



Lori A. Cole
Manager – Regulatory and Tariffs

October 25, 2016

VIA ELECTRONIC FILING

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

Re: Case 15-E-0746 – Tariff filing by New York State Electric & Gas Corporation to Effectuate Amendments to Public Service Law – New §70-a (Transfer of Street Light Systems)

Case 15-E-0748 – Tariff filing by Rochester Gas and Electric Corporation to Effectuate Amendments to Public Service Law – New §70-a (Transfer of Street Light Systems)

Dear Secretary Burgess,

New York State Electric & Gas Corporation (“NYSEG”) and Rochester Gas and Electric Corporation (“RG&E”) (together the “Companies”) hereby transmit for filing the enclosed tariff leaves in compliance with the New York State Public Service Commission’s (“Commission”) Order Approving Tariff Amendments with Modifications, issued and effective October 14, 2016 (the “Order”), in the above referenced proceedings. These tariff leaves are transmitted for filing in compliance as identified herein and in accordance with the requirements of Appendix 7-H (electronic tariff filing system) to the Commission’s Codes, Rules and Regulations (16 NYCRR Appendix 7-H).

Below are the revised tariff leaves to become effective November 1, 2016.

NYSEG P.S.C. No. 121 - Electric

Leaf 61.1, Revision 4
Leaf 61.2, Revision 1

RGE P.S.C. No. – 18 - Electric

Leaf 36, Revision 4
Leaf 36.1, Revision 1

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Purpose of Filing

The Companies are filing tariff amendments in compliance with Ordering Clauses 1 and 2 of the Order to file further revisions to their electric tariff schedules pertaining to the sale or transfer of street light facilities.

Overview

Effective March 19, 2016, Public Service Law was amended to include a new Section 70-a requiring utility tariffs to establish a process to facilitate the transfer of street lighting facilities. The Commission issued a *Notice Establishing Filing Requirements* on December 23, 2015 directing utilities to file tariff amendments conforming to the new provisions within 60 days. On February 16, 2016, the Companies filed revisions to their existing tariff provisions.

Ordering Clause 1 of the Order authorizes the proposed tariff amendments to become effective on November 1, 2016, provided the Companies file further revisions as discussed in the body of the Order. Therefore, the Companies are hereby filing the enclosed revisions to incorporate the modifications. Also, in accordance with Ordering Clause 2 of the Order, the enclosed tariff amendments include previously approved provisions that have occurred since the tariff amendments were originally filed.

Newspaper Publication

In accordance with Ordering Clause 3 of the Order, the requirements of Public Service Law §66(12)(b) and 16 NYCRR §720-8 as to newspaper publication has been waived.

Company Contacts

If you have any questions related to this filing, please contact Kelly Dietrick at 585.724.8135 or me at 607.762.8710.

Respectfully Submitted,



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Enclosures