PSC NO: 10 – Electricity	Leaf:	164
Consolidated Edison Company of New York, Inc.	Revision:	5
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Issued in compliance with Order in Cases 16-E-0060 and 16-E-0196 dated 1/2	25/2017	

GENERAL RULES

20. Standby Service - Continued

20.4 Billing under Standby Service Rates - Continued

- 20.4.3 -Continued
 - (A) Where the Customer Establishes the Contract Demand
 - (1) A Customer who chooses its own Contract Demand may revise the Contract Demand by giving written notice to the Company, which must be received no less than ten days before the beginning of the first billing period for which the revised Contract Demand shall be applicable. A Customer may revise its Contract Demand downward once every 12 months if the Customer demonstrates, based on an engineering analysis submitted to the Company, that electricity-consuming equipment is removed or abandoned in place or that permanent energy-efficiency or load-limiting equipment is installed. No retroactive adjustment will be made for a reduction in the Contract Demand level. A Customer may revise its Contract Demand upward at any time for a prospective billing period.
 - (2) The Company has final authority to approve or modify the Contract Demand on an account receiving output from a generating facility: (a) served under General Rule 20.2.1(B)(7) or General Rule 20.2.1(B)(8); or (b) installed on or after March 1, 2014, in a new premises or upgraded premises (i.e., where the Customer requires additional electric service to meet a higher load or increased capacity requirements regardless of the output of the generating facility). The Company will approve or modify the Contract Demand based on the principles used by Company to establish Contract Demand pursuant to General Rule 20.4.3(B).
 - (3) Where the Company does not have final authority to approve or modify the Contract Demand (i.e., the Contract Demand is set by a Customer either prior to March 1, 2014, or for an existing building that does not require additional electric service), the Customer will be subject to a surcharge if the monthly maximum demand exceeds the Contract Demand by more than 10 percent. Such surcharge will apply to the current monthly bill for the portion of the demand that is in excess of the Contract Demand. The surcharge will apply as follows:
 - (a) If the monthly maximum demand exceeds the Contract Demand by more than 10 percent but less than 20 percent, the surcharge will be equal to 12 times the monthly Contract Demand Delivery Charge for the excess demand; and
 - (b) If the monthly maximum demand exceeds the Contract Demand by 20 percent or more, the surcharge will be equal to 24 times the monthly Contract Demand Delivery Charge for the excess demand.

The Contract Demand Delivery Charge is equal to the Contract Demand Delivery Charge per kW.

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