| PSC NO. 4 GAS | LEAF: 94.20 | |
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| ORANGE AND ROCKLAND UTILITIES, INC. | REVISION: 2 | |
| INITIAL EFFECTIVE DATE: January 1, 2012 SUPER | SEDING REVISION: 1 | |

GENERAL INFORMATION

SERVICE CLASSIFICATION RIDERS:

<u>RIDER D</u>

<u>NEW YORK STATE ENERGY RESEARCH AND DEVELOPMENT AUTHORITY LOAN INSTALLMENT</u> <u>PROGRAM</u> (Continued)

TERM:

NYSERDA will advise the Company of the number of the NYSERDA loan installment amounts to be paid at the premises where the energy efficiency measures are installed. The responsibility of the Company is limited to providing billing and collection services for NYSERDA. Such billing and collection services shall be available regardless of whether the electricity or natural gas delivered by the Company is the customer's primary energy source. The NYSERDA loan obligation shall survive changes in ownership, tenancy and meter account responsibility unless fully satisfied. In the event the NYSERDA loan is not satisfied when a customer's account is closed and NYSERDA notifies the Company to bill loan installment amounts to a successor customer, such successor customer will be subject to all terms and conditions of this Rider.

Only one NYSERDA loan installment obligation can exist on a customer's utility account. Should a customer enter into an additional loan agreement with NYSERDA, NYSERDA will consolidate the loans and notify the Company of the new NYSERDA monthly loan installment amount and number of installment amounts to be paid.

When an account with a NYSERDA loan is closed, loan installment amounts that were billed but unpaid will be transferred to the customer's new account established with the Company, provided, however, that if the customer does not establish a new account with the Company forty-five (45) days after the account is closed, the Company will cease its collection activity for the NYSERDA loan installment arrears and advise NYSERDA so it can pursue collection of the outstanding billed amount(s).

ACCOUNT INFORMATION:

In order to comply with the requirements set forth in the PNY Act of 2011, the Company will provide NYSERDA with account closure information and successor customer information, including customer name, utility account number, loan number, mailing address and service address. Such information, as applicable, will also be provided to NYSERDA for new loans.

Where there is an outstanding NYSERDA loan obligation, each successor customer is deemed to have consented to the Company's disclosure to NYSERDA of the above customer information.

Issued By: <u>William Longhi, President, Pearl River, New York</u> (Name of Officer, Title, Address)