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PSC NO: 15 ELECTRICITY LEAF: 163.5.6 COMPANY: CENTRAL HUDSON GAS & ELECTRIC CORPORATION REVISION: 12 INITIAL EFFECTIVE DATE: 12/1/16 SUPERSEDING REVISION: 11

Issued in Compliance with Order in Case 16-E-0497 dated November 17, 2016

37. REMOTE NET METERING

Applicability:

A Customer that owns or operates non-residential photovoltaic generating equipment, non-residential farm waste electric generating equipment, non-residential micro-hydroelectric generating equipment, non-residential fuel cell generating equipment, farm waste electric generating equipment located and used at the customer's farm operation or residential customers with farm operations that own or operate micro-hydroelectric generating equipment, photovoltaic generating equipment or fuel cell generating equipment, all as defined in Public Service Law Section 66-j, or farm or non-residential wind electric generating equipment, as defined in Public Service Law Section 66-l, that is net metered pursuant to the applicable sections in General Information Section 38.

Customer Requirements and Eligibility:

The customer must apply for remote net metering by providing the Company with an executed Application, signed by the customer, for Remote Net Metering, as set forth below. After the initial application for remote net metering, the customer may designate additional metered Satellite Accounts or delete existing active metered Satellite Accounts from the remote net metering arrangement once per year, from January 1 through January 31 to be effective commencing with the subsequent Host Account billing.

The customer must designate the customer meter where the net metering eligible resource is located ("Host Account") and the customer accounts where the customer would like to apply net metering credits ("Satellite Accounts") from the Host Account. The customer may designate all or a portion of net metering credits generated by the Host Account to be applied to Satellite Accounts. A Satellite Account may have more than one Host Account and may be net metered, but may not be a Host Account. The aggregated rated capacity of generating equipment of the Host Account(s) designated to serve a Satellite Account plus the rated capacity of net-metered generating equipment on the Satellite Account, if any, cannot exceed 2,000 kW, as defined in General Information Section 38.

Accounts must be held by the same customer, on property owned or leased by the customer, within the same load zone as determined by the New York Independent System Operator's locational based margin price as of the date of the initial request by the customer to conduct net metering. A Corporation, as defined in Public Service Law Section 2, includes a Limited Liability Corporation. A Limited Liability Corporation solely owned by an individual may elect not to file a federal corporate income tax return, and instead may file its federal income tax return as part of the individual owner's return. Any Corporation that is not required to file a federal income tax return by virtue of its sole ownership by an individual and the individual owner, for purposes of remote net metering, shall be treated as the same customer where the individual, Corporation, or both, own a farm operation. If at any time, the ownership of the Corporation or of the property changes such that the Corporation is no longer owned by a single individual or no longer has the same sole owner as the other property, the Host Account and Satellite account will no longer be eligible to Remote Net Meter and the customer must report that change of ownership status to the Company. At this time the Company reserves the right to stop or modify the remote net metering treatment as deemed appropriate. For a customer that does not own a farm operation the Host Account and metered Satellite Account(s) must have the same federal identification number to be recognized as the same customer and eligible to Remote Net Meter. The Company reserves the right to investigate and/or obtain proof that all accounts are held by the customer.

In order to satisfy the statutory 2,000 kW limit applicable to photovoltaic generating equipment, each solar array of not more than 2,000 kW must:

- (a) be separately metered and interconnected to the utility delivery system; and,
- (b) be located on a separate site; and,
- (c) be independently operated from any other project.

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