Status: CANCELLED Received: 01/03/2019 Effective Date: 04/01/2019

PSC No: 120 - Electricity

New York State Electric & Gas Corporation

Initial Effective Date: April 1, 2019

Leaf No. 266.1

Revision: 7

Superseding Revision: 5

Issued in compliance with Order in Case 18-E-0206, dated November 15, 2018.

SERVICE CLASSIFICATION NO. 8 (Continued)

SPECIAL PROVISIONS: (Cont'd.)

(k) Electric Hybrid Generating System Option:

This option is for a customer qualifying for the Electric Hybrid Generating System Option pursuant to General Information Section 24 of this Schedule and taking service under S.C. No. 8.

(1) Micro-combined Heat and Power (MCHP) Service Option:

This option is for a customer qualifying for the MCHP Service Option pursuant to General Information Section 29 of this Schedule and taking service under S.C. No. 8.

(m) Fuel Cell Electric Service Option:

This option is for a customer qualifying for the Fuel Cell Service Option pursuant to General Information Section 30 of this Schedule and taking service under S.C. No. 8.

(n) Micro-Hydroelectric Service Option:

This option is for a customer qualifying for the Micro-Hydroelectric Service Option pursuant to General Information Section 31 of this Schedule and taking service under S.C. No. 8.

(o) Community Distributed Generation Service Option:

This option is for a customer qualifying for the Community Distributed Generation Service Option pursuant to General Information Section 37 of this Schedule and taking service under S.C. No. 8.

- (p) Plug-In Electric Vehicle ("PEV")
 - (1) Applicable To:
 - a. Any Residential Customer, as defined by HEFPA, taking service under S.C. 1, 8, or 12, who registers an eligible plug-in electric vehicle ("PEV"), as defined in Public Service Law ("PSL") §66-o, with the Company may opt to take service under this Special Provision. A customer with an eligible PEV may take service under this Special Provision for their entire load through one meter, or may take service under a separate account for the sole purpose of charging their eligible PEV. If a customer chooses to install a separate meter for the sole purpose of charging their PEV, the customer shall be responsible for all installation costs as provided in P.S.C. 119, Rule 3.
 - A customer taking service under this Special Provision does not need to meet the 1000 kWh per month minimum.
 - c. All terms and conditions of Service Classification No. 8 apply except as provided herein.
 - d. A customer who elects to terminate service pursuant to this Special Provision shall be ineligible for billing under this Special Provision for a period of one year from the date of such transfer.
 - e. A customer's option to select this Special Provision is effective on the first full billing period following installation of the TOU meter.