



Consolidated Edison Company
of New York, Inc.
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May 2, 2023

Honorable Michelle L. Phillips
Secretary to the Commission
New York State Public Service Commission
Empire State Plaza
Agency Building 3
Albany, New York 12223-1350

RE: Case 18-E-0130, In the Matter of Energy Storage Deployment Program

Dear Secretary Phillips:

Enclosed for filing in the subject proceeding, Consolidated Edison Company of New York, Inc. (the “Company”) is providing revisions to its Schedule for Electricity Service, P.S.C. No. 10 – Electricity (the “Electric Tariff”), applicable to its customers in the City of New York and the County of Westchester. The Company is also providing revisions to its Schedule for PASNY Delivery Service, P.S.C. No. 12 – Electricity (the “PASNY Tariff”),¹ applicable to delivery by the Company of power and associated energy to Authority Public Customers under the PASNY Tariff.

These revisions, identified below, are filed to become effective on June 1, 2023.

Electric Tariff Leaf:

<u>Leaf No.</u>	<u>Revision No.</u>	<u>Superseding No.</u>
343.2	7	6

PASNY Tariff Leaf:

<u>Leaf No.</u>	<u>Revision No.</u>	<u>Superseding No.</u>
26.3	12	11

¹ This Schedule is also titled, “Delivery Service Rate Schedule Implementing and Part of the Service Agreement between the Power Authority of the State of New York (“PASNY” or “NYPA”) and Consolidated Edison Company of New York, Inc. (the “Company”) dated March 10, 1989, for the Delivery by the Company of Power and Associated Energy to Authority Public Customers.”

Under the existing Electric Tariff and the PASNY Tariff, cost recovery for procurement of scheduling and dispatch rights of qualified energy storage systems is amortized over the life of the contract with each developer or ten years for costs not associated with a specific developer contract. Per the Modifications Order,² the Commission extended the maximum contract duration from ten years to fifteen years. Per Ordering Clause No. 2³ of the Modifications Order, the Company revised components in the Monthly Adjustment Clause of the Electric Tariff (“MAC”) and Other Charges and Adjustments in the PASNY Tariff (“OTH”) regarding recovery of costs associated with the energy storage solicitation project.

The Company continues to support the competitive procurement of dispatch rights for bulk-level energy storage systems and, pursuant to Ordering Clause 2 of the Modifications Order, is filing these tariff revisions to become effective on not less than 30 days’ notice.⁴ Please contact Ricky Joe at (212) 460-4995 should any questions concerning this filing arise.

Sincerely,

/s/ William A. Atzl, Jr.

Director
Rate Engineering Department

² Case 18-E-0130, In the Matter of Energy Storage Deployment Program, Order Directing Further Modifications to Energy Storage Solicitations (issued March 16, 2023) (“Modifications Order”), pp. 1-2.

³ Ibid, p. 10.

⁴ Pursuant to Ordering Clause No. 3 of the Modifications Order, the Commission waived the requirements of Public Service Law §66(12)(b) and 16 NYCRR §720-8.1 as to newspaper publication for the tariff revisions directed in Ordering Clause No. 2., p. 10.