APPENDIX C8 – Offer Changes

Instructions

Bidders can adjust non-binding components of their Offers between Phase I and Phase II of the procurement. However, any changes a bidder makes to their Phase I application must be disclosed and explained to NYSEG and RG&E. Information that is identified as only being needed for Phase II does not need to be indicated as a change.

<u>Indication of Changes</u>. If bidder determines that changes to their application should be made, then the bidder shall provide:

- (1) a mark-up of the Phase I application appendices to indicate proposed changes, with specific additions (**bold and underlined**) and deletions (**strike through**) marked, and;
- (2) a separate document with a table in the format provided below explaining each change the bidder made to the Phase I application.

Table 1: Proposed Changes to Phase I Offer

Appendix/ Section #	Proposed Change	Explanation of Change

Additional Notes

Any revisions in a mark-up of the form of any Phase I appendices not explained in the table provided by bidder may be disregarded by NYSEG and RG&E.

Any proposed changes may positively or negatively impact the competitiveness of a bid. This includes changes that would affect the value of bidder's proposal, modify the risks and benefits provided for in the response, or are commercially or legally unacceptable in the sole judgment of NYSEG and RG&E.