COMMUNITY CHOICE
AGGREGATION:
IMPLEMENTATION PLAN
VILLAGE, TOWN, CITY OF ________
PARTICIPATING IN
NEW YORK
ENERGY BUYING GROUP ______
DECEMBER 2017
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INTRODUCTION

Pursuant to the Order Authorizing Framework for Community Choice Aggregation Opt-Out Program in Case 14-M-0224, Proceeding on Motion of the Commission to Enable Community Choice Aggregation Programs (issued April 21, 2016) (“Order” or “CCA Order”), and the Order Approving Community Choice Aggregation Program and Utility Data Security Agreement with Modifications (issued October 19, 2017), the New York State Public Service Commission (“NYSPSC”) has authorized the establishment of Community Choice Aggregation (CCA) Programs by New York municipalities and approved MEGA’s specific CCA Program. CCA Programs will be allowed to aggregate electric supply, natural gas supply, or both, and to offer energy related value-added products and services for customers within their geographic territory. See Order, Appendix D: CCA Rules Summary ¶¶ 1, 4-6.

There are numerous benefits and opportunities available to municipalities and consumers through a CCA Program. While many large industrial and commercial consumers with dedicated energy procurement operations have been able to leverage their size and expertise to obtain lower energy rates, similar opportunities have not, until now, been available to individual residential and small commercial retail consumers, who are typically unable to obtain significant price reductions since they lack the same bargaining power, expertise, and the economies of scale enjoyed by larger consumers. Aggregation—the combining of multiple energy loads—augments the benefits of retail energy competition for consumers with lower energy usage by increasing their market power. In addition, competitive bids, evaluated by experts as part of CCA Programs, protect consumers from unscrupulous and opportunistic suppliers aiming to place them in unfavorable supply deals.

Three types of municipalities have been deemed eligible by the NYSPSC to create CCA Programs: villages, towns, and cities.¹ As stated in the Order, a municipality or a group of municipalities may engage the services of a Consultant to act as a CCA Administrator to complete any or all tasks with the aim of establishing a CCA Program. Order, ¶ 2-3. The Municipal Electric and Gas Alliance (“MEGA”) would be engaged to serve as a CCA Administrator to those municipalities looking to explore and adopt a local law authorizing CCA, both to aid in the creation of the CCA and the required public outreach and education related thereto, and to implement and administer the CCA once formed. The terms “MEGA” and “CCA

¹ Under the Order, municipalities at the smallest level of government are authorized to create a CCA; counties are not eligible to create a CCA. See Order, Appendix D ¶ 1(a). This means that, where a Village is located within a Town, only the Village government may create a CCA for residents of the Village, while the Town may create a CCA only for residents of the Town who live outside Village limits. The Order does not preclude Towns and Villages from working in concert to form a CCA for all residents, so long as the appropriate legal steps are taken to adopt a CCA covering all residents. Nor does the Order prevent Counties from advocating for or offering assistance to local governments in forming CCAs, although a County itself is precluded from pursuing aggregation. Through this Implementation Plan and its CCA Administration Agreements with individual communities, MEGA intends to provide advice and assistance in creating CCA Programs which transcend the jurisdictional boundaries to which individual municipalities are constrained, and to facilitate and encourage cooperative relationships between and among the various levels of local government to create successful aggregations.
Administrator” are used interchangeably throughout this document. The CCA Administrator will provide administrative services to municipalities on an individual basis or in groups. At this time, MEGA intends to divide groups of participating municipal CCAs into regionally based aggregation groups, which would be referred to as “Buying Groups” or “Aggregation Groups” a description of which will be included as Appendix A.2

The Municipalities seek to collectively aggregate the retail energy loads of eligible customers, as defined by the Order, and to solicit bids for the purchase of electricity, natural gas and/or energy related value-added products and services. MEGA, on behalf of the Aggregation Group, would solicit bids seeking competitive pricing, various contract terms, and options for increased volumes of renewable energy and other energy related value-added products and services,3 based upon the needs and priorities of participating municipalities. By taking advantage of a combined pool of eligible energy accounts, Municipalities have the potential to attract lower rates and the option of acquiring a cleaner power supply.

I. KEY TERMS

AUTOMATICALLY ELIGIBLE CUSTOMERS: shall mean those utility customer classes eligible for inclusion in the CCA Program on an opt-out basis, as set forth in the NYSPSC Order Authorizing CCAs, Appendix C, or as otherwise specified by the Commission. Generally, this class of customers includes those receiving residential electric or gas supply service, including those in multi-family housing, certain types of institutions, and some small commercial customers covered by “small general service” class designations.4 This shall not include customers who have already enrolled in service through an ESCO, customers enrolled in utility programs which require them to take supply service from their current utility, or customers who have a block on their utility account at the time of CCA formation5; those customers shall be eligible to participate on an opt-in basis, if they so desire.

ASSISTANCE PROGRAM PARTICIPANT (APP): shall mean those customers who are participants in utility low-income assistance programs and have a utility-initiated block placed on their account as part of the Low-Income Order.6

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2 This Appendix is meant to be a dynamic document, and will be updated periodically as the Municipalities seeking to form CCAs complete the process of enacting the Local Laws and approvals necessary to participate in this program.

3 Rules governing use of customer data and solicitation of customers related to value-added products and services offered in conjunction with the CCA Program are set forth in the Data Protection Plan.

4 To the extent that Commission eligibility rules change in the future, such that this definition no longer accurately reflects CCA eligibility, the Commission’s rules will govern.

5 Except customers participating in the Affordability Assistance Program, Assistance Program Participants (“APP”), who may have utility-initiated blocks on their accounts, but who are still eligible to participate if they are provided a guaranteed savings product.

6 Case 12-M-0476, Retail Access, Order Adopting a Prohibition on Service to Low-Income Customers by Energy Service Companies (issued December 16, 2016) (“Low-Income Order”). Pursuant to the October 2017 CCA Order, MEGA will consult with relevant State or local social services agencies prior to the mailing of opt-out letters.
ELIGIBLE CUSTOMERS: shall mean all automatically eligible customers plus those utility customers eligible for inclusion in the CCA Program on an opt-in basis, as set forth in the NYSPSC Order Authorizing CCAs or otherwise authorized by the Commission. Those customers eligible to participate in the CCA Program on an opt-in basis currently include: those customers already enrolled in service through an ESCO at the time of CCA formation, customers in large commercial, institutional, or industrial utility service classes that cannot be automatically enrolled in the CCA on an opt-out basis, and all other customers not considered “automatically eligible customers.” References to the broader class of “eligible customers” shall signify the entire pool of customers participating in the aggregation, either because they have been automatically enrolled on an opt-out basis, or because they have affirmatively opted in.

CCA ADMINISTRATOR: An agent of the municipality charged with overseeing creation, implementation and operation of a CCA Program, as well as negotiating Energy Supply Agreements with ESCOs. The CCA Administrator shall be retained by the municipality via a separate CCA Administration Agreement, adopted by Resolution.

COMMUNITY CHOICE AGGREGATION (CCA)/CCA PROGRAM: A Program authorized by the New York State Public Service Commission (NYSPSC) to aggregate residential and commercial electric and/or natural gas supply within a given municipality in order to leverage that energy demand to negotiate favorable Energy Supply Agreements directly with ESCOs. Customers within a CCA Program would no longer purchase their energy supply directly from their utility. However, the utility would generally continue to deliver energy to these customers, to charge for that delivery, and will retain its transmission and distribution network. The energy supply portion of a customer’s energy service is provided by an ESCO or ESCOs, pursuant to an Energy Supply Agreement negotiated for the CCA Program at large, then delivered to customers via the local utility.

ENERGY SUPPLY AGREEMENT (ESA): An agreement between an energy customer and an Energy Services Company (ESCO) to provide electricity or gas service to the customer for a fixed or variable price.

ENERGY SERVICES COMPANY (ESCO): A third-party energy supplier eligible to sell electricity, natural gas and/or energy related value-added services to customers in New York State, utilizing the transmission and distribution systems of existing utilities. ESCOs are regulated by the New York State Department of Public Service and the New York State Public Service Commission, and must comply with the New York State Public Service Law.
MUNICIPALITY: At present, the Commission has authorized the formation of CCAs by Villages, Towns and Cities within the state, and not by Counties or other municipal subdivisions. Currently, formation of a CCA must happen at the lowest level of municipal government. For example, a Village within a Town would be responsible for aggregation of village customers, while the Town would be responsible for aggregation of town customers located outside the village. However, this does not preclude Villages, Towns and/or Cities from working together to from a CCA, hiring a common CCA Administrator, or entering into intermunicipal agreements for aggregation purposes.

UTILITY: In this plan, this term refers to traditional electric and/or natural gas utilities regulated by the New York State Department of Public Service and the New York State Public Service Commission and permitted to provide electric and/or gas supply, transmission and distribution services to all customers within their designated service territory.
II. PROCESS

To begin the process, Municipalities would execute the Community Choice Aggregation Administration Agreement (“CCA Administration Agreement” or “Agreement”) to retain the services of MEGA as CCA Administrator. Community-specific versions of this Agreement would be reviewed and, if necessary, revised, based on consultations with individual municipalities. Under this Agreement, MEGA would be responsible for advising and supporting the Municipalities on public outreach and education related to formation of the CCA, assisting with planning and implementing the CCA Program once it is adopted, soliciting bids for energy supply and selecting the energy supplier(s), and monitoring the program, once implemented, to assure that all contractual obligations are met by suppliers, and that NYSPSC regulatory compliance is attained at all times. Municipalities will be advised that, pursuant to the CCA Order, they are ultimately responsible for ensuring compliance with the Order and applicable law. Order, Appx. D, ¶ 3(b). As such, each municipality must designate a CCA Liaison, with whom MEGA will work closely to keep municipal officials informed and address any public concerns.

The CCA Administrator will customize Appendix B (Opt-Out Letter) and Appendix C (Education and Outreach Plan) to this Implementation Plan to fit the circumstances and needs of individual municipalities, such as the schedule and nature of public education and outreach activities. Once Municipalities adopt these community-specific Implementation Appendices, by resolution or in conjunction with the passage of the Local Law discussed below, they will be incorporated into this Implementation Plan. A Data Protection Plan (“DPP”) will also be adopted and, where community-specific modifications are necessary, customized for each Municipality. Once finalized, both the IP and DPP documents will be made available to eligible customers within each Municipality.

Prior to adoption of a Local Law creating a CCA, Municipalities will hold a public hearing, among other community specific avenues, in order to provide eligible customers a meaningful opportunity to hear and be heard regarding the details of the CCA Program. The CCA Administrator will address any concerns of the Participating municipalities through appendices to this IP, or in a revised IP and/or DPP.

The opt-out notice(s) for the CCA Program shall be provided in advance to all eligible customers in each of the Municipalities according to the opt-out procedure developed by the CCA Administrator and outlined in Section III.F below. The opt-out notice(s) and disclosures shall comply with the Order and all applicable rules and regulations of the NYSPSC and shall fully inform such eligible customers in advance that they have the right to opt-out of the CCA Program. The opt-out notice(s) shall disclose all required information including but not limited to the rates, terms and conditions of the Program and the specific method to opt-out of the CCA Program. If Assistance Program Participants (APPs) are to be included in the CCA Program, an opt-out letter specific to APPs and including information detailing the guaranteed savings product required by the Low-Income Order\(^5\) will be used in addition to the standard opt-out letter. An anonymized copy of the APP opt-out letter will also be provided to the relevant local or State social service program administrator(s), and to Department of Public Service (DPS)
Staff. Additionally, MEGA will provide any other necessary information regarding APP-specific Program terms, such as the guaranteed savings product, to such administrator(s) including contact information for MEGA and the selected ESCO(s) to facilitate APP customer education and support. A sample opt-out letter(s) is included as Appendix B; this letter will be customized for and adopted by each Municipality, and incorporated into this Implementation Plan.

In consultation with Municipalities, the CCA Administrator will prepare and negotiate one or more Energy Services Agreements (ESAs) on behalf of Municipalities with one or more supplier(s). Such Agreements are to determine the basic terms and conditions available to participating municipalities for electricity and/or natural gas supply, renewable or “green” power or energy related value-added products and services. Energy Service Agreement(s) shall set forth the overall terms and conditions of any program, and shall provide that participating municipalities will have the ability to enter into contracts with the energy supplier(s) based on the terms of the Energy Services Agreement(s). The local electric or natural gas utility will continue to provide and service the delivery of the energy purchased by the energy supplier, as well as metering, repairs, and outage restoration services.

III. OPERATIONAL PLAN

A. Aggregation Services

1. Energy Services Company (ESCO): The CCA Administrator will use an experienced entity such as an ESCO to deliver energy supply services to participating municipalities. The ESCO shall provide adequate, accurate, and understandable pricing, terms and conditions of service, including but not limited to: no switching conditions where cancellation fees apply, the conditions under which an automatically eligible customer may opt-out without penalty (if any penalty), a description of the guaranteed savings product for APPs (if applicable) and any other terms required by law or regulation. The ESCO must provide the CCA Administrator, upon request, an electronic file containing the participating municipalities’ aggregate usage, charges for retail supply service and such other information reasonably requested by CCA Administrator, which will be handled in accordance with the DPP.

2. Database: The ESCO shall create and maintain a secure database of all participating CCA customers. The database will include the name, address, utility account number, and ESCO’s account number of each active CCA customer, and other pertinent information such as rate code, rider code (if applicable), most recent 12 months/billing cycles of usage and demand, and meter reading cycle. The database will be updated at least quarterly and will only be shared with MEGA in aggregate. Accordingly, the ESCO will develop and implement processes to accommodate customers who (i) leave the Aggregation Group due

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7 As required by the CCA Framework Order, all CCA customers will be permitted to opt-out and return to utility service without penalty at least at any time before the end of the third billing cycle after enrollment. CCA Framework Order at 29 and Appendix D at 8. The CCA energy supply agreement may provide for longer penalty-free time period—or no penalties at all—but it will provide no less than that required by the CCA Framework Order.
to relocation, opting-out, etc. (ii) decide to join the Aggregation Group, such as by terminating service previously provided via a direct consumer contract with an ESCO; (iii) relocate anywhere within the jurisdictional limits of the Municipality or the Aggregation Group’s geographic area, (iv) move into the Municipality and elect to join the Aggregation Group, (v) are residents of a Municipality which has withdrawn from the Aggregation Group, or (vi) are APPs and per the Low-Income Order require a guaranteed savings product. This database shall also be capable of removing a customer who has duly opted-out of the CCA Program. The ESCO will use this database to perform audits for clerical and mathematical accuracy of participating customers’ energy supply bills. All customer information shall be handled in accordance with the DPP, the DSA, and any other applicable law or regulation.

3. Customer Education: The CCA Administrator shall develop and implement, with the assistance of the Municipality and the ESCO and as the CCA Administrator deems appropriate, an educational program that: generally explains the CCA Program to all eligible customers, provides updates and disclosures mandated by the Order and the applicable NYSPSC rules and regulations, and implements a process to allow any eligible customer the opportunity to opt-out of the CCA Program. The fundamental goal of CCA education and outreach is to enable eligible customers to make an informed choice(s) about their energy supply options. The Municipality will remain ultimately responsible for making certain that the CCA Program is deployed in compliance with legal requirements, that it serves the energy supply interests of its residents, and that consumer information is appropriately protected. Because education is critical to the success of CCA Programs, one of the Municipalities’ responsibilities, as stated in the CCA Administration Agreement, is to endorse and promote the CCA Program to eligible customers. The initial education and outreach campaign will be tailored to each municipality, and will be provided to potential eligible customers, before the passage of the local law, over no less than a two-month period and over multiple communication platforms. The education and outreach campaign will minimally consist of the following means and activities, as appropriate to local circumstances, to raise awareness and educate the eligible customers on the benefits and procedures of the CCA:

A. Informational community meetings
B. Distribution and/or public posting of printed materials
C. Town newsletters
D. Web-based education
E. Local newspaper articles
F. Social media campaign (Facebook, Twitter, G+ Google, etc.)
G. Education on municipal and community websites
H. Educational water or tax bill inserts, where applicable
I. Press releases distributed to local print and electronic media

Other educational and informational avenues that may be used are: informational videos, radio commercials, local cable TV, local radio shows, lawn signs, billboards, door hanger advertising and professional distribution services. Municipalities will be asked to provide
input on and support the customization of public education and outreach techniques which best fit their community. A template supporting the customization of the initial public outreach plan is attached as Appendix C.

In addition to the initial public education and outreach efforts, MEGA will work with each municipality to provide resident education after the selection of an ESCO. At a minimum, residents of each municipality will have the opportunity to attend a meeting to learn about the rate and terms offered through the CCA before the beginning of the opt-out period. The goal of this additional education is for residents to become informed of the details of the CCA Program before deciding whether to opt-out.

The New York State Energy Research and Development Authority (NYSERDA) is available to provide technical assistance to Municipalities and CCA Administrators in their development of CCA Programs, related outreach and education. Order, Appendix D ¶12. The CCA Administrator will evaluate such resources, and will avail itself of them if and when it becomes desirable.

4. Customer Service: The ESCO shall hire and maintain an adequate customer service staff and develop and administer a written customer service process that will accommodate customer inquiries and complaints about billing, and answer questions regarding the CCA Program in general. This process will include a description of how telephone inquiries will be handled, either internally or externally, with specific focus given to opt-out protocols.

5. Billing: The local utilities will provide a regular billing statement to each Participant which shall include the charges of the ESCO, and the ESCO shall not charge any additional administrative fee. As will be specified in the ESA, the ESCO will be required to collect and remit local gross receipts tax in any CCA municipality that has adopted such a tax. The CCA Administrator is authorized to recover its administrative costs through a reasonable fee built into the per kWh or per therm rates for power or natural gas and assessed on customer bills. Order, Appendix D ¶ 28.

Where applicable, MEGA will coordinate with any State or local social services programs which receive and pay energy bills for certain APPs, to ensure program administrator(s) are aware of any changes to the bills they receive, and to answer any CCA-related questions.

6. Compliance Process: Both the ESCO and the CCA Administrator shall develop internal controls and processes to ensure that each Municipality remains in good standing and that each Municipality and the CCA Program comply with the Order and all applicable NYSPSC rules, and regulations as they may be amended from time to time. It will be the ESCO’s responsibility to deliver timely reports at the request of the CCA Administrator. Such reports will include (i) the number of customers in the CCA Program; (ii) a savings estimate or increase from the previous year’s baseline; (iii) such other information reasonably

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8 These billing statements will be provided in accordance with each utility’s established practices, such as monthly, bi-monthly, or other periodic billing schedules.
requested by the CCA Administrator; (iv) comparison of customers’ charge for the supply of energy from one designated period to another identified by the CCA Administrator; (v) proof of compliance with Low-Income Order of guaranteed savings product for APPs. The CCA Administrator shall monitor and promptly notify the Municipalities of any changes in market conditions, law or regulatory conditions, including amendments to the Order or changes to any NYSPSC rules or regulations applicable to the CCA program. Likewise, the ESCO shall also develop a process to monitor and shall promptly notify the CCA Administrator in writing of any such changes of law or regulation applicable to the CCA Program. The CCA Administrator must submit annual reports to the NYSPSC which provide information requested in the Order, or otherwise required by NYSPSC rules or regulations. Order, Appendix D ¶ 38. At the request of the CCA Administrator, ESCOs and Municipalities will provide information necessary for the timely completion and submittal of these annual reports.

7. Notification to Local Utilities: The automatically eligible customers9 in each Municipality who do not opt-out of the CCA Program will be enrolled automatically in the CCA Program by an ESCO. Automatically eligible customers will not be asked to take affirmative steps to be included in the CCA. To the extent that local utilities require notification of participation, the ESCO shall provide such notice to the local utilities.

The ESCO will inform the local utilities from time to time, through electronic means, of any new eligible customers who enroll in the Aggregation.

8. Solicitation of Bids: The process of soliciting bids for energy and related services and awarding of Energy Services Agreement(s) for the Aggregation Group, shall be conducted in the following manner:

A. The CCA Administrator, on behalf of the Aggregation Group, will solicit bids for energy supply and other related services, as allowed by the Order and in accordance with any specific terms or requirements established by the Aggregation Group in their CCA Administration Agreement, Local Law Authorizing CCAs, and/or community-specific implementation plans. A copy of Invitations to Bid/Requests for Proposals will be provided to DPS Staff.

B. The CCA Administrator will request Aggregate Data, as defined by the NYSPSC, from the local utilities serving eligible customers in each municipality. These data will be provided to potential bidders when Invitations to Bid/Requests for Proposals are released seeking ESCOs to provide supply service to the Aggregation Group.

9 For purposes of this provision, customers receiving service directly from an ESCO at the time of aggregation are not considered “automatically eligible customers” who would be automatically enrolled on an opt-out basis. Such customers are permitted to voluntarily join the CCA on an opt-in basis, but they will not be automatically enrolled in the CCA, in accordance with the Order.
C. The CCA Administrator will prepare Invitations to Bid/Requests for Proposals pursuant to public bidding standards for electricity and/or natural gas supplies and energy related value-added products and services.

D. The CCA Administrator will analyze the RFP or bid responses and prepare a report resulting from such analysis for the Aggregation Group.

E. In consultation with the Aggregation Group, the CCA Administrator will prepare and negotiate one or more Energy Services Agreement(s) on behalf of Municipalities with one or more supplier(s). Such Agreement(s) are to determine the basic terms and conditions available to customers for electricity and/or natural gas supply, renewable or “green” power or energy related value-added products and services. Energy Services Agreement(s) shall set forth the overall terms and conditions of any program, and shall provide that eligible customers will have the ability to enter into contracts with the energy supplier(s) based on the terms of the Energy Services Agreement.

F. After the CCA Administrator has entered into and executed energy supply contracts with an ESCO, the CCA Administrator will request customer-specific customer contact information. The local utilities will provide the customer-specific data in order to mail opt-out notices to automatically eligible customers. All customer-specific data will be handled and protected in accordance with the DPP and relevant regulations, laws, and NYSPSC Orders, as well as in accordance with the relevant Data Security Agreements (DSA) entered into with affected utilities. See Order at 51.

G. The CCA Administrator will provide opt-out notifications to the automatically eligible customers on municipal letterhead and envelopes. Prior to the mailing of opt-out notices residents of each municipality will have the opportunity to attend a meeting to learn about the rate and terms offered through the CCA. The opt-out period will be 30-days as per the CCA Order. The opt-out letter(s) will be filed with the NYSPSC by the CCA Administrator at least 5 business days prior to when the CCA Administrator intends to send them. A sample opt-out letter(s) is included as Appendix B. This letter(s) will be tailored to each community’s circumstances, adopted by the participating Municipality, and incorporated into this Implementation Plan.

H. The selected ESCO shall allow customers to opt-out and return to local utility service at least at any time prior to the end of the third billing cycle after enrollment,\(^{10}\) without an early termination fee. The CCA Administrator will ensure this provision is included in any Energy Services Agreement signed for the provision of supply service to the Aggregation Group. In addition, information

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\(^{10}\) An energy services agreement may allow for a longer penalty-free time period, or waive opt-out penalties altogether, but it cannot offer any less than the three-billing-cycle period specified in the CCA Framework Order.
regarding the timeframes and conditions under which cancellation fees would apply will be described in the opt-out letter(s).

B. Energy Services Agreement (ESA)

The CCA Administrator, on behalf of the Municipalities in the Aggregation Group, and the selected ESCO shall duly execute and enter into an Energy Services Agreement (ESA) to serve the Aggregation Group.

At least 120 days prior to the expiration of any ESA, the CCA Administrator shall, after consulting with the Aggregation Group, begin developing a new round of RFPs for the next contract period, making any necessary alterations of contract terms or expansions of the CCA Program to be covered by the subsequent ESA(s), and pursuing new or renewed ESAs to provide service upon the expiration of the current ESA.

The ESA shall include a commitment by the ESCO to refrain from contacting customers directly with solicitations or offers unrelated to that customer’s CCA participation or contracted-for energy supply. ESCOs will not be permitted to sell customer contact information to third parties for commercial or advertising purposes. However, this provision will not preclude the ESCO from—and should, in fact, encourage ESCO participation in—outreach efforts by the CCA Administrator and Municipality to inform customers of new initiatives or offerings associated with the CCA, such as additional green energy options or upcoming CCA milestones.

C. Energy Services Company Requirements

The Energy Services Agreement shall require the ESCO to satisfy each of the following requirements:

1. Have sufficient sources of energy to provide retail firm energy to the Aggregation Group.
3. Maintain licenses or certifications required by State of New York in order to operate as an energy services company.
4. Comply with the necessary local utility requirements to operate as an ESCO.
6. Maintain the necessary corporate structure to sell retail firm energy to the customers of the Aggregation Group.
7. Maintain an Electronic Data Interchange (EDI) computer network, or accepted standard, that is fully functional at all times and capable of handling the customers in the Aggregation Group.
8. Maintain the marketing ability to reach all customers of the Aggregation Group to educate them on the terms of the CCA Program.
9. Maintain a staffed call center capable of handling calls from the customers of the Aggregation Group.
10. Maintain a local or toll-free telephone number for customer service and complaints related to each Municipality’s CCA Program.

11. The ESCO serving customers in the Aggregation Group will be required to disclose in the Energy Services Agreement any subcontractors that it uses in fulfillment of the services described above.

12. Agree in a binding written agreement with the CCA Administrator, on behalf of each Municipality, to hold each Municipality financially harmless from any and all financial obligations arising from supplying power to the Aggregation Group.

13. Satisfy the credit requirements of the Municipality.

14. Have the binding authority (to the satisfaction of legal counsel) to execute the Energy Services Agreement with the CCA Administrator, on behalf of each Municipality, and be fully bound by all of its terms and conditions.

15. Assist the CCA Administrator in filing all reports required by the Order, and any applicable NYSPSC law, rule or regulation, as may be amended from time to time.

16. Assist the CCA Administrator in developing and sustaining needed outreach and educational efforts.

17. Comply with all applicable laws and regulations of the State of New York and any applicable provisions of the local law which address CCA Programs and ESAs.

18. Execute a Data Security Agreement, Non-Disclosure Agreement or other similar agreement outlining confidentially provisions as required by the Order, MEGA’s DPP and the DSA.

D. **Activation of Service**

After a notice is mailed to all automatically eligible customers in each Municipality, providing an opportunity to opt-out of the CCA Program within 30 days, all eligible customers who do not opt-out in writing, or by using another accepted opt-out method, will be automatically enrolled in the CCA Program. Other eligible customers, including those who cannot be automatically enrolled on an opt-out basis, will be enrolled individually after affirmatively opting in. Customer enrollment with the ESCO will occur thereafter without further action by the customer on terms set forth in the Energy Services Agreement and according to the retail tariffs of the local utility.

E. **Changes, Extension, Renewal, or Termination of Service**

The Energy Services Agreement with the ESCO will specify when service shall begin and end. If the Energy Services Agreement is extended or renewed, Municipalities and/or customers will be notified as to any change in rates or service conditions and other information required by law. The CCA Administrator will provide to the NYSPSC in a report its plans for negotiating any CCA extensions, or termination of a CCA Program a minimum of 120 days before expiration of existing CCA Program.

F. **Opt-Out Procedures**

Automatically eligible customers from each Municipality may opt-out of the CCA Program at any time during the opt-out period without penalty. Automatically eligible customers who opt-out of the CCA will not be switched from their current utility. As required by the Order, it shall
be the duty of each Municipality, in cooperation with the CCA Administrator, to fully inform their automatically eligible customers in advance that they have the right to opt-out of the CCA Program. Prior to the mailing of opt-out notices, residents of each municipality will have the opportunity to attend a meeting to learn about the rate and terms offered through the CCA.

G. Opt-In Procedures

Other eligible customers in each Municipality may request to join the Aggregation Group after the expiration of any enrollment period by contacting the ESCO, who shall accept them into the CCA Program. The acceptance of larger commercial or industrial customers into the CCA on an opt-in basis will be determined for each Aggregation Group by the CCA Administrator based on added value to eligible CCA Program Participants. This will be subject to terms and conditions mutually agreed upon in the Energy Services Agreement. The agreed-upon terms and conditions shall be consistent with the local utility’s supplier enrollment requirements. Customers in the Aggregation Group who move from one location to another within the jurisdictional limits of each Municipality shall continue as a customer of the Aggregation Group, but may have to contact the ESCO to resume service once a new account has been established at the new address. If any termination fees exist, termination fees shall not be assessed to customers who cancel their CCA service as a result of moving out of the premises or the municipality served.

H. New Accounts

ESCO shall facilitate the addition of new customer accounts to the CCA Program during the term of the Energy Services Agreement. Eligible customers wishing to opt-in to the CCA Program may contact the ESCO to obtain enrollment information. After the initial opt-out period is completed, CCA Administrator and the ESCO may establish protocols and procedures to hold additional opt-out processes for eligible new residential and small commercial accounts that were not mailed opt-out notices in earlier opt-out rounds within the term of the ongoing CCA Program. Any new eligible residential and small commercial accounts shall be able to enroll in the CCA Program under the same terms, conditions, and pricing as accounts that were initially enrolled during the first opt-out round. However, such newly enrolled accounts will only have the ability to participate in the ongoing CCA Program for the remaining length of the contract term of the Energy Services Agreement with the ESCO.

IV. REPORTING

The CCA Administrator will file an annual report with the Secretary by March 31 of each year, as required by NYSPSC rules. The annual report will cover the previous calendar year. The data in the annual report will include, but not be limited to:

1. Number of customers enrolled
2. Number of customers who cancelled their supply from the CCA Program, during the year
3. Number of complaints received by the CCA liaison
4. The rate paid for energy supply (commodity)
5. Value-added services provided during the year
6. Number of customers who opted-out in response to the initial opt-out letter(s)
7. Proof of compliance with Low-Income Order (guaranteed savings product for APPs)
8. Plans for soliciting a new CCA contract, negotiating an extension, or ending a CCA Program -- if a CCA supply contract is scheduled to expire less than one year following the filing of the annual report

V. MISCELLANEOUS GOVERNANCE GUIDELINES

The Municipalities in the Aggregation Group shall approve, by resolution passed by majority vote and/or in conjunction with the adoption of a Local Law authorizing creation of a CCA, a community-specific version of Appendix B (Opt-Out Letter) and Appendix C (Education and Outreach Plan) to this Implementation Plan. Once adopted, these community-specific Appendices shall be incorporated into the Implementation Plan and updated, where appropriate, to reflect local circumstances and needs.

Municipalities will also be asked to review and, if applicable, suggest community-specific revisions to the DPP.

VI. LIABILITY

THE MUNICIPALITIES IN THE AGGREGATION GROUP SHALL NOT BE LIABLE TO CUSTOMERS FOR ANY CLAIMS, HOWEVER STYLED, ARISING OUT OF THE CCA PROGRAM OR THE PROVISION OF AGGREGATION SERVICES BY EACH MUNICIPALITY. CUSTOMERS IN THE AGGREGATION GROUP SHALL ASSERT ANY SUCH CLAIMS SOLELY AGAINST THE ESCO PURSUANT TO THE ENERGY SERVICES AGREEMENT, UNDER WHICH SUCH PARTICIPANTS ARE EXPRESS THIRD-PARTY BENEFICIARIES.

VII. INFORMATION AND COMPLAINT NUMBER

1. Copies of this Plan, the DPP, and any community-specific Appendices shall be available from each Municipality in the Aggregation Group free of charge and/or posted on the Municipality’s website.
2. Customers of the CCA Program may call the CCA Administrator at 518-533-5399 to request information or register complaints.
APPENDIX A: GEOGRAPHIC EXTENT OF NEW YORK ENERGY BUYING GROUP

Buying groups are aggregations of municipalities sharing the same utility territory and New York State Independent System Operator load zone.

This Appendix is meant to be a dynamic document, and will be updated periodically as the Municipalities seeking to form CCAs complete the process of enacting the Local Laws and approvals necessary to participate in this program.

<table>
<thead>
<tr>
<th>Municipality</th>
<th>Date of Submission</th>
<th>Date of Approval</th>
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APPENDIX B: SAMPLE OPT-OUT LETTER (ON MUNICIPALITY LETTERHEAD AND ENVELOPE)

[MONTH XX], 2017

Dear Residential or Small Business Customer:

The City/Town/Village [MUNICIPALITY] is able to offer residents and small businesses an opportunity to lower and stabilize rates on your electric bill. New rules in New York State allow our community to develop a Community Choice Aggregation (CCA) Program where you and your neighbors increase your individual buying power through a group purchase of electricity.

As an eligible Participant, you can easily take advantage of this opportunity. Your electric account will be transitioned to the CCA Program, unless you opt-out by [MONTH] XX, 2017. There are no enrollment or switching fees and your new electricity fixed rate will be $0.0XXX through [MONTH 20XX].

[UTILITY] will still be responsible for your electricity delivery, general maintenance and respond to power outages. You will still receive one bill and pay [UTILITY], you can still take advantage of budget billing and you can participate in the CCA if you have solar.

Our community has joined with others in our region and through the power of aggregation and a competitive bidding process, the Energy Services Company [ESCO] was selected to replace [UTILITY] as your default supplier of electricity.

[ESCO] is able to offer our community electric supply at a fixed rate of $0.0XXX for a period of XX months. With a fixed rate, you will pay the same price per kilowatt hour each month through [MONTH 20XX].

<table>
<thead>
<tr>
<th>Price Comparison</th>
<th>[UTILITY] Average Price*</th>
<th>CCA Fixed-Rate Price</th>
<th>Estimated Savings</th>
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<tbody>
<tr>
<td>Residential</td>
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<tr>
<td>Small Commercial</td>
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</table>

*UTILITY] price is the average supply cost for the past 24 months (XXXX through XXXX)

With the City/Town/Village of [MUNICIPALITY]’s CCA there are:

- No Rate Increases for Term of Contract (through [MONTH 20XX])
- No Changes in Billing or Service Delivery

CCA Enrollment Information

After your enrollment is finalized, you will receive two additional letters. One from [ESCO] welcoming you to the CCA Program and one from [UTILITY] to confirm your enrollment with [ESCO] as your new electric supplier. [UTILITY] is required by law to inform you of your option to rescind your enrollment (not participate in the CCA) with adequate notice prior to the scheduled switch.

More information on back
How to Opt-Out
If you do not wish to participate in the City/Town/Village of [MUNICIPALITY]’s CCA Program, you must opt-out by Month XX, 2017.
If you wish to opt-out:
1. Mail: return the enclosed pre-paid postcard
2. Phone: call [ESCO] at [XXX.XXX.XXXX]
3. Web: visit [opt-out url]

No penalties or fees will be charged to you for opting out of the Program. No penalties or fees will be charged if you move before the contract expires. [If there is an opt-out fee charged after the end of the third billing cycle it will be indicated here.]

If you have any questions, please refer to the enclosed Frequently Asked Questions document, contact [ESCO] toll-free at XXX-XXX-XXXX or visit megacca.org. Representatives are available 24 hours a day, 7 days a week.

Sincerely,

_______________________________
Mayor/Supervisor/Municipal Officials
City/Town/Village of [MUNICIPALITY]
ASSISTANCE PROGRAM PARTICIPANT (APP) SAMPLE OPT-OUT LETTER (ON MUNICIPALITY LETTERHEAD AND ENVELOPE)

[MONTH XX], 2017

Dear Residential Customer:

The City/Town/Village [MUNICIPALITY] is able to offer residents and small businesses an opportunity to lower and stabilize rates on your electric bill. New rules in New York State allow our community to develop a Community Choice Aggregation (CCA) Program where you and your neighbors increase your individual buying power through a group purchase of electricity.

As a participant in one of [UTILITY]’s payment assistance programs, you can easily take advantage of this opportunity. There are no enrollment or switching fees to participate and your new electricity fixed rate will be $0.0XXX through [MONTH 20XX]. Through the CCA Program you will be guaranteed savings over your existing costs of electric supply. Your electric account will be transitioned to the CCA Program, unless you opt-out by [MONTH] XX, 2017.

[UTILITY] will still be responsible for your electricity delivery, general maintenance and respond to power outages. You will still receive one bill and pay [UTILITY], you can still take advantage of budget billing and you can participate in the CCA if you have solar.

Our community has joined with others in our region and through the power of aggregation and a competitive bidding process, the Energy Services Company [ESCO] was selected to replace [UTILITY] as your default supplier of electricity.

[ESCO] is able to offer participants in [UTILITY]’s payment assistance program electric supply at a fixed rate of $0.0XXX for a period of XX months. With a fixed rate, you will pay the same price per kilowatt hour each month through [MONTH 20XX]. In addition, as a participant in a payment assistance program you are guaranteed savings over your existing costs of electric supply.

<table>
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<tr>
<th>[UTILITY] Average Price*</th>
<th>CCA Fixed-Rate Price</th>
<th>Estimated Savings</th>
</tr>
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</table>

*[UTILITY] price is the average supply cost for the past 24 months (XXXX through XXXX)

With the City/Town/Village of [MUNICIPALITY]’s CCA there are:

- **No Rate Increases for Term of Contract (through [MONTH 20XX])**
- **No Changes in Billing or Service Delivery**
- **Participants in payment assistance programs are guaranteed savings**

CCA Enrollment Information
After your enrollment is finalized, you will receive two additional letters. One from [ESCO] welcoming you to the CCA Program and one from [UTILITY] to confirm your enrollment with [ESCO] as your new electric supplier. [UTILITY] is required by law to inform you of your option to rescind your enrollment (not participate in the CCA) with adequate notice prior to the scheduled switch.

*More information on back*
**How to Opt-Out**

If you do not wish to participate in the City/Town/Village of [MUNICIPALITY]’s CCA Program, you must opt-out by Month XX, 2017.

If you wish to opt-out:
1. Mail: return the enclosed pre-paid postcard
2. Phone: call [ESCO] at [XXX.XXX.XXXX]
3. Web: visit [opt-out url]

No penalties or fees will be charged to you for opting out of the Program. No penalties or fees will be charged if you move before the contract expires. [If there is an opt-out fee charged after the end of the third billing cycle it will be indicated here]

If you have any questions, please refer to the enclosed Frequently Asked Questions document, contact [ESCO] toll-free at XXX-XXX-XXXX or visit megacca.org. Representatives are available 24 hours a day, 7 days a week.

Sincerely,

_______________________________
Mayor/Supervisor/Municipal Officials
City/Town/Village of [MUNICIPALITY]
APPENDIX C: DETAILS OF THE _______________________ EDUCATION AND OUTREACH PLAN

The goal of the CCA Education and Outreach Plan is to ensure that residents in your community understand the CCA process and benefits of the CCA Program with specific focus on their opportunity to opt-out of the CCA Program. The fundamental goal of CCA education and outreach is to enable residents to make informed choices about their energy supply options. A minimum of one informational community meeting is required, this meeting can occur in association with a formal public hearing (required before passage of a local law).

In consideration of the different constituencies within the community (e.g. seniors, young families) we plan to undertake the following actions, with the support of MEGA, over a minimum of two months, to raise awareness and educate on CCA:

- **Informational Community Meeting (Public Hearing REQUIRED)**

<table>
<thead>
<tr>
<th>Date/Time of Meeting</th>
<th>Meeting Location</th>
<th>Attendance</th>
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<tbody>
<tr>
<td>Meeting One</td>
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<td>Meeting Two</td>
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<td>Meeting Three</td>
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<td>Public Hearing</td>
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- **Printed Materials**

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<th>Date</th>
<th>Item Type</th>
<th>Notes</th>
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- **Information in water or tax bills**

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NEW YORK ENERGY BUYING GROUP__________  PAGE 21
Prior to the mailing of opt-out letters residents will have the opportunity to learn about the rate and terms offered through the CCA. At a minimum, there will be an educational meeting.

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<th>Date/Time of Meeting</th>
<th>Meeting Location</th>
<th>Attendance</th>
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<tbody>
<tr>
<td>Meeting</td>
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Additional education and outreach before mailing of opt-out letters:

Review of all materials will be the responsibility of our municipal CCA Liaison:

(Name)

(Title)

(Office Phone)

(Secondary Phone Number)

(E-mail)