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Consolidated Edison Company of New York, Inc.

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Issued in compliance with Order in Cases 16-E-0060 and 16-E-0196 dated 1/25/2017

GENERAL RULES

20. Standby Service - Continued

20.3 Customers Exempt from Standby Service Rates - Continued

20.3.3 Customers With Targeted Exemptions - Continued

- (b) A Customer who newly installs battery storage of no less than 50 kW on or after January 1, 2017, may apply for an exemption from Standby Service rates provided that the Customer:
 - (i) submits a completed application for interconnection of its new battery storage system in accordance with the SIR by December 31, 2019, and commences operation of the storage system by December 31, 2021; and
 - (ii) meets the requirements of General Rule 20.3.4.

Each eligible Customer will be exempt from Standby Service rates for ten years from the date the battery storage project commences operation. Such Customer will also receive shadow billing, for informational purposes, at the pilot rate established in Case 16-E-0060, during the pilot term, and at the then-effective Standby Service rates thereafter, unless the Customer makes a one-time election to be switched to billing either under the pilot rate or the then-effective Standby Service rates.

Applications made under General Rule 20.3.3(b) shall not exceed 25 MW of new battery energy storage projects. If Customers served under this General Rule switch to the pilot rate established in Case 16-E-0060, the MW will not be available for re-use under this General Rule.

20.3.4 Additional Requirements

The following requirements are applicable to Customers exempt from Standby Service rates pursuant to General Rule 20.3.2(c) and General Rule 20.3.3:

(a) Customers With Designated Technologies who use Efficient CHP with an aggregated capacity greater than 1 MW and Customers With Targeted Exemptions must comply with the following additional requirements in order to be exempt from Standby Service rates: (i) the output of the CHP generating facility and/or the charging usage and discharge output of the battery storage facility, as applicable, must be separately metered using an Output Meter (as defined in General Rule 2) that the Customer arranges to be furnished and installed at Customer expense, and (ii) the Customer, at its expense, must provide and maintain the communications service for the Output Meter. The Company will assess the charge specified in General Rule 16.4 if the Customer's communications equipment is not operational and may transfer the Customer to Standby Service rates for repeated failure to maintain the communications service.

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