CENTRAL HUDSON GAS & ELECTRIC CORPORATION 284 SOUTH AVENUE POUGHKEEPSIE, NEW YORK 12601

August 20, 2003

Public Service Commission Three Empire State Plaza Albany, NY 12223

Re: <u>Cases 02-E-1619 & 02-E-1282</u> Compliance Filing: Farm Waste Electric <u>Generation & SIR</u>

Dear Commissioners:

Pursuant to Public Service Commission Order issued and effective August 5, 2003 in the above captioned proceeding, Central Hudson Gas & Electric Corporation ("Central Hudson" or the "Company") hereby files the attached amended tariff leaves. These amendments, which are set forth below, are filed on August 19, 2003 to become effective on a temporary basis on August 21, 2003. The purpose of this filing is to revise Special Provisions 1.5, 2.7, 3.3 and 6.4 to Service Classification Nos. 1, 2, 3 and 6, respectively, to clarify the metering requirements applicable to certain farm waste customer generators. Specifically, the metering requirements have been modified to allow qualifying farm waste customer generators the option of using one non-demand, non-time differentiated meter, running in reverse, or two meters which will enable the customer to deliver the energy generated by their farm waste system to the Company separately from the electric service delivered by the Company. Further, Special Provision 6.4 provides time-of-use customers the option of purchasing, at their own expense, a time-of -use meter as their second meter for the purpose of recording peak and off-peak on-site kilowatt hour production. Additionally, this filing incorporates, verbatim, into the Company's electric tariff the revised Standard Interconnection Requirements set forth in Appendix A to the Order.

> P.S.C. No. 15 - Electricity 2nd Revised Leaf No. 167.1 6th Revised Leaf No. 173 2nd Revised Leaf No. 189.1 4th Revised Leaf No. 213

Addendum SIR No. 4 - Standardized Interconnection Requirements

Pursuant to the above referenced Order, the requirement of Section 66(12)(b) of the Public Service Law as to newspaper publication of the changes proposed by the amendments has been waived.

Questions related to this filing should be directed to Glynis L. Bunt at $845\mathchar`-486\mathchar`-5420.$

Yours very truly, Arthur R. Upright

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