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COMPANY: CENTRAL HUDSON GAS & ELECTRIC CORPORATION REVISION: 6
INITIAL EFFECTIVE DATE: 04/01/17 SUPERSEDING REVISION: 5

Issued in Compliance with in Case 15-E-0751 et al. dated March 9, 2017

38. NET METERING FOR CUSTOMER GENERATORS (Cont'd)

B. Non-Residential Solar Electric, Micro-Hydroelectric, Fuel Cell or Farm Waste Generation (Cont'd)

Metering:

Metering configuration will be determined by the Company. In the event that:

- (a) the Company determines that a second meter is a necessary part of an interconnection, the costs of such meter installation will be considered to be interconnection costs pursuant to Addendum New York State Standardized Interconnection Requirements, but shall not be deemed necessary for safety and adequacy of service;
- (b) the Company requires a second meter installation that is not a necessity for interconnection, the costs of such meter installation shall be borne by the Company; or,
- (c) the customer elects a second meter installation, the meter shall be treated as a component of the customer's generation system and the customer shall bear the cost of such meter installation.

Billing:

Customers owning or operating photovoltaic, micro-hydroelectric, fuel cell or farm waste 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.

- 1. For non-demand metered customers in the event that:
 - (a) 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 the applicable rates specified in the customer's applicable Service Classification.
 - (b) the amount sold to the Company exceeds the amount purchased from the Company (net sales),
 - (i) for photovoltaic or micro-hydroelectric generators, 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 (a) above, or transferred to the following billing period depending on whether the differences represent net purchases or net sales, respectively.
 - (ii) for fuel cell or farm waste generators, the excess on-site production shall be converted to the equivalent value at the applicable rate under Service Classification No. 10 and applied as a direct credit to the customer's current total utility bill. To the extent that the value of this production credit exceeds all components of the customer's total bill, the remaining credit shall be carried forward to the succeeding billing period.
 - (c) for photovoltaic or micro-hydroelectric generators, the customer has supplied excess energy to the Company at the end of twelve (12) months from the time the customer contracted for this service, excess kWh supplied to the Company will be transferred to the following billing period and added to the amounts sold by the customer in that period.
 - (d) for farm waste generators, the difference in the billing period that ends directly on or after twelve (12) months from the time the customer contracted for this service ("anniversary date"), represents net sales to the Company, the Company will pay the customer for this difference at the applicable rate under Service Classification No. 10. The customer may make a one-time election to select an alternate anniversary date to be effective for all payments, as applicable.

Issued by: Anthony S. Campagiorni, Vice President, Poughkeepsie, New York