Status: CANCELLED Received: 09/02/2020 Effective Date: 02/01/2021

PSC No: 18 - Electricity

Rochester Gas and Electric Corporation

Initial Effective Date: January 1, 2021

Leaf No. 44

Revision: 2

Superseding Revision: 1

SERVICE CLASSIFICATION NO. 2 (Cont'd)

STREET LIGHTING SERVICE- CUSTOMER-OWNED EQUIPMENT (Cont'd)

SPECIAL PROVISIONS: (Cont'd)

- i. At its own expense, upon 30 days' written notice from Company or joint-owner (except that where such 30 day notice is not possible as much notice as is possible shall be given), relocate or replace its facilities, or transfer them to substituted poles, or perform any other work in connection with said facilities that may be required by Company or joint-owner in the maintenance, replacement, removal or relocation of said poles. In cases of emergency, Company or joint-owner may relocate, replace, remove or transfer customer's facilities and customer shall reimburse Company or joint-owner for the costs and expenses incurred. Notwithstanding the foregoing, the Company shall endeavor to advise customer of substantial projects as far in advance as possible.
- j. Notify the Company in writing, 15 business days prior to the completed installation of customer owned equipment, the number of units to be installed, the size, light source, burning hours and wattage of each lamp type. Where applicable, wattage rating shall include load impressed by associated ballast.
- 3. The Company and customer agree that:
 - a. The applicable customer facilities shall be disconnected by the Company and physically removed by customer within 30 days of termination of all or any part of the service being rendered under this Service Classification.
 - b. Customer shall remove its equipment from Company-owned facilities when Company no longer requires the facilities for its own use, or the customer may purchase such Company-owned facilities as it requires, in accordance with Special Provision 3.C of Service Classification No. 1 of this tariff
 - When the facilities are jointly owned and Company no longer requires the facilities for its own use, the customer shall make arrangements with the joint-owner for continued use of the facilities.
- 4. New York Power Authority ("NYPA") Program to Contribute to Existing Economic Development Customers and Serve New Governmental Entities
 - Participants in the NYPA Program shall be subject to the otherwise applicable standard service classification rates, including the Transition Charge (Non-Bypassable Charge), Bill Issuance Charges, if applicable, in accordance with the standard ESS rates for this Service Classification. All customers are also required to pay the System Benefits Charges, and Rate Adjustment Mechanism in accordance with the standard ESS rates for this Service Classification.

ISSUED BY: Joseph J. Syta, Vice President, Controller and Treasurer, Rochester, New York