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COMPANY: CENTRAL HUDSON GAS & ELECTRIC CORPORATION REVISION: 3

INITIAL EFFECTIVE DATE: 02/01/01 SUPERSEDING REVISION: 2

STAMPS: Issued in Compliance with Order in C.96-E-0909 dated January 26, 2001

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SERVICE CLASSIFICATION NO. 13 (Cont'd)

<u>LARGE POWER SUBSTATION AND TRANSMISSION SERVICE</u> (Cont'd)

SPECIAL PROVISIONS (Cont'd)

13.3 (Cont'd)

For an existing customer, the base year shall be the calendar year prior to the customer's first participation in this Special Provision. For a new customer, at a new site, or occupying a formerly vacant facility, the base year shall be the first full calendar year of operation. Prior to the completion of the first full calendar year of commercial operation, the new customer shall be billed at 90% of the customer, demand, energy and fuel cost adjustment charges specified under this Service Classification. A simple change in ownership at an existing site does not qualify the facility as a new customer.

This provision shall apply to all usage by the customer at a contiguous site. Participation under this provision may be terminated by the customer by October 31 of each year to become effective with the first bill rendered during the following calendar year. This expansion incentive rate will be applied to the first bill rendered after the month of the customer's first participation, and shall not be applied retroactively. Once this provision is elected, service must be taken under this provision for one calendar year.

This Special Provision shall terminate on December 31, 1992.

13.4 <u>CURTAILABLE ELECTRIC SERVICE</u>

Any customer, or group of customers taking service under this Service Classification may elect to designate a portion of his load as curtailable and receive a billing credit, subject to the terms defined below. Customers selecting this Special Provision must provide access to a dedicated telephone line at the meter location.

a) The customer must be able to reduce his electric demand by at least 100 Kw. in the Summer Peak Season, the Winter Peak Season or both within either a 2 hour or 24 hour notification period. The customer shall agree, in writing, to limit his electric demand to a specified Firm Power Level during curtailment periods. For each Peak Season, a different Firm Power Level may be specified no later than six months prior to the beginning of the Peak Season. This provision shall be waived for any customer who is not taking service under this Special Provision six months prior to the beginning of the peak season. The Firm Power Level shall be agreed upon by both the customer and the Company. For any curtailment period during which the customer is

Issued by: Arthur R. Upright, Senior Vice President, Poughkeepsie, New York