1 The Company proposes to install/change, if requested by the respective municipality, the approximate quantity of LED Roadway luminaires for the annual periods as indicated below.

LED Roadway Luminaires Installations

Annual Periods				
Municipality Y	Year 1	Year 2	Year 3	
City of Albany	714	3428	3428	
City of Buffalo 4	5003	10007	10007	
City of Syracuse	3016 —	6032	6032	
Other Municipality		1500	2000	2000
Annual Total				_000

Year 1 begins when installations commence following effective date of this provision.

To the extent the total LED Roadway luminaires to be installed for the designated municipalities in any of the indicated Annual Periods is less than the Annual Total in the given year, the difference between the Annual Total and the total units to be installed in the three municipalities in that year will be made available for installation in other municipalities on a first come, first served basis; subject to compliance with all required provisions and not exceeding the Annual Total. In the event that multiple municipalities request installation of LED Roadway luminaires, any single municipality must commit to a minimum of no less than 15% of the currently existing Company Owned Roadway luminaires installed in any annual period.

Upon request, ta minimum of 15, of their currently installed Company Owned Roadway luminaires, of its Company Owned Roadway luminaires, whichever is greater,

Upon request, the Company will install/replace its in-service Roadway luminaires with LED Roadway luminaires, dependent upon the customer's compliance with the terms and conditions of this tariff, on a first come, first served basis as determined by the Company. The Company's obligation to install/replace in-service Roadway luminaires in any annual period shall be limited to no more than 20% of the Company's currently installed Roadway luminaires. The customer must commit to a conversion of no less than 15% of their currently installed Company Owned Roadway luminaires, or a minimum of 100 of their currently installed Company Owned Roadway luminaires, whichever is greater, per bill account in an annual period.

- 5.2 The customer must agree in writing to compensate the Company as defined in the Permanent Discontinuance provision. The customer shall have the option to:
 - (a) make a one-time payment, or
 - (b) make monthly levelized payments with the interest rate set at the Company's authorized pretax weighted average cost of capital in effect at the time of execution of the agreement over a term not to exceed ten (10) years.