Received: 09/29/2015 Status: CANCELLED Effective Date: 10/26/2015

PSC No: 19 - Electricity

Rochester Gas and Electric Corporation

Initial Effective Date: October 19, 2015

Leaf No. 160.39.17

Revision: 0

Superseding Revision:

Issued in compliance with Notice in Case 15-E-0082, dated July 17, 2015

GENERAL INFORMATION

23. Community Distributed Generation

- 5. Process and Customer Protections
 - a. The Company's CDG Operating Procedure details the format and requirements for CDG application submissions.
 - b. Additionally, the Company's CDG Operating Procedure sets forth consumer protections required of CDG Hosts, which may be in addition to, or as modified by, the Uniform Business Practices for Distributed Energy Resource Providers, to be issued by the Commission.
 - c. A CDG Host may not request termination or suspension of the Company's electric service to a CDG Satellite Account.
 - d. Service under this Rule shall terminate if the Company is notified by the Commission that a CDG Host is no longer eligible; if the CDG Host withdraws from CDG participation; or if the Company terminates service to the CDG Host Account. In such cases, the Account Closure provisions set forth in Section 8 of this Rule shall apply.
- 6. Calculation and Application of Credits
 - a. Calculation and Application of Monetary Credits:
 - A CDG Host Account that is: demand-billed; or has farm waste electric generating equipment Facility Located and Used at its Premises; or has fuel cell electric generating equipment, shall receive monetary credits in a month where the Host Account has Excess Generation. The monetary credit shall first be applied to any outstanding charges on the Host Account's current electric bill.
 - i. Excess Generation shall be converted to the equivalent monetary value at the per kWh rate applicable to the Host Account's service classification for a demand-billed customer that does not have farm waste electric generating equipment at its Non-Farm Location; or does not have fuel cell electric generating equipment.
 - ii. Excess Generation shall be converted to the equivalent monetary value at the Company's Buy Back Service Classification No. 5 for a customer with farm waste electric generating equipment at its Non-Farm Location; or fuel cell electric generating equipment.

Any remaining monetary credits shall be allocated to each Satellite Account in accordance with the CDG Host designation pursuant to Section 2 as each Satellite Account is billed.

The monetary credit applied to each Host or Satellite Account shall not exceed the current electric delivery charges, and if applicable, Company supply charges.

- b. Calculation and Application of Volumetric Credits:
 - All other CDG Hosts and their Satellites shall receive volumetric credits in a month where the Host Account has Excess Generation:
 - i. Any Excess Generation from the CDG Host shall be allocated to each Satellite Account in accordance with the Host Account designation pursuant to Section 2.
 - ii. As each Satellite Account is billed, excess kWh designated to the Satellite Account is converted to a monetary credit and applied to the per kWh charges on the Satellite Account. Monetary credits are calculated using the per kWh rate for the Service Classification applicable to the Satellite Account. If a credit remains after applying to the Satellite Account, the credit is converted back to kWh based on the per kWh rate for the Service Classification applicable to the Satellite Account.
- c. If a monetary or volumetric credit remains after applying to the Satellite Account, the remaining credit shall be carried forward on that Satellite Account to the Satellite's succeeding billing period. Any excess credits remaining at the end of the annual period, shall be returned to the Host Account, and allocated pursuant to Section 7. Annual Allocation Requests, below.

ISSUED BY: James A. Lahtinen, Vice President Rates and Regulatory Economics, Rochester, New York