P.S.C. NO. 3 ELECTRICITY	LEAF:	286
ORANGE AND ROCKLAND UTILITIES, INC.	REVISION:	1
INITIAL EFFECTIVE DATE: July 1, 2012	SUPERSEDING REVISION:	0
Issued in compliance with Order in Case 11-E-0408 dated 06/15/2012.		

SERVICE CLASSIFICATION NO. 4 (Continued)

RATES – MONTHLY: (Continued)

(7) Market Supply Charge

The provisions of General Information Section No. 15 shall apply to electricity provided and sold by the Company under this Service Classification. Retail Access Customers shall not be subject to this charge.

(8) Increase in Rates and Charges

All rates and charges for service under this Service Classification will be increased pursuant to General Information Section No. 19.

The charges in RATES - MONTHLY Parts (3), (4), (5) and (7) shall apply to the kWh estimated in the following manner:

kWh = (Total Wattage ÷ 1,000) Times Monthly Burn Hours*

* See Monthly Burn Hours Table.

MINIMUM CHARGE PER INSTALLATION:

The minimum charge per installation shall be the monthly charge as specified in RATES -MONTHLY, Parts (1) and (2) times sixty months (five years) plus any billing and payment processing charges. Should the monthly charge change during the initial term, the minimum charge per installation shall be prorated accordingly.

SPECIAL PROVISIONS:

(A) The Company shall not be required to replace more than two percent of the luminaires in any lighting district in any one year with one of a different type or design unless the customer shall pay to the Company a replacement charge for the excess equal to the Company's actual costs (material and labor) of performing the replacement. Replacement is defined as renewed service at the same location by the same customer within one year of termination.

For the period July 1, 2012 to June 30, 2015, the number of luminaires the Company will replace annually without charge will be determined in accordance with the Joint Proposal adopted by the Commission in its Order Adopting Terms of Joint Proposal, with Modification, and Establishing Electric Rate Plan, issued June 15, 2012, in Case No. 11-E-0408.