Received: 08/23/2017 Status: CANCELLED

Effective Date: 08/31/2017

PSC No: 19 - Electricity

Rochester Gas and Electric Corporation

Revision: 4

Initial Effective Date: August 31, 2017

Leaf No. 160.39.16

Revision: 4

Superseding Revision: 3

Issued in Compliance with Order in Case 16-E-0604, dated August 2, 2017.

## GENERAL INFORMATION

## 23. Community Distributed Generation

- 3. CDG Host Submission Requirements Applicable to 2a and 2b Above:
  - a. A CDG Host that provides a CDG Satellite's name and account number to the Company (and such other information as the Company may require to verify the customer's account based on the information provided), as described in the Company's CDG Operating Agreement, is certifying that it has written authorization from the customer to request and receive that customer's historical usage information and, upon enrolling a CDG Satellite Account, that it has entered into a written contract with such customer. The Company shall not be responsible for any contractual arrangements or other agreements between the CDG Host and CDG Satellite, including contractual terms, pricing, dispute resolution, and contract termination.
  - b. The CDG Host must designate no fewer than 10 CDG Satellite Accounts that meet the specifications set forth in Section 3, except when the project is located on the site of a property serving multiple residential or non-residential customers. CDG Satellite Account Requirements are provided below.
  - c. Satellite allocations of Host Account Excess Generation should be specified in a percentage up to three decimal places of accuracy.
  - d. The total allocations must equal 100 % including any portion to be designated to the CDG Host.
  - e. Submittals in which allocations do not equal 100.000% shall be rejected, and the CDG Host must submit a new allocation percentage 60 days before net metered service shall commence.
  - f. No more than 40% of the Excess Generation of the CDG Host may serve CDG Satellites of 25 kW or greater (for those members collectively); provided, however, that the CDG Host may include each dwelling unit located within a multi-unit building and served indirectly as though it were a separate participant for determining whether the 10 CDG Satellite Account minimum and 40% output limits are reached.
  - g. A CDG Host Account shall not be a Remote Net Metered Host or Satellite Account. If the CDG Host Account was previously established under Remote Net Metering as an energy-only account and its Satellite Accounts receive monetary crediting, the CDG Host must permanently surrender its rights to monetary crediting under a non-demand service classification before participating in CDG.
  - h. The CDG Host shall submit a completed application via an electronic transfer to the Company, and shall certify to the Company that its project meets the PSC's eligibility requirements as specified in its Orders in Case 15-E-0082 and as may be revised thereafter.
  - i. A CDG Host shall recertify on an annual basis they continue to meet all requirements as set forth in this Rule and in the CDG Operating Agreement.

## 4. CDG Satellite Account Requirements

- a. A CDG Satellite Account shall have only one CDG Host Account.
- b. All associated CDG Satellite Accounts must be located within the Company's service territory and within the same NYISO zone as the CDG Host Account.
- c. The CDG Satellite Account shall not be a net metered customer-generator or a Remote Net Metered Host or Satellite Account or take Standby Service under SC14.
- d. Each CDG Satellite Account must take a percentage of the output of the CDG Host's Excess Generation. The percentage must amount to at least 1,000 kWh annually but may not exceed the CDG Satellite Account's historic average annual kWh usage (or forecast usage if historic data is not available).
- e. A non-metered account may qualify as a Satellite Account if the CDG Host is being compensated based on a monetary crediting methodology pursuant to Rule 26, Value of Distributed Energy Resources ("VDER").

ISSUED BY: Joseph J. Syta, Vice President, Treasurer and Controller, Rochester, New York