Received: 02/08/2023

Joseph Hally Vice President Regulatory Affairs



February 8, 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 February 9, 2023.

## P.S.C. No. 15 - Electricity

Statement of Revenue Decoupling Mechanism Adjustment RDM-26

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 January 20, 2023 Central Hudson filed the RDM Adjustment for the semi-annual period ending December 31, 2022 which will be recovered/refunded via factors effective February 1, 2023 on Statement RDM-25. Subsequently after filing, it was identified that the Company had not made the adjustment as described in the Company's tariff to account for municipalities taking service under Service Classification No. 8 – Street Lighting who switch from Rate A to Rate C. The Company hereby files a corrected RDM Adjustment factor for S.C. No. 8 to adjust for municipalities who switched from Rate A to Rate C in 2021. The associated adjustment for the period July 2021 through December 2022 has been reflected in this filing resulting in an over-collection due back to 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 correct the inadvertent error in the RDM Adjustment factor previously filed. Given that S.C. No. 8 customers are billed at the end of the month and therefore have not yet been billed at the factor filed on RDM Statement-25, and given that this revision corrects the factors to return a credit due to an RDM over-collection to such customers, the Company requests the statement filed herein become effective on one day's notice on February 9, 2023.

Questions related to this filing should be directed to Stacy Powers at <a href="mailto:spowers@cenhud.com">spowers@cenhud.com</a>.

Very truly yours,

Joseph Hally Vice President Regulatory Affairs

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