

PSC NO: 220 ELECTRICITY
NIAGARA MOHAWK POWER CORPORATION
INITIAL EFFECTIVE DATE: JANURARY 1, 2023
STAMPS: Issued in Compliance with Order in Case 18-E-0138, issued July 14, 2022.

LEAF: 356.3
REVISION: 0
SUPERSEDING REVISION:

SERVICE CLASSIFICATION NO. 1 (Continued)

SPECIAL PROVISIONS (CONT.)

N. Residential Electric Vehicle Charge Smart Plan (“EV Charge Smart Plan”) (Continued)

2. The customer’s EV On-peak and Off-peak usage will be measured using a qualifying networked Level 2 (“L2”) charger installation at the customer’s premise or a qualifying electric vehicle. Installation and maintenance of qualifying devices, associated equipment including telecommunications necessary for billing, and onboard metering to obtain accurate and timely readings of EV charging data will be the responsibility of the customer and at the customer’s expense.
3. Customers must complete an enrollment application, as provided by the Company. The enrollment application must include the customer’s elected Tier usage level and must be provided at least 60 days prior to the customer’s first billing under this program. The customer’s first bill under this program will begin with the customer’s next full billing cycle following the 60 days period, unless otherwise mutually agreed to by the Company and the customer.
4. Customers may unenroll from the program with at least 30 days notice. In addition, customers who receive an enrollment incentive from the Company, if available, will be required to stay enrolled for at least three months before being eligible to unenroll. Failure to adhere to EV Charge Smart Plan requirements, including maintaining equipment and telecommunications necessary for billing, may result in the customer being removed from participation in the EV Charge Smart Plan and returned to their otherwise applicable rate.
5. The customer may modify their elected Tier usage level with 30 days notice to the Company. The Company will begin billing using the modified Tier usage level in the first full billing period following the 30 days notice.
6. The EV Monthly Charges and the EV Monthly Rebates will be included as actual billed revenue in their applicable surcharge reconciliation mechanisms performed by the Company.