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COMPANY: CENTRAL HUDSON GAS & ELECTRIC CORPORATION REVISION: 0

INITIAL EFFECTIVE DATE: 02/01/01 SUPERSEDING REVISION:

STAMPS:

CANCELLED by Supplement 9 effective 05/31/01

Suspended by order in Case 99-M-0631. See suppl. No. 4 RECEIVED: 10/31/00 STATUS: Cancelled EFFECTIVE: 06/01/01

35. RETAIL ACCESS PROGRAM (Cont'd)

L. <u>BILLING OF CUSTOMER</u> (Cont'd)

Security for Combined Billing

If a Retail Supplier does not meet the Company's creditworthiness requirements as described in General Information, Section 35.0, Central Hudson will require the Retail Supplier who is issuing combined bills to post a security deposit equal to 45 days of Central Hudson's delivery charges. If a third party payment processor or "lockbox" arrangement is used, the security deposit will be equal to 22.5 days of Central Hudson's delivery charges.

If Central Hudson is issuing the combined bill, the charges billed to the Retail Supplier for billing will be guaranteed by the Retail Supplier's portion of the amount collected from the customers.

All deposits will accumulate interest at the applicable rate per annum as approved by the New York State Public Service Commission for Other Customer Capital.

Combined Bill Content

Common information that is to be displayed on both the billing and non-billing party's portion of the bill:

- (1) The customer's name, service address, billing address if different from the service address, service classification identifier (rate code) and account number;
- (2) the date the most recent payment was received or the date through which any payments have been credited,
- (3) the debit or credit balance carried over from the prior bill, if any;
- (4) the amount of any late payment charge applied during the current billing cycle;
- (5) a clear statement if the bill is for an estimated amount of service utilized but not metered;
- (6) the basis used for calculating the amount of service billed;
- (7) the telephone number to call for billing inquiries;

Issued by: <u>Arthur R. Upright, Senior Vice President, Poughkeepsie, New York</u> CANCELLED by Supplement 9 effective 05/31/01 Suspended by order in Case 99-M-0631. See suppl. No. 4