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PSC No: 18 - Electricity

Rochester Gas and Electric Corporation

Revision: 2

Initial Effective Date: September 26, 2010

Leaf No. 40

Revision: 2

Superseding Revision: 1

Issued in compliance with Commission Order in Case 09-E-0717 dated September 21, 2010

SERVICE CLASSIFICATION NO. 2 (Cont'd)

STREET LIGHTING SERVICE - CUSTOMER-OWNED EQUIPMENT

SPECIAL PROVISIONS: (Cont'd)

d. Upon notification by the customer that a lamp is not burning and upon determination that the outage is caused by an RG&E delivery problem, a customer with RSS supply service will be given a kWh credit for each subsequent night the lamp is out of service. If the customer is purchasing supply from an ESCO, the kWh credit will be passed on to the ESCO. The Company shall have the right to verify such outages. RG&E will not supply credits for outages caused by the customer's equipment. Upon finding that a reported outage is in service without a restoration having been reported by the customer, the Company shall promptly notify the customer thereof and may decline to give any credit for such outage.

When a lamp designated as dusk to dawn or dusk to 1:00 a.m. is found illuminated at other than its designated burning hours, a 24 hour notice will be given the customer by the Company and customer will be billed the energy charges on the basis of a continuous burning lamp retroactive to the first billing period prior to the billing period of such finding and until the lamp has been repaired and the Company has been so notified.

- e. Permit the customer to attach its street lighting fixtures to existing wood poles along public streets, roads, alleys, ways and highways which are owned solely or jointly by the Company provided (a), if such pole is jointly owned, the consent of the other joint owners is not required or, if required, can be obtained without cost to the Company, (b) such attachment is determined to be feasible by the Company's engineers, (c) such attachment does not (or, at customer's expense, can be made not to) conflict with the existing rights of any other licensee, (d), if such pole has been installed pursuant to private easement, the consent of the private property owner is not required or, if required, is obtained by the customer and (e) the customer agrees to pay the pole attachment charge provided herein as well as the charges, if any, pursuant to Special Provision l.f..
- f. Rearrange its existing distribution facilities and/or extend new distribution facilities, as required, when the customer notifies the Company of its desire to attach a new fixture to, or relocate an existing fixture on, an existing wood pole providing (a) the Company's engineers determine such work is feasible and (b) the customer pays the Company's costs and expenses incurred in the rearrangement and/or extension of distribution facilities. Should it be determined by the Company that, in

(Continued on next leaf)

ISSUED BY: James A. Lahtinen, Vice President Rates and Regulatory Economics, Rochester, New York