PSC NO: 220 ELECTRICITY NIAGARA MOHAWK POWER CORPORATION INITIAL EFFECTIVE DATE: SEPTEMBER 1, 2020 STAMPS: LEAF: 368 REVISION: 3 SUPERSEDING REVISION: 2

SERVICE CLASSIFICATION NO. 1-C (Continued)

SPECIAL PROVISIONS (Continued)

F. On-Site Generation Special Provision

Customers are obligated to certify, subject to the Company's approval, on-site generation (OSG) installations on the Company's Form G, Application For Electric Standby Service, and will be subject to the provisions of Service Classification No. 7 unless the customer has electrically isolated a portion of their load as defined in Rule 1.48 or has installed the OSG to be used exclusively as an Emergency Power System as defined in Rule 1.50

G. Net Energy Billing for Certain Customers Operating Farm Waste Electric Generating Equipment -

Customers who own or operate farm waste electric generating equipment located and used at his or her "Farm Operation", as defined in Subdivision 11 of Section 301 of the Agriculture and Markets Law, may deliver electricity to the Company generated by the farm waste electric generating system and the Company shall offset such electricity received from the customer against electricity supplied by the Company to the customer at other times pursuant to Rule No. 36 of this Tariff.

H. Net Energy Billing for Certain Customers Operating Wind Electric Generating Equipment –

Residential and/or Farm Service Customers, who own or operate one or more wind electric generators located and used at his or her residence or for a farm service customer on land used in agricultural production, as defined in subdivision four of Section 301 of the Agriculture and Markets Law and is also the location of the customer's primary residence, may deliver electricity to the Company generated by the wind electric generating system and the Company shall offset such electricity received from the customer against electricity supplied by the Company to the customer at other times pursuant to Rule No. 37 of this Tariff.

I. Energy Affordability Program-

Applicants for Energy Affordability Program (EAP) must be the customer of record and provide proof of current enrollment at the time of application in one of the following programs: Temporary Assistance for Needy Families, Safety Net Assistance – Public Assistance, Supplemental Security Income, Medicaid, Food Stamps, Home Energy Assistance Program (HEAP), Veteran's Disability Pension, Veteran's Surviving Spouse Pension, Child Health Plus or Lifeline Telephone Discount program.

The tiers are described below:

Regular, Emergency HEAP Payment, and/or Non-utility HEAP Benefit	Tier 1
Regular HEAP Payment plus 1 add-on	Tier 2
Regular HEAP Payment plus 2 add-ons	Tier 3
DSS Direct Voucher/Guarantee	Tier 4

Customers will be enrolled into the program when the Company receives a HEAP benefit; when the customer is identified through the Office of Temporary and Disability Assistance ("OTDA") non-utility file matching mechanism; when OTDA (DSS) notifies the Company that the customer is a recipient of Direct Voucher/Guarantee; or when a customer self identifies and provides documentation of a HEAP benefit paid to another vendor or utility and not matched through OTDA's file matching.

Once enrolled, customers with no arrears will be automatically enrolled in the Company's Monthly Budget Plan as set forth in Special Provision B of this service classification. Customers will be allowed to "opt out" of the Monthly Budget Plan.

The amount of each tier's credit can be found on the Statement of Energy Affordability Credit ("EAC"), which will be filed on not less than 15 days' notice.

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Suspended to 12/30/2020 by order in Case 20-E-0380. See Supplement No. 60. The supplement filing date was 08/24/2
Suspended to 06/30/2021 by order in Case 20-E-0380. See Supplement No. 62. The supplement filing date was 12/17/2
Suspended to 12/01/2021 by order in Case 20-E-0380. See Supplement No. 63. The supplement filing date was 06/25/2
Suspended to 03/01/2022 by order in Case 20-E-0380. See Supplement No. 64. The supplement filing date was 11/19/2
Cancelled by supplement No. 65sued by John Brookney President, Syracuse, NY
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