

Orange and Rockland Utilities, Inc. 4 Irving Place New York NY 10003-0987 www.oru.com

September 9, 2014

Honorable Kathleen H. Burgess Secretary State of New York Public Service Commission Three Empire State Plaza Albany, New York 12223

> Re: Case No. 14-G-0181 - Tariff filing by Orange and Rockland Utilities, Inc. to make revisions to its General Information Section No. 12.2, Monthly Gas Adjustment contained in P.S.C. No. 4 - Gas.

Dear Secretary Burgess:

Orange and Rockland Utilities, Inc. (the "Company") hereby submits for filing the following tariff leaves reflecting revisions to its Schedule for Gas Service, P.S.C. No. 4 – GAS ("Gas Tariff").

Leaf No. 80.3.3 Revision 2 Leaf No. 80.3.4 Revision 1 Leaf No. 80.3.5 Revision 1

These tariff leaves are issued September 9, 2014, to become effective on September 12, 2014. This filing is made in compliance with the Public Service Commission's (the "Commission") Order Approving Tariff Amendments With Modifications, issued and effective September 4, 2014 in Case No. 14-G-0181 (the "Order").

Reason for Filing

By letter dated May 14, 2014, the Company filed with the Commission amendments to its Gas Tariff to become effective August 20, 2014 proposing the addition of a provision to formalize the Company's supplier refund process. The Company subsequently filed a revision to one of the leaves contained in the May 14, 2014 filing on June 27, 2014. On August 1, 2014, at the request of Commission Staff, the Company made a filing to postpone the effective date of the proposed tariff amendments to September 12, 2014.

In the Order, the Commission approved the Company's filings with modifications to clarify several of the proposed tariff provisions.

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Tariff Changes

In compliance with the Order, the Company has made the following changes to General Information Section No. 12.2 of the Gas Tariff:

- Language has been added to the second paragraph of Leaf 80.3.3 to clarify the provision for when refunds received by O&R for excess charges paid to a supplier or suppliers are associated with gas purchased by O&R alone. The Company would note that since all gas purchases are currently made under a common supply arrangement for both the Company and its affiliate Consolidated Edison Company of New York, Inc., these sort of refunds are not expected to occur. Rather, the Company expects that any future refunds will be made pursuant to the third paragraph of Leaf 80.3.3.
- Language has also been added to the third paragraph of Leaf 80.3.3 to state that the provisions contained in that paragraph are applicable for gas purchased under the common supply arrangement.
- Language has been added to the fourth paragraph of Leaf 80.3.3 to clarify that supplier refunds will be credited through the Monthly Gas Adjustment ("MGA").
- The Company has removed the reference to a portion of the supplier refunds being allocated to Company use on Leaf 80.3.4.
- Language has been added on Leaf 80.3.5 to clarify that simple interest shall be accrued on a supplier refund from the date of receipt of such refund by the Company until the refund and any prior period under- or over-recovery is included in the MGA.

Conclusion and Notice

The newspaper publication requirements of §66(12)(b) of the Public Service Law are waived pursuant to Ordering Clause 3 of the Order.

Questions regarding this filing can be directed to Cheryl Ruggiero at (212) 460-3189.

Very truly yours,

/s/

William A. Atzl, Jr. Director – Rate Engineering