..DID: 13182

..TXT: PSC NO: 12 GAS LEAF: 166 COMPANY: CENTRAL HUDSON GAS & ELECTRIC CORPORATION REVISION: 2 INITIAL EFFECTIVE DATE: 10/01/00 SUPERSEDING REVISION: 1 STAMPS: Issued in compliance with Order in C.00-G-0996 dated August 24, 2000 RECEIVED: 09/28/00 STATUS: Effective EFFECTIVE: 10/01/00

## SERVICE CLASSIFICATION NO. 8

## INTERRUPTIBLE RATE

APPLICABLE TO USE OF SERVICE FOR

- All purposes where
- (1) the customer's premises are (a) located adjacent to the Company's existing gas mains having adequate capacity to supply customer's prospective requirements in addition to the simultaneous requirements of present or prospective customers taking firm gas service from such gas mains or (b) at other points under arrangements made in accordance with General Information, Section 25 which warrants provision of the additional facilities required to supply the customer's prospective requirements by the Company;
- (2) the customer agrees to take service on a fully interruptible basis;
- (3) the customer provides and maintains necessary standby facilities together with a sufficient supply of fuel to operate continuously during periods when gas supply is interrupted;
- (4) human needs customers and customers relying on distillate fuel as their alternate fuel must maintain necessary standby facilities together with a fuel reserve that will support ten (10) days of the customer's energy requirements and have arranged for fuel deliveries during curtailments that are longer than ten (10) days. The customer's alternate fuel reserve inventory must be in place on or before November 1. Customers with storage facilities that cannot maintain the required fuel reserves must provide documentation confirming that they have arranged to have fuel deliveries during curtailment periods;
- (5) the service hereunder is not used in any equipment which is supplied with gas service under any other Service Classification except for Service Classification No. 9;
- (6) the customer agrees to discontinue or curtail the use of gas service, <u>at any time</u>, at the Company's option on not less than two hours' notice to the customer;
- (7) the customer agrees to notify the Company, within 24 hours, in the event the customer discontinues service provided under this service classification;
- (8) the customer agrees to certify the type of alternate fuel required to operate the customer's standby facilities.

Issued by: Arthur R. Upright, Senior Vice President, Poughkeepsie, New York