Received: 05/19/2009 Status: CANCELLED Effective Date: 07/01/2009

PSC NO: 15 ELECTRICITY

COMPANY: CENTRAL HUDSON GAS & ELECTRIC CORPORATION REVISION: 6

LEAF: 171

INITIAL EFFECTIVE DATE: 07/01/09 SUPERSEDING REVISION:

SERVICE CLASSIFICATION NO. 2 (Cont'd)

GENERAL SERVICE (Cont'd)

SPECIAL PROVISIONS

- 2.1 Not in use.
- 2.2 Not in use.
- 2.3 Farm Service Electric Wind Generation - Customers that own or operate farm service wind generating equipment, as defined in Public Service Law Section 66-l, with a rated capacity of not more than 500 kW and where the customer's primary residence is located on the same land used for such farm service, may supply their electric load and/or sell electric energy to the Company as set forth in General Information Section 3.C. Total wind electric generation load on Central Hudson's system may not exceed 3.6 MW.

The customer shall be responsible for payment of one-half of the expense of the interconnection on windelectric generating equipment with a rated capacity of more than 25 kW. Customers with farm service wind generating equipment will be required to pay Central Hudson's actual costs of installation for a dedicated transformer (s) or other equipment, should it be determined to be necessary for safety and adequacy of service. For a customer with farm service wind generating equipment with a combined rated capacity of not more than 500 kW such installation costs shall not exceed \$5,000.

In the event that the total rated generating capacity of wind 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.

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

- (i) 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;
- the Company requires a second meter installation that is not a necessity for interconnection, the (ii) costs of such meter installation shall be borne by the Company; or,
- the customer elects a second meter installation, the meter shall be treated as a component of the (iii) customer's generation system and the customer shall bear the cost of such meter installation.