

PSC NO: 219 GAS  
NIAGARA MOHAWK POWER CORPORATION  
INITIAL EFFECTIVE DATE: 04/01/18

LEAF: 131  
REVISION: 3  
SUPERSEDING REVISION: 1

STAMPS: Issued in compliance with order in Case No. 17-G-0239 dated March 15, 2018.

**SERVICE CLASSIFICATION NO. 2  
SMALL GENERAL DELIVERY SERVICE AND GAS SUPPLY SERVICE OR  
SMALL GENERAL DELIVERY SERVICE ONLY (CONTINUED)**

SPECIAL PROVISIONS APPLICABLE TO BOTH DELIVERY SERVICE ONLY AND CUSTOMERS ALSO PURCHASING GAS SUPPLY FROM NIAGARA MOHAWK:

1. Company shall not be obligated to supply service facilities of a capacity in excess of that necessary to supply utilization equipment normally and regularly used by customer.
2. Written application upon Company's prescribed forms is required.
3. Whenever service is supplied where extension of distribution main facilities for service is requested, construction will be in accordance to Rule 10 of this tariff.
4. When the applicant to be served is equipped with a dual burner installation adapted for use of either gas or other alternate fuel, and when the business to be served requires that Company supply facilities with a gas supply capacity of 3,000,000 BTU per hour or more at normal pressure of 6 inches water column and when the gas service will not be utilized initially, such facilities will be constructed only when applicant:
  - A. Agrees to pay Company a minimum annual amount for service during each of the first five years equal to not less than one-third of the actual reasonable cost to Company of all facilities installed on applicant's premises to supply his requirements, or
  - B. Makes a cash contribution of the actual reasonable cost to Company of all facilities installed on applicant's premises to supply his/her requirements, less the actual reasonable cost of facilities which would be required for purposes other than the supply of service to the dual burner equipment.
5. Company will supply service to gas-fired emergency electric generators in accordance with Rule 18 of this tariff.
6. Customers who supply gas service to end-use residential customers in multi-family structures that convert to gas space heating without complying with the Company's minimum insulation requirements, Rule 4.10.3 or found in non-compliance with the appropriate minimum insulation requirements for new dwellings Rule 4.10.2, will be required to pay a surcharge of 25 percent of their total bill for electric and/or gas services. Refer to Rules 4.10.2.5 or 4.10.3.4, Penalties for Non-Compliance, for the application of the surcharge.
7. Service taken under this Service Classification may be eligible for a limited-duration bill reduction treatment as described in Rule 23, Empire Zone Rider.
8. Budget bills will be computed in accordance with Rule 15.7.6.

Issued By: Kenneth D. Daly, President, Syracuse, New York