The Honorable Christine C. Quinn
Speaker, City Council of New York
250 Broadway, Room 185
New York, NY 10007

June 1st, 2012

Re: Committee on the Environment and Committee on Health
Joint Hearings on Radon in Natural Gas from the Marcellus Shale

Dear Speaker Quinn;

We are writing to request your assistance in holding joint hearings of the Committee on Environmental Protection and the Committee on Health as soon as possible on an environmental issue with very serious potential public health implications. As the proposals for the pipelines that will transport Marcellus shale gas to the New York area have come under public scrutiny, it has become apparent that the official government reviews have ignored one critical issue, the potential for exposing every New York household that uses natural gas to dangerous levels of radioactive radon. Until now, the issue of radon pollution in natural gas has been ignored in environmental impact documents and further brushed aside by the FERC in its public hearing processes.

There is every indication that Marcellus shale gas could become the predominant source of natural gas supplied to residential, commercial and industrial users in the New York City metropolitan area. Consolidated Edison, with support from the Mayor’s office, is actively promoting greater use of natural gas from the Marcellus shale area in response to the City’s determination to require a switch in building fuels from highly polluting number six fuel oil. Switching from Number 6 oil was a highly welcome step. Unfortunately, neither Con Ed, nor FERC, nor the City appear to have considered whether by promoting a switch to gas that will most likely come from the Marcellus area, they may be substituting a more serious pollution problem for the ones they are attempting to solve with this fuel switch.

Currently, this must be treated as a potential threat. There is a lack of definitive information in the public documents as to when, from where and how Marcellus shale gas will be brought into the City via various pipelines including the new Spectra pipeline to run from Linden, NJ, to Manhattan. However, there is every reason to believe that the Marcellus shale area may become the principal source of natural gas to the metropolitan area. Recent articles in the industry press have stressed the economic incentive with high cost fracked gas to minimize transmission costs by distributing the gas locally to the closest available major market. The new and upgraded pipelines in the Marcellus area now under consideration or construction are intended to collect gas from the Marcellus shale area and to bring it to the New York metropolitan area.

The consequences of introducing Marcellus shale gas into domestic natural gas markets in New York City could create a public health emergency, the potential for which neither the current City Administration nor Con Ed is taking seriously. It is the absence of such a systematic evaluation of whether Marcellus shale gas will be distributed in New York City and the lack of any formal
assessment of the public health risks of doing so that has led us to turn to the Council for leadership and support on this issue.

The basic science is straightforward. All natural gas produced from deep shale contains radon. Radon gas is highly carcinogenic and cannot be destroyed except by the process of radioactive decay. The United States Environmental Protection Agency has determined that exposure to radon is the leading cause of lung cancer among non-smokers, accounting for 21,000 fatalities per year on a nationwide basis. Exposure to the radon and its radioactive progeny from Marcellus natural gas could lead to thousands of additional cancer deaths in New York. Among the radioactive progeny are two radioactive solids, polonium and lead, that will stay in the lungs once inhaled or created when radon decays while inside the lung. Polonium decays by emitting high energy alpha particles that damage cellular DNA and create cancer cells. The radioactive lead decays by beta particle emission to create more radioactive polonium.

The reason for our concern is as follows. Most of the natural gas currently consumed in the New York metropolitan area comes from the Gulf Coast where the natural occurring level of radon at the well head is low, about 5 picocuries per liter. Moreover, it takes about six to eight days for the Gulf Coast gas to reach the New York area. The natural half-life of radon is 3.8 days (“half-life” is a physics concept that states how long it will take the process of radioactive decay to reduce the amount of radioactive material in half). This means that in the time it currently takes natural gas to reach New York, the radon level in the gas will decrease from about 5 picocuries per liter to about 1 picocurie per liter. While there is no “safe” level for exposure to ionizing radiation, EPA recommends taking mitigation measures if the radon level in a residence reaches 2 picocuries per liter or more. Consequently, current radon exposure levels across the metropolitan area are well below the EPA recommended action level.

Introduction of Marcellus shale gas into the New York metropolitan area will dramatically change the public health risks from radon exposure. Based on available scientific studies, Marcellus shale gas has one of the highest levels of radon found in any natural gas source in the United States, often exceeding 150 picocuries per liter at the well head. Moreover, the transit time from Marcellus shale gas fields to New York City via pipelines may be as short as 10 to 15 hours, resulting in only 10-15% decrease in radon levels by the time the gas reaches New York City. In other words, radon levels in gas delivered to New York City kitchen stoves and other gas-fired appliances could be in the range of 125 to 135 picocuries per liter. This would be a level 125 or more times existing exposure levels and over 60 times the EPA recommended level to initiate mitigation measures.

In addition to this increased exposure for New York residents, there are other sectors of the population who will have additional exposure to radiation from radon and its progeny. For example, workers performing maintenance on the natural gas distribution systems will be exposed to additional radiation from polonium when they remove pipes, valves, flanges and other equipment or clean scale from the inside of this equipment. Workers in the subway and other
subterranean spaces would also have greater exposure when ambient radon levels in the outside air increase.

Introduction of Marcellus gas will pose an obvious health hazard to the residents and certain sectors of the work force of the New York metropolitan area. Thousands of additional cases of lung cancer could be the result. This risk must receive a proper health assessment. Frankly, we have been stunned that an administration that has the public health record and concerns of the current administration has been so seemingly indifferent to these potential risks. We hope the Council will not be and will address this issue before an irreversible commitment is made to this new Marcellus gas supply with its potential health risks.

We would also like to draw your attention to the financial risks that the City and Con Ed are running in dismissing this problem without proper consideration. There is not only the investment that might be made in an infrastructure that would have to be discarded, there is also the question of the City and Con Ed’s liability for the costs of health impacts and human suffering by those who have been exposed to radon distributed by Con Ed and promoted by the City. As we have seen in the tobacco litigation, these costs could ultimately total hundreds of millions of dollars for a population the size of New York City’s. We respectfully request that the Council and its relevant committees hold the necessary public hearings on this issue to insure that it is properly addressed by New York City health and energy policy makers. We look forward to working with you on this matter.

Sincerely,

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