

..DID: 21148
..TXT: PSC NO: 15 ELECTRICITY LEAF: 173
COMPANY: CENTRAL HUDSON GAS & ELECTRIC CORPORATION REVISION: 4
INITIAL EFFECTIVE DATE: 03/21/03 SUPERSEDING REVISION: 3
STAMPS:
CANCELLED by Supplement 21 effective 03/21/03
RECEIVED: 12/17/02 STATUS: Cancelled EFFECTIVE: 03/21/03

SERVICE CLASSIFICATION NO. 2 (Cont'd)

GENERAL SERVICE (Cont'd)

SPECIAL PROVISIONS (Cont'd)

- 2.7 Farm Waste Electric Generation - Customers that own or operate farm waste electric generating equipment, as defined in Public Service Law Section 66-j, with a rated capacity of not more than 400 kw may supply their electric load and/or sell electric energy to the Company as set forth in General Information Section 3.C. The total farm waste electric generator load on Central Hudson's system may not exceed 3.2 Mw.

Customers must enter into a Standardized Contract for Interconnection of New Distributed Generation Units with Central Hudson, pursuant to General Information Section 3.C and in compliance with Public Service Law Section 66-j, in order to take service under this Special Provision. Interconnection costs charged by Central Hudson for a dedicated transformer or transformers, should it be determined to be necessary, shall not exceed \$3,000. In the event that the total rated generating capacity of electric generating equipment that provides electricity to the Company through the same local feeder line exceeds twenty percent of the rated capacity of the local feeder line, the customer owning or operating such equipment may be required to comply with additional measures to ensure the safety of the local feeder line.

Wiring and switches of these facilities may be arranged in parallel so as to permit the flow of current from the Customer to the Company and vice versa. The quantity of energy sold to the Company will be measured by a non-demand, non-time differentiated watthour meter. Customers owning or operating farm waste electric generating equipment who satisfy all installation and operation requirements will be allowed to combine their energy purchases from and sales to the Company in a billing period. In the event:

- (i) the amount purchased from the Company exceeds the amount sold to the company (net purchases) in a billing period, the Customer will be billed for the difference at applicable rates specified in this Service Classification.
- (ii) the amount sold to the Company exceeds the amount purchased from the Company (net sales), the difference will be transferred to the following billing period and added to amounts sold by the customer in that period. In that latter period, differences will either be billed at applicable rates as in (i) above, or transferred to the following billing period depending on whether the differences represent net purchases or net sales, respectively.

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