

PSC NO: 15 ELECTRICITY LEAF: 163.7
COMPANY: CENTRAL HUDSON GAS & ELECTRIC CORPORATION REVISION: 2
INITIAL EFFECTIVE DATE: 04/01/17 SUPERSEDING REVISION: 1
Issued in Compliance with Order in Case 15-E-0751 et al. dated March 9, 2017

46. COMMUNITY DISTRIBUTED GENERATION

Applicability:

Community Distributed Generation (“CDG”) is available throughout the Company’s service territory.

A “CDG Host” or “CDG Host Account” is defined as a non-residential Customer that owns or operates electric generating equipment eligible for net metering under General Information Sections 38 and 48 and whose excess on-site energy production is applied to the accounts of other electric Customers (“CDG Satellites” or “CDG Satellite Accounts”) with which it has a contractual arrangement related to the disposition of net metering credits.

Requirements of CDG Hosts:

The CDG Host must meet all terms and conditions of this Rate Schedule and the requirements of the PSC that are adopted pursuant to its Orders issued in Case 15-E-0082 and Case 15-M-0180, as they may be amended or superseded from time to time.

The CDG Host must be a non-residential Customer with farm waste, solar, wind, micro-hydroelectric or fuel cell electric generating equipment. The CDG Host Account and all associated CDG Satellite Accounts must be located within the same load zone as determined by the New York Independent System Operator and within the Company’s service territory.

The CDG Host must certify in writing to the Company, both prior to commencing net metered service under CDG and annually thereafter, that its CDG Satellite Accounts with demands of 25 kW or greater receive, in aggregate, no more than 40 percent of the generator’s output and that the CDG Host meets creditworthiness standards and other requirements established by the PSC. The Company may notify the PSC if it becomes aware that a CDG project does not meet one or more of the PSC’s requirements or if the CDG Host fails to provide annual certification.

A CDG Host that provides a Customer’s name and account number to the Company (and such other information as the Company may require if it is unable to verify the Customer’s account based on the information provided), 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.

CDG Host submissions regarding allocations to CDG Satellites must be made to the Company on a properly executed CDG Allocation Request Form which can be accessed on the Company’s website.

A CDG Host may not request termination or suspension of electric service to a CDG Satellite Account. Consumer protections required of CDG Hosts until such time that the PSC establishes the Uniform Business Practices for Distributed Energy Resource Providers are as set forth by the PSC as adopted pursuant to its July 17, 2015 Order issued in Case 15-E-0082, as it may be amended or superseded from time to time.

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 whose Satellite Accounts receive monetary crediting pursuant to General Information Sections 37 and 48, the CDG Host must permanently surrender its rights to monetary crediting under a non-demand service classification before participating in CDG. If the CDG Host account was previously established as a net metered customer-generator under General Information Sections 38 or 48 or a Remote Net Metered Host, it must forfeit any remaining kWh credits at the time it becomes a CDG Host.

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