..DID: 10660 ..TXT: PSC NO: 15 ELECTRICITY LEAF: 265 COMPANY: CENTRAL HUDSON GAS & ELECTRIC CORPORATION REVISION: 0 INITIAL EFFECTIVE DATE: 02/01/00 SUPERSEDING REVISION: STAMPS: Cancelled by 1 Rev. Leaf No. 265 Effective 02/01/2001 RECEIVED: 12/01/99 STATUS: Cancelled EFFECTIVE: 02/01/00

SERVICE CLASSIFICTION NO. 13 (Cont'd)

LARGE POWER SUBSTATION AND TRANSMISSION SERVICE (Cont'd)

SPECIAL PROVISIONS (Cont'd)

13.7 ENERGY VALUE OPTION PLAN (Cont'd)

Charges for Service Supplied by Central Hudson (Cont'd)

4) Adjustments to Energy Fuel Cost Charges

All non-fuel components, with the exception of the Coal Dock Cost Recovery Factor, of the Fuel Cost Adjustment, as described in General Information Section 29, shall be applied to energy amounts supplied to the customer by both the Company and a supplier that do not exceed the customer's usage. Non-fuel components of the Fuel Cost Adjustment include items such as credits from Sales for Resale revenues, line losses and other items included in the fuel cost adjustment mechanism for the purpose of passing on non-fuel costs or revenues to customers. The Coal Dock Cost Recovery Factor shall be applied to energy amounts supplied to the customer by the Company, excluding the customer's allocation of nuclear/hydro energy, that do not exceed the customer's usage.

5) <u>Energy Value Option Plan Statement</u>

The rates described above shall be redetermined for each month including a reconciliation adjustment to reflect the prior month's actual energy fuel cost charges and shall become effective with the eighth billing batch of the succeeding billing month and shall remain in effect until changed.

Not less than three (3) business days prior to any changes in the rates described in 3(b) and 4 above, a statement showing these billing components will be duly filed with the Public Service Commission and will be available to the public at Company offices at which applications for service may be made.

6) <u>Increase in Rates and Charges</u>

All rates and charges for services supplied by the Company under the EVOP shall be increased for revenue taxes pursuant to General Information Section 30.