

September 11, 2015

Honorable Kathleen H. Burgess, Secretary State of New York Public Service Commission Three Empire State Plaza Albany, NY 12223-1350

Further Revision to Cases 14-E-0151 and 14-E-0422

Dear Commissioners:

The amended tariff leaf set forth below is filed by Central Hudson Gas & Electric Corporation ("Central Hudson" or "the Company") on September 11, 2015 to become effective September 21, 2015.

P.S.C. No. 15 – Electricity

1st Revised Leaf No. 163.5.7.1

Background

On June 29, 2015 the Company submitted a compliance filing to replace monetary crediting with volumetric crediting at remote net metered sites where non-demand rates are in effect for those prospective customers not grandfathered into monetary crediting under the Transition Plan approved in the Order Granting Rehearing in Part, Establishing Transition Plan, and Making Other Findings.

Tariff Amendments

The purpose of this filing is to make further revisions to the original filing made on June 29, 2015, in the aforementioned Order which has been postponed twice. These revisions modify the language in the tariff leaf related to the treatment of a Host Account's excess usage for a non-Grandfathered remote net metering customer. In the original filing, excess kWh was treated in the same manner for both Grandfathered and non-Grandfathered Host Accounts in which excess kWh was converted to the equivalent monetary value at the Host's rate and applied to the Host's account balance before any remaining credits were applied to Satellite Accounts. The language in Leaf No. 163.5.7.1 has been modified to state that the excess kWh on a non-Grandfathered Customer's Host Account would instead be applied directly to Satellite Accounts. Additional language was also added to address the application of kWh credits to Satellite Accounts billed under time-of-use rates.

Pursuant to Paragraph 3 of the Order, the requirements of Section 66(12)(b) of the Public Service Law regarding newspaper publication for the amendments listed herein are waived.

Questions related to this filing should be directed to Jay Tompkins at <u>jtompkins@cenhud.com</u> or (845) 486-5203.

Michael L. Mosher Vice President - Regulatory Affairs

LETT360