

February 6, 2017

Honorable Kathleen H. Burgess, Secretary State of New York Public Service Commission Three Empire State Plaza Albany, NY 12223

Dear Secretary Burgess:

The enclosed Statements, which are listed below, are issued by Central Hudson Gas & Electric Corporation to become effective on February 13, 2017, the billing date for the eighth batch of the Company's February billing cycle, and are transmitted for filing in compliance with the requirements of the Public Service Commission of the State of New York regarding changes in adjustments.

PSC No. 15 Electricity

Statement of Market Price Charge and Market Price Adjustment	MPC - 196
Statement of Miscellaneous Charges	MISC - 194
Statement of Purchased Power Adjustment	PPA - 193

The factors included in MPC Statement No. 196 are applicable to energy supplied by the Company and are based on the actual commodity costs required to serve the Company's full service customers during the month of January. MPC Statement No. 196 includes Market Price Adjustment (MPA) factors corresponding to the reconciliation of energy costs for the month of October 2016, which were collected through the MPC and for which collections were completed in January. MPC Statement No. 196 also includes charges related to the Company's Hourly Pricing Provision.

The factors included in MISC Statement No. 194 are applicable to all energy delivered by the Company and are intended to refund to or collect from customers the net benefit or cost of non-avoidable, variable energy related revenues and costs associated with the Company's remaining generation facilities and from mandatory purchases from Independent Power Producers for the month of January. MISC Statement No. 194 also includes a reconciliation component for October 2016 costs/benefits, as well as the MISC II component designed to recover the costs of the Company's alternative infrastructure project approved for recovery pursuant to the July 15, 2016 Order in Case 14-E-0318.

The factors included in PPA Statement No. 193 are applicable to all energy delivered by the Company and are intended to refund to or collect from customers the reconciliation component for costs/benefits of the Company's Purchase Power Agreement with the new owners of the nuclear generating plant previously owned by the Company, as well as refund to or collect from customers any payments made under the Revenue Sharing Agreement with the new owners of the nuclear generating plant previously owned by the Company.

Supporting exhibits have been filed with the Records Access Office at the Public Service Commission via DMM.

Yours very truly,

Anthony S. Campagiorni Vice President Regulatory & Governmental Affairs