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January 29, 2021

In the Matter of the Petition of Public Service Electric and Gas
Company for Approval of its Clean Energy Future
Electric Vehicle and Energy Storage ("CEF-EVES") Program
On a Regulated Basis
Docket No. EO18101111

#### VIA ELECTRONIC MAIL ONLY

Aida Camacho-Welch, Secretary Office of Secretary Board of Public Utilities 44 South Clinton Avenue, 9th Floor P.O. Box 350 Trenton, New Jersey 08625-0350

Dear Secretary Camacho-Welch:

Enclosed for filing by Public Service Electric and Gas Company (the "Company"), please find an electronic copy of the Company's compliance filing in accordance with the Board of Public Utilities' ("Board") Order in the above-referenced Docket dated January 27, 2021.

The Company herewith files revised tariff sheets, effective February 1, 2021, to its Tariff for Electric Service, B.P.U.N.J. No. 16 Electric as follows:

- Attachment A Final Electric Tariff sheets
- Attachment B Redlined Electric Tariff sheets

Furthermore, as directed by the Board's Order in Docket No. EO20030254, dated March 19, 2020, the Company hereby submits this filing via electronic delivery only to the Board Secretary, and will suspend submitting such filings as paper documents until the Board directs otherwise.

Very truly yours,

Katherine E Co

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First Revised Sheet No. 3 Superseding Original Sheet No. 3

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First Revised Sheet No. 96
Superseding
Original Sheet No. 96

# RATE SCHEDULE RS RESIDENTIAL SERVICE (Continued)

- (a-2) In residential premises where customer's use of electric service for purposes other than residential is incidental to its residential use;
- (a-3) On residential farms;
- (a-4) For rooming or boarding houses where the number of rented rooms does not exceed twice the number of bedrooms occupied by the customer;
- (a-5) To a customer in a two- or three-family building who has the service for incidental commonuse equipment registered on its meter;
- (a-6) In individual flats or apartments in multiple-family buildings;
- (a-7) In multiple-family buildings of two or more individual flats or apartments where electric service is furnished to the tenants or occupants of the flats or apartments by the owner without a specific charge for such service, provided that the number of kilowatt-hours in each block of the Distribution Charge are multiplied by the number of individual flats or apartments, whether occupied or not.
- (b) **Resale:** Service under this rate schedule is not available for resale.
- (c) TPS Supply: Customers who desire to purchase their electric supply from a TPS may request an enrollment package from Public Service that describes the process necessary for the customer to obtain a TPS for electric supply. This package will be provided to the customer at no charge by Public Service.
  - (c-1) The customer must contract with a TPS to arrange for deliveries to Public Service of the electric supply. A customer is limited to one TPS for electric supply for each account for which the customer receives delivery service.
  - (c-2) The customer's TPS is required to notify Public Service of the customer's selection prior to 13 days before the customer's scheduled Public Service meter reading date for deliveries to commence on such scheduled meter reading date, and such selection shall remain in effect for the entire billing month. Customer can change TPSs effective only on the date of the customer's scheduled Public Service meter reading date.

First Revised Sheet No. 97
Superseding
Original Sheet No. 97

# RATE SCHEDULE RS RESIDENTIAL SERVICE (Continued)

- (d) Electric Vehicle Distribution Only: Based upon the following eligibility criteria, residential customers may elect to receive on-peak and off-peak distribution energy charges from the Residential Load Management (RLM) rate schedule exclusively for their electric vehicle usage. This option, upon Company approval into the program, will be issued as a credit on the customer bill on at least a quarterly basis, after the entire usage has been billed at the RS rate. All other provisions of this tariff will remain in effect.
  - (d-1) A customer taking service under this special provision must install or utilize PSE&G approved smart charging hardware and network technology. The customer must also agree to share the Electric Vehicle Charging Data with PSE&G in a manner specified by PSE&G. Data must be available to the Company and necessary billing system changes must be in place in order for these incentives to begin.
  - (d-2) The electric vehicle credit will be calculated by the Company's program administrator at least quarterly using the electric vehicle usage at the Rate Schedule RLM distribution rates less the electric vehicle usage billed at Rate Schedule RS distribution rates for the corresponding billing period. If the credit calculation results in charges that would be in excess of the bill calculated using the RS distribution rates, no adjustment for the corresponding period will be applied.
  - (d-3) For ratemaking purposes, the electric vehicle RLM Distribution Only Provision credits associated with this special provision will be reflected as a reduction to the Rate Schedule RS distribution revenue. The credit will be applied at least quarterly to the customer bill and will indicate the corresponding period(s) for which the credit applies.
  - (d-4) This special provision will remain in effect until the conclusion of the Company's Next Base Rate Case.

#### STATE OF NEW JERSEY AUTHORIZED TAX:

The New Jersey Sales and Use Tax is applied in accordance with P.L. 1997, c. 162, as amended by P.L. 2006, c. 44, as amended by P.L. 2016, c. 57, and is included in the appropriate charges in this rate schedule. See Section 16 of the Standard Terms and Conditions for additional details and/or exceptions.

#### STANDARD TERMS AND CONDITIONS:

#### **PUBLIC SERVICE ELECTRIC AND GAS COMPANY**

**B.P.U.N.J. No. 16 ELECTRIC** 

Original Sheet No. 98

**RESERVED FOR FUTURE USE** 

Second Revised Sheet No. 140
Superseding
First Revised Sheet No. 140

# RATE SCHEDULE GLP GENERAL LIGHTING AND POWER SERVICE (Continued)

- (k) **Veterans' Organization Service:** Pursuant to N.J.S.A 48:2-21.41, when electric service is delivered to a customer that is a Veterans' Organization, serving the needs of veterans of the armed forces, the customer may apply and be eligible for billing under this Special Provision.
  - (k-1) Each customer shall be eligible for billing under this Special Provision upon submitting an Application for Veterans' Organization Service under this rate schedule and by qualifying as a Veterans' Organization as defined by N.J.S.A. 48:2-21.41 as "an organization dedicated to serving the needs of veterans of the armed forces that: is chartered under federal law, qualifies as a tax exempt organization under paragraph (19) of subsection (c) of section 501 of the federal Internal Revenue Code of 1986, 26 U.S.C. s.501 (c)(19), or that is organized as a corporation under the 'New Jersey Nonprofit Corporation Act,' N.J.S.15A:1-1 et seq." Under N.J.S.A. 48: 2-21.41, a qualified Veterans' Organization shall be charged the residential rate for service delivered to the property where the Veterans' Organization primarily operates, if the residential rate is lower than the commercial rate for service at that property.

The customer shall furnish satisfactory proof of eligibility of service under this Special Provision to the Company. Once proof of eligibility is determined by the Company, service under this Special Provision shall begin with the next billing cycle following receipt of the Application.

(k-2) The customer will continue to be billed on this rate schedule. At least once annually, the Company shall review eligible customers' delivery charges under this Special Provision for all relevant periods. If the comparable delivery charges under the Residential Service (RS) rate schedule are lower than the delivery charges under its current rate schedule, a credit in the amount of the difference will be applied to the customer's next bill.

First Revised Sheet No. 141 Superseding Original Sheet No. 141

# RATE SCHEDULE GLP GENERAL LIGHTING AND POWER SERVICE (Continued)

- (I) Distribution Demand Charge Rebate: A customer under this rate schedule whose sole usage is for Direct Current Fast Charging (DCFC) Electric Vehicle charging and ancillary energy consumption (communications, area lighting, etc.) and who meets all of the requirements of this special provision, will qualify for a Distribution Demand Charge Rebate. This rebate will remain in effect until the N.J.B.P.U approved \$5 million program total has been reached or an electric vehicle specific tariff rate is established in a future rate proceeding.
  - (I-1) To qualify for the Demand Charge Rebate, a DCFC customer must agree to provide electric vehicle charging data to PSE&G in accordance with the approved program rules.
  - (I-2) Qualifying customers, upon Company approval into the program, will be issued an off bill rebate quarterly that will indicate the corresponding period(s) for which the credit applies, and that will apply to the portion of the approved demand charges set forth in (I-3) below. All rebates are contingent on timely availability of electric vehicle charging data for rebate calculation.
  - (I-3) As long as rebate funds are available, the following discounts will apply: For years one and two of the program, the monthly distribution demand charges will be rebated by 75% from the approved rates during the period being calculated. For years three and until new rates become effective following the Company's Next Base Rate Case, monthly distribution demand charges will be rebated by 50% from those in effect during the period being calculated.
  - (I-4) Both new and existing DCFC Charging Locations are eligible for this rebate.

#### STATE OF NEW JERSEY AUTHORIZED TAX:

The New Jersey Sales and Use Tax is applied in accordance with P.L. 1997, c. 162, as amended by P.L. 2006, c. 44, as amended by P.L. 2016, c. 57, and is included in the appropriate charges in this rate schedule. See Section 16 of the Standard Terms and Conditions for additional details and/or exceptions.

#### STANDARD TERMS AND CONDITIONS:

Second Revised Sheet No. 153
Superseding
First Revised Sheet No. 153

# RATE SCHEDULE LPL LARGE POWER AND LIGHTING SERVICE (Continued)

- (h) **Veterans' Organization Service:** Pursuant to N.J.S.A 48:2-21.41, when electric service is delivered to a customer that is a Veterans' Organization, serving the needs of veterans of the armed forces, the customer may apply and be eligible for billing under this Special Provision.
  - (h-1) Each customer shall be eligible for billing under this Special Provision upon submitting an Application for Veterans' Organization Service under this rate schedule and by qualifying as a Veterans' Organization as defined by N.J.S.A. 48:2-21.41 as "an organization dedicated to serving the needs of veterans of the armed forces that: is chartered under federal law, qualifies as a tax exempt organization under paragraph (19) of subsection (c) of section 501 of the federal Internal Revenue Code of 1986, 26 U.S.C. s.501 (c)(19), or that is organized as a corporation under the 'New Jersey Nonprofit Corporation Act,' N.J.S.15A:1-1 et seq." Under N.J.S.A. 48: 2-21.41, a qualified Veterans' Organization shall be charged the residential rate for service delivered to the property where the Veterans' Organization primarily operates, if the residential rate is lower than the commercial rate for service at that property.

The customer shall furnish satisfactory proof of eligibility of service under this Special Provision to the Company. Once proof of eligibility is determined by the Company, service under this Special Provision shall begin with the next billing cycle following receipt of the Application.

(h-2) The customer will continue to be billed on this rate schedule. At least once annually, the Company shall review eligible customers' delivery charges under this Special Provision for all relevant periods. If the comparable delivery charges under the Residential Service (RS) rate schedule are lower than the delivery charges under its current rate schedule, a credit in the amount of the difference will be applied to the customer's next bill.

First Revised Sheet No. 154 Superseding Original Sheet No. 154

# RATE SCHEDULE LPL LARGE POWER AND LIGHTING SERVICE (Continued)

- (i) Distribution Demand Charge Rebate: A customer under this rate schedule, receiving service at secondary voltage levels and whose sole usage is for DCFC Electric Vehicle charging and ancillary energy consumption (communications, area lighting, etc.) and who meets all of the requirements of this special provision, will qualify for a Distribution Demand Charge Rebate. This rebate will remain in effect until the N.J.B.P.U approved \$5 million program total has been reached or an electric vehicle specific tariff rate is established in a future rate proceeding.
  - (i-1) To qualify for the Demand Charge Rebate, a DCFC customer must agree to provide electric vehicle charging data to PSE&G in accordance with the approved program rules.
  - (i-2) Qualifying customers, upon Company approval into the program, will be issued an off bill rebate quarterly that will indicate the corresponding period(s) for which the credit applies, and that will apply to the portion of the approved demand charges set forth in (i-3) below. All rebates are contingent on timely availability of electric vehicle charging data for rebate calculation.
  - (i-3) As long as rebate funds are available, the following discounts will apply: For years one and two of the program, the monthly distribution demand charges will be rebated by 75% from the approved rates during the period being calculated. For years three and until new rates become effective following the Company's Next Base Rate Case, monthly distribution demand charges will be rebated by 50% from those in effect during the period being calculated.
  - (i-4) Both new and existing DCFC Charging Locations are eligible for this rebate.

#### STATE OF NEW JERSEY AUTHORIZED TAX:

The New Jersey Sales and Use Tax is applied in accordance with P.L. 1997, c. 162, as amended by P.L. 2006, c. 44, as amended by P.L. 2016, c. 57, and is included in the appropriate charges in this rate schedule. See Section 16 of the Standard Terms and Conditions for additional details and/or exceptions.

#### STANDARD TERMS AND CONDITIONS:

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# RATE SCHEDULE RS RESIDENTIAL SERVICE (Continued)

- (a-2) In residential premises where customer's use of electric service for purposes other than residential is incidental to its residential use;
- (a-3) On residential farms;
- (a-4) For rooming or boarding houses where the number of rented rooms does not exceed twice the number of bedrooms occupied by the customer;
- (a-5) To a customer in a two- or three-family building who has the service for incidental commonuse equipment registered on its meter;
- (a-6) In individual flats or apartments in multiple-family buildings;
- (a-7) In multiple-family buildings of two or more individual flats or apartments where electric service is furnished to the tenants or occupants of the flats or apartments by the owner without a specific charge for such service, provided that the number of kilowatt-hours in each block of the Distribution Charge are multiplied by the number of individual flats or apartments, whether occupied or not.
- (b) **Resale:** Service under this rate schedule is not available for resale.
- (c) TPS Supply: Customers who desire to purchase their electric supply from a TPS may request an enrollment package from Public Service that describes the process necessary for the customer to obtain a TPS for electric supply. This package will be provided to the customer at no charge by Public Service.
  - (c-1) The customer must contract with a TPS to arrange for deliveries to Public Service of the electric supply. A customer is limited to one TPS for electric supply for each account for which the customer receives delivery service.
  - (c-2) The customer's TPS is required to notify Public Service of the customer's selection prior to 13 days before the customer's scheduled Public Service meter reading date for deliveries to commence on such scheduled meter reading date, and such selection shall remain in effect for the entire billing month. Customer can change TPSs effective only on the date of the customer's scheduled Public Service meter reading date.

#### STATE OF NEW JERSEY AUTHORIZED TAX:

The New Jersey Sales and Use Tax is applied in accordance with P.L. 1997, c. 162, as amended by P.L. 2006, c. 44, as amended by P.L. 2016, c. 57, and is included in the appropriate charges in this rate schedule. See Section 16 of the Standard Terms and Conditions for additional details and/or exceptions.

#### **STANDARD TERMS AND CONDITIONS:**

XXX Revised Sheet No. 97 Superseding Original Sheet No. 97

## RATE SCHEDULE RS RESIDENTIAL SERVICE (Continued)

- (d) Electric Vehicle Distribution Only: Based upon the following eligibility criteria, residential customers may elect to receive on-peak and off-peak distribution energy charges from the Residential Load Management (RLM) rate schedule exclusively for their electric vehicle usage. This option, upon Company approval into the program, will be issued as a credit on the customer bill on at least a quarterly basis, after the entire usage has been billed at the RS rate. All other provisions of this tariff will remain in effect.
  - (d-1) A customer taking service under this special provision must install or utilize PSE&G approved smart charging hardware and network technology. The customer must also agree to share the Electric Vehicle Charging Data with PSE&G in a manner specified by PSE&G. Data must be available to the Company and necessary billing system changes must be in place in order for these incentives to begin.
  - (d-2) The electric vehicle credit will be calculated by the Company's program administrator at least quarterly using the electric vehicle usage at the Rate Schedule RLM distribution rates less the electric vehicle usage billed at Rate Schedule RS distribution rates for the corresponding billing period. If the credit calculation results in charges that would be in excess of the bill calculated using the RS distribution rates, no adjustment for the corresponding period will be applied.
  - (d-3) For ratemaking purposes, the electric vehicle RLM Distribution Only Provision credits associated with this special provision will be reflected as a reduction to the Rate Schedule RS distribution revenue. The credit will be applied at least quarterly to the customer bill and will indicate the corresponding period(s) for which the credit applies.
  - (d-4) This special provision will remain in effect until the conclusion of the Company's Next Base Rate Case.

#### STATE OF NEW JERSEY AUTHORIZED TAX:

The New Jersey Sales and Use Tax is applied in accordance with P.L. 1997, c. 162, as amended by P.L. 2006, c. 44, as amended by P.L. 2016, c. 57, and is included in the appropriate charges in this rate schedule. See Section 16 of the Standard Terms and Conditions for additional details and/or exceptions.

#### STANDARD TERMS AND CONDITIONS:

#### PUBLIC SERVICE ELECTRIC AND GAS COMPANY

**B.P.U.N.J. No. 16 ELECTRIC** 

Original Sheet No. 97 Original Sheet No. 98

**RESERVED FOR FUTURE USE** 

XXX Revised Sheet No. 140
Superseding
XXX Revised Sheet No. 140

# RATE SCHEDULE GLP GENERAL LIGHTING AND POWER SERVICE (Continued)

- (k) **Veterans' Organization Service:** Pursuant to N.J.S.A 48:2-21.41, when electric service is delivered to a customer that is a Veterans' Organization, serving the needs of veterans of the armed forces, the customer may apply and be eligible for billing under this Special Provision.
  - (k-1) Each customer shall be eligible for billing under this Special Provision upon submitting an Application for Veterans' Organization Service under this rate schedule and by qualifying as a Veterans' Organization as defined by N.J.S.A. 48:2-21.41 as "an organization dedicated to serving the needs of veterans of the armed forces that: is chartered under federal law, qualifies as a tax exempt organization under paragraph (19) of subsection (c) of section 501 of the federal Internal Revenue Code of 1986, 26 U.S.C. s.501 (c)(19), or that is organized as a corporation under the 'New Jersey Nonprofit Corporation Act,' N.J.S.15A:1-1 et seq." Under N.J.S.A. 48: 2-21.41, a qualified Veterans' Organization shall be charged the residential rate for service delivered to the property where the Veterans' Organization primarily operates, if the residential rate is lower than the commercial rate for service at that property.

The customer shall furnish satisfactory proof of eligibility of service under this Special Provision to the Company. Once proof of eligibility is determined by the Company, service under this Special Provision shall begin with the next billing cycle following receipt of the Application.

(k-2) The customer will continue to be billed on this rate schedule. At least once annually, the Company shall review eligible customers' delivery charges under this Special Provision for all relevant periods. If the comparable delivery charges under the Residential Service (RS) rate schedule are lower than the delivery charges under its current rate schedule, a credit in the amount of the difference will be applied to the customer's next bill.

#### STATE OF NEW JERSEY AUTHORIZED TAX:

The New Jersey Sales and Use Tax is applied in accordance with P.L. 1997, c. 162, as amended by P.L. 2006, c. 44, as amended by P.L. 2016, c. 57, and is included in the appropriate charges in this rate schedule. See Section 16 of the Standard Terms and Conditions for additional details and/or exceptions.

#### STANDARD TERMS AND CONDITIONS:

XXX Revised Sheet No. 141
Superseding
Original Sheet No. 141

## RATE SCHEDULE GLP GENERAL LIGHTING AND POWER SERVICE (Continued)

- (I) Distribution Demand Charge Rebate: A customer under this rate schedule whose sole usage is for Direct Current Fast Charging (DCFC) Electric Vehicle charging and ancillary energy consumption (communications, area lighting, etc.) and who meets all of the requirements of this special provision, will qualify for a Distribution Demand Charge Rebate. This rebate will remain in effect until the N.J.B.P.U approved \$5 million program total has been reached or an electric vehicle specific tariff rate is established in a future rate proceeding.
  - (I-1) To qualify for the Demand Charge Rebate, a DCFC customer must agree to provide electric vehicle charging data to PSE&G in accordance with the approved program rules.
  - (I-2) Qualifying customers, upon Company approval into the program, will be issued an off bill rebate quarterly that will indicate the corresponding period(s) for which the credit applies, and that will apply to the portion of the approved demand charges set forth in (I-3) below. All rebates are contingent on timely availability of electric vehicle charging data for rebate calculation.
  - (I-3) As long as rebate funds are available, the following discounts will apply: For years one and two of the program, the monthly distribution demand charges will be rebated by 75% from the approved rates during the period being calculated. For years three and until new rates become effective following the Company's Next Base Rate Case, monthly distribution demand charges will be rebated by 50% from those in effect during the period being calculated.
  - (I-4) Both new and existing DCFC Charging Locations are eligible for this rebate.

#### STATE OF NEW JERSEY AUTHORIZED TAX:

The New Jersey Sales and Use Tax is applied in accordance with P.L. 1997, c. 162, as amended by P.L. 2006, c. 44, as amended by P.L. 2016, c. 57, and is included in the appropriate charges in this rate schedule. See Section 16 of the Standard Terms and Conditions for additional details and/or exceptions.

#### STANDARD TERMS AND CONDITIONS:

XXX Revised Sheet No. 153
Superseding
XXX Revised Sheet No. 153

# RATE SCHEDULE LPL LARGE POWER AND LIGHTING SERVICE (Continued)

- (h) **Veterans' Organization Service:** Pursuant to N.J.S.A 48:2-21.41, when electric service is delivered to a customer that is a Veterans' Organization, serving the needs of veterans of the armed forces, the customer may apply and be eligible for billing under this Special Provision.
  - (h-1) Each customer shall be eligible for billing under this Special Provision upon submitting an Application for Veterans' Organization Service under this rate schedule and by qualifying as a Veterans' Organization as defined by N.J.S.A. 48:2-21.41 as "an organization dedicated to serving the needs of veterans of the armed forces that: is chartered under federal law, qualifies as a tax exempt organization under paragraph (19) of subsection (c) of section 501 of the federal Internal Revenue Code of 1986, 26 U.S.C. s.501 (c)(19), or that is organized as a corporation under the 'New Jersey Nonprofit Corporation Act,' N.J.S.15A:1-1 et seq." Under N.J.S.A. 48: 2-21.41, a qualified Veterans' Organization shall be charged the residential rate for service delivered to the property where the Veterans' Organization primarily operates, if the residential rate is lower than the commercial rate for service at that property.

The customer shall furnish satisfactory proof of eligibility of service under this Special Provision to the Company. Once proof of eligibility is determined by the Company, service under this Special Provision shall begin with the next billing cycle following receipt of the Application.

(h-2) The customer will continue to be billed on this rate schedule. At least once annually, the Company shall review eligible customers' delivery charges under this Special Provision for all relevant periods. If the comparable delivery charges under the Residential Service (RS) rate schedule are lower than the delivery charges under its current rate schedule, a credit in the amount of the difference will be applied to the customer's next bill.

#### STATE OF NEW JERSEY AUTHORIZED TAX:

The New Jersey Sales and Use Tax is applied in accordance with P.L. 1997, c. 162, as amended by P.L. 2006, c. 44, as amended by P.L. 2016, c. 57, and is included in the appropriate charges in this rate schedule. See Section 16 of the Standard Terms and Conditions for additional details and/or exceptions.

#### STANDARD TERMS AND CONDITIONS:

XXX Revised Sheet No. 154
Superseding
Original Sheet No. 154

## RATE SCHEDULE LPL LARGE POWER AND LIGHTING SERVICE (Continued)

- (i) Distribution Demand Charge Rebate: A customer under this rate schedule, receiving service at secondary voltage levels and whose sole usage is for DCFC Electric Vehicle charging and ancillary energy consumption (communications, area lighting, etc.) and who meets all of the requirements of this special provision, will qualify for a Distribution Demand Charge Rebate. This rebate will remain in effect until the N.J.B.P.U approved \$5 million program total has been reached or an electric vehicle specific tariff rate is established in a future rate proceeding.
  - (i-1) To qualify for the Demand Charge Rebate, a DCFC customer must agree to provide electric vehicle charging data to PSE&G in accordance with the approved program rules.
  - (i-2) Qualifying customers, upon Company approval into the program, will be issued an off bill rebate quarterly that will indicate the corresponding period(s) for which the credit applies, and that will apply to the portion of the approved demand charges set forth in (i-3) below. All rebates are contingent on timely availability of electric vehicle charging data for rebate calculation.
  - (i-3) As long as rebate funds are available, the following discounts will apply: For years one and two of the program, the monthly distribution demand charges will be rebated by 75% from the approved rates during the period being calculated. For years three and until new rates become effective following the Company's Next Base Rate Case, monthly distribution demand charges will be rebated by 50% from those in effect during the period being calculated.
  - (i-4) Both new and existing DCFC Charging Locations are eligible for this rebate.

#### STATE OF NEW JERSEY AUTHORIZED TAX:

The New Jersey Sales and Use Tax is applied in accordance with P.L. 1997, c. 162, as amended by P.L. 2006, c. 44, as amended by P.L. 2016, c. 57, and is included in the appropriate charges in this rate schedule. See Section 16 of the Standard Terms and Conditions for additional details and/or exceptions.

#### **STANDARD TERMS AND CONDITIONS:**