



Consolidated Edison Company
of New York, Inc.
4 Irving Place
New York NY 10003
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December 16, 2019

Honorable Michelle L. Phillips
Secretary to the Commission
New York State Public Service Commission
3 Empire State Plaza, 19th Floor
Albany, New York 12223

RE: Cases 18-G-0565 and 19-G-0191, Tariff Filing by Consolidated Edison Company of New York, Inc. to Modify Its Gas Tariff Schedule, P.S.C. No. 9, Regarding the Interruptible Gas Service Program Violations or Strike Rules.

Dear Secretary Phillips:

Consolidated Edison Company of New York, Inc. (the “Company”) is filing with the Public Service Commission (the “Commission”) amendments to its Schedule for Gas Service, P.S.C. No. 9 – Gas (the “Gas Tariff”), applicable to its customers in the City of New York and the County of Westchester. The revised tariff leaves, identified below, are filed to become effective on December 21, 2019.

<u>Leaf</u>	<u>Revision</u>	<u>Superseding</u>
303.2	19	18
316.4	9	8
341.4	7	6

Reason for Filing

The filing is made pursuant to the Commission’s Order Approving Tariff Amendments with Modifications, issued and effective November 15, 2019 (the “Order”) in Cases 18-G-0565 and 19-G-0191, as well as the Erratum Notice issued and effective December 10, 2019, which modifies the Order.

Tariff Changes

In compliance with the Order, the Company filed tariff modifications on November 26, 2019 to become effective December 1, 2019. These tariff modifications to that filing revise the definition of the non-compliance charge as specified in the Erratum Notice and clarify that non-critical care customers who incur two violations must apply for Firm Service, as specified in the Order. The specific tariff modifications are as follows:

- Specified that Non-Critical Care Customers who incur two violations must apply for Firm Service, and if they cannot be accepted on Firm Service, must satisfy the four conditions required to avoid the Non-Compliance Charge in subsequent Winter Periods.
- Modified the definition of the Non-Compliance Charge to be either (a) 130% of the applicable Interruptible or Off-Peak Firm sales rate for Interruptible Sales Customers, or (b) 130% of the applicable Interruptible or Off-Peak Firm transportation rate for Interruptible Transportation Customers.

Conclusion and Notice

Consistent with the Order, the Company is filing its tariff modifications on not less than five days' notice. These tariff amendments will become effective on December 21, 2019. 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