Status: CANCELLED Received: 01/29/2021 Effective Date: 05/26/2022

P.S.C. NO. 3 ELECTRICITY ORANGE AND ROCKLAND UTILITIES, INC. INITIAL EFFECTIVE DATE: February 28, 2021 LEAF: 105
REVISION: 1
SUPERSEDING REVISION: 0

GENERAL INFORMATION

7. METERING AND BILLING (Continued)

7.13 BACKBILLING (Continued)

- (B) Non-Residential (Continued)
 - (8) No revised estimated demand shall exceed 95 percent of the subsequent actual demand, unless the Company has, along with the estimated demand bill, offered a special appointment to read the meter, and the non-residential customer failed to arrange and keep such appointment in which case the estimated demand may be revised up to the level of the subsequent actual demand.
 - (9) The Company shall downwardly revise any estimated demand that exceeds the subsequent actual demand within 30 calendar days after such actual demand was obtained. The Company may only upwardly revise an estimated demand within 60 calendar days after the subsequent actual demand was obtained.

7.14 SHARED METERS

- (A) In accordance with 16 NYCRR Sections 11.30 through 11.39, and Section 52 of the Public Service Law, when a tenant's service meter also registers utility service use outside the tenant's dwelling, the tenant is not required to pay the charges for that service. The Company will establish an account in the owner's name for all service registered on the shared meter after that date and will rebill for past service in accordance with 16 NYCRR Part 11.34. A customer may request a copy of the entire rules governing shared meters from the Company's office.
- (B) "Shared Meter" means any meter that measures electric service provided to a tenant's dwelling and also measures service to other space outside that dwelling. "Service to other space" includes service to equipment, such as space-conditioning or water-heating equipment, operated for the benefit of common areas of the building or other dwelling units.