Received: 02/16/2016

Status: CANCELLED Effective Date: 03/01/2016

Leaf: 459.0.1 PSC NO: 10 – Electricity Consolidated Edison Company of New York, Inc. Revision: 1 Initial Effective Date: 03/01/2016 Superseding Revision: 0

Issued in compliance with order in Cases 14-M-0094 et al. dated 01/21/2016

## SERVICE CLASSIFICATION NO. 9 - Continued **GENERAL - LARGE**

## Special Provisions - Continued

## (G) - Continued

## (2) Delivery Service:

- (a) Customers who are billed for Delivery Service under RNY are subject to all delivery charges applicable under this Service Classification, except that the System Benefits Charge and the Revenue Decoupling Mechanism Adjustment will not be applicable to all power and energy delivered under the RNY Program, up to the RNY allocation, regardless of supplier.
- (b) If a Customer is eligible for both the RNY Program and Special Provision H of this Service Classification, the Customer will receive Delivery Service under RNY for the RNY load unless the Customer makes a one-time election to receive Delivery Service under Special Provision H for: (i) the entire RNY load for a "New Customer" as defined in Special Provision H, or (ii) the RNY load above the "Baseline Billing Determinants" for an "Existing Customer" as both terms are defined in Special Provision H.

The following provisions are applicable to RNY Customers who elect to receive Delivery Service under Special Provision H:

- (i) The election may be made if the Customer is served under General Rule 11 for RNY only.
- (ii) The election must be made in writing before the commencement of billing under RNY or under both RNY and Special Provision H.
- (iii) Delivery Service will not be provided under RNY and Special Provision H for the same load unless the Customer demonstrates to the Company a financial need that meets the requirements for individually negotiated agreements specified in sub-paragraph a) or b) of General Rule 20.7.
- (c) If a Customer elected to receive Delivery Service under Special Provision H pursuant to subparagraph (b) above, but is not billed under that Special Provision because the Company did not receive a new Tax Certificate or Tax Certification, such Customer will receive Delivery Service for the RNY load under RNY unless and until delivery rate reductions are reinstated under Special Provision H following receipt of a new Tax Certificate or Tax Certification.
- (3) Customers who participate in the RNY Program are exempt from the Minimum Monthly Charge (General Rule 10.10) and the maximum rate under Rate I of this Service Classification.

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