

**P.S.C. NO. 3 ELECTRICITY****ORANGE AND ROCKLAND UTILITIES, INC.**

INITIAL EFFECTIVE DATE: April 1, 2017

LEAF: 181.1

REVISION: 1

SUPERSEDING REVISION: 0

Issued in compliance with Order in Case 15-E-0082 dated 3/13/2016.

---

**GENERAL INFORMATION****13. SERVICE CLASSIFICATION RIDERS (Continued)****RIDER N (Continued)****NET METERING FOR CUSTOMER GENERATORS****REMOTE NET METERING AND COMMUNITY DISTRIBUTED GENERATION (Continued)****(B) Community Distributed Generation**

Through April 30, 2016, Community Distributed Generation ("CDG") is available where: (a) the generating equipment is located within a CDG Opportunity Zone shown on the Company's website; or (b) a minimum of 20 percent of the CDG Satellites are residential customers enrolled in the Company's low-income program. Thereafter, CDG will be available throughout the service territory.

A "CDG Host" is defined as a non-residential customer that owns or operates electric generating equipment eligible for net metering under this Rider and whose net energy produced by its generating equipment is applied to the accounts of other electric customers ("CDG Satellites") with which it has a contractual arrangement related to the disposition of net metering credits.

**(1) Application by CDG Hosts**

The CDG Host shall designate in its initial application for CDG service the CDG Host Account and CDG Satellite Accounts that will receive net metered service under CDG. The CDG Host must designate no fewer than ten CDG Satellite Accounts unless all of the CDG Satellite Accounts are located on the same property as the CDG Host. No more than 40 percent of the output of the CDG Host may serve CDG Satellites of 25 kW or greater; provided, however, that the CDG Host may treat each dwelling unit served indirectly in a multi-unit residential building as though it were a separate participant for determining whether the ten-CDG Satellite Account minimum and 40-percent output limit are reached. Each CDG Satellite Account must take a percentage of the output of the CDG Host's excess generation. The percentage must amount to at least 1,000 kWh annually but may not exceed the CDG Satellite Account's historic average annual kWh usage (or forecast usage if historic data is not available). The CDG Host, by submitting a completed application to the Company, is certifying that its project meets the PSC's eligibility requirements specified in its Order issued July 17, 2015, in Case 15-E-0082 and as may be revised thereafter.

---

Issued By: Timothy Cawley, President, Pearl River, New York