



Lori A. Cole Manager - Regulatory & Tariffs

March 15, 2021

VIA ELECTRONIC FILING

Honorable Michelle L. Phillips Secretary New York State Public Service Commission Three Empire State Plaza Albany, NY 12223-1350

Re: Case 15-E-0302 - Proceeding on Motion of the Commission to Implement a Large-Scale Clean Energy Standard.

Dear Secretary Phillips:

In compliance with the New York Public Service Commission's (the "Commission") <u>Order Directing Tariff Amendments</u>, issued and effective on February 22, 2017 (the "Order"), New York State Electric & Gas Corporation ("NYSEG") and Rochester Gas and Electric Corporation ("RG&E"), (together the "Companies") file the Clean Energy Standard ("CES") Statements to become effective April 1, 2021.

CES Statement No. 5 to NYSEG – PSC No. 120 CES Statement No. 5 to NYSEG – PSC No. 121 CES Statement No. 5 to RG&E – PSC No. 18 CES Statement No. 5 to RG&E – PSC No. 19

The filing of changes to the CES Statements is also in accordance with the Companies' tariffs.

Purpose and Overview of Filing

The Order requires that the Companies procure Renewable Energy Credits ("RECs") and Zero-Emission Credits ("ZECs") and pay an Alternative Compliance Payment ("ACP") for any shortage of RECs in their compliance amount at the end of a CES compliance year. The recovery of costs associated with RECs, ZECs and any ACP payments is through a volumetric per kilowatt-hour ("kWh") surcharge billed to retail commodity customers. The Companies are recovering the RECs, ZECs and any ACP payments through the Supply Adjustment Charge component of the Supply Charge.



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Rates

The REC rates were calculated by taking the forecasted expenses for twelve months ending March 31, 2022, plus a true-up for the prior period and the uncollectible component and dividing by forecasted units.

The ZEC rates were calculated by taking the forecasted expenses for twelve months ending March 31, 2022 plus a true up for the prior period and the uncollectible component and dividing by forecasted units.

Company Contacts

If you have any questions related to this filing, please contact Sue Morien at sue_morien@rge.com.

Respectfully submitted,

Lori A. Cole

Enclosures