

**PSC NO: 9 GAS**

LEAF: 341.4

**COMPANY: CONSOLIDATED EDISON COMPANY OF NEW YORK, INC.**

REVISION: 5

INITIAL EFFECTIVE DATE: 10/01/19

SUPERSEDING REVISION: 4

Issued in Compliance with Order in Case 18-G-0565 dated December 14, 2018

**SERVICE CLASSIFICATION NO. 12 - Continued****DUAL-FUEL SALES SERVICE (DFSS) - Continued****Miscellaneous Provisions – Continued****(D) Interruption of Service and Reserve Requirements For Interruptible and Off-Peak Firm Customers – Continued**

- who incurred two violations during the prior Winter Period (i.e., two consecutive Winter Periods) will be notified by the Company and directed to apply for firm service immediately and will be transferred to firm service at the end of the Winter Period. If the Company is unable to provide firm service to the non-critical care customer, the customer's gas service will be terminated at the end of the current Winter Period.

Customers whose service has been terminated may re-apply for interruptible service after the remainder of the current Winter Period plus the next twelve succeeding months.

Interruptible Customers who apply for firm service are still required to comply with all the terms and conditions for interruptible service until the time they are no longer taking such service.

Any Customer(s) for whom the Company must first install additional facilities in order to render Firm service or where the Customer elects to terminate gas service and additional facilities are required for the provision of ignition fuel only, the Company will establish appropriate arrangements for the installation of such facilities.

In addition to all other remedies available to the Company, the Company reserves the right to discontinue service immediately, temporarily or permanently, to the Customer or to the premises where there is a violation or any failure to comply with any of the provisions of this Service Classification, the Company's Operating Procedures, or this Rate Schedule.

Conditions Required to remain on Interruptible Service:

- (1) *Remediation Plan* – The Customer must submit a plan to address and remedy any and all conditions which resulted in the customer incurring two violations. The remediation plan must be reviewed and approved by the Company.
- (2) *Efficiency Audit* – The Customer must have an efficiency audit conducted by a licensed provider of such service or demonstrate to the Company compliance with local requirements related to efficiency provisions. An energy efficiency audit performed by a licensed provider of such service within the last three years can be used to satisfy this requirement. The customer must provide a copy of the audit to the Company or proof that the audit was conducted.
- (3) *Installation of Tank Monitoring Device* – The Customer must install, at the Customer's expense, a tank monitoring device that alerts the customer's fuel oil supplier of tank levels.
- (4) *Redacted Copy of Oil Supply Contract* – The Customer must submit, as an attachment to the annual affidavit, a copy of the customer's oil supply contracts with automatic re-fill provisions.
- (5) *On-Site Inspection* – Customers will be subject to unannounced, on-site inspections of its alternate fuel facilities to verify necessary and related compliance for interruptible service.

**Service Classification No. 12 - Continued on Leaf No. 341.5)**

**Issued By: Robert Høglund, Senior Vice President & Chief Financial Officer, 4 Irving Place, New York, NY 10003**