

PSC NO: 10 – Electricity

Leaf: 249.1.1

Consolidated Edison Company of New York, Inc.

Revision: 3

Initial Effective Date: 12/01/2018

Superseding Revision: 2

Issued in compliance with Order in Cases 15-E-0751 and 15-E-0082 dated 09/12/2018

**GENERAL RULES****24. Service Classification Riders (Available on Request) – Continued****RIDER R - Net Metering and Value Stack Tariff for Customer-Generators - Continued****F. Remote Net Metering and Community Distributed Generation - Continued****1. Remote Net Metering - Continued**

- d. An RNM Satellite Account may have more than one RNM Host and may also be a net-metered customer-generator; provided, however, that the RNM Satellite cannot also be an RNM Host. The aggregate rated capacity of generating equipment of the RNM Host Account(s) designated to serve an RNM Satellite plus the rated capacity of net-metered generating equipment on the RNM Satellite Account, if any, cannot exceed 2,000 kW for Grandfathered Net Metering or Phase One NEM. The aggregate rated capacity of generating equipment of the RNM Host Account(s) designated to serve an RNM Satellite Account plus the rated capacity of net-metered generating equipment on the RNM Satellite Account, if any, shall not exceed 5,000 kW for the Value Stack Tariff pursuant to the Commission's Order issued February 22, 2018 in Case 15-E-0751.
- e. If a Grandfathered Net Metering or Phase One NEM RNM Satellite Account is also a net-metered Customer-generator, charges and credits will first be determined pursuant to paragraphs G.2.a. and G.2.b. of this Rider. RNM credits will then be applied pursuant to paragraph G.2.c.

**2. Community Distributed Generation**

A "CDG Host" is defined as a non-residential Customer that owns or operates electric generating equipment eligible for net metering or the Value Stack Tariff under this Rider, except for Stand-alone Electric Energy Storage, and whose net energy produced by its generating equipment is applied to the accounts of other electric Customers ("CDG Satellites") with which it has a contractual arrangement related to the disposition of net metering credits.

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