Status: CANCELLED
Received: 03/28/2018 Effective Date: 04/01/2018

PSC NO: 220 ELECTRICITY NIAGARA MOHAWK POWER CORPORATION INITIAL EFFECTIVE DATE: APRIL 1, 2018

SUPERSEDING REVISION: 2

LEAF: 325

**REVISION: 4** 

STAMPS: Issued in Compliance with Order in Case 17-E-0238 Issued March 15, 2018.

Niagara Mohawk Power Corporation Voluntary Emergency Demand Response Program
Via Voluntary Load Curtailment (EDRP - VLC)
Form L9

#### 4. EDRP Event

The Company and the Customer agree that the EDRP Event shall only be called during the NYISO Dispatch Day (specifically during a dispatch-day after the NYISO Day-Ahead bids are submitted, namely 0500 the prior dispatch-day). Customer and Company shall each provide written notice to the other, within five (5) days of execution of this Agreement, their respective designated persons authorized to arrange electric curtailment by the Customer. All EDRP Events shall be determined solely by the NYISO and communicated to the Customer through the Company.

### 5. <u>Metering</u>

All electricity load measurement for this Agreement shall utilize the Company's interval based meter at the Customer Premise. Where an interval meter must be installed, Customer shall be responsible for all metering and installation costs not otherwise covered by New York State Research and Development Authority (NYSERDA). The metering and installation costs are a function of the individual Customer's electric service. Metering and installation costs are available from Company representatives.

Metering communications are necessary for program administration. Where meter reading communications must be installed, Company shall provide the necessary communications equipment to the Customer's meter which records the electric requirements delivered to the Customer's Premises. Customer agrees to pay the Company an Incremental Customer Charge in the amount of \$12.42 per month to cover the incremental cost of metering communications unless the Customer is: (1) already subscribed to an Economic Development Program as provided for in Rule 34.4 or 34.5 of the Tariff, or (2) subject to S.C. No. 3, Special Provision L.

# 6. Term

The term of this Agreement will begin on the date of execution and shall terminate upon 5 days prior written notice by either the Company or the Customer.

### 7. Notices

All notices shall be provided in writing to the Company and the Customer except as expressly otherwise noted in this Agreement.

## A. EDRP Event Notices

Within five (5) business days of executing this Agreement, the Company and the Customer shall identify an individual responsible for administering the EDRP Event(s). The Company and the Customer shall provide the following information to each other.

Cancelled by 6 Rev. Leaf No. 325 Effective 02/01/2022