Status: CANCELLED Received: 08/05/2016 Effective Date: 03/01/2018

> PSC NO: 15 ELECTRICITY 163.8.2 LEAF: COMPANY: CENTRAL HUDSON GAS & ELECTRIC CORPORATION **REVISION:**

INITIAL EFFECTIVE DATE: 01/01/17 SUPERSEDING REVISION:

Issued in Compliance with Order C. 14-M-0224 dated April 21, 2016

## 47. COMMUNITY CHOICE AGGREGATION (Cont'd)

## C. Provision of Customized Data: (Cont'd)

## **Central Hudson Gas & Electric Corporation**

Community Choice Aggregation Program

Pursuant to General Information Section 47.C of P.S.C. No. 15 - Electricity CCA Customized Data Request Agreement	
requested by a municipality or its designee (herein call	sion of customized aggregated and customer specific data ed the Community Choice Aggregator (CCA)) and provided called the Company). This Agreement is between Company the CCA).
parties agree is substantial and sufficient the CCA sha determine whether the Company can provide CCA the	ovenants and other consideration herein contained, which the all pay the Company \$ to perform a feasibility study to requested aggregated and/or customer specific data, when the the data and the format in which the Company may provide
study. Once CCA pays Company to perform the feat within sixty (60) days. Once the feasibility study is co	ent until CCA pays the Company to perform the feasibility asibility study Company shall perform the feasibility study complete CCA shall inform Company within thirty (30) days er service data pursuant to the terms and conditions set forth
If Company and CCA cannot agree on terms and conditions CCA may ask the Department of Public Service Staff (Staff) to mediate the terms and conditions under which it may obtain the aggregated and/or customer specific data. Nothing herein shall divest Company or CCA of their legal rights.	
If Company and CCA agree on written terms and conditions upon which Company may provide the aggregated and/or customer specific data to CCA Company shall provide the initial set of data within sixty (60) days after Company and CCA execute the written terms and conditions and as agreed upon thereafter.	
TERM OF AGREEMENT: This Agreement shall commence upon the date executed by Company and CCA, the effective date, and shall continue until the dissolution of the CCA unless otherwise agreed to by Company and CCA in writing except that either Company or CCA may terminate the Agreement by providing the non-terminating party with ninety (90) days written notice three years after Company's provision of the initial set of aggregated and/or customer specific data to CCA.	
ACCEPTED:	ACCEPTED:CENTRAL HUDSON GAS & ELECTRIC CORPORATION
	ADDRESS:
BY:	BY:
DATED:	DATED:

Issued by: Anthony S. Campagiorni, Vice President, Poughkeepsie, New York