

Consolidated Edison Company of New York, Inc. 4 Irving Place New York NY 10003 www.conEd.com

August 25, 2017

Honorable Kathleen H. Burgess Secretary New York State Public Service Commission Three Empire State Plaza, 19<sup>th</sup> Floor Albany, New York 12223-1350

## RE: Case 16-E-0604, Eligibility of Non-Metered Accounts for Remote Net Metering

Dear Secretary Burgess:

Consolidated Edison Company of New York, Inc. ("Con Edison" or the "Company") is filing with the Public Service Commission (the "Commission") amendments to its Schedule for Electricity Service, P.S.C. No. 10 – Electricity (the "Tariff"), applicable to its customers in the City of New York and the County of Westchester.

The revised Tariff Leaves, which are identified below, make changes to Rider R – Net Metering for Customer-Generators, and have an effective date of August 31, 2017:

Leaf No.	Revision No.	Superseding Revision
249.1	8	7
249.1.1	0	
249.2	3	2

## **Reason for Filing**

This filing is made pursuant to the Commission's <u>Order Providing for Eligibility of Non-Metered Accounts for Remote Net Metering</u>, issued and effective August 2, 2017 (the "Order") in Case 16-E-0604, "Petition of Sunlight Beacon LLC and BQ Energy, LLC for a Declaratory Ruling that Street Lighting and Area Lighting Accounts are Eligible for Designation as Satellite Accounts in Conjunction with Remote Net Metering Under Public Service Law Section 66-j." The Order directed each utility to file tariff amendments that allowed for non-metered accounts to be eligible satellite accounts as part of Remote Net Metering ("RNM") and as part of Community Distributed Generation

("CDG"), where those RNM and CDG projects are compensated on a monetary basis under a Value of Distributed Energy Resources Phase One Tariff ("Phase One NEM") or as an RNM or CDG project compensated under the Value Stack Tariff.

## **Tariff Changes**

Pursuant to the Order, the Company has modified Rider R – Net Metering for Customer-Generators. Currently, Section F of Rider R indicates that unmetered accounts cannot be RNM Satellite Accounts. This provision was amended to indicate that if an RNM Host Account is a Grandfathered Net Metering Account, then the RNM Satellite Account cannot be unmetered, unless such RNM Host Account makes a one-time, irrevocable opt-in to the Value Stack Tariff, when it becomes available. Provisions were added to Section F of Rider R to state that an RNM Satellite Account served by a non-Grandfathered Net Metering RNM Host Account may be unmetered subject to the following conditions: (1) the RNM Satellite Account receives monetary credits from a Phase One NEM RNM Host Account; (2) the RNM Satellite Account who receives volumetric credits from a Phase One NEM RNM Host Account and has opted to be served under the Value Stack Tariff; or (3) the RNM Host Account will be served under the Value Stack Tariff. These same provisions were also applied to the description of CDG Satellite Accounts in Section F of Rider R.

## **Conclusion and Notice**

As directed by Ordering Clause 1 of the Order, the tariff amendments are filed, on not less than five days' notice, to become effective on August 31, 2017. Pursuant to Ordering Clause 3 of the Order, the Commission has waived the requirements for newspaper publication.

Sincerely,

/s/ William A. Atzl, Jr.
Director
Rate Engineering Department

<sup>&</sup>lt;sup>1</sup> The Tariff uses the term unmetered accounts, which is equivalent to the term non-metered.