

May 18, 2020

Hon. Michelle L. Phillips, Secretary New York Public Service Commission Three Empire State Plaza Albany, NY 12223-1350

<u>Re: Central Hudson Gas & Electric Corporation Filing to Reflect New URD Rates</u> <u>Cases 25352 & 92-M-0607 and New Rates for the Provision of Three-Phase Service in</u> <u>Residential Subdivisions</u>

Dear Secretary Phillips:

The amended statement set forth below is filed by Central Hudson Gas & Electric Corporation ("Central Hudson" or "the Company") on May 18, 2020 to become effective on July 1, 2020.

P.S.C. No. 15 – Electricity

Statement of Underground Residential Distribution Contribution URD - 11

The purpose of this filing is to supplement the proposed Statement of Underground Residential Distribution Contribution URD - 10 which was originally submitted on April 30, 2020. Upon conversation with Staff, the amended rates reflect a change in methodology which utilizes a five-year average of actual calendar-year data as opposed to a three-year average to be consistent with the calculation of contribution by applicant.

Trenching Credit

The Company utilized actual costs experienced in the five-year period from 2015 through 2019 as a basis to propose the amended the credit applicable to trenching for electric only service installations. The rate of \$12.54 per trench foot originally filed on April 30th increased by \$0.08 to \$12.62 per trench foot under the new methodology. To remain consistent with the manner in which the proposed electric only trenching credit was developed, the Company utilized actual costs experienced in the five-year period from 2015 through 2019 as a basis to propose to revised the credit applicable to trenching a common trench for combination electric and gas service installations. The rate of \$18.74 per trench foot originally filed on April 30th decreased by \$(0.41) to \$18.33 per trench foot under the new methodology. The amended rates detailed above will become effective July 1, 2020 and will remain in effect through June 30, 2021.

Questions related to this filing should be directed to Jay Tompkins at (845) 486-5203 or jtompkins@cenhud.com.

Respectfully Submitted,

Christopher M. Capone Executive Vice President & CFO