

PSC No: 7 Gas  
Corning Natural Gas Corporation  
Initial Effective Date: 01/01/2015

Leaf: 77  
Revision: 2  
Superseding Revision: 1

Per Commission order in Case# 13-G-0465 dated December 19, 2013, allows for the recovery of property tax expense and the special contract non-firm revenue deferrals through the Delivery Rate Adjustment (DRA) clause to be effective January 1, 2014.

Per Commission order in Case# 13-G-0465 dated December 12, 2014, allows for the recovery of the special contract non-firm revenue deferral of \$809,299 which is the outstanding unrecovered amount in rate year one (\$314,048) and 100% of rate year two amount (\$495,251) through the Delivery Rate Adjustment (DRA) clause to be effective January 1, 2015.

A statement to implement the DRA will be filed by November 15th of each year with the effective date of January 1<sup>st</sup>. The DRA will remain in effect for 12 months and be derived including interest on the unrecovered balance or the unrefunded balance owed to customers, whichever may be the case. Interest on the unrefunded or unrecovered balance will be computed using the Commission approved unadjusted customer deposit rate. The initial DRA should reflect the reconciliation for the period October 1st, 2006 through September 30<sup>th</sup>, 2007. Based on results of the above reconciliation or flow-back mechanisms for the previous twelve months ended September 30<sup>th</sup>, to the extent the net DRA credit or surcharge is not fully passed back or recovered during the twelve month period the credit or surcharge is in effect, the remaining refund or surcharge balance will be included in the derivation of the next effective DRA.

Issued Under Authority of PSC Order Dated December 12, 2014 in Case No. 13-G-0465.  
Issued by Michael German, C.E.O. and President, Corning, NY 14830