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PSC NO: 10 – Electricity

Consolidated Edison Company of New York, Inc.

Leaf: 37

Revision: 2

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GENERAL RULES

5. Installation and Maintenance of Overhead and Underground Facilities - Continued

5.2 Common Provisions Applicable to the Installation and Maintenance of Overhead and Underground Facilities – Continued

5.2.6 Easements or Rights-of-Way When Required for Line Extensions

When required by the Company, the Customer (or Customers) shall execute and deliver to the Company, free from cost, permanent easements or rights-of-way for the placing and maintaining of an extended line in so far as the line extension or subsequent additions thereto affect the property owned by the Customer (or Customers).

The Company shall not be obliged to commence construction of an extension of its electric system until the Customer (or Customers) to be served by such extension have obtained and delivered to the Company satisfactory permanent easements or rights-of-way agreements or have agreed to pay a lump sum or a surcharge in accordance with General Rule 5 for such costs as may be incurred by the Company if at the Customer's request it obtains such easements or rights-of-way.

A successor to a Customer who has agreed to pay such a surcharge shall, as a condition of receiving service, agree to assume the surcharge obligations of the predecessor.

These provisions are applicable irrespective of the length of the extension.

5.2.7 Temporary Service

Where the use of service will be temporary, the Customer will be required to pay in advance to the Company the estimated non-recoverable cost of the Company's service installation and removal (including any street reinforcement and extension required), as determined by the Company and endorsed on the agreement for service. The Customer shall not be relieved of the obligation to fulfill the term and minimum charge provisions of the agreement for service. Where the applicable Service Classification has a term of 1 year or more the Customer may contract for temporary service for a lesser period but not less than 30 days.

Temporary service for the purposes hereof shall include, but shall not be limited to, use of service: to non-permanent structures; or to permanent structures that supply a mobile and intermittent load that is external to the structure; or to construction sites, fairs, celebrations, and other temporary activities; or under circumstances where the Company has reason to believe that the facilities installed by the Company to provide service may not be used for permanent supply.

The Customer's payment hereunder shall be refundable if circumstances change after the Customer commences to take service, and the Company has reasonable assurance that the use of the service will not be temporary and that the Company's facilities will be used for permanent supply.

In instances where service will be used for less than 60 days for any purpose or the service installation presents difficulties as to metering, the Company may estimate the amount of the charges for such service according to the Service Classification applied for and specify, by endorsement upon the agreement for service, such amount as the charges for the service.

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

Cancelled by supplement No. 25 effective 06/25/2015 Suspended to 07/28/2015 by order in Case 15-E-0050. See Supplement No. 21. The supplement filing date was 03/09/2015 Suspended to 06/28/2015 by order in Case 15-E-0050. See Supplement No. 20. The supplement filing date was 02/23/2015