



Orange and Rockland Utilities, Inc.
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December 22, 2021

Honorable Michelle L. Phillips
Secretary
New York State Public Service Commission
Three Empire State Plaza, 19th Floor
Albany, New York 12223-1350

**RE: Case 15-E-0751, In the Matter of the Value of
Distributed Energy Resources**

Dear Secretary Phillips:

Orange and Rockland Utilities, Inc. (the "Company") is filing with the Public Service Commission (the "Commission") the Statement of Customer Benefit Contribution ("CBC Statement") to the Schedule for Electric Service, P.S.C. No. 3 – ELECTRICITY (the "Electric Tariff").

CBC – Statement No. 2 to P.S.C. No. 3 – ELECTRICITY

The CBC Statement is being issued on December 22, 2021 to become effective on January 1, 2022.

Reason for Filing

At the request of the Staff of the Department of Public Service, the Company is filing CBC Statement No. 2 to include the compliance stamp on the top of the CBC Statement, that states "Issued in Compliance with Order dated August 13, 2021 in Case 15-E-0751." There were no changes from CBC Statement No. 1 except the inclusion of the compliance stamp.

This filing is made pursuant to Rider N – Net Metering and Value Stack Tariff for Customer-Generators of the Electric Tariff, which requires an annual filing to set the Customer Benefit Contribution ("CBC") Charges for each calendar year in accordance with the Commission's July 16, 2020 Order¹ and August 13, 2021 Order² in Case 15-E-0751.

The CBC charges apply to Mass Market Phase One NEM customers described in the Phase One NEM Applicability Section of Rider N of the Electric Tariff with electric generating equipment that interconnects on or after January 1, 2022, who either remain on Phase One NEM or receive compensation under the Value Stack Tariff for the customer's term of service as specified in Rider N. The CBC charge was established to recover the costs from these

¹ Order Establishing Net Metering Successor Tariff

² Order Adopting Net Metering Successor Tariff Filings with Modifications

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customers for key policy programs that aid low-income customers and fund energy efficiency and clean energy programs.

The CBC rates will be charged based solely on the nameplate capacity of the applicable generation resource(s) and will not include the nameplate capacity of the energy storage system for projects with more than one electric generating technology paired with energy storage pursuant to the CBC section of Rider N.

Conclusion

In accordance with the Customer Benefit Contribution ("CBC") Charge Section of Rider N, this Statement is filed with the Commission at least 15 days before the effective date of January 1, 2022. The Company also includes with this filing the workpapers showing the development of the rates contained on the CBC Statement.

Questions regarding this filing can be directed to Cheryl Ruggiero at (212) 460-3189.

Very truly yours,

/s/

William A. Atzl, Jr.
Director – Rate Engineering