Status: CANCELLED Received: 04/29/2022 Effective Date: 05/01/2022

P.S.C. NO. 3 ELECTRICITY LEAF: 312
ORANGE AND ROCKLAND UTILITIES, INC. REVISION: 12
INITIAL EFFECTIVE DATE: May 1, 2022 SUPERSEDING REVISION: 10

Issued in compliance with Order in Case 21-E-0074 dated 4/14/2022.

SERVICE CLASSIFICATION NO. 9 (Continued)

MINIMUM MONTHLY DEMAND CHARGE:

For customers billed under Standard Rates:

The minimum monthly demand charge shall be the contract demand charge and the reactive power demand charge, if applicable. The contract demand charge shall be \$3.72 per kW of contract demand per month for service metered at the primary voltage, or \$6.11 per kW of contract demand per month for service metered at the secondary voltage.

DETERMINATION OF DEMAND:

For customers billed under Standby Service Rates:

The contract demand and as-used daily demand will be determined in accordance with the provisions of General Information Section 24.

For all other customers:

The customer's contract demand shall be the customer's maximum metered demand in any of the immediately preceding eleven months. The billing demand, for each of the rating periods above, shall be defined as the highest 15-minute integrated kW demand determined during each rating period by the use of a suitable demand indicator. If applicable, the billing demand shall equal the metered demand adjusted for appropriate losses as determined by the Company and referenced in the METERING section of this Tariff.

TERMS OF PAYMENT:

Bills are due when rendered, subject to late payment charge in accordance with General Information Section No. 7.6. If bill is not paid, service may be discontinued in accordance with provisions of General Information Section Nos. 11.1 and 11.2.

TERM:

For customers billed under Standby Service Rates, the initial term shall be one year from the commencement of billing under Standby Service Rates. Thereafter, service is terminable upon ninety days written notice by either party.

For all other customers, the initial term shall be one year unless the Company requires a longer initial term where special construction is required to furnish service. Thereafter, service is terminable upon ninety days written notice. Termination of service hereunder by the customer followed by renewed service at the same location under another service classification will only be permitted on the anniversary of the date service commenced hereunder.

Issued By: Robert Sanchez, President, Pearl River, New York