

Joseph Hally
Vice President Regulatory Affairs



July 25, 2023

Honorable Michelle L. Phillips
Secretary to the Commission
State of New York Public Service Commission
Agency Building 3
Albany, NY 12223-1350

Dear Secretary Phillips:

In accordance with General Information Section 36.G of P.S.C. No. 15 - Electricity, the Statement listed below is filed to become effective August 1, 2023.

P.S.C. No. 15 - Electricity

Statement of Revenue Decoupling Mechanism Adjustment RDM-28

Pursuant to the Order issued and effective June 17, 2015 in Case 14-E-0318, the Revenue Decoupling Mechanism ("RDM") which was implemented for Central Hudson Gas & Electric Corporation ("Central Hudson" or "the Company") for electric Service Classification Nos. 1, 2 and 6 in Case 08-E-0887, further modified in Case 17-E-0459 to include Service Classification Nos. 3, 5 and 8 and further modified in Case 20-E-0428 to include Service Classification No. 13.

On July 21, 2023, Central Hudson filed the RDM Adjustment for the semi-annual period ending June 30, 2023 which will be recovered/refunded via factors effective August 1, 2023 on Statement RDM-27. Subsequently after filing, it was identified that the Company discovered an account for a municipality taking service under Service Classification No. 8 – Street Lighting which required an adjustment to reflect a full six months of billing in the over-under and had a significant impact on that classes factor. The Company hereby files a corrected RDM Adjustment factor for S.C. No. 8 to adjust for this municipality's billings that were previously excluded in the over/under. The associated adjustment for the period January 2023 through June 2023 has been reflected in this filing resulting in smaller under-collection for S.C. No. 8 customers.

The Company hereby files the statement listed above to revise RDM factor for Service Classification No. 8 – Street Lighting to account for these billings which were excluded in the RDM Adjustment factor previously filed.

Questions related to this filing should be directed to Nicholas Pinto at npinto@cenhud.com.

Sincerely,

Joseph Hally
Vice President