PSC No: 17 - Gas Rochester Gas and Electric Corporation Initial Effective Date: June 1, 2003 Leaf No. 82 Revision: 0 Superseding Revision:

## **GENERAL INFORMATION**

#### PART II - RULES AND REGULATIONS

# 9. EXTENSION AND MAINTENANCE OF DISTRIBUTION PROVIDER FACILITIES (Cont'd)

## F. INTERCONNECTION (Cont'd)

- 2) Prior to construction, the plans for the design and installation of the Retail Customer's local supply, system and interconnection must be submitted to the Distribution Provider for approval. Subsequent to construction, the Distribution Provider will inspect said facilities within 15 days following receipt of written notice of completion.
- 3) In addition to any tariff charges otherwise applicable, the Retail Customer shall pay the cost of any additional facilities which may be required to provide the interconnection.
- 4) Upon execution of the agreement and prior to operation of the interconnection, the Retail Customer shall pay the Distribution Provider \$200.00 to reimburse the Distribution Provider for legal and inspections expenses.

## G. REDISTRIBUTION

Gas service will not be supplied under any service classification of this schedule for resale, remetering or submetering or other redisposition except as noted in Rule 9.G.1, below. It is further expected that any Distribution Customer or its Retail Customer may furnish gas for tenant use provided that the Distribution Customer or Retail Customer shall not resell, make a specific charge for, remeter, submeter or measure any of the gas so redistributed or furnished except as noted in Rule 9.G.1, below.

 Commercial and industrial gas Retail Customers may petition on a case-specific basis for permission to submeter. Landlords may be permitted to submeter commercial and industrial tenants upon the filing with the Public Service Commission of a petition and application that resolves the concerns of safety, rates, and consumer protection by establishing conditions governing the submetering. The petition and application must be served on the Company and all affected tenants. Unless otherwise acted upon within 75 days of filing, the application will be deemed approved at the end of that period.

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