



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

March 29, 2022

Honorable Michelle L. Phillips
Secretary
NYS Public Service Commission
Empire State Plaza
Agency Building 3
Albany, New York 12223-1350

Re: Statement of Value of Distributed Energy Resources Cost Recovery

Dear Secretary Phillips:

Orange and Rockland Utilities, Inc. is filing a revision to the Statement of Value of Distributed Energy Resources (“VDER”) Cost Recovery to its Schedule for Electric Service, P.S.C. No. 3 – Electricity (the “Electric Tariff”) as follows:

VDER-CR – Statement No. 6

This Statement has an effective date of April 1, 2022.

On November 24, 2021, the Company made its annual filing pursuant to General Information Section No. 27 of the Electric Tariff to reset the per-kWh and per-kW charges applicable to all customers for recovery of the credits paid to customers served under the Value Stack Tariff under Rider N of the Electric Tariff (the “November Filing”). In the November Filing, the Company included rates for certain classes for recovery of the Environmental – Market Value credits paid to Value Stack customers; however, as per General Information Section No. 27 of the Electric Tariff, such amounts are to be collected from customers via the Clean Energy Standard Supply (“CESS”) Surcharge.¹ The Company is therefore filing today to include on the VDER-CR statements the designation of N/A for the Environmental – Market Value surcharge components since the Company already includes the cost recovery for this Value Stack component on a common cents per kWh basis for all full service customers through the CESS Surcharge.

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

Sincerely,

/s/

William A. Atzl, Jr.
Director – Rate Engineering

¹ The Company is making its annual CESS Surcharge reconciliation filing today. Such filing includes the collection of credits paid out to Value Stack customers for the period December 1, 2020 through November 30, 2021 that had been included with the November Filing. The Company will include in its next annual CESS Surcharge filing the reconciliation of additional revenues that had been collected from full service customers through the VDER-CR statement currently in effect.