**LEAF: 49** 

## PSC NO: 219 GAS NIAGARA MOHAWK POWER CORPORATION **REVISION: 3 INITIAL EFFECTIVE DATE: 05/20/09** SUPERSEDING REVISION: 1 STAMPS: Issued in Compliance with Order of PSC in Case 08-G-0609 dated 05/15/09.

# GENERAL INFORMATION

### 5. **CUSTOMER USE OF SERVICE: (continued)**

5.2 Customer shall give Company reasonable advance notice, preferably in writing, of any proposed increase in service required, setting forth in such notice the amount, character and expected duration of time the increased service will be required. If such increase in load necessitates added or enlarged facilities (other than metering equipment), Company may require customer to make a reasonable contribution to the cost of adding or enlarging the facilities whenever customer fails to give assurance, satisfactory to Company, that the taking of the increased service shall be of sufficient duration to render the supply thereof reasonably compensatory to Company. Customer or Company may apply to the Public Service commission for a ruling as to the necessity for and reasonableness of the contribution required.

#### 6. **TEMPORARY SERVICE:**

6.1 Temporary service is non-recurring service intended to be used for a short time only, or service to a non-permanent structure and/or personal property, or service to a building and/or structure which is non-permanent in that it may be readily removed or relocated. Temporary service may include the installation of any extension, service line, setting meters or other extra work by Company. For temporary service the entire cost of making the connection and removing same is to be paid for by customer. Payment may be required in advance. Temporary service will be furnished under the applicable service classification without term limitation.

#### 7. **RESALE, REMETERING OR SUBMETERING:**

7.1 Gas service will not be supplied or transported under any Service Classification of this rate schedule for resale, remetering, submetering, redistribution or other redisposition except that any customer may furnish gas for the use of his tenants or for the use of other occupants of his premises provided that the customer shall not resell, make a specific charge for, or remeter or submeter (except as provided below) or measure any of the gas so redistributed or furnished. Landlords of industrial and commercial properties, which do not have residential tenants, may file a petition and application to the New York State Public Service Commission requesting permission to submeter gas service to their tenants. Such petition and application must address the following four areas of major concern regarding the request to submeter (1) safety, (2) rate impact for the ultimate consumer, (3) non-rate consumer protection issues, and (4) service provider and utility matters. The petition and application must also provide that the conditions proffered will be reiterated in leases with the submetered tenants. Copies of such petition and application must be served on the Company and the petitioner's tenants.