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

August 22, 2011

Public Service Commission Three Empire State Plaza Albany, NY 12223

Case 11-E-0318: Filing to Effectuate Amendments to Public Service Law Sections 66-j & 66-l

Dear Commissioners:

The amended tariff leaves set forth below are filed by Central Hudson Gas & Electric Corporation ("Central Hudson" or "the Company") on August 22, 2011 to become effective December 1, 2011 in order to reflect amendments made to Sections 66-j and 66-l of the Public Service Law in compliance with the Notice Establishing Filing Requirements issued July 18, 2011.

P.S.C. No. 15 – Electricity

5 th Revised Leaf No. 171.1
10 th Revised Leaf No. 174
7 th Revised Leaf No. 188
7 th Revised Leaf No. 190
3 rd Revised Leaf No. 213.2

These amendments provide for the remote net metering of farm and non-residential solar photovoltaic or farm waste, and farm and non-residential wind electric customer generators pursuant to revisions to Sections 66-j and 66-l, respectively, of the Public Service Law effectuated through Chapter 35 of the Laws of 2011.

Since customers participating in net metering are subject to interconnection requirements and are therefore in direct contact with Central Hudson, the Company requests that the requirements of Section 66(12)(b) of the Public Service Law as to newspaper publication for the amendments listed herein be waived.

The Company would also like to note that during discussions of the requirements of the tariff amendments filed herein with the other New York State utilities and Staff from the Department of Public Service, it was suggested that the utilities propose to convert excess on-site production to a monetary credit for the remaining net metered customers not covered by the aforementioned legislative changes. Central Hudson's meters register, and our system records, the net of usage and generation. The Company's system is currently designed to adjust a meter index when there is excess generation in order to carry over kWh to subsequent billing periods and keep an account in balance. As such, in cases where a corrected bill would need to be issued a monetary credit would cause an imbalance and require manual intervention. Additionally, a conversion to a monetary credit would prohibit the Company from displaying generation balances on customers' bills. For these reasons, Central Hudson will not pursue this proposal at this time.

Received: 08/22/2011

Questions related to this filing should be directed to Glynis Bunt at (845) 486-5420 or Linda VanEtten at 845-486-5554.

Yours very truly,

Michael L. Mosher Vice President - Regulatory Affairs

LETT253