

Ohio Administrative Code

Rule 4901:1-38-08 Revenue recovery.

Effective: June 20, 2023

(A) Each electric utility that is serving customers pursuant to approved reasonable arrangements, may apply for a rider for the recovery of certain costs associated with its delta revenue for serving those customers pursuant to reasonable arrangements in accordance with the following:

- (1) The electric utility may request recovery of direct incremental administrative costs related to the programs as part of the rider. Such cost recovery may, as ordered by the commission, be subject to audit, review, and approval by the commission.
- (2) For reasonable arrangements in which incentives are given based upon cost savings to the electric utility (including, but not limited to, nonfirm arrangements, on/off peak pricing, seasonal rates, time-of-day rates, real-time-pricing rates), the cost savings will be an offset to the recovery of the delta revenues.
- (3) The amount of the revenue recovery rider will be spread to all customers in proportion based on the current revenue distribution between and among classes. The electric utility shall file the projected impact of the proposed rider on all customers, by customer class.
- (4) The rider shall be updated and reconciled, by application to the commission, semiannually. All data submitted in support of the rider update is subject to commission review and audit.
- (B) If it appears to the commission that the proposals in the application may be unjust and unreasonable, the commission will set the matter for hearing. At such hearing, the electric utility will bear the burden of proof to show that the revenue recovery rider proposal in the application is just and reasonable.
- (C) Affected parties may file a motion to intervene and file comments and objections to any application filed under this rule within twenty days of the date of the filing of the application.