

..DID: 10609
..TXT: PSC NO: 15 ELECTRICITY LEAF: 317
COMPANY: CENTRAL HUDSON GAS & ELECTRIC CORPORATION REVISION: 0
INITIAL EFFECTIVE DATE: 02/01/00 SUPERSEDING REVISION:
STAMPS:
Cancelled by 2 Rev. Leaf No. 317 Effective 02/01/2001
RECEIVED: 12/01/99 STATUS: Cancelled EFFECTIVE: 02/01/00

SERVICE CLASSIFICATION NO. 21 (Cont'd)

LARGE POWER SUBSTATION AND TRANSMISSION SERVICE - RETAIL ACCESS PROGRAM
(Cont'd)

REQUIREMENTS CONTRACT (Cont'd)

1. Customer Election of Requirements Type (Cont'd)

Alternative "B": Customer elects ____ Partial Requirements Service for the term ending June 30, 2001, unless Customer exercises its annual option, pursuant to paragraph 2 hereof, to select a different type of service or this contract is terminated sooner pursuant to the provisions of paragraph 3 hereof. Customer understands and agrees that the maximum amount of its load that may be supplied by a Retail Supplier is ____ kW, which amount has been determined pursuant to Special Provision 21.1. Customer further understands and agrees that the remainder of customer's energy and capacity requirements will be provided by Central Hudson pursuant to Service Classification No. 13 and, further, that the load sharing methodology set forth in Special Provision 21.1 will be used to apportion the energy and capacity deliveries allocated respectively to the Retail Supplier and Central Hudson. Customer further understands and agrees that it may substitute a different Retail Supplier, provided that the provisions of this tariff governing changes in Retail Supplier are followed, and that the energy and capacity limitations of this paragraph will be applicable to any Retail Supplier.

Alternative "C": ____ Customer has previously executed the Customer Application for Service and enrolled in the Energy Value Option Plan established in Special Provision 13.7 of Service Classification No. 13 and Customer elects partial requirements service with respect to only the energy provided pursuant to Special Provision 13.7. This election is effective for the term ending June 30, 2001, unless Customer exercises its annual option, pursuant to paragraph 2 hereof, to select a different type of service or this contract is terminated sooner pursuant to the provisions of paragraph 3 hereof.

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