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Consolidated Edison Company of New York, Inc 4 Irving Place New York NY 10003-0987 www.conEd.com

September 25, 2014

Kathleen H. Burgess, Secretary New York State Department of Public Service 3 Empire State Plaza, 19th Floor Albany, New York 12223

Re: Case No. 13-E-0030, Revenue Decoupling Mechanism

Dear Secretary Burgess:

Consolidated Edison Company of New York, Inc. (the "Company") is filing with the New York State Public Service Commission (the "Commission") a revised "Statement of Revenue Decoupling Mechanism Adjustment" ("RDM") to the Company's Schedule for Electricity service, P.S.C. No. 10 – Electricity, applicable to its customers in the City of New York and the County of Westchester. The Company is also filing with the Commission a revised "Statement of Revenue Decoupling Mechanism Adjustment" ("RDM-PASNY") to its Schedule for New York Power Authority ("NYPA" or "PASNY") Delivery Service P.S.C. No. 12 – Electricity, applicable to delivery by the Company of power and associated energy to Authority Public Customers under P.S.C. No. 12¹.

The statements submitted herewith are as follows:

RDM Statement No. 11 to P.S.C. No. 10 – Electricity RDM-PASNY Statement No. 9 to P.S.C. No. 12 – Electricity

The statements are issued on September 25, 2014, to become effective October 1, 2014.

Reason for Filing

Pursuant to General Rule 26.2 of P.S.C. No. 10 – Electricity and the "Additional Delivery Charges and Adjustments" section of P.S.C. No. 12 – Electricity, (collectively referred to as the "tariffs") every six months, the cumulative difference between actual pure base revenues and allowed pure base revenues under each service classification ("SC") is charged or credited to customers in that SC with interest, over a six-month period that commences two months later.

¹ PSC No. 12 is the Delivery Service Rate Schedule Implementing and Part of the Service Agreement between the Power Authority of the State of New York (PASNY) and the Consolidated Edison Company of New York, Inc. (the Company) dated March 10, 1989.

The tariffs specify that the RDM adjustment determined for the six-month period July through December is to be collected over the six months February through July, and the RDM adjustment determined for the six-month period January through June is to be collected over the six months August through January. However, the tariffs also specify that the Company may accelerate this schedule if the cumulative difference equals or exceeds \$10 million.

Through this filing, the Company is resetting the RDM Adjustments prior to the onset of the normal six-month RDM collection/refund period that commences February 2015, to reflect a net under-collection of revenues of \$68 million, excluding interest, attributable to the Con Edison and NYPA classes for the months of July 2014 and August 2014. To mitigate bill impacts, the RDM adjustments for each SC² have been determined based on projected kWh deliveries for the October 2014 to March 2015 period.

The RDM unit amounts that are filed on the attached statements reflect a refund/surcharge for the applicable over/under collection amounts for each SC as described above.

As specified in our tariffs, the revised Statements are being filed with the Commission no less than three days before the start of the period for which the RDM Adjustments are to be in effect.

Respectfully submitted,

CONSOLIDATED EDISON COMPANY OF NEW YORK, INC.

/s/ William A. Atzl, Jr. Director Rate Engineering

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² For purposes of the RDM, PASNY is treated as a single SC, and differences are credited or charged to PASNY as a single monetary amount per bill.