

PSC NO: 12 – Electricity
Consolidated Edison Company of New York, Inc.
Initial Effective Date: 02/27/2022

Leaf: 11
Revision: 3
Superseding Revision: 2

PASNY DELIVERY SERVICE

General Provisions

Determination of Billable Demand

An Interval Meter is required for service under Rate II, Rate III, and Rate IV. For service under Rate III and Rate IV, such Interval Meter may include equipment either to prevent reverse meter registration or to separately measure electricity generated by the PASNY Customer and electricity delivered by the Company.

With respect to the determination of demand for public buildings of The City of New York and subject to Special Provision 5 hereof, the maximum demand used to compute the bill to PASNY shall be the total of the recorded and calculated demands for all such public buildings receiving delivery service under this Rate Schedule. Where a demand meter is not required in premises served by the Company, the determination of the monthly maximum demand for those premises shall be calculated by dividing the total energy consumed in kilowatthours by 180, except that when such calculated demand exceeds 10 kilowatts, a billing demand of 10 kilowatts shall be used.

Whenever a PASNY Customer's maximum demand under Rate I exceeds 10 kilowatts in two consecutive months, the PASNY Customer will be billed under demand billed service rates. Whenever a PASNY Customer's maximum demand for a period of 12 consecutive months shall not have exceeded 5 kilowatts under Rate I, the Customer will thereafter be billed for non-demand billed service rates.

Issued by: Robert Hoglund, Senior Vice President & Chief Financial Officer, New York, NY

Suspended to 06/27/2022 by order in Case 22-E-0064. See Supplement No. 32. The supplement filing date was 02/17/2022.
Suspended to 12/27/2022 by order in Case 22-E-0064. See Supplement No. 34. The supplement filing date was 06/09/2022.
Suspended to 04/26/2023 by order in Case 22-E-0064. See Supplement No. 35. The supplement filing date was 12/14/2022.
Suspended to 07/25/2023 by order in Case 22-E-0064. See Supplement No. 36. The supplement filing date was 04/24/2023.
Cancelled by supplement No. 37 effective 07/24/2023