

P.S.C. NO. 3 ELECTRICITY

LEAF: 252.1

ORANGE AND ROCKLAND UTILITIES, INC.

REVISION: 7

INITIAL EFFECTIVE DATE: July 1, 2021

SUPERSEDING REVISION: 5

Issued in compliance with Order in Case 18-E-0130 dated 4/16/2021.

GENERAL INFORMATION**25. ENERGY COST ADJUSTMENT ("ECA") (Continued)****(F) Earnings Adjustment Mechanism ("EAM") Cost Recovery**

For the purpose of EAM cost recovery, the Company will establish the following service classification groups:

- Group 1: SC Nos. 1 and 19
- Group 2: SC No. 2 Secondary Non-Demand Billed
- Group 3: SC Nos. 2 Secondary Demand Billed, 20, and 25 – Rate I
- Group 4: SC Nos. 2 Primary, 3, 21, and 25 – Rate II
- Group 5: SC Nos. 9, 22, and 25 – Rates III and IV
- Group 6: SC Nos. 4, 5, 6, and 16

The EAM Cost Recovery component of the ECA is designed to recover incentives associated with electric EAMs. Recovery will be over twelve-month periods commencing each July 1. Recovery will be on a per kWh basis for non-demand billed service classification groups and on a kW basis for demand-billed service classification groups. For customers billed under Standby Service rates, the costs will be recovered on a per kW of Contract Demand basis. Recoveries (eleven months actual, one month forecast) will be reconciled to allocable costs for each twelve-month recovery period ending June 30, with any over or under recoveries included in the development of the succeeding EAM Cost Recovery component of the ECA. Reconciliation amounts related to the one month forecast will be included in the next subsequent rates determination.

The allocation of recoverable costs for EAM to service classification groups is set forth in the Joint Proposal adopted by the Commission in its Order Adopting Terms of Joint Proposal and Establishing Electric and Gas Rate Plans, issued March 14, 2019 in Case No. 18-E-0067.

(G) Energy Storage Cost Recovery

The Energy Storage Cost Recovery component of the ECA shall recover all costs associated with the Competitive Direct Procurement of Scheduling and Dispatch Rights from Qualified Energy Storage Systems as described in the Company's Implementation Plan filed in Case 18-E-0130, including implementation costs, incremental costs and carrying charges associated with the procurement of scheduling and dispatch rights of at least 10 MW from qualified energy storage systems, amortized over the life of the contract with each developer or ten years for costs not associated with a specific developer contract, less any amounts received from NYSERDA. Net Annual Wholesale Market Revenues will be credited to customers. To the extent that Net Annual Wholesale Market Revenues exceed the contract costs on an annual basis, the excess will be split on a 70/30 basis between customers and shareholders, respectively.

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