PSC NO: 9 GAS LEAF: 397.3 COMPANY: **CONSOLIDATED EDISON COMPANY OF NEW YORK, INC.** REVISION: 11 INITIAL EFFECTIVE DATE:02/27/2022 SUPERSEDING REVISION: 10

SERVICE CLASSIFICATION NO. 20 - Continued

TRANSPORTATION RECEIPT SERVICE (TRS) - Continued

Miscellaneous Provisions - Continued

(P) Consolidated Billing and Payment Processing Services - Continued

A statement showing the POR Discount Percentage is filed with the Commission on no less than three days' notice.

Further details of the POR program are described in the Company's Operating Procedures and the Billing Service Agreement between the Company and the ESCO/Marketer.

A Marketer Consolidated Bill shall include a bill issued by a Marketer under agency billing, until Electronic Data Interchange ("EDI") is operational for bill-ready Marketer consolidated billing, as permitted in the Operating Procedures. A Marketer that fails to bill its customers or to transmit Customer payments to Con Edison on a timely basis will be precluded from acting as a Billing Agent. When EDI is operational for Marketer consolidated billing, as established in Case 99-M-0667, all provisions of this Rate Schedule relating to Billing Agency are terminated.

For Marketer Consolidated Bills issued on or after February 3, 2004, Customer payments shall be allocated and prorated in accordance with the UBP, the Home Energy Fair Practices Act (Public Service Law, Article 2), and applicable orders of the Commission.

If a Marketer requests that a Company-issued Consolidated Bill include an insert required by statute, regulation, or Public Service Commission order, and such insert exceeds one-half ounce, the Company will charge the Marketer for incremental postage.

(Q) Discontinuance and Suspension of Transportation Service to a Customer

A Marketer may not physically disconnect a Customer's gas service. Con Edison may disconnect service to a Customer in accordance with the provisions of the General Information Section of this Rate Schedule. At the request of a Marketer, Con Edison may suspend service to a residential Customer or a two-family dwelling receiving Marketer Consolidated Bills or to a multiple dwelling pursuant to the Home Energy Fair Practices Act (Public Service Law, Article 2) ("HEFPA"). However, the Marketer may not request service suspension in the condition where the Company is purchasing the Marketer's receivables.

By submitting a request for suspension of service to the Company in the authorized form, a Marketer represents that it has complied with all statutory and regulatory requirements for termination of supply service and suspension of transportation service. Suspension will end at the request of the Marketer that requested the suspension. However, if the Marketer has not requested an end to the suspension one year after it terminated supply service, the Company will restore delivery service at the Customer's request provided the Customer meets tariff and HEFPA requirements for service restoration.

(Service Classification No. 20 - Continued on Leaf No. 398) Issued By: <u>Robert Hoglund, Senior Vice President & Chief Financial Officer, 4 Irving Place, New York, NY 10003</u>

Suspended to 06/27/2022 by order in Case 22-G-0065. See Supplement No. 93. The supplement filing date was 02/17/2 Suspended to 12/27/2022 by order in Case 22-G-0065. See Supplement No. 94. The supplement filing date was 06/09/2 Suspended to 04/26/2023 by order in Case 22-G-0065. See Supplement No. 95. The supplement filing date was 12/14/2 Suspended to 07/25/2023 by order in Case 22-G-0065. See Supplement No. 96. The supplement filing date was 04/24/2 Cancelled by supplement No. 97 effective 07/24/2023