

Philip A. DeCicco Deputy General Counsel and Vice President

July 31, 2020

## VIA ELECTRONIC FILING

Honorable Michelle Phillips, Secretary New York State Public Service Commission Office of the Secretary, 19th Floor Three Empire State Plaza Albany, New York 12223

Dear Secretary Phillips:

Enclosed for filing on behalf of Niagara Mohawk Power Corporation d/b/a National Grid ("Niagara Mohawk" or "Company") are the following materials that are being submitted in accordance with the New York State Public Service Commission's ("Commission") regulations:

1. Revised tariff leaves listed in Attachment 1 for P.S.C. 220 and 214 – Electricity and 219 – Gas to be effective September 1, 2020. Although the revised tariff leaves are proposed to become effective September 1, 2020, Niagara Mohawk understands that, after customary suspension, they will likely become effective July 1, 2021.<sup>1</sup>

2. *Pro forma* statements listed in Attachment 2 for the Company's Delivery Service Adjustment, Statement of Load Factor Ratios, Statement of Revenue Decoupling, Monthly Cost of Gas Statement, Merchant Function Charge Statement, and Statement of Weather Normalization Degree Day Factors and Base Loads.

3. The public version<sup>2</sup> of the prepared written testimony and exhibits of the Company's witnesses, as identified in Attachment 3, in support of the proposed rate and tariff changes, which constitute Niagara Mohawk's direct case in support of its electric and gas filings.

4. A proposed notice of filings suitable for use under the State Administrative Act as set forth in Attachment 4.

5. The Commission's Method of Service for providing consent to receive all orders in this proceeding by electronic mail as set forth in Attachment 5.

<sup>&</sup>lt;sup>1</sup> The revised tariff leaves are being transmitted electronically to the Commission contemporaneously with this filing. Copies are included with this transmittal letter.

<sup>&</sup>lt;sup>2</sup> The written testimony and exhibits of the Company's Gas Supply, Electric Vehicle, and AMI Panels contain confidential information. The Company understands that Administrative Law Judges will be assigned to these proceedings and will establish a procedure for addressing confidential materials.

#### **The Proposed Rate Filings**

Niagara Mohawk is very aware of the devastating health and economic impacts the COVID-19 pandemic is having on our customers in New York. Many of our affected customers are struggling to keep current on their bills as the measures necessary to stop the spread of the virus have caused a significant economic downturn in the region. In recognition of these unprecedented circumstances, the Company immediately suspended all collections activities, deferred scheduled rate increases, executed new customer assistance programs, and delayed these rate filings for three months. But our current rate plans are expiring in less than a year and, as a provider of essential electric and gas services to more than 2.2 million customers, we must file for new rate plans that ensure the continued safe and reliable operations of our energy networks. At the same time, given our role as one of the largest energy companies in New York, we must also take prudent steps to advance the State's important energy policy goals to address the threat of climate change, such those embodied in the Climate Leadership and Community Protection Act ("CLCPA").

To be clear, the Company is committed to establishing rate plans that continue a decade of stable/lower electric and gas bills for customers – and, specifically, minimizing rate increases as our customers and communities emerge from the pandemic. The challenge is developing proposals that preserve affordability for customers, particularly our low and moderate income customers, while at the same time making the investments needed to maintain our networks, promote clean energy, and support economic growth across upstate New York. We believe this balance can be achieved by combining ambitious infrastructure modernization proposals with aggressive cost savings measures, as outlined in these filings. But we also have the ability to further mitigate customer bills through a multi-year rate settlement. To that end, the Company is committed to working with the Department of Public Service Staff ("Staff") and other parties to achieve a settlement that would allow us to shape rates and utilize deferral balances, especially in the Rate Year when the economic impacts of pandemic are still likely to be severe. The Company believes this outcome will benefit our customers impacted by the pandemic while advancing important energy policies.

In these filings, Niagara Mohawk is proposing to adjust its base electric and gas delivery rates by \$100.4 million and \$41.8 million, respectively, in the twelve months ending June 30, 2022 ("Rate Year").<sup>3</sup> For the Company's electric business, this equates to increases in delivery revenue of 4.9 percent and 3.2 percent of total revenue. For the gas business, this equates to an increase of 9.8 percent of total delivery revenue and 5.2 percent of total revenue for the Company's gas operations.<sup>4</sup> To facilitate a potential multi-year settlement, the Company is submitting comprehensive financial information for two additional Data Years ending June 30, 2023, and June 30, 2024, for purposes of reaching a multi-year settlement.

<sup>&</sup>lt;sup>3</sup> The Company's filings utilize calendar year 2019 as the Historic Test Year. On May 29, 2020, Niagara Mohawk filed a petition with the Commission seeking waiver of the Commission's Statement of Policy on Test Periods In Major Rate Proceedings to permit the Company to use calendar year 2019 as the Historic Test Year in these proceedings.

<sup>&</sup>lt;sup>4</sup> The percent increases for total revenue are based on total system sales, which include commodity costs of ESCO served customers.

Average Usage Customer	Monthly Usage			Total \$/Month
Electric SC-1	600 kWh	6.03%	4.03%	\$3.43
Gas SC-1	82 Therms	9.49%	6.01%	\$4.53

The table below sets forth the forecast bill impacts for typical residential electric and gas heating customers:

The proposed base rate increases are largely driven by increased plant costs and incremental operations and maintenance ("O&M") expense of \$199 million and \$82 million for electric and gas, respectively, which are needed to maintain core operations and advance clean energy initiatives. We have offset these increases by reducing O&M expenses where we can through cost management and efficiencies, as well as a lower weighted average cost of capital enabled by the Company's ability to borrow on favorable terms. Collectively, these measures reduced the revenue requirement by approximately \$37 million for electric and \$13 million for gas. The Company is also proposing to return more than \$100 million of deferred tax savings in the Rate Year.

A significant portion of the Company's request for rate relief for the electric business is attributable to the fact that forecast electric revenues declined as a result of reduced electric usage by commercial and industrial customers during the pandemic. Had the Company not filed for new rates, approximately \$40 million of the anticipated reductions in commercial and industrial sales volumes in the Rate Year would have been recovered through the normal operation of the Company's revenue decoupling mechanism. Thus, the Company's proposed Rate Year increase for its electric business is fairly viewed as an increase of \$60.4 million, after considering the impact of the lower sales.

## **Key Priorities of the Rate Filings**

## *#1: Addressing the Impacts of the COVID-19 Pandemic*

The Company approached these rate filings with the goal of helping our customers manage their bills. As described in the testimony of the Policy and Revenue Requirements Panels, these measures to control costs include:

- Modifying our gas depreciation proposals to delay the proposed commencement of a more rapid amortization of leak prone pipe that is being replaced from the Rate Year to Data Year 1, and the commencement of the proposed recovery of a depreciation reserve deficiency from the Rate Year to Date Year 2. These modifications reduced Rate Year depreciation expense by approximately \$18 million.
- Reducing scheduled management wage increase, resulting in cost reductions of \$1.6 million.
- Carefully reviewing and modifying the capital spending programs for both the gas and electric businesses. The result of these efforts was that near-term spending in the Rate Year was reduced by tens of millions of dollars.

- Accelerating the return to customers of unprotected excess deferred income taxes resulting from the passage of the Tax Cuts and Jobs Act of 2017.
- Reflecting efficiency savings over the three-year term of the proposed rate plan of more than \$140 million through proactive efforts undertaken by National Grid to reduce costs for customers. These savings far exceed those typically included in a one-year rate filing and serve to benefit customers during this challenging time.
- Issuing \$1.1 billion of new long-term debt, including \$600 million of so-called "greenbonds" that took advantage of historic lows in bond yields for companies with strong credit ratings, reducing the projected cost of debt by an estimated 41 basis points and resulting in approximately \$16 million of annual interest savings.

## #2: Delivering on New York's Ambitious Climate Goals as Outlined in the Climate Leadership and Community Protection Act

In addition to aggressive energy efficiency programs that are aligned with the Commission's New Efficiency New York Order, the Company's filing includes proposals that support reliable electric service while advancing the decarbonization and renewable targets set forth in the CLCPA, including:

- *Deploying Advanced Metering Infrastructure ("AMI").* AMI is a foundational grid modernization investment that will enhance system efficiency, empower customers to take control of their energy use, and accelerate the transition to a modern decarbonized electric grid.
- *Multi-value Transmission Projects to Unlock Renewable Projects*. These transmission system projects will provide cost effective solutions designed to improve system reliability while enabling the delivery of renewable energy to help achieve the goals of the CLCPA and the Accelerated Renewable Energy Growth and Community Benefit Act.
- Investments in Energy Storage and Other Non-wires Alternatives. Delivering energy storage projects in supporting of the Commission's December 13, 2018 "Order Establishing Energy Storage Goal and Deployment Policy," including a 2MW/3MWh energy storage asset at the Company's Buffalo Station 22.
- Innovative Projects to Deploy Clean Energy Solutions. These projects include the Syracuse B26 project which would develop affordable, new, all-electric, net-zero emissions, multi-family buildings in Syracuse; the Active Resources Integration project, which would build on the Buffalo Niagara Medical Center Distributed Services Platform project, will test the ability to increase the amount of solar energy that can be integrated into the Company's system in constrained areas by means of development of curtailment capabilities and a distributed generation-flexible local marketplace; and a Distributed Communities project intended to improve integration of Distributed Energy Resources to the electric grid.
- *Electric Vehicle Transportation*. Proposals designed to (i) increase the deployment of electric vehicle charging infrastructure in a manner that will support an exponential increase in electric vehicles to 850,000 by 2025; (ii) offer a smart charging monthly subscription plan aimed at simplifying the billing arrangements for residential customers

transitioning to electric vehicles while also incentivizing them to charge electric vehicles at off-peak hours; and (iii) assist fleet customers in planning for and deploying charging infrastructure to support fleet electrification.

For our gas business, the Company has developed a four-prong strategy for driving meaningful evolution in the gas industry:

- *Reducing Methane Emissions in Gas Distribution Systems 60 Percent by 2035.* The Company is proposing a number of initiatives aimed at reducing emissions through targeted main replacements, identifying, prioritizing and repairing large system leaks, and implementing work procedures to further reduce emissions.
- *Enabling Customers to Sustainably Meet Their Heating Needs*. The Company has developed a suite of programs, projects, and demonstration projects aimed at empowering and enabling customers to take control of their energy usage by providing flexibility for customers to choose how to meet their energy needs while also reducing carbon emissions.
- *Integrating Renewables into the Gas Network.* As discussed by the Future of Heat Panel, the Company has also developed several proposals for integrating Renewable Natural Gas into its gas network to reduce the Company's carbon footprint.
- *Developing Performance-Based Incentives and Revenue Sharing*. As discussed by the Customer Energy Panel, the Company is proposing several Earnings Adjustment Mechanisms and the Platform Service Revenue opportunities to align the Company's incentives with the State's energy policy goals.

## *#3: Upgrading Infrastructure and Enhancing Safety*

- The Company has planned significant investments to continue to improve reliability and • resiliency of the electric system. These investments include the replacement of aging infrastructure with modern equipment. The Company also has planned investments to modernize and improve operations, including investments in operational telecommunications to improve communications capabilities by and between the Company's equipment and to allow the Company to retrieve and provide granular data to improve system operation. The Company also has planned investments to modernize control and monitoring equipment that will improve fault location, isolation, and restoration capabilities.
- For the gas business, the primary objective of the Company's gas capital investment program is maintaining safe and reliable delivery service, continuing the accelerated removal of leak prone pipe, reinforcing the gas distribution system to maintain reliability, and reducing methane emissions from system leaks.

## #4: Improving Customer Service

- Implementing a new Customer Information System that will support new customer programs and rate options, incorporate digital and emerging technology solutions, improve customer choice, and reduce billing issues.
- Providing further support for energy efficiency and economic development.
- Enhancing our energy affordability programs and services.

#### \$50 million in COVID-19 Relief for Upstate New York Customers

The Company is committed to assisting our customers impacted by the pandemic. Outside of this rate filing, Niagara Mohawk is proposing to deploy up to \$50 million of deferred economic development and low income funds to provide immediate COVID-19 relief to support our most economically vulnerable residential customers, as well as businesses that are struggling because of the financial impact of the pandemic. The Company will work with Staff, customer advocates, and other stakeholders to determine how best to allocate the financial assistance to those most in need across the upstate New York service area. With the benefit of that feedback, the Company will file a petition seeking permission to implement this important customer assistance plan.

#### Summary

In advance of the filings, Niagara Mohawk held outreach meetings with customers, state agencies, and economic and community partners. Using the knowledge gained from those meetings, the Company designed these filings to recognize the impact of the pandemic and address the priorities shared among the Company, customers, and key stakeholders.

Indeed, the Company's rate filings present comprehensive, measured proposals designed to (i) maintain affordability and mitigate customer bill impacts during the pandemic, (ii) fund capital programs necessary to modernize the Company's electric and gas infrastructure and replace aging and outdated information technology systems, (iii) progress toward the goals of CLCPA, (iv) promote increased energy efficiency and improve the customer experience, and (v) preserve the Company's credit quality and afford it an opportunity to earn a reasonable rate of return. The proposed rate structures will enable the Company to provide safe and reliable electric and gas service and continue to meet the expectations of its customers.

Newspaper publication will be made in accordance with §66(12) of the Public Service Law and 16 NYCRR §720-8.

Respectfully submitted,

<u>/s/ Philip A. DeCicco</u> Philip A. DeCicco

Attachments

cc: New York State Department of State Utility Intervention Unit

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The tariff leaves submitted for filing are as follows:

#### PSC No. 220 Electricity

Twentieth Revised Leaf No. 3 Fifth Revised Leaf No. 77 Fifth Revised Leaf No. 78 Fifth Revised Leaf No. 87 Fourth Revised Leaf No. 113 First Revised Leaf No. 114 First Revised Leaf No. 115 Second Revised Leaf No. 120.1 Third Revised Leaf No. 121 Fourth Revised Leaf No. 151 Tenth Revised Leaf No. 176 Seventh Revised Leaf No. 194.6 Tenth Revised Leaf No. 194.10 First Revised Leaf No. 199.5 First Revised Leaf No. 202.3.1 Seventh Revised Leaf No. 213 Third Revised Leaf No. 220.1 Fourth Revised Leaf No. 221.1 Eleventh Revised Leaf No. 222 Tenth Revised Leaf No. 222.1 Tenth Revised Leaf No. 223 Sixth Revised Leaf No. 224 Fourth Revised Leaf No. 226 First Revised Leaf No. 226.1 Tenth Revised Leaf No. 235 Thirteenth Revised Leaf No. 263.1 Original Leaf No. 263.1.1 Sixth Revised Leaf No. 263.3 Tenth Revised Leaf No. 263.5 First Revised Leaf No. 263.5.1 Twelfth Revised Leaf No. 263.7 Sixth Revised Leaf No. 263.11 Sixth Revised Leaf No. 263.21 Fifth Revised Leaf No. 325 Fifth Revised Leaf No. 332 Fifth Revised Leaf No. 342 Nineteenth Revised Leaf No. 349 Sixteenth Revised Leaf No. 350

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Thirteenth Revised Leaf No. 355 Third Revised Leaf No. 356 Original Leaf No. 356.1 Twenty-Seventh Revised Leaf No. 359 Third Revised Leaf No. 368 Nineteenth Revised Leaf No. 370 Twenty-Fifth Revised Leaf No. 371 First Revised Leaf No. 372 Original Leaf No. 372.1 Third Revised Leaf No. 377.1 First Revised Leaf No. 377.2 Twenty-Second Revised Leaf No. 379 Seventeenth Revised Leaf No. 381 Fourth Revised Leaf No. 389 First Revised Leaf No. 389.1 Nineteenth Revised Leaf No. 391 Seventeenth Revised Leaf No. 392 Sixteenth Revised Leaf No. 408.1 Seventh Revised Leaf No. 408.2 Fifth Revised Leaf No. 408.3 Twelfth Revised Leaf No. 408.4 Fifth Revised Leaf No. 408.5 Fifth Revised Leaf No. 408.6 Eighteenth Revised Leaf No. 421 Eighteenth Revised Leaf No. 422 Nineteenth Revised Leaf No. 423 Nineteenth Revised Leaf No. 424 Fourteenth Revised Leaf No. 425 Fifteenth Revised Leaf No. 432 Fourth Revised Leaf No. 433 Fourth Revised Leaf No. 434 Eleventh Revised Leaf No. 438 Fourth Revised Leaf No. 468

Effective: September 1, 2020

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#### PSC No. 214 Electricity

Fourth Revised Leaf No. 2 Fifth Revised Leaf No. 3 Thirty-Fourth Revised Leaf No. 7 Sixth Revised Leaf No. 9.1 Sixteenth Revised Leaf No. 9.2 Second Revised Leaf No. 9.2.1 Fifth Revised Leaf No. 9.5 First Revised Leaf No. 9.5.1 Seventh Revised Leaf No. 9.6 Original Leaf No. 9.6.1 Fourth Revised Leaf No. 9.7 Original Leaf No. 9.8 Fifteenth Revised Leaf No. 10 Eleventh Revised Leaf No. 11 Seventh Revised Leaf No. 12 Fifth Revised Leaf No. 13 Sixth Revised Leaf No. 14 Eighteenth Revised Leaf No. 14.1 Seventeenth Revised Leaf No. 15 First Revised Leaf No. 15.1 Fourteenth Revised Leaf No. 16 Fifteenth Revised Leaf No. 17 Fourteenth Revised Leaf No. 18 Forty-First Revised Leaf No. 19 Eleventh Revised Leaf No. 19.1 First Revised Leaf No. 20.1 Ninth Revised Leaf No. 23 Thirteenth Revised Leaf No. 28 Seventh Revised Leaf No. 29 Eighteenth Revised Leaf No. 30 Twenty-Second Revised Leaf No. 31 Twentieth Revised Leaf No. 32 Eighteenth Revised Leaf No. 33 Seventeenth Revised Leaf No. 33.1 Seventeenth Revised Leaf No. 34 Sixteenth Revised Leaf No. 35 Eighteenth Revised Leaf No. 36 Eighteenth Revised Leaf No. 37 Seventeenth Revised Leaf No. 38 Eleventh Revised Leaf No. 38.1

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Sixteenth Revised Leaf No. 39 Eighth Revised Leaf No. 39.1 Eighteenth Revised Leaf No. 40 Seventeenth Revised Leaf No. 41 Fourteenth Revised Leaf No. 42 Tenth Revised Leaf No. 43 First Revised Leaf No. 43.1 Fourteenth Revised Leaf No. 44 Third Revised Leaf No. 44.0.1 Third Revised Leaf No. 44.0.2 Second Revised Leaf No. 44.0.3 Tenth Revised Leaf No. 47 First Revised Leaf No. 47.1 Eighth Revised Leaf No. 50 Tenth Revised Leaf No. 51 Ninth Revised Leaf No. 52 Tenth Revised Leaf No. 53 First Revised Leaf No. 54.1 Nineteenth Revised Leaf No. 55 Twelfth Revised Leaf No. 56 First Revised Leaf No. 56.1 Seventh Revised Leaf No. 58 Original Leaf No. 58.1 Thirty-First Revised Leaf No. 59 Tenth Revised Leaf No. 61 Tenth Revised Leaf No. 62 Second Revised Leaf No. 62.1 Seventh Revised Leaf No. 63 Twenty-Eighth Revised Leaf No. 72 Thirty-Fifth Revised Leaf No. 73 Sixth Revised Leaf No. 74 Seventh Revised Leaf No. 75 Eighth Revised Leaf No. 80 Forty-Third Revised Leaf No. 82 Fourteenth Revised Leaf No. 83 Tenth Revised Leaf No. 84

Effective: September 1, 2020

#### PSC No. 219 Gas

Thirteenth Revised Leaf No. 2 Seventh Revised Leaf No. 3 Seventh Revised Leaf No. 11 Seventh Revised Leaf No. 13 Fifth Revised Leaf No. 14 Sixth Revised Leaf No. 69 Second Revised Leaf No. 69.1 Sixth Revised Leaf No. 72 Eighth Revised Leaf No. 90 Fourth Revised Leaf No. 90.1 Second Revised Leaf No. 90.1.1 Seventh Revised Leaf No. 93 Twelfth Revised Leaf No. 94 Seventh Revised Leaf No. 95 Twelfth Revised Leaf No. 96 Seventh Revised Leaf No. 96.1 Ninth Revised Leaf No. 97 Ninth Revised Leaf No. 98 Eighth Revised Leaf No. 100 Fifth Revised Leaf No. 104 Sixth Revised Leaf No. 105 Sixth Revised Leaf No. 106 Sixth Revised Leaf No. 106.1 Fourth Revised Leaf No. 106.2 Seventh Revised Leaf No. 107 Seventh Revised Leaf No. 111.1 Seventh Revised Leaf No. 111.1.1 Seventh Revised Leaf No. 111.2 Ninth Revised Leaf No. 112 Eighth Revised Leaf No. 113 Seventh Revised Leaf No. 114 Seventh Revised Leaf No. 116 Eighth Revised Leaf No. 117 Eighth Revised Leaf No. 122 Tenth Revised Leaf No. 122.1 Thirteenth Revised Leaf No. 122.2 Seventh Revised Leaf No. 122.3 Fourteenth Revised Leaf No. 122.4 Seventh Revised Leaf No. 122.4.1 Thirteenth Revised Leaf No. 122.5

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Seventh Revised Leaf No. 122.5.1 Fourth Revised Leaf No. 122.5.2 Eleventh Revised Leaf No. 122.6 Fifth Revised Leaf No. 122.6.1 First Revised Leaf No. 122.14 Original Leaf No. 122.14.1 Fifth Revised Leaf No. 122.15 Twenty-third Revised Leaf No. 124 Second Revised Leaf No. 127.1 Sixteenth Revised Leaf No. 129 Fourteenth Revised Leaf No. 130 Fifteenth Revised Leaf No. 133 Fourteenth Revised Leaf No. 134 Third Revised Leaf No. 135 Second Revised Leaf No. 140 Twenty-ninth Revised Leaf No. 141 Third Revised Leaf No. 142 Fifth Revised Leaf No. 143 Second Revised Leaf No. 149 Twenty-sixth Revised Leaf No. 150 Original Leaf No. 150.1 Fourth Revised Leaf No. 151 Third Revised Leaf No. 152 Sixth Revised Leaf No. 153 Seventeenth Revised Leaf No. 154 Seventeenth Revised Leaf No. 155 Fourth Revised Leaf No. 156 Sixth Revised Leaf No. 157 Seventh Revised Leaf No. 171 Thirteenth Revised Leaf No. 179 Ninth Revised Leaf No. 183 Seventh Revised Leaf No. 187 Eleventh Revised Leaf No. 189 Thirteenth Revised Leaf No. 215.1 Eleventh Revised Leaf No. 215.2 Twelfth Revised Leaf No. 216 Twentieth Revised Leaf No. 216.1 Sixth Revised Leaf No. 219.2

Effective: September 1, 2020

STATEMENT TYPE: DSA STATEMENT NO: X PAGE 1 OF 1

PRO-FORMA Statement of Delivery Service Adjustment

Service Classification	NRS	R&D	RDM	GSRS	EAM	SPA	TRA	Total
Firm Sales								
SC-1 Residential	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	Not Applicable	Not Applicable	XXXXX
SC-2 Residential	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	Not Applicable	Not Applicable	XXXXX
SC-2 Commercial	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	Not Applicable	Not Applicable	XXXXX
SC-2 Industrial	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	Not Applicable	Not Applicable	XXXXX
SC-5 Firm Gas Sales	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	Not Applicable	Not Applicable	XXXXX
SC-7 Small Volume Firm Sales and Transportation	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	Not Applicable	Not Applicable	XXXXX
SC-8 Gas Sales and Transportation with Standby Sales Service	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	Not Applicable	Not Applicable	XXXXX
SC-12 DG Non Res	XXXXX	XXXXX	Not Applicable	XXXXX	XXXXX	Not Applicable	Not Applicable	XXXXX
SC-13 DG Residential	XXXXX	XXXXX	Not Applicable	XXXXX	XXXXX	Not Applicable	Not Applicable	XXXXX
	ND G	DAD	222	COR				<b>m</b> . 1
Firm Transportation	NRS	<u>R&amp;D</u>	RDM	GSRS	EAM	<u>SPA</u>	TRA	Total
SC-1 Residential	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX
SC-2 Residential	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX
SC-2 Commercial	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX
SC-2 Industrial	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX
SC-5 Firm Gas Transportation	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX
SC-7 Small Volume Firm Sales and Transportation	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX
SC-8 Gas Sales and Transportation with Standby Sales Service	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX
SC-12 DG Non Res		XXXXX	Not Applicable	XXXXX	XXXXX	XXXXX	XXXXX	XXXXX
SC-13 DG Residential	XXXXX	XXXXX	Not Applicable		XXXXX	XXXXX	XXXXX	XXXXX

Note:

NRS

Net Revenue Sharing Research and Development Surcharge R&D

RevenueDecoupling Mechanism Adjustment RDM

GSRS Gas Safety and ReliabilitySurcharge

Earnings Adjustment Mechanism EAM

SPA System Performance Adjustment

Gas Transportation Rate Statement : Annual Transportation Imbalance Surcharge or Refund TRA

## STATEMENT TYPE: LFR STATEMENT NO: XX PAGE 1 OF 1

#### STATEMENT OF LOAD FACTOR RATIOS Pursuant to Rule 17.3.9 of PSC No. 219 Gas

SC1 Residential	XXXX
SC2 Residential & Commercial	XXXX
SC2 Industrial	XXXX
SC 5 Firm Gas Sales and Transportation Service	XXXX
SC 7 Small Volume Firm Gas Sales and Transportation Service	XXXX
SC 8 Gas Sales and Transportation Service	XXXX
SC12 Non-Residential Distributed Generation	XXXX
SC13 Residential Distributed Generation	XXXX

#### PROFORMA

PSC NO: 219 GAS NIAGARA MOHAWK POWER CORPORATION INITIAL EFFECTIVE DATE: 09/01/20 STAMPS: STATEMENT TYPE: RDM STATEMENT NO: XX

#### STATEMENT OF REVENUE DECOUPLING

Applicable to Service Classification Nos. 1, 2, 5, 7, and 8

#### ANNUAL SURCHARGE/CREDIT PER CLASS IN ACCORDANCE WITH SECTION X.X OF THE JOINT PROPOSAL IN CASE XX-G-XXXX

	<u>\$ per therm</u>
SC1 Residential Heat and Non Heat	\$ XXXXX
SC2 Residential/Commercial/Industrial	\$ XXXXX
SC5 Firm Gas Sales and Transportation	\$ XXXXX
SC7 Small Volume Firm Sales and Transportation	\$ XXXXX
SC8 Gas Sales and Transportation with Standby Sales Service	\$ XXXXX

#### STATEMENT TYPE: MCG STATEMENT NO: XX PAGE 1 OF 3

## MONTHLY COST OF GAS STATEMENT Applicable to Billing for Service Classification Nos. 1 & 2

	SC1 <u>Per Therm</u>	SC2 Residential & Commercial <u>Per Therm</u>	SC2 Industrial <u>Per Therm</u>
As determined on: XXXX Supplier Rates in effect on: XXXXX			
Weighted Average Commodity Cost of Gas as defined in General Information Rule 17.3.3:	XXXXX	XXXXX	XXXXX
Weighted Average Demand Cost of Gas as defined in General Information Rule 17.3.4:	XXXXX	XXXXX	XXXXX
Total Weighted Average Cost of Gas:	XXXXX	XXXXX	XXXXX
Factor of Adjustment (LAUF):	XXXXX	XXXXX	XXXXX
Resulting Monthly Cost Adjustment:	XXXXX	XXXXX	XXXXX
Reconciliation of Gas Cost Recoveries to Gas Costs Incurred. Applicable to period: Twelve Months Ending X/X/XXXX, Refund Effective X/X/XXXX-X/X/XXXX	XXXXX	XXXXX	XXXXX
Monthly Imbalance Surcharge or Refund (after LAUF):	XXXXX	XXXXX	XXXXX
Effective Monthly Cost of Gas (MCG): Commencing with usage on or after the effective date of this statement and thereafter until changed.	XXXXX	XXXXX	XXXXX
System Performance Adjustment (SPA) as set forth in SPA Statement	XXXXX	XXXXX	XXXXX
Grand Total (MCG & SPA)	XXXXX	XXXXX	XXXXX

#### STATEMENT TYPE: MCG STATEMENT NO: XXX PAGE 2 OF 3

#### MONTHLY COST OF GAS STATEMENT Applicable to Billing for Service Classification Nos. 5, 7 & 8

	SC5 Firm Gas Sales <u>Per Therm</u>	SC7 Small Volume Sales <u>Per Therm</u>	SC8 Gas Sales <u>Per Therm</u>
As determined on: XXXX Supplier Rates in effect on: XXXX			
Weighted Average Commodity Cost of Gas as defined in General Information Rule 17.3.3:	XXXXX	XXXXX	XXXXX
Weighted Average Demand Cost of Gas as defined in General Information Rule 17.3.4:	XXXXX	XXXXX	XXXXX
Total Weighted Average Cost of Gas:	XXXXX	XXXXX	XXXXX
Factor of Adjustment (LAUF):	XXXXX	XXXXX	XXXXX
Resulting Monthly Cost Adjustment:	XXXXX	XXXXX	XXXXX
Reconciliation of Gas Cost Recoveries to Gas Costs Incurred. Applicable to period: Twelve Months Ending X/X/XXXX, Refund Effective X/X/XXXX-X/X/XXXX	XXXXX	XXXXX	XXXXX
Monthly Imbalance Surcharge or Refund (after LAUF):	XXXXX	XXXXX	XXXXX
Effective Monthly Cost of Gas (MCG): Commencing with usage on or after the effective date of this statement and thereafter until changed.	XXXXX	XXXXX	XXXXX
System Performance Adjustment (SPA) as set forth in SPA Statement	XXXXX	XXXXX	XXXXX
Grand Total (MCG & SPA)	XXXXX	XXXXX	XXXXX

#### STATEMENT TYPE: MCG STATEMENT NO: XXX PAGE 3 OF 3

#### MONTHLY COST OF GAS STATEMENT Applicable to Billing for Service Classification Nos. 12 & 13

	SC12 Distributed Generation Non-Residential <u>Per Therm</u>	SC13 Distributed Generation Residential <u>Per Therm</u>
As determined on: XXXX Supplier Rates in effect on: XXXX		
Weighted Average Commodity Cost of Gas as defined in General Information Rule 17.3.3:	XXXXX	XXXXX
Weighted Average Demand Cost of Gas as defined in General Information Rule 17.3.4:	XXXXX	XXXXX
Total Weighted Average Cost of Gas:	XXXXX	XXXXX
Factor of Adjustment (LAUF):	XXXXX	XXXXX
Resulting Monthly Cost Adjustment:	XXXXX	XXXXX
Reconciliation of Gas Cost Recoveries to Gas Costs Incurred. Applicable to period: Twelve Months Ending X/X/XXXX, Refund Effective X/X/XXXX-X/X/XXXX	XXXXX	XXXXX
Monthly Imbalance Surcharge or Refund (after LAUF):	XXXXX	XXXXX
Effective Monthly Cost of Gas (MCG): Commencing with usage on or after the effective date of this statement and thereafter until changed.	XXXXX	XXXXX
System Performance Adjustment (SPA) as set forth in SPA Statement	XXXXX	XXXXX
Grand Total (MCG & SPA)	XXXXX	XXXXX

#### STATEMENT TYPE: MFC STATEMENT NO: XX PAGE 1 OF 4

#### MERCHANT FUNCTION CHARGE STATEMENT

Applicable to Customers under Service Classification Nos. 1, 2, 5, 7, 8, 12 and 13

Effective with usage on or after the effective date of this statement and thereafter until changed

		SC1 Residential <u>Per Therm</u>	SC2 Residential & Commercial <u>Per Therm</u>	SC2 Industrial <u>Per Therm</u>
1)	Commodity Related Uncollectible Charge	XXXX	XXXX	XXXX
2)	Gas Supply Procurement Charge	XXXX	XXXX	XXXX
3)	Commodity Related Credit and Collections Charge	XXXX	XXXX	XXXX
4)	Return Requirement on Gas Storage Inventory	XXXX	XXXX	XXXX
5)	Return Requirement on Gas Purchase Related to Working Capital	XXXX	XXXX	XXXX
Sum (1-5)	Total Merchant Function Charge	XXXX	XXXX	XXXX

#### STATEMENT TYPE: MFC STATEMENT NO: XX PAGE 2 OF 4

#### MERCHANT FUNCTION CHARGE STATEMENT

Applicable to Customers under Service Classification Nos. 1, 2, 5, 7, 8, 12 and 13

Effective with usage on or after the effective date of this statement and thereafter until changed

		SC5 Firm Gas Sales <u>Per Therm</u>	SC7 Small Volume Sales <u>Per Therm</u>	SC8 Gas Sales <u>Per Therm</u>
1)	Commodity Related Uncollectible Charge	XXXX	XXXX	XXXX
2)	Gas Supply Procurement Charge	XXXX	XXXX	XXXX
3)	Commodity Related Credit and Collections Charge	XXXX	XXXX	XXXX
4)	Return Requirement on Gas Storage Inventory	XXXX	XXXX	XXXX
5)	Return Requirement on Gas Purchase Related to Working Capital	XXXX	XXXX	XXXX
Sum (1-5)	Total Merchant Function Charge	XXXX	XXXX	XXXX

STATEMENT TYPE: MFC STATEMENT NO: XX PAGE 3 OF 4

#### MERCHANT FUNCTION CHARGE STATEMENT

Applicable to Customers under Service Classification Nos. 1, 2, 5, 7, 8, 12 and 13 Effective with usage on or after the effective date of this statement and thereafter until changed

		SC12 Distributed Generation Non-Residential <u>Per Therm</u>	SC13 Distributed Generation Residential <u>Per Therm</u>
1)	Commodity Related Uncollectible Charge	XXXX	XXXX
2)	Gas Supply Procurement Charge	XXXX	XXXX
3)	Commodity Related Credit and Collections Charge	XXXX	XXXX
4)	Return Requirement on Gas Storage Inventory	XXXX	XXXX
5)	Return Requirement on Gas Purchase Related to Working Capital	XXXX	XXXX
Sum (1-5)	Total Merchant Function Charge	XXXX	XXXX

STATEMENT TYPE: MFC STATEMENT NO: XX PAGE 4 OF 4

#### MERCHANT FUNCTION CHARGE STATEMENT

Applicable to ESCOs that Participate in the Company's POR Program that Serve Customers taking Transportation Service under Service Classification Nos. 1MB, 2MB, 5, 7, 8, 12DB, 12MB and 13MB Effective with usage on or after the effective date of this statement and thereafter until changed

	SC1 MB Residential <u>Per Therm</u>	SC2 MB, 5, 7, 8, 12DB, 12MB and 13MB <u>Per Therm</u>
Commodity Related Credit and Collections Charge (\$/Therm):	XXXX	XXXX

#### STATEMENT TYPE: WNA STATEMENT NO: X PAGE 1 OF 1

#### PRO-FORMA

#### STATEMENT OF WEATHER NORMALIZATION DEGREE DAY FACTORS AND BASE LOADS

Applicable to heating customers served under Service Classification Nos. 1, 2, 5 and 7 Pursuant to Rule 27 of PSC No. 219 Gas.

Heating Degree Day Factors: (Average Therms Consumed Per Heating Degree Day)

	SC-1	SC-2	SC-2	SC-2	SC-2	SC-5	SC-7
Month	Res Heat	Res Heat	Res Heat MB	Com Heat	Com Heat MB	Heat	Heat
October	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX
November	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX
December	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX
January	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX
February	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX
March	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX
April	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX
May	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX	X.XXXX

Average Base Loads:

Service Classification	Averag	ge Baseload, BL
SC-1 Res Heat	XXXX	therms
SC-2 Res Heat	XXXX	therms
SC-2 Res Heat MB	XXXX	therms
SC-2 Com Heat	XXXX	therms
SC-2 Com Heat MB	XXXX	therms
SC-5 Heat	XXXX	therms
SC-7 Heat	XXXX	therms

Witnesses	Title	Purpose of Testimony	Testimony
John Bruckner	President, New York	Policy issues and overview of	Policy Panel
James M. Molloy	Vice President, Regulation and Pricing – New York	filing	
Ann E. Bulkley	Sr. Vice President, Concentric Energy Advisors, Inc.	Return on Equity	Return on Equity Panel
Joshua C. Nowak	Asst. Vice President, Concentric Energy Advisors, Inc.		
Jonathan Cohen	Director, US Treasury, Planning and Strategy	Cost of capital and capital structure	Capital Structure Panel
David B. Doxsee	Vice President, Finance and Regulatory Strategy, US		
Keith Magee	Director, Regulatory Strategy and Analysis		
Dr. Kimbugwe A. Kateregga	Vice President, Foster Associates Consultants, LLC	Depreciation	Dr. Kimbugwe A. Kateregga
Maureen P. Heaphy	Vice President, U.S. Compensation, Benefits, and Pensions	Employee compensation and benefits	Maureen P. Heaphy
Charles F. Willard	Director, Site Investigation and Remediation	SIR Program	Charles F. Willard
Christopher L. Meyer	Manager, New York Wholesale Electric Supply	Electric supply purchasing	Christopher L. Meyer
Elizabeth D. Arangio	Director, Gas Supply Planning	Gas supply purchasing	Gas Supply Panel

MaryBeth M. Carroll	Manager, Gas Supply Planning		
Peter C. Metzdorff	Manager, Strategic Asset and System Planning		
Anthony P. Taddeo	Director, Strategic Asset and System Planning		
Joseph F. Gredder	Principal Analyst, Electric Load Forecasting	Electric sales forecast	Joseph F. Gredder
Theodore E. Poe, Jr.	Principal Analyst, Gas Load Forecasting	Gas sales forecast	Theodore E. Poe, Jr.
Matthew T. Barnett	Director, Overhead and Underground Operations, New York Electric	Capital infrastructure and electric system operations, and	Electric Infrastructure and Operations Panel
Wajiha Mahmoud	Director, Grid Modernization Solutions	facility investments	
Bart D. Franey	Director, Transmission Asset Management and Planning New York and Director, Transmission Asset Systems and Data		
Kevin Stablewski	Director, New York Distribution Planning and Asset Management		
Brian V. Hayduk	Director, VOLT Enablement Business Requirements		
John-Paul Knauss	Director, US Electric Engineering		

Melanie W. Littlejohn	Director, Community and Customer Management	Outdoor lighting services	Outdoor Lighting Panel
Fawad Amjad	Director, Transmission & Distribution Services		
Dilip K. Kommineni	Manager, Outdoor Lighting		
John E. Walter	PRO Unlimited, Inc.		
Ross W. Turrini	Group Chief Engineer Gas and US Chief Gas Engineer	Capital infrastructure and gas system operations, Gas	Gas Infrastructure and Operations Panel
Timothy S. Graham	Vice President, Gas Field Operations	Business Enablement, and facility	
Caroline Hon	Vice President, Gas Resource Management	investments	
Tatiana Roc	Business Lead, Gas Business Enablement Program		
Ross W. Turrini	Group Chief Engineer Gas and US Chief Gas Engineer	Gas safety programs and performance metrics	Gas Safety Panel
Timothy S. Graham	Vice President, Gas Field Operations	lictrics	
Mark Prewitt	Vice President, Gas Pipeline Safety and Compliance		
Stephen Olive	Senior Vice President and US Chief Information Officer	IT investments and initiatives	Information Technology Panel
Daniel J. DeMauro	Director, IT Regulatory		

Christopher Murphy	Vice President, US Chief Information Security Officer and Head of Cyber Security Engineering		
Jeffrey P. Martin	Director, Billing and Revenue Strategy		
William F. Donoghue	Director, Finance Technology Enablement		
Kristoffer P. Kiefer	Director, AMI Customer, Business Integration, and Business Case Development	Advanced Metering Infrastructure (AMI)	Advanced Metering Infrastructure Panel *Exhibit(AMIP-3) Confidential
Nathan W. Boyce	Lead Program Manager, AMI System and Grid Integration		
Paula Leaverton	Manager, Property Tax	Property tax, uncollectible expense,	Shared Services Panel *Exhibit (SSP-9) Confidential
Jon Harrison	Director, Finance Services - Credit and Collections and Payment Processing	Customer Information System, customer service quality metrics,	
Jeffery P. Martin	Director, Billing and Revenue Strategy	low income programs, economic	
Arlene Gans	Director, Customer Contact Centers, New York	development programs, call center, facility investments, and	
Lisa Tallet	Director, New York Customer Energy Management	credit card fees	
Arthur W. Hamlin	Manager, Economic Development		

Lynn Westerlind	Director, Capital Projects for Property Services		
Rishi Sondhi	Manager, Clean Transportation	Electric vehicle programs	Electric Vehicle Panel
Rachel Flynn-Kasuba	Manager, Clean Transportation		
Don Chahbazpour	Director, Gas Utility of the Future	Future of Heat programs and initiatives,	Future of Heat Panel
Owen Brady-Traczyk	Manager, Future of Heat	demand response, and economic development programs	
Lisa M. Tallet	Director, New York Customer Energy Management	Energy efficiency, demand response, EAMs,	Customer Energy Panel
Brandon Dyer	Manager, Customer Energy Management NY – Commercial and Industrial	and platform service revenues	
Deborah Lebl	Principal, Performance Incentives		
Philip A. DeCicco	Vice President and Deputy General Counsel, New York Regulatory	Management audit	Philip A. DeCicco
Stephanie A. Briggs	Director, Revenue Requirements, New York	Revenue requirements	Revenue Requirements Panel
Joan E. Godlewski	Principal Analyst, Revenue Requirements, New York		

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Mark W. Stiner	Principal Analyst, Revenue Requirements, New York		
James M. Molloy	Vice President, New York Regulation and Pricing		
David Doxsee	Vice President, Finance and Regulatory Strategy, US		
Kellie I. Smith	Director, New York Pricing	Rate design issues	Electric Rate Design Panel
Carol Teixeira	Manager, New York Electric Pricing		
Howard S. Gorman	HSG Group, Inc.		
Kellie I. Smith	Director, New York Pricing	Rate design issues	Gas Rate Design Panel
Melissa M. Barnes	Manager, New York Gas Pricing		
Howard S. Gorman	HSG Group, Inc.		
Niagara Mohawk Electric Tariff			PSC No. 220 and 214
Niagara Mohawk Gas Tariff			PSC No. 219 – GAS

Attachment 4 Page 1 of 4

For Department of State use only.

# Notice of Proposed Rule Making (Rate Making only)

Public Service Commission (SUBMITTING AGENCY)

**NOTE:** Typing and submission instructions are at the end of this form. Please be sure to COMPLETE ALL ITEMS. Incomplete forms will be cause for rejection of this notice change in text.

1. Proposed action:

The Commission is considering proposed revised tariff leaves filed by Niagara Mohawk Power Corporation d/b/a National Grid ("Niagara Mohawk") that would increase its electric and gas base delivery revenues by \$100.4 million and \$41.8 million, respectively.

- 2. Statutory authority under which the rule is proposed: Public Service Law § 66.
- 3. Subject of the rule:

A tariff filing requesting electric and gas base delivery rate changes and approval of tariff amendments and accounting changes.

4. Purpose of the rule:

Determine whether Niagara Mohawk's tariff filing to increase electric and gas base revenues should be approved.

- 5. Public hearings (check box and complete as applicable):
  - [] A public hearing is not scheduled. (SKIP TO ITEM 8)
  - A public hearing is required by law and is scheduled below. (*Note:* first hearing date must be at least 60 days after publication of this notice unless a different time is specified in statute.)
  - [] A public hearing is not required by law, but is scheduled below.

Time:	Date:	Location:
J	J	

- 6. Interpreter services (check only if a public hearing is scheduled):
  - **k** Interpreter services will be made available to hearing impaired persons, at no charge, upon written request to the agency contact designated in this notice.

## NOTICE OF PROPOSED RULE MAKING (Rate Making) (1/18)

- 7. Accessibility (check appropriate box only if a public hearing is scheduled):
  - [] All public hearings have been scheduled at places reasonably accessible to persons with a mobility impairment.
  - []] Attached is a list of public hearing locations that are **not** reasonably accessible to persons with a mobility impairment. An explanation is submitted regarding diligent efforts made to provide accessible hearing sites.
- 8. Terms of rule (SELECT ONE SECTION):
  - A. [] The full text of the rule is attached because it does not exceed 2,000 words.
  - B. [] A summary of the rule is attached because the full text of the rule exceeds 2,000 words. Web posting of full text of such rule is not required [SAPA §202(1)(a)].
  - C. [x] Pursuant to SAPA §202(7)(b), the agency elects to print a description of the subject, purpose and substance of the rule as defined in SAPA §102(2)(a)(ii) [Rate Making]. Web posting of full text of such rule is not required [SAPA §202(1)(a)].
- 9. The text of the rule and any required statements and analyses may be obtained from:

10. Submit data, vi Agency contact
10. Submit data, vi
Telephone
Agency contact Agency Name Office address

Agency name	New York State Public Service Commis	ssion
Office address 3 Empire State Plaza		
	Albany, NY 12223-1350	
Telephone	(518) 474-6530	E-mail: secretary@dps.ny.gov

- 11. Public comment will be received until:
  - [x] 60 days after publication of this notice (MINIMUM public comment period).
  - [] 5 days after the last scheduled public hearing required by statute (MINIMUM, with required hearing).
  - Other: (specify)
- A prior emergency rule making for this action was previously published in the \_\_\_\_\_\_\_\_.
   issue of the *Register*, I.D. No. \_\_\_\_\_\_\_.
- 13. Additional matter required by statute:
  - [] Yes (include below material required by statute).

[x] No additional material required by statute.

14. Regulatory Agenda [See SAPA §202-d(1)]:

- [] This action was a Regulatory Agenda item in the following issue of the State Register.\_
- [] This action was not under consideration at the time this agency's Regulatory Agenda was submitted for publication in the *Register*.
- **[x]** Not applicable.

## 15. Regulatory Impact Statement, Regulatory Flexibility Analysis, Rural Area Flexibility Analysis and Job Impact Statement

[X] Statements and analyses are not submitted with this notice because the proposed rule is within the definition contained in section 102(2)(a)(ii) of the State Administrative Procedure Act.

## 16. PUBLIC SERVICE COMMISSION ONLY:

SAPA NO.	
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## AGENCY CERTIFICATION (To be completed by the person who PREPARED the notice.)

I have reviewed this form and the information submitted with it. The information contained in this notice is correct to the best of my knowledge.

I have reviewed Article 2 of SAPA and Parts 260 through 263 of 19 NYCRR, and I hereby certify that this notice complies with all applicable provisions.

Name	Signature
Address	
Telephone	E-Mail
Date	

## Please read before submitting this notice:

- 1. Except for this form itself, all text must be typed in the prescribed format as described in the Department of State's Register procedures manual, *Rule Making in New York.*
- 2. Rule making notices, with any necessary attachments (in MS Word), should be e-filed via the Department of State website.

Attachment 4

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## Substance of proposed rule

On July 31, 2020, Niagara Mohawk Power Corporation d/b/a National Grid ("Niagara Mohawk") filed revised tariff leaves that would increase electric and gas base revenues by \$100.4 million and \$41.8 million, respectively, and modify other tariff provisions and make accounting changes. The Company proposes that new rates, following customary suspension periods, would become effective July 1, 2021.

## Method of Service

Name:	
Company/Organization:	
Mailing Address:	
Company/Organization you represent, if	
different from above:	
E-Mail Address:	
Case/Matter Number:	

## <u>Request Type</u>

- New Petition/Application I am filing a new petition/application which requires action by the Commission.
- $\Box$  Service List request I request to be on the service list for the matter/case.
- $\Box$  Other Type of request \_

## <u>Service Information</u> (Select one option below)

Electronic Service and Waiver – Consent in Case/Matter Identified Above

As duly authorized by the Participant identified above that I represent, I knowingly waive on behalf of that Participant any right under PSL §23(1) to be served personally or by regular mail with Commission orders that affect that Participant and will receive all orders by electronic means in the above Case. If participating individually, I knowingly waive any PSL §23(1) right to service of orders personally or by regular mail and will receive all orders by electronic means in the above Case. This consent remains in effect until revoked.

## Electronic Service and Waiver – Global Consent in All Cases/Matters

As duly authorized by the Participant identified above that I represent, I knowingly waive on behalf of that Participant any right under PSL §23(1) to be served personally or by regular mail with Commission orders that affect that Participant and will receive all orders by electronic means in all Cases where it participates. If participating individually, I knowingly waive any PSL §23(1) right to service of orders personally or by regular mail, and will receive all orders by electronic means in all Cases where I participate. This consent remains in effect until revoked.

*Note*: Due to the design of our system, this consent attaches to the individual named here and not to the party that may be represented by that individual. Therefore, individuals who represent multiple parties should be aware that a global consent will affect all matters in which they appear on behalf of any party.

 $\Box$  I do **not** consent to receive orders electronically

## **<u>E-Mail Preference</u>** (Select one option below) – For Case specific request

E-Mail notifications include a link to filed and issued documents.

- □ Notify me of Commission Issued Documents in this case/matter.
- □ Notify me of Both Commission Issued Documents and Filings in this case/matter
- $\Box$  Do not send me any notifications of filed or issued documents

Submitted by: