

GENERAL INFORMATION - Continued

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SERVICE AGREEMENT UNDER RIDER Y

This Agreement by and among Consolidated Edison Company of New York, Inc. (the Company) and.....
..... {owner/occupant} (Customer) of property in the Borough or
Municipality of....., known as(Service Location), and
.....(Owner, if Customer is not owner of Service Location) for service
at the Service Location pursuant to the terms and conditions set forth in Rider Y of the Company' s Schedule for
Electricity Service, P.S.C. No. 9 – Electricity (“Schedule for Electricity Service”), and incorporated by reference into the
Company' s Retail Access Rate Schedule, Economic Development Delivery Service (“EDDS”) Rate Schedule and the
PASNY No. 4 Rate Schedule, respectively, as the same may be amended or superseded from time to time. Customer
hereby makes application to the Company for such service (Rider Y Service).

If the Customer is not the owner of the premises, by executing this agreement, Owner agrees that the Company may
provide the Rider Y Service to the premises and Owner will provide space in its premises at no charge to the Company
and make such changes to its premises or allow Customer to make such changes as may be necessary to provide Rider
Y Service hereunder.

This agreement requires that service is to be taken at the Service Location beginning no later than the energization of
the facilities required to provide Rider Y Service hereunder. If Customer is not a direct purchaser of service, Owner must
be the customer for service under a service classification or rate schedule that allows redistribution to Customer, and
will be liable for the rates and charges for such service calculated in accordance with Section D of Rider Y.

Customer requests Rider Y Service for the following reason(s):

Customer shall take and pay for service in accordance with Rider Y of the Schedule for Electricity Service, the
corresponding Service Classification of the Company' s Retail Access rate schedule, and/or under another rateschedule
incorporating Rider Y by reference.

The Customer will be served under the following rate and rate schedule:

For purposes of this agreement, the Contract Demand, as defined under Rider Y, is.....kilowatts.

The Standard Load Density, as defined under Rider Y, is watts per square foot.

The Excess Facilities Amount, as defined under Rider Y, is \$.....

The Customer Facility Cost Contribution, as determined under the provisions of Rider Y, is \$..... .

Customer shall pay the Customer Facility Cost Contribution to the Company in accordance with the following schedule:

(General Information - Continued on Leaf No. 200-B)

Date of Issue: July 1, 2002

Date Effective: August 1, 2002

Issued by Joan S. Freilich, Executive Vice President and
Chief Financial Officer
4 Irving Place, New York, N.Y. 10003

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In addition, in the event Customer requests modifications to the delivery service facilities determined by the Company to be required to provide service hereunder, any additional costs of such modifications, including engineering service costs, will be added to the Customer Facility Cost Contribution and will be payable to the Company in advance of construction.

Customer shall provide financial security for any difference between the Excess Facilities Amount and the Customer Facility Cost Contribution as follows:

Amount:

Type of financial security:

Length of term of requirement for financial security:

The Company may modify the amount of the financial security required during the term of this agreement.

The term of service under this agreement is

The delivery service facilities made available by the Company for service to the Customer hereunder are the property of the Company. The Company reserves the right at any time and from time to time to substitute other facilities that, in the Company's judgment, will reasonably perform the same functions for which such delivery facilities were installed.

It is understood that this agreement may, with the approval of the Company, be assigned to a successor in interest to the Customer, a successor in occupancy of the premises, or the owner of the above premises for the same purposes subject, however, to the same terms and conditions. If the Customer leaves the Service Location without making an approved assignment of this agreement, the Company may treat this agreement as terminated, and the Customer will forfeit to the Company the amount financially secured under this agreement in accordance with Section G of Rider Y.

This agreement and the supply of facilities and service hereunder are subject in all respects to the provisions of the rate schedule(s) under which the Customer takes service, and to the rules, regulations, terms and conditions therein set forth, and to any amendments thereof which may be made hereafter, all of which are hereby referred to and made a part hereof. The supply of facilities, and the furnishing of service therewith, shall be subject in all respects to lawful orders, rules or regulations of the Public Service Commission or of any governmental body having jurisdiction, and the Company shall not be liable for any inconvenience or damage to the Customer or Owner, if different, from the discontinuance or change of its delivery service facilities or the service supplied therewith if such discontinuance or change be required by law or by lawful order, rule or regulation of any governmental body, or by any amendments duly made to the Company's Schedule for Electric Service.

(General Information - Continued on Leaf No. 200-C)

Date of Issue: February 5, 2002

Date Effective: ~~May 1, 2002~~ August 1, 2002
(see Supplement #s 29, 30, & 31)

Issued by Joan S. Freilich, Executive Vice President and
Chief Financial Officer
4 Irving Place, New York, N.Y. 10003

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IN WITNESS THEREOF, the authorized representatives of the parties hereto have executed this agreement on the dates indicated below.

Date Name { Owner or, if not owner, Occupant }.....

By: (signature of authorized representative or agent).....

Mailing address.....

Date Name of Owner if executed by Occupant

By: (signature of Owner's authorized representative or agent).....

Mailing address

Date Consolidated Edison Company of New York, Inc.

By: (signature of authorized representative).....

Date of Issue: February 5, 2002

Date Effective: ~~May 1, 2002~~ August 1, 2002
(see Supplement #s 29, 30, & 31)

**Issued by Joan S. Freilich, Executive Vice President and
Chief Financial Officer
4 Irving Place, New York, N.Y. 10003**