



December 1, 2022

Honorable Michelle Phillips, Secretary
State of New York Public Service Commission
Three Empire State Plaza
Albany, New York 12223-1350

Re: Compliance Tariff Filing in Case 18-E-0138 et al

Dear Secretary Phillips:

Pursuant to Ordering Clause 14 of the July 14, 2022 order in Case 18-E-0138 ("Managed Charging Order"), the Company is filing the tariff amendments described below to implement the participation incentives and associated cost recovery as described in more detail in the Company's Implementation Plan filed on September 26, 2022 in the same proceeding.

P.S.C. No. 15 – Electricity

26th Revised Leaf No. 104
2nd Revised Leaf No. 106.1.9
8th Revised Leaf No. 163.5.4.1
13th Revised Leaf No. 167.1

The purpose of this filing is to accomplish the following:

- 1) Add a provision to Service Classification No. 1 referencing the Passive Managed Charging Program and describing the methodology used to determine incentives paid under that program,
- 2) Include recovery within the Energy Cost Adjustment Mechanism of the supply component of participation incentives paid in the Passive Managed Charging Program,
- 3) Include recovery within the Revenue Decoupling Mechanism of the delivery component of participation incentives paid in the Passive Managed Charging Program, and
- 4) Include recovery within the EV Make Ready Surcharge of enrollment and implementation costs associated with both the Passive and Active Managed Charging Programs.

Participation Incentives

As described in the Company's Implementation Plan, the participation incentive for the passive charging program will be based on a) the differential between the flat \$/kWh standard SC No. 1 residential delivery rate and the off-peak \$/kWh SC No. 6 TOU energy delivery rate, and b) the difference between the standard SC No. 1 flat supply charge and the SC No. 6 TOU off-peak supply charge. While the Company's delivery rates are established in rate proceedings and generally fixed for a twelve-month period and known in advance, the Company's electric supply rates are updated monthly coincident with the Company's eighth billing batch. The tariff amendments filed herein describe the methodology and applicable delivery and supply rates for calculating the participation incentive and describe that any change in the methodology described in the tariff will be filed with the Commission not less than 30 days prior to the proposed effective date. In addition, outreach and enrollment materials sent to residential customers will specify that the supply portion of the incentive changes monthly and customers will be provided an example of

the supply differential over a recent 12 month period. Additionally, upon enrollment customers will be notified of the current delivery rate portion of the incentive and 30 days' notice will be given to participating customer of any change in delivery rates.

Pursuant to Ordering Clause 37 of the Managed Charging Order, the requirements of Public Service Law § 66(12)(b) and 16 NYCRR §720-8.1 as to newspaper publication have been waived.

Questions related to this filing should be directed to Kyle Swee at (845) 486-5523 or kswhee@cenhud.com.

Yours very truly,

Christopher M. Capone
Executive Vice President