Received: 08/25/2023



August 25, 2023

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

Re: Case 18-M-0084 – Compliance with Order Approving Funding for Clean Heat Program Surcharge

Dear Secretary Phillips:

Central Hudson Gas & Electric Corporation ("Central Hudson" or the "Company") hereby submits the tariff amendments and Electric Miscellaneous statement listed below to become effective September 1, 2023.

P.S.C. No. 15 – Electricity

3rd Revised Leaf No. 106.2 Statement of Miscellaneous Charges MISC - 289

Pursuant to the June 23, 2023 Order in Case No. 18-M-0084 ("Clean Heat Surcharge Order"), the purpose of this filing is to implement tariff amendments to institute the Clean Heat Program Surcharge. The Clean Heat Program Surcharge is designed to ensure continuity in funding the Company's Clean Heat Program which will be recovered as a separate component of the Miscellaneous Charges factor under the Energy Cost Adjustment Mechanism.

The Clean Heat Surcharge is capped at total expenditures of \$6.0 million and will be implemented:

- Once transferred and reallocated funds as specified in the Clean Heat Surcharge Order have been depleted and following six months of continuity funding expenditures,
- For recovery over a twelve-month period or until amended or superseded by Commission order.
- By allocating recoverable costs and associated carrying charges to each service classification or sub-classification based on the previous 12 months of delivery revenues, and,
- On a kWh or kW basis.

The Company is filing an updated Electric Miscellaneous statement reflecting a format change and the addition of the Clean Heat Program Surcharge with the factors set to zero effective September 1, 2023.

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Pursuant to Ordering Clause No. 8, newspaper publications have been waived since these revisions comply with the Order in Case No. 18-M-0084.

Questions related to this filing should be directed to Taylor Alonso at (845) 486-5554 or talonso@cenhud.com.

Sincerely,

Joseph Hally Vice President- Regulatory Affairs

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