

PSC NO: 10 – Electricity
Consolidated Edison Company of New York, Inc.
Initial Effective Date: 09/28/2018
Issued in compliance with Order in Case 18-E-0071 dated 07/12/2018

Leaf: 356
Revision: 6
Superseding Revision: 5

GENERAL RULES

26. Additional Delivery Charges and Adjustments - Continued

26.5 Clean Energy Standard Delivery Surcharge

The Clean Energy Standard Delivery Surcharge (“CESD”) is applicable to all Customers served under this Rate Schedule, except SC 11. The CESD recovers costs associated with contracts signed by NYSERDA to maintain certain renewable energy facilities (“Tier 2 Maintenance Contracts”) and any funds required by NYSERDA to meet financial needs that result from its activities related to Clean Energy Standard and Offshore Wind Renewable Energy Credits (“ORECs”) from qualifying offshore wind energy facilities (“Backstop Charges”). The amount to be collected under this Rate Schedule is equal to the total amount required to be collected less amounts allocated for collection under the PASNY Tariff.

The Statement of CESD (“Statement”) sets forth separate charges for the two components: Tier 2 Maintenance Contracts and Backstop Charges. The recovery of costs associated with Tier 2 Maintenance Contracts will be determined for each 12-month period beginning April 1. The recovery of costs associated with Backstop Charges will be set for a period of one-to-twelve months depending on the size of the costs. The charge for each component will collect the estimated costs for that component over its applicable collection period and the difference, excluding Uncollectible-bill Expense, between the actual costs and amounts recovered for that component for prior periods.

An adjustment will be made to the total charge for each component to reflect Uncollectible-bill Expense. Uncollectible-bill Expense will be determined using the Uncollectible Bill Factor identified in General Rule 26.1.2(b).

The unit amount to be charged for each collection period will be determined by dividing the amount to be collected by the forecasted kWhr deliveries for the collection period. Each charge will be determined on a cents per-kilowatthour basis, taken to the nearest 0.0001 cent.

The initial Statement is filed with the Public Service Commission to become effective April 1, 2017, and is applicable to bills with a “from” date on or after April 1, 2017. Subsequent Statements will be filed to become effective not less than 15 days before their effective date. Each Statement will be posted to the Company’s website on or before its effective date.