..DID: 13030 ..TXT: PSC NO: 4 GAS LEAF: 139 COMPANY: ORANGE AND ROCKLAND UTILITIES, INC. REVISION: 4 INITIAL EFFECTIVE DATE: 10/01/00 SUPERSEDING REVISION: 1 STAMPS: Issued in compliance with Order in Case 00-G-0996 dated 08/24/00 Cancelled by 5 Rev. Leaf No. 139 Effective 10/01/2000 RECEIVED: 09/05/00 STATUS: Cancelled EFFECTIVE: 10/01/00

SERVICE CLASSIFICATION NO. 8 (Cont'd.)

RATE - SEVEN PART - MONTHLY: (Cont'd.)

(5) <u>Penalty Surcharge</u> (Cont'd.)

Customers paying the Surcharge shall remain interruptible customers and be subject to all terms and conditions herein.

(6) <u>Supplemental Sales Service Charge</u>

The rate for all Mcf delivered to a customer as Supplemental Sales Service shall be the "Unit Charge" for service rendered under Service Classification No. 3 of this tariff, but not less than the "Average Commodity Cost of Gas" plus a take-or-pay surcharge as provided for in the Commission's Order dated March 29, 1989 in Case 88-G-062, for the month in which service is rendered.

(7) <u>Increase in Rates and Charges</u>

The rates and charges under this Service Classification, including the transportation charge, ULIEEP surcharge, over - and under-delivery charges, supplemental sales charge, penalty charge, and penalty surcharge, will be increased pursuant to General Information Section 15.

STATEMENT OF INTERRUPTIBLE TRANSPORTATION AND SUPPLEMENTAL SALES CHARGES

Not less than three working days prior to the first day of each billing period, the Company shall file with the Commission a statement showing the Maximum Allowable Base Charge, the Minimum Allowable Base Charge, the Base Charge, the Transportation Charges and ULIEEP surcharge effective for service rendered during the billing period. Such statements will be made available for public inspection at Company offices where applications for service may be made.

TERMS OF PAYMENT:

Bills are due when rendered, subject to a late payment charge in accordance with the provisions of General Information Section 6.6.

TERM:

One year and successive annual periods thereafter until terminated by the customer at the end of any annual period upon not less than ninety days prior notice in writing to the Company, or until terminated by the Company upon ninety days prior notice in writing, due to inadequate distribution facility capacity.

In addition to all other remedies available to the Company, the Company reserves the right to discontinue service immediately, temporarily or permanently, to the customer or to the premises where there is a violation or any failure to comply with any of the provisions of this Service Classification, the Company's Sales and Transportation Operating Procedures, or this Rate Schedule.

Issued By: <u>Stephen B. Bram, President, Pearl River, New York</u> (Name of Officer, Title, Address)