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PSC NO: 10 – Electricity

Consolidated Edison Company of New York, Inc.

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GENERAL RULES

20. Standby Service - Continued

20.2 Interconnection and Operation - Continued

20.2.1 - Continued

- (B) Continued
 - (8) A Customer with a private generating facility connected to the Company's high tension distribution system (as specified in General Rule 4.6) may use the output of the generating facility to supply two or more Standby Service accounts, as long as all of the following conditions are met:
 - (a) Eligibility:
 - (1) The Standby Service accounts designated by the Customer and the account associated with export of the generating facility must be all established in a single Customer's name.
 - (2) The generating facility must: (i) have a total nameplate rating of over 2 MW but no more than 20 MW; and (ii) meet eligibility criteria for designation as efficient "combined heat and power" pursuant to the order of the Public Service Commission, dated January 23, 2004, in Case 02-E-0781, except with respect to maximum generating capacity. The generating facility may have more than one generating unit so long as the aggregate nameplate rating conforms to (i) above.
 - (3) The generating facility and the Standby Service accounts must all be located within a single "premises," defined, for purposes of General Rule 20.2.1(B)(8) only, as "a parcel of land; or more than one building and/or parcel of land proximate to each other if there is common use, whether or not such buildings or parcels are separated by public or private roads." At least one of the Standby Service accounts must be connected to the Company's low tension distribution system.
 - (4) Each Standby Service account must be separately metered. The export of the generating facility must also be separately metered.
 - (5) The kW export of the generating facility should not exceed the aggregated load on the Standby Service accounts that will be served by the generating facility's output. If the export of the generating facility exceeds the aggregate registered kW or kWhr usage on the Standby Service accounts, the Customer will not be credited for such excess, and the Company, at its sole discretion, may remove the Customer from service under this provision. A Customer taking service under General Rule 20.2.1(B)(8) may not take service under SC 11.

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