Remote Net Metering by Farm and Non-Residential Customer-Generators

This Act generally permits farmers and certain other customers who use solar electric generating equipment, farm waste electric generating equipment, or wind electric generating equipment, to designate all or a portion of the net metering credits generated by such equipment to meters at any property their own or lease within the service territory of the same electric corporation to which their net energy meters are interconnected.

Submitted as:
New York
Chapter 35 of 2011
Status: Enacted into law in 2011.

Suggested State Legislation

(Title, enacting clause, etc.)

Section 1. [Short Title.] An Act providing for remote net metering by farm and non-residential customer-generators

Section 2. [Authorization.]

(a) A customer who owns or operates a farm operation as such term is defined in [insert citation], or a non-residential customer-generator as defined by [insert citation] that locates solar electric generating equipment or farm waste electric generating equipment with a net energy meter on property owned or leased by such customer-generator may designate all or a portion of the net metering credits generated by such equipment to meters at any property owned or leased by such customer-generator within the service territory of the same electric corporation to which the customer-generator's net energy meters are interconnected and being within the same load zone as determined by the location based marginal price as of the date of initial request by the customer-generator to conduct net metering. The electric corporation will credit the accounts of the customer by applying any credits to the highest use meter first, then subsequent highest use meters until all such credits are attributed to the customer. Any excess credits shall be carried over to the following month.

(b) A customer who owns or operates land used in agricultural production as defined in [insert citation], or a non-residential customer-generator as defined in [insert citation] that locates wind electric generating equipment with a net energy meter on property owned or leased by such customer-generator may designate all or a portion of the net metering credits generated by such equipment to meters, at any property owned or leased by such customer-generator within the service territory of the same electric corporation to which the customer-generator's net energy meters are interconnected and being within the same load zone as determined by the location based marginal price as of the date of initial request by the customer-generator to conduct net metering. The electric corporation will credit the accounts of the customer by applying any credits to the highest use meter first, then subsequent highest use meters until all such credits are attributed to the customer. Any excess credits shall be carried over to the following month.

Section 3. [Severability.] Insert severability clause.
Section 4. [Repealer.] Insert repealer clause.

Section 5. [Effective Date.] Insert effective date.