

John L. Carley Associate General Counsel Law Department Consolidated Edison Company of New York, Inc. 4 Irving Place, Room 1815-S, New York NY 10003 Tel.: 212-460-2097 Fax: 212-677-5850 Email: carleyj@coned.com

January 29, 2020

## VIA ELECTRONIC MAIL

Honorable Michelle Phillips Secretary State of New York Public Service Commission Three Empire State Plaza Albany, New York 12223-1350

> Re: Case 15-M-0127 - In the Matter of Eligibility Criteria for Energy Service Companies

> > Case 12-M-0476 - Proceeding on Motion of the Commission to Assess Certain Aspects of the Residential and Small Nonresidential Retail Energy Markets in New York State

Case 98-M-1343 - In the Matter of Retail Access Business Rules

Dear Secretary Phillips:

Orange and Rockland Utilities, Inc ("O&R" or the "Company") hereby submits the pricing information required by Ordering Clause 7 of the Commission's Order Adopting Changes to the Retail Access Energy Market and Establishing Further Process ("Order"), issued December 12, 2019 in the above-referenced proceedings.<sup>1</sup> In particular, the Company provides its 12-month trailing average utility supply rates (*i.e.*, January 1, 2019-December 31, 2019) for each mass-market service class and for each mass-market customer grouping that receives different supply rates based on the Company's Electric and Gas Tariffs.

The electric 12-month trailing average supply pricing includes the calendar month Market Supply Charge, the Merchant Function Charge, and the Clean Energy Standard Supply Surcharge, and the Transition Adjustment for Competitive Services differential between full service and retail access customers. These charges are described in the Company's Electric Tariff and can be found on the statements and summaries filed with the Commission that are posted in the Rates and Tariffs section of the Company's website.<sup>2</sup> Prices are weighted based on average customer electric usage by service class and rate, and do not include sales tax or gross receipts tax.

<sup>&</sup>lt;sup>1</sup> By letter dated January 17, 2020, the Secretary granted an extension to January 29, 2020 for the Company to comply with Ordering Clause 7.

<sup>&</sup>lt;sup>2</sup> The statements can also be found in the utility tariff section of the Commission's website.

The gas 12-month trailing average supply pricing includes the monthly Gas Supply Rate, the Merchant Function Charge, and the Monthly Gas Adjustment differential between full service and retail access customers for each mass market service classification rate.<sup>3</sup> These charges are described in the Company's Gas Tariff and can be found on the statements filed with the Commission that are posted in the Rates and Tariffs section of the Company's website.<sup>4</sup> The prices are weighted based on weather normalized average customer gas usage by service class and rate, and do not include sales tax or gross receipts tax.

In addition to the electric and gas pricing information attached herein, the Company is posting the pricing information, as also required by Ordering Clause 7, on its website, which can be accessed through the following link:

https://www.oru.com/-/media/files/oru/documents/saveenergyandmoney/shop-forenergy-money/how-to-choose-your-energy-service-company-esco/price-to-compareny.pdf?la=en

Finally, as a matter of convenience, the Company will post to the same website page noted above, a sample worksheet calculation example for the pricing during this reporting period. This worksheet provides pricing including the charges and adjustment factors identified above, along with links to the website pages where the various statements for the charges can be found in the Company's Tariffs.

The Company believes it has complied with Ordering Clause 7 and that the published averages attached include all charges and credits that apply to full-service customer bills but would not apply to ESCO customer bills for the applicable service class and customer groupings. The Company is open to further discussion with stakeholders in the above-referenced proceedings as to whether additional charges or credits should be included in the 12-month trailing average pricing prior to the effective date of other aspects of the Order.

Please contact me if you have any questions regarding this matter.

Respectfully submitted,

Orange and Rockland Utilities, Inc. By Its Attorney

<u>/s/ John L. Carley</u> John L. Carley Associate General Counsel

Enclosures

<sup>&</sup>lt;sup>3</sup> For Service Classification 2, General Service, the prices and average customer gas usage is based on the total service classification, and not customers with annual usage less than 750 dekatherms.

<sup>&</sup>lt;sup>4</sup> The statements can also be found in the utility tariff section of the Commission's website.