Received: 01/05/2015 Status: CANCELLED

Effective Date: 02/04/2015

351 PSC NO: 10 – Electricity Leaf: Consolidated Edison Company of New York, Inc. Revision: 11 Initial Effective Date: 02/04/2015 Superseding Revision: 10

Issued in compliance with order in Case 13-E-0030 dated 02/21/2014

GENERAL RULES

26. Additional Delivery Charges and Adjustments - Continued

26.2 Revenue Decoupling Mechanism Adjustment - Continued

(3) Allowed Pure Base Revenue

Allowed Pure Base Revenue (in \$000's), by SC, is as follows:

	Oct. 2013 -
SC	Feb. 2014*
1	\$737,849
2	\$126,139
5	\$1,704
6	\$955
8	\$46,217
9	\$668,144
12	\$9,735

	March-	Jan
SC	Dec. 2014	Dec. 2015
1	\$1,572,994	\$1,888,346
2 and 6	\$264,325	\$322,119
5 and 9	\$1,696,023	\$1,932,442
8	\$125,735	\$147,231
12	\$18,322	\$25,056

^{*} Allowed Pure Base Revenue through February 2014 is based on revenue targets set in Case 09-E-0428 and Case 12-E-

Annual Allowed Pure Base Revenue will be revised whenever there is a change in Demand Delivery Charges, Energy Delivery Charges, or the Customer Charge applicable under one or more of the SCs. Furthermore, if, for any reason, an SC no longer has existing customers, the Allowed Pure Base Revenue for that SC will be reallocated to other SCs with existing Customers and to the PASNY Rate Schedule to provide for equitable treatment of revenue deficiencies from the discontinued class. In the event Allowed Pure Base Revenue is reallocated, the Company will notify the Department of Public Service Commission Staff of the revised Allowed Pure Base Revenue amount(s). The Company will be allowed to defer collection of any revenue shortfall or refund of any revenue surplus that results from a delay in the approval of a reallocation of Allowed Pure Base Revenue. Any amounts required to be collected from or credited to SC 2 and/or SC 6 Customers and SC 5 and/or SC 9 Customers on or after March 1, 2014, for periods prior to March 1, 2014, will be combined and collected from or credited to all Customers taking service under their respective combined classes. SC 1 RDM amounts to be collected over each six-month RDM collection/refund period will be adjusted to recover the delivery-related component of customer credits provided under the SC 1 Rate III price guarantee for plug-in electric vehicles.

Since load served under Special Provision G ("RNY") and Special Provision H ("EJP") of SC 9 is exempt from the RDM, SC 9 Allowed Pure Base Revenue will be decreased/increased as appropriate for load transfers to or from RNY or EJP service.

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