

PSC NO: 10 – Electricity
Consolidated Edison Company of New York, Inc.
Initial Effective Date: 02/27/2022

Leaf: 33
Revision: 1
Superseding Revision: 0

GENERAL RULES

5. Installation and Maintenance of Overhead and Underground Facilities

5.1 Definitions: The terms defined below apply to this General Rule only.

- **“Applicant”** means a developer, builder, person, partnership, association, corporation or governmental agency requesting the provision of electric service either:
 - at a premises to be used as the applicant's residence (residing applicant);
 - in a residence to be used by others (non-residing applicant), provided, however, that a governmental agency applying for service on behalf of a client, who would otherwise be a residing applicant, shall be treated as a residing applicant;
 - at a non-residential premises; or,
 - at a location in the Public right-of-way.
- **“Appurtenant facilities”** means the necessary and ancillary accessories to an electric line that enable the transportation and distribution of electric energy.
- **“Distribution line”** means an electric line used to distribute electric energy, which will or may reasonably be expected to provide service to more than one Customer.
- **“Multiple occupancy building”** means a structure (including row houses) enclosed within exterior walls or fire walls, which is built, erected, and framed of component structural parts and is designed to contain four or more individual dwelling units for permanent residential occupancy.
- **“New construction”** means the installation of new electric distribution lines, service lines, and appurtenant facilities on any R/W where no such electric distribution line exists, and may also include (in connection with such installation) the addition of appurtenant facilities (other than replacement facilities) to existing distribution lines. The installation of a new facility parallel to and on the same R/W as an existing underground facility also constitutes the new construction of such facility.
- **“Premises”** means a parcel of land; or more than one building and/or parcel of land proximate to each other if there is common use, whether or not such buildings or parcels are individually owned or leased or separated by public or private roads.
- **“Public right-of-way”** means the area within the territorial limits of any street, avenue, road or way that is for any highway purpose under the jurisdiction of the State of New York or of the legislative body of any county, city, town or village that is open to public use and that may be used for the placement of Company facilities.

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. 75. The supplement filing date was 02/17/2022.
Suspended to 12/27/2022 by order in Case 22-E-0064. See Supplement No. 76. The supplement filing date was 06/09/2022.
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Cancelled by supplement No. 79 effective 07/24/2023