



Orange and Rockland Utilities, Inc.
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February 19, 2013

Honorable Jeffrey C. Cohen
Acting Secretary
State of New York
Public Service Commission
Three Empire State Plaza
Albany, New York 12223

RE: Case No. 11-M-0710 – In the Matter of Reviewing and Amending the Electric Submetering Regulations, 16 NYCRR Part 96

Dear Acting Secretary Cohen:

Orange and Rockland Utilities, Inc. ("O&R" or the "Company") hereby submits for filing the following tariff leaves reflecting revisions to its Schedule for Electric Service, P.S.C. No. 3 – Electricity ("Tariff").

Leaf	110	Revision	1
Leaf	111	Revision	1
Leaf	112	Revision	1
Leaf	113	Revision	1

These leaves are issued February 19, 2013, to become effective February 24, 2013.

Reason for Filing

This filing is being made pursuant to the Commission's Memorandum and Resolution Adopting Residential Electric Submetering Regulations ("Memorandum"), issued December 18, 2012, and its Notice Establishing Filing Requirements for Compliance Tariff Filings ("Notice"), issued January 14, 2013, in the above-referenced case. Utilities were directed by the Memorandum to file tariff revisions incorporating the new submetering regulations adopted by the Commission.

Summary of Tariff Changes

General Information Section No. 8.2 of the Tariff has been amended to streamline the existing language and to incorporate the new submetering requirements and to clarify existing requirements as follows:

- Redistribution with or without submetering is permitted where electric service is furnished to campgrounds, recreational trailer parks, marinas, and parking facilities with plug-in electric vehicle charging stations, as described in 16 NYCRR Part 96.

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- Redistribution without submetering is permitted where electric service is furnished to assisted living facilities or senior living facilities (as defined in 16 NYCRR Part 96) in which (a) residents occupy individual living units, (b) central services are provided to residents, and (c) the electric usage does not vary significantly from unit to unit.¹
- Submetering of residential premises is permitted after the Commission's determination and order approving such submetering pursuant to 16 NYCRR Part 96.²

Conclusion and Notice

The Notice directed that the filing be made on not less than five days' notice on or before February 18, 2013. Because February 18, 2013 is a public holiday, this filing is being made on February 19, to become effective on February 24, 2013. Pursuant to the Notice, the requirement for newspaper publication of the changes has been waived.

Questions regarding this filing can be directed to me at (212) 460-3308.

Very truly yours,

/s/

William A. Atzl, Jr.
Director – Rate Engineering

¹ The definition of "senior living facility" in 16 NYCRR Part 96.1 incorporates the requirement that usage not vary significantly from unit to unit. Department of Public Service Staff advises that this requirement is intended to apply to both senior living facilities and assisted living facilities.

² The PSC's determination and order is required for approval of residential submetering requests, regardless of whether the request is for an existing direct-metered or master-metered multi-dwelling or whether the residents will or will not become responsible to pay for heat. The PSC's determination and order may either approve or modify, as a condition for approval, a notice or petition for submetering.