Received: 11/21/2017





November 21, 2017

VIA ELECTRONIC FILING

Honorable Kathleen H. Burgess Secretary New York State Public Service Commission Three Empire State Plaza Albany, NY 12223-1350

Re: Case 16-E-0710 – Tariff filing by New York State Electric & Gas Corporation to Revise its Electric Tariff Schedule, P.S.C. No. 121 to Offer Company-Owned LED Street Lighting Options for Customers Service Under Service Classification No. 3

Case 16-E-0711 – Tariff filing by Rochester Gas and Electric Corporation to Revise its Electric Tariff Schedule, P.S.C. No. 18 to Offer Company-Owned LED Street Lighting Options for Customers Service Under Service Classification No. 1

Dear Secretary Burgess:

The enclosed tariffs, issued by New York State Electric & Gas Corporation ("NYSEG") and Rochester Gas and Electric Corporation ("RG&E"), (together the "Companies"), are transmitted for filing in compliance with the requirements of the New York State Public Service Commission's (the "Commission") <u>Order Approving Tariff Amendments with Modifications</u>, issued and effective on November 16, 2017 (the "Order"), in the above referenced proceedings. The tariffs will become effective on December 1, 2017.

P.S.C. No. 121 – Electric, Schedule for Electric Service

Leaf No. 4, Revision 5 Leaf No. 43, Revision 17 Leaf No. 57, Revision 17 Leaf No. 61.3, Revision 1

P.S.C. No. 18 – Electric, Schedule for Electric Service

Leaf No. 29, Revision 14 Leaf No. 36.2, Revision 1

Purpose of the Filing

The Companies are filing tariff amendments in compliance with Ordering Clause No. 1 of the Order to implement new Company-owned light-emitting diode ("LED") street lighting options for customers served under NYSEG's Service Classification No. 3 and RG&E's Service Classification No. 1.



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The Companies are offering four LED street lighting options at color temperatures of 3,000 or 4,000 Kelvin. A customer that requests conversion from existing non-LED lights must commit to a conversion of no less than 20% of their currently installed non-LED Company-owned street light luminaires, or a minimum of 100 of their currently installed non-LED Company-owned street light luminaires, whichever is greater, per municipality in an annual period.

The lights to be converted must be contained in a single contiguous geographic area. If the geographic area contains series lighting circuits, all the lights on those circuits must be converted, even if such circuits extend outside the contiguous area.

The customer must agree in writing to compensate the Company for the remaining book value of the lights being replaced. The customer can make a one-time payment upfront, or the customer may make payments for the undepreciated book value of the lights that are being replaced Such payments will include interest¹, over a term not to exceed five years.

Publication

In accordance with Ordering Clause No. 3, requirements for newspaper publication pursuant to Section 66(12)(b) of the Public Service Law and 16 NYCRR 720-8.1 for the tariff revisions are waived.

If there are any questions concerning this filing, please call Sue Morien at (585) 771-4741 or me at (607)762-8710.

Yours Sincerely,

Lori A. Cole

Manager – Regulatory & Tariffs

Rates and Regulatory Economics Department

Enclosures

¹ The Companies will use its authorized pre-tax weighted average cost of capital in effect at the time of the agreement to convert the lights.