CENTRAL HUDSON GAS & ELECTRIC CORP

Form 10-Q

November 04, 2010

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

FORM 10-Q

(N	Iark	On	e)
(I V.			

x QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended September 30, 2010

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from ______ to _____

Commission	Registrant, State of Incorporation	IRS Employer
File Number	Address and Telephone Number	Identification No.

0-30512 CH Energy Group, Inc. 14-1804460

(Incorporated in New York)

284 South Avenue

Poughkeepsie, New York 12601-4839

(845) 452-2000

1-3268 Central Hudson Gas & Electric Corporation 14-0555980

(Incorporated in New York)

284 South Avenue

Poughkeepsie, New York 12601-4839

(845) 452-2000

Indicate by check mark whether the Registrants (1) have filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrants were required to file such reports), and (2) have been subject to such filing requirements for the past 90 days.

CH Energy Group, Inc.

Yes b No o
Central Hudson Gas & Electric Corporation

Yes b No o

Indicate by check mark whether the Registrants have submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

CH Energy Group, Inc.

Yes b No o
Central Hudson Gas & Electric Corporation

Yes b No o

Indicate by check mark whether the Registrants are a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

CH Energy Group, Inc. Central Hudson Gas & Electric Corporation

Large Accelerated Filer b

Accelerated Filer o

Non-Accelerated Filer o

Smaller Reporting Company o

Large Accelerated Filer o

Accelerated Filer o

Non-Accelerated Filer b

Smaller Reporting Company o

Indicate by check mark whether the Registrants are a shell company (as defined in Rule 12b-2 of the Exchange Act):

CH Energy Group, Inc.

Yes o No by
Central Hudson Gas & Electric Corporation

Yes o No by

As of the close of business on October 1, 2010 (i) CH Energy Group, Inc. had outstanding 15,823,926 shares of Common Stock (\$0.10 per share par value) and (ii) all of the outstanding 16,862,087 shares of Common Stock (\$5 per share par value) of Central Hudson Gas & Electric Corporation were held by CH Energy Group, Inc.

CENTRAL HUDSON GAS & ELECTRIC CORPORATION MEETS THE CONDITIONS SET FORTH IN GENERAL INSTRUCTIONS (H)(1)(a) AND (b) OF FORM 10-Q AND IS THEREFORE FILING THIS FORM WITH THE REDUCED DISCLOSURE FORMAT PURSUANT TO GENERAL INSTRUCTIONS (H)(2)(a), (b) AND (c).

FORM 10-Q FOR THE QUARTER ENDED SEPTEMBER 30, 2010

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FILING FORMAT

This Quarterly Report on Form 10-Q is a combined quarterly report being filed by two different registrants: CH Energy Group, Inc. ("CH Energy Group") and Central Hudson Gas & Electric Corporation ("Central Hudson"), a wholly owned subsidiary of CH Energy Group. Except where the content clearly indicates otherwise, any reference in this report to CH Energy Group includes all subsidiaries of CH Energy Group, including Central Hudson. Central Hudson makes no representation as to the information contained in this report in relation to CH Energy Group and its subsidiaries other than Central Hudson.

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PART 1 – FINANCIAL INFORMATION

ITEM 1 – Financial Statements (Unaudited)

CH ENERGY GROUP CONSOLIDATED STATEMENT OF INCOME (UNAUDITED) (In Thousands, except per share amounts)

September 30, September 30,	
2010 2009 2010 200)
Operating Revenues	
Electric \$165,304 \$138,685 \$436,362 \$404,0	35
Natural gas 18,823 16,243 120,371 137,4	22
Competitive business subsidiaries:	
Petroleum products 34,429 33,531 151,767 135,1)5
Other 8,164 7,488 22,639 20,10)
Total Operating Revenues 226,720 195,947 731,139 696,6	52
Operating Expenses	
Operation:	
Purchased electricity and fuel used in electric generation 78,117 61,379 199,713 205,0	4
Purchased natural gas 7,217 5,798 59,619 89,92	Ļ
Purchased petroleum 30,268 29,004 125,352 103,8	3
Other expenses of operation - regulated activities 58,495 50,311 166,389 141,0	23
Other expenses of operation - competitive business	
subsidiaries 12,168 12,146 39,742 40,23	}
Depreciation and amortization 10,081 9,474 29,962 28,15)
Taxes, other than income tax 11,292 10,184 32,772 29,84	2
Total Operating Expenses 207,638 178,296 653,549 638,0	8
Operating Income 19,082 17,651 77,590 58,61	Ļ
Other Income and Deductions	
(Loss) income from unconsolidated affiliates (95) (75) (393) 2	
Interest on regulatory assets and other interest income 858 1,218 3,498 4,684	
Impairment on investments $(11,408)$ - $(11,408)$ $(1,299)$)
Regulatory adjustments for interest costs (427) (66) (675) (1,254))
Business development costs (216) (544) (1,018) (1,554)
Other - net (82) (774) (117) (936)
Total Other Income (Deductions) (11,370) (241) (10,113) (357)
Interest Charges	
Interest on long-term debt 5,591 5,355 16,848 15,22)
Interest on regulatory liabilities and other interest 1,288 1,392 4,438 3,405	
Total Interest Charges 6,879 6,747 21,286 18,63	Ļ
Income before income taxes, non-controlling interest	
and preferred dividends of subsidiary 833 10,663 46,191 39,62	}
Income Taxes (benefit) (1,300) 4,030 16,754 15,02	;
Net Income from Continuing Operations 2,133 6,633 29,437 24,60)
Discontinued Operations	
(Loss) income from discontinued operations before tax - (1,694) - 5,131	

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Income tax from discontinued operations	-	(703) -	2,129
Net Income (loss) from Discontinued Operations	-	(991) -	3,002
Net Income	2,133	5,642	29,437	27,602
Net income (loss) attributable to non-controlling interest:				
Non-controlling interest in subsidiary	112	48	(272) (141
Non-controlling interest in subsidiary Dividends declared on Preferred Stock of subsidiary	112 242	48 242	(272 727) (141 727
·			`	, ,
Dividends declared on Preferred Stock of subsidiary	242	242	727	727
Dividends declared on Preferred Stock of subsidiary	242	242	727	727

The Notes to Financial Statements are an integral part hereof.

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CH ENERGY GROUP CONSOLIDATED STATEMENT OF INCOME (UNAUDITED) (CONT'D) (In Thousands, except per share amounts)

		Three Months Ended September 30, 2010 2009		Conths Ended ember 30, 2009
Common Stock:	2010	2007	2010	2009
Average shares outstanding - Basic	15,790	15,776	15,783	15,774
Average shares outstanding - Diluted	15,952	15,854	15,945	15,851
Income from continuing operations attributable to CH				
Energy Group common shareholders				
Earnings per share - Basic	\$0.11	\$0.40	\$1.84	\$1.52
Earnings per share - Diluted	\$0.11	\$0.40	\$1.82	\$1.51
Income (loss) from discontinued operations attributable				
to CH Energy Group common shareholders	Φ.		\ A	Φ0.10
Earnings per share - Basic	\$-	\$(0.06) \$-	\$0.19
Earnings per share - Diluted	\$-	\$(0.06) \$-	\$0.19
Amounts attributable to CH Energy Group common shareholders				
Earnings per share - Basic	\$0.11	\$0.34	\$1.84	\$1.71
Earnings per share - Diluted	\$0.11	\$0.34	\$1.82	\$1.70
Dividends Declared Per Share	\$0.54	\$0.54	\$1.62	\$1.62
CH ENERGY GROUP CONSOLIDATED STATEMENT C (In Thousands)	Three M Septe 2010	onths Ended ember 30, 2009	Nine M Sept 2010	Conths Ended ember 30, 2009
Net Income	\$2,133	\$5,642	\$29,437	\$27,602
Other Comprehensive Income: Fair value of cash flow hedges:				
Unrealized (loss)/gains - net of tax of \$0 and (\$13) in 2010 and \$6 and (\$33) in 2009, respectively	-	(9) 19	49
Reclassification for gains realized in net income - net of tax of \$0 and \$35 in 2010 and \$0 and \$0 in 2009, respectively	-	-	(52) -
Net unrealized gains/(losses) recorded from investments held by equity method investees - net of tax of (\$7) and	4.0	44.0		
(\$78) in 2010 and \$7 and \$8 in 2009, respectively	10	(10) 117	(11
Other comprehensive income (loss)	10	(19) 84	
			,	38
Comprehensive Income	2,143	5,623	29,521	38 27,640

Comprehensive income attributable to non-controlling interest

Comprehensive income attributable to CH Energy Group \$1,789 \$5,333 \$29,066 \$27,054

The Notes to Financial Statements are an integral part hereof.

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CH ENERGY GROUP CONSOLIDATED STATEMENT OF CASH FLOWS (UNAUDITED) (In Thousands)

			hs Ended ber 30, 2009	
Operating Activities:	2010		2007	
Net income	\$29,437		\$27,602	
Adjustments to reconcile net income to net cash provided by operating activities:	Ψ29,137		Ψ27,002	
Depreciation	27,055		26,647	
Amortization	2,907		3,914	
Deferred income taxes - net	25,618		2,180	
Bad debt expense	2,410		10,231	
Impairment of investments	11,408		1,299	
Distributed (undistributed) equity in earnings of unconsolidated affiliates	756		941	
Pension expense	22,728		13,296	
Other post-employment benefits ("OPEB") expense	4,883		6,669	
Regulatory liability - rate moderation	(14,019)	(3,789)
Revenue decoupling mechanism	6,974	,	(5,529)
Regulatory asset amortization	3,451		3,378)
Loss (gain) on sale of assets	11		(10)
Changes in operating assets and liabilities - net of business acquisitions:	11		(10)
Accounts receivable, unbilled revenues and other receivables	6,546		38,870	
Fuel, materials and supplies	(2,298)	5,352	
Special deposits and prepayments	211	,	603	
Income tax receivable	(10,772)	-	
Accounts payable	(4,279)	(16,431	1
Accrued income taxes and interest	218)	8,968)
Customer advances	(3,640)	2,159	
Pension plan contribution	(31,854)	(15,000)
OPEB contribution	(4,275)	(1,300)
Regulatory asset - storm deferral	(16,720)	-)
Regulatory asset - manufactured gas plant ("MGP") site remediation	(10,720)	(1,595	1
Regulatory asset - PSC tax surcharge and general assessment	(3,112)	(15,566)
Deferred natural gas and electric costs	5,052	,	17,993)
Other - net	3,384		10,122	
Net cash provided by operating activities	51,278		121,004	
Net easil provided by operating activities	31,276		121,004	
Investing Activities:				
Proceeds from sale of assets	40		194	
Additions to utility and other property and plant	(75,771)	(93,946)
Acquisitions made by competitive business subsidiaries	(749)	-	
Other - net	(3,910)	(3,694)
Net cash used in investing activities	(80,390)	(97,446)
Type busin disold in in vositing well vives	(00,00	,	(> / ,	
Financing Activities:				
Redemption of long-term debt	(24,000)	(20,000)
Proceeds from issuance of long-term debt	40,000		74,000	,
Borrowings (repayments) of short-term debt - net	-		(18,500)
			, , , , ,	,

Dividends paid on Preferred Stock of subsidiary	(727) (727)
Dividends paid on Common Stock	(25,619) (25,573)
Other - net	(293) (366)
Net cash (used in) provided by financing activities	(10,639) 8,834
Net Change in Cash and Cash Equivalents	(39,751) 32,392
Cash and Cash Equivalents at Beginning of Period	73,436	19,825
Cash and Cash Equivalents at End of Period	\$33,685	\$52,217
Supplemental Disclosure of Cash Flow Information:		
Interest paid	\$17,189	\$15,410
Federal and state taxes paid	\$21,208	\$24,785
Additions to plant included in liabilities	\$2,685	\$2,685
Regulatory asset - storm deferral costs in liabilities	\$2,648	\$-

The Notes to Financial Statements are an integral part hereof.

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CH ENERGY GROUP CONSOLIDATED BALANCE SHEET (UNAUDITED) (In Thousands)

	September 30, 2010	December 31, 2009	September 30, 2009
ASSETS			
Utility Plant			
Electric	\$945,139	\$908,807	\$899,355
Natural gas	288,052	281,139	276,639
Common	143,918	139,754	138,925
Gross Utility Plant	1,377,109	1,329,700	1,314,919
Less: Accumulated depreciation	393,514	375,434	373,693
Net	983,595	954,266	941,226
Construction work in progress	55,468	58,120	62,957
Net Utility Plant	1,039,063	1,012,386	1,004,183
Now III'll a Day of the O. Disease			
Non-Utility Property & Plant	20.177	27.051	42.502
Griffith non-utility property & plant	29,177	27,951	43,592
Other non-utility property & plant	62,488	37,654	23,176
Gross Non-Utility Property & Plant	91,665	65,605	66,768
Less: Accumulated depreciation - Griffith	20,071	18,619	25,646
Less: Accumulated depreciation - other	4,576	3,333	2,984
Net Non-Utility Property & Plant	67,018	43,653	38,138
Net Non-Othity Property & Plant	07,016	45,055	36,136
Current Assets			
Cash and cash equivalents	33,685	73,436	52,217
Accounts receivable from customers - net of allowance for	33,003	73,130	32,217
doubtful accounts of \$7.0 million, \$7.7 million and \$10.0			
million, respectively	84,091	94,526	85,145
Accrued unbilled utility revenues	10,862	14,159	9,308
Other receivables	7,686	6,612	8,203
Fuel, materials and supplies	27,182	24,841	31,233
Regulatory assets	101,532	59,993	64,057
Income tax receivable	47,819	1,863	-
Fair value of derivative instruments	86	741	263
Special deposits and prepayments	21,149	21,290	20,815
Accumulated deferred income tax	-	300	7,486
Total Current Assets	334,092	297,761	278,727
Deferred Charges and Other Assets			
Regulatory assets - pension plan	144,781	168,705	174,723
Regulatory assets - OPEB	-	-	6,429
Regulatory assets - other	84,646	83,691	106,215
Goodwill	35,956	35,651	67,455
Other intangible assets - net	13,431	14,813	33,006

Unamortized debt expense	5,092	5,094	5,093
Investments in unconsolidated affiliates	6,656	8,698	8,417
Other investments	12,052	10,812	10,296
Other	7,193	16,619	16,809
Total Deferred Charges and Other Assets	309,807	344,083	428,443
Total Assets	\$1,749,980	\$1,697,883	\$1,749,491

The Notes to Financial Statements are an integral part hereof.

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CH ENERGY GROUP CONSOLIDATED BALANCE SHEET (CONT'D) (UNAUDITED) (In Thousands)

	September 30, 2010	December 31, 2009	September 30, 2009
CAPITALIZATION AND LIABILITIES			
Capitalization			
CH Energy Group Common Shareholders' Equity			
Common Stock (30,000,000 shares authorized: \$0.10 par			
value; 16,862,087 shares issued) 15,823,926 shares, 15,804,562 shares and			
15,790,431 shares outstanding, respectively	\$1,686	\$1,686	\$1,686
Paid-in capital	350,444	350,367	350,905
Retained earnings	229,352	225,999	218,065
Treasury stock - 1,038,161 shares, 1,057,525 shares and 1,071,656 shares,			
respectively	(43,652	(44,406) (45,026)
Accumulated other comprehensive income	268	184	93
Capital stock expense	(328) (328) (328)
Total CH Energy Group Common Shareholders' Equity	537,770	533,502	525,395
Non-controlling interest in subsidiary	1,113	1,385	1,520
Total Equity	538,883	534,887	526,915
Preferred Stock of subsidiary	21,027	21,027	21,027
Long-term debt	503,900	463,897	463,897
Total Capitalization	1,063,810	1,019,811	1,011,839
Current Liabilities			
Current maturities of long-term debt	-	24,000	24,000
Notes payable	-	-	17,000
Accounts payable	42,252	43,197	34,025
Accrued interest	6,285	6,067	6,238
Dividends payable	8,787	8,777	8,777
Accrued vacation and payroll	6,676	6,192	6,910
Customer advances	18,810	22,450	32,601
Customer deposits	7,982	8,579	8,582
Regulatory liabilities	16,461	29,974	25,801
Fair value of derivative instruments	35,184	13,837	12,887
Accrued environmental remediation costs	5,593	17,399	12,986
Accrued income taxes	-	-	9,070
Deferred revenues	3,723	4,725	7,476
Accumulated deferred income tax	5,536	-	-
Other	14,553	17,814	14,344
Total Current Liabilities	171,842	203,011	220,697
Deferred Credits and Other Liabilities			
Regulatory liabilities - OPEB	4,936	1,521	-
Regulatory liabilities - other	99,395	91,457	99,439
Operating reserves	3,938	4,756	4,931
Accrued environmental remediation costs	3,468	6,375	14,518
Accrued OPEB costs	45,367	46,241	54,381
Accrued pension costs	128,379	152,383	157,030
Tax reserve	8,322	-	-

Other	16,034	14,245	14,525
Total Deferred Credits and Other Liabilities	309,839	316,978	344,824
Accumulated Deferred Income Tax	204,489	158,083	172,131
Commitments and Contingencies			
Total Capitalization and Liabilities	\$1,749,980	\$1,697,883	\$1,749,491

The Notes to Financial Statements are an integral part hereof.

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CH ENERGY GROUP CONSOLIDATED STATEMENT OF EQUITY (UNAUDITED)

(In Thousands, except share amounts)

CH Energy Group	Common Shareholders
-----------------	---------------------

	Common	Stock	Treasury	Stock							
			,				A	ccumula	ted		
								Other			
							Cor	mprehen	sive		
						Capital	Col	Income			
	Shares		Shares		Paid-In	_	Retained			linaTatal	
		A 4		A 4					n-control	·	
D 1	Issued	Amount	Repurchased	Amount	Capitai	Expense	Earnings	(Loss)	Interest	Equity	
Balance at											
December 31,		*		*		* /***	****		** ***	* = * • • • •	
2008	16,862,087	\$1,686	(1,079,004)	\$(45,386)	\$350,873	\$(328)	\$216,634	\$55	\$1,448	\$524,98	2
Comprehensive											
income:											
Net income							27,743		(141)	27,602	,
Dividends											
declared on											
Preferred Ptock											
of subsidiary							(727)		(727)
Capital							•	,		Ì	
Contributions									213	213	
Change in fair											
value:											
Derivative											
instruments								49		49	
Investments								(11)		(11)
Dividends								()		(
declared on											
common stock							(25,585)		(25,58	5)
Treasury shares							(20,000	,		(20,000	,
activity - net			7,348	360	32					392	
Balance at			7,510	300	32					372	
September 30,											
2009	16,862,087	\$1,686	(1,071,656)	\$(45,026)	\$350,905	\$(328)	\$218.065	\$93	\$1,520	\$526,91	5
2007	10,002,007	Ψ1,000	(1,071,030)	Ψ(¬3,020)	Ψ330,703	Ψ(320)	Ψ210,003	ΨΖ	Ψ1,320	Ψ320,71	J
Balance at											
December 31,											
2009	16 962 097	¢1.686	(1,057,525)	\$(44.406)	\$350.367	\$(228)	\$225,000	¢191	¢1 205	\$534,88	7
	10,002,007	φ1,000	(1,037,323)	φ(44,400)	φ330,307	ψ(320)	Ψ Δ Δ Δ , 9 9 9	φ104	φ1,303	φ334,00	1
Comprehensive											
income: Net income							29,709		(272)	29,437	,
							29,709		(212)	29,437	
Dividends											
declared on											
Preferred Stock							(707	`		(707	`
of subsidiary							(727)		(727)

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Change in fair											
value:											
Derivative											
instruments								19		19	
Investments								117		117	
Reclassification											
adjustments											
for losses											
recognized in											
net income								(52)		(52)
Dividends											
declared on											
common stock						(2.	5,629)			(25,62)	29)
Treasury shares											
activity - net			19,364	754	77					831	
Balance at											
September 30,											
2010	16,862,087	\$1,686	(1,038,161)	\$(43,652)	\$350,444	\$(328) \$22	29,352	\$268	\$1,113	\$538,88	83

The Notes to Financial Statements are an integral part hereof.

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CENTRAL HUDSON STATEMENT OF INCOME (UNAUDITED) (In Thousands)

	Three Mo	onths Ended	Nine Months Ended		
	Septe	mber 30,	September 30,		
	2010	2009	2010	2009	
Operating Revenues					
Electric	\$165,304	\$138,685	\$436,362	\$404,035	
Natural gas	18,823	16,243	120,371	137,422	
Total Operating Revenues	184,127	154,928	556,733	541,457	
Operating Expenses					
Operation:					
Purchased electricity and fuel used in electric generation	76,890	60,017	196,413	201,782	
Purchased natural gas	7,217	5,798	59,619	89,924	
Other expenses of operation	58,495	50,311	166,389	141,022	
Depreciation and amortization	8,526	8,015	25,362	24,013	
Taxes, other than income tax	11,142	9,867	32,255	29,197	
Total Operating Expenses	162,270	134,008	480,038	485,938	
Operating Income	21,857	20,920	76,695	55,519	
Other Income and Deductions					
Interest on regulatory assets and other interest income	853	1,202	3,486	3,813	
Regulatory adjustments for interest costs	(427) (66) (675) (1,254)	
Other - net	(168) (644) (206) (1,017)	
Total Other Income	258	492	2,605	1,542	
Interest Charges					
Interest on other long-term debt	4,785	4,515	14,371	13,863	
Interest on regulatory liabilities and other interest	1,279	1,693	4,430	4,454	
Total Interest Charges	6,064	6,208	18,801	18,317	
Income Before Income Taxes	16,051	15,204	60,499	38,744	
Income Taxes	6,311	6,333	24,125	16,062	
Net Income	9,740	8,871	36,374	22,682	
Dividends Declared on Cumulative Preferred Stock	242	242	727	727	
Income Available for Common Stock	\$9,498	\$8,629	\$35,647	\$21,955	

CENTRAL HUDSON STATEMENT OF COMPREHENSIVE INCOME (UNAUDITED) (In Thousands)

Three Months Ended September 30,

Nine Months Ended September 30,

	2010	2009	2010	2009
Net Income	\$9,740	\$8,871	\$36,374	\$22,682
Other Comprehensive Income	-	-	-	-
Comprehensive Income	\$9,740	\$8,871	\$36,374	\$22,682

The Notes to Financial Statements are an integral part hereof.

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CENTRAL HUDSON STATEMENT OF CASH FLOWS (UNAUDITED) (In Thousands)

	Nine Months Ended September 30, 2010 2009			
Operating Activities:				
Net income	\$36,374		\$22,682	
Adjustments to reconcile net income to net cash provided by operating activities:				
Depreciation	24,159		23,217	
Amortization	1,203		796	
Deferred income taxes - net	19,490		(376)
Bad debt expense	1,835		7,966	
Pension expense	22,728		13,296	
OPEB expense	5,344		6,669	
Regulatory liability - rate moderation	(14,019)	(3,789)
Revenue decoupling mechanism	6,974		(5,529)
Regulatory asset amortization	3,451		3,378	
Loss on sale of property and plant	-		25	
Changes in operating assets and liabilities - net:				
Accounts receivable, unbilled revenues and other receivables	(1,646)	20,578	
Fuel, materials and supplies	(3,100)	4,554	
Special deposits and prepayments	1,997		2,332	
Income tax receivable	4,425		-	
Accounts payable	1,507		(13,102)
Accrued income taxes and interest	(617)	8,392	
Customer advances	(4,554)	1,437	
Pension plan contribution	(31,854)	(15,000)
OPEB contribution	(4,275)	(1,300)
Regulatory asset - storm deferral	(16,720)	-	
Regulatory asset - MGP site remediation	(10,802)	(1,595)
Regulatory asset - PSC tax surcharge and general assessment	(3,112)	(15,566)
Deferred natural gas and electric costs	5,052		17,993	
Other - net	7,700		12,176	
Net cash provided by operating activities	51,540		89,234	
Investing Activities:				
Additions to utility plant	(49,424)	(85,843)
Other - net	(3,964)	(3,937)
Net cash used in investing activities	(53,388)	(89,780)
Financing Activities:				
Redemption of long-term debt	(24,000)	(20,000)
Proceeds from issuance of long-term debt	40,000		24,000	
Borrowings (repayments) of short-term debt - net	-		(8,500)
Additional paid-in capital	-		25,000	
Dividends paid on cumulative Preferred Stock	(727)	(727)
Other - net	(294)	(369)
Net cash provided by financing activities	14,979		19,404	

Net Change in Cash and Cash Equivalents	13,131	18,858
Cash and Cash Equivalents - Beginning of Period	4,784	2,455
Cash and Cash Equivalents - End of Period	\$17,915	\$21,313
Supplemental Disclosure of Cash Flow Information:		
Interest paid	\$15,416	\$15,282
Federal and state taxes paid	\$15,656	\$25,103
Additions to plant included in liabilities	\$2,183	\$1,723
Regulatory asset - storm deferral costs in liabilities	\$2,648	\$-

The Notes to Financial Statements are an integral part hereof.

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CENTRAL HUDSON BALANCE SHEET (UNAUDITED) (In Thousands)

	September 30, 2010	December 31, 2009	September 30, 2009
ASSETS			
Utility Plant			
Electric	\$945,139	\$908,807	\$899,355
Natural gas	288,052	281,139	276,639
Common	143,918	139,754	138,925
Gross Utility Plant	1,377,109	1,329,700	1,314,919
Less: Accumulated depreciation	393,514	375,434	373,693
Net	983,595	954,266	941,226
Construction work in progress	55,468	58,120	62,957
Net Utility Plant	1,039,063	1,012,386	1,004,183
Non-Utility Property and Plant	681	681	681
Less: Accumulated depreciation	34	33	32
Net Non-Utility Property and Plant	647	648	649
Current Assets			
Cash and cash equivalents	17,915	4,784	21,313
Accounts receivable from customers - net of allowance for doubtful			
accounts of \$5.5 million, \$5.8 million and \$5.8 million, respectively	66,926	68,328	60,380
Accrued unbilled utility revenues	10,862	14,159	9,308
Other receivables	3,833	3,025	2,683
Fuel, materials and supplies - at average cost	24,405	21,305	26,561
Regulatory assets	101,532	59,993	64,057
Income tax receivable	41,465	10,706	-
Fair value of derivative instruments	-	393	180
Special deposits and prepayments	16,375	18,304	16,315
Accumulated deferred income tax	-	-	4,675
Total Current Assets	283,313	200,997	205,472
Deferred Charges and Other Assets			
Regulatory assets - pension plan	144,781	168,705	174,723
Regulatory assets - OPEB	-	-	6,429
Regulatory assets - other	84,646	83,691	106,215
Unamortized debt expense	5,092	5,094	5,093
Other investments	11,710	10,543	10,049
Other	4,152	3,536	3,196
Total Deferred Charges and Other Assets	250,381	271,569	305,705
Total Assets	\$1,573,404	\$1,485,600	\$1,516,009

The Notes to Financial Statements are an integral part hereof.

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CENTRAL HUDSON BALANCE SHEET (CONT'D) (UNAUDITED) (In Thousands)

	September 30, 2010	December 31, 2009	September 30, 2009
CAPITALIZATION AND LIABILITIES			
Capitalization			
Common Stock, 30,000,000 shares authorized; 16,862,087 shares issued			
and outstanding, \$5 par value	\$84,311	\$84,311	\$84,311
Paid-in capital	199,980	199,980	199,980
Retained earnings	160,397	150,750	140,899
Capital stock expense	(4,961)	(4,961	(4,961)
Total Equity	439,727	430,080	420,229
Cumulative Preferred Stock not subject to mandatory redemption	21,027	21,027	21,027
Long-term debt	453,900	413,897	413,897
Total Capitalization	914,654	865,004	855,153
Current Liabilities			
Current maturities of long-term debt	-	24,000	24,000
Notes payable	-	-	17,000
Accounts payable	37,024	32,069	26,481
Accrued interest	5,020	5,637	4,876
Dividends payable - Preferred Stock	242	242	242
Dividends payable to parent	26,000	-	-
Accrued vacation and payroll	5,311	5,046	4,855
Customer advances	10,449	15,002	11,011
Customer deposits	7,922	8,504	8,468
Regulatory liabilities	16,461	29,974	25,801
Fair value of derivative instruments	35,184	13,553	12,887
Accrued environmental remediation costs	5,106	16,982	12,881
Accrued income taxes	-	-	9,498
Accumulated deferred income tax	8,173	1,883	-
Other	9,694	8,761	7,571
Total Current Liabilities	166,586	161,653	165,571
Deferred Credits and Other Liabilities			
Regulatory liabilities - OPEB	4,936	1,521	-
Regulatory liabilities - other	99,395	91,457	99,439
Operating reserves	2,690	3,503	3,777
Accrued environmental remediation costs	572	3,248	13,337
Accrued OPEB costs	45,367	46,241	54,381
Accrued pension costs	128,379	152,383	157,030
Tax reserve	8,322	-	-
Other	15,179	13,495	13,798
Total Deferred Credits and Other Liabilities	304,840	311,848	341,762

Accumulated Deferred Income Tax	187,324	147,095	153,523
Commitments and Contingencies			
6, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,			
Total Capitalization and Liabilities	\$1,573,404	\$1,485,600	\$1,516,009
The Notes to Financial Statements are an integral part hereof.			
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CENTRAL HUDSON STATEMENT OF EQUITY (UNAUDITED)

(In Thousands, except share amounts)

Central Hudson Common Shareholders

Treasury

Common Stock	Stock

					Capital		ccumulat Other mprehens Income	
	Shares Issued		Shares ourchasenhount	Paid-In Capital	Stock Expense	Retained Earnings	/ (Loss)	Total Equity
Balance at December 31, 2008	16,862,087	\$ 84,311		\$ 174,980	\$ (4,961)	\$ 118,944	\$ -	\$ 373,274
Net income Dividends declared:						22,682		22,682
On cumulative Preferred Stock Additional						(727)		(727)
Paid-In Capital				25,000				25,000
Balance at September 30, 2009	16,862,087	\$ 84,311	- \$-	\$ 199,980	\$ (4,961)	\$ 140,899	\$ -	\$ 420,229
Balance at December 31, 2009	16,862,087	\$ 84,311	- \$-	\$ 199,980	\$ (4,961)	\$ 150,750	\$ -	\$ 430,080
Net income Dividends declared:						36,374		36,374
On cumulative Preferred Stock						(727)		(727)
On Common Stock to parent - CH Energy Group						(26,000)		(26,000)
Balance at September 30, 2010	16,862,087	\$ 84,311	- \$-	\$ 199,980	\$ (4,961)	\$ 160,397	\$ -	\$ 439,727

The Notes to Financial Statements are an integral part hereof.

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NOTES TO FINANCIAL STATEMENTS (UNAUDITED)

NOTE 1 – Summary of Significant Accounting Policies

Basis of Presentation

This Quarterly Report on Form 10-Q is a combined report of CH Energy Group, Inc. ("CH Energy Group") and its regulated electric and natural gas subsidiary, Central Hudson Gas & Electric Corporation ("Central Hudson"). The Notes to the Consolidated Financial Statements apply to both CH Energy Group and Central Hudson. CH Energy Group's Consolidated Financial Statements include the accounts of CH Energy Group and its wholly owned subsidiaries, which include Central Hudson and CH Energy Group's non-utility subsidiary, Central Hudson Enterprises Corporation ("CHEC"). Operating results of CHEC include its wholly owned subsidiaries, Griffith Energy Services, Inc. ("Griffith"), CH-Auburn Energy, LLC ("CH-Auburn"), CH-Greentree, LLC ("CH-Greentree"), CH Shirley Wind, LLC ("CH Shirley Wind") and CH-Lyonsdale, LLC ("CH-Lyonsdale"), and its majority owned subsidiaries Lyonsdale Biomass, LLC ("Lyonsdale") and Shirley Wind (Delaware), LLC ("Shirley Delaware"). The non-controlling interest shown on CH Energy Group's Consolidated Financial Statements represents the minority owner's proportionate share of the income and equity of Lyonsdale and Shirley Delaware. Inter-company balances and transactions have been eliminated in consolidation.

The Financial Statements were prepared in conformity with accounting principles generally accepted in the United States of America ("GAAP"), which for regulated public utilities, includes specific accounting guidance for regulated operations. For additional information regarding regulatory accounting, see Note 2 - "Regulatory Matters."

Unaudited Financial Statements

The accompanying Consolidated Financial Statements of CH Energy Group and Financial Statements of Central Hudson are unaudited but, in the opinion of Management, reflect adjustments (which include normal recurring adjustments) necessary for a fair statement of the results for the interim periods presented. These unaudited quarterly Financial Statements do not contain all footnote disclosures concerning accounting policies and other matters which would be included in annual Financial Statements and, accordingly, should be read in conjunction with the audited Financial Statements (including the Notes thereto) included in the combined CH Energy Group/Central Hudson Annual Report on Form 10-K for the year ended December 31, 2009 (the "Corporations' 10-K Annual Report").

CH Energy Group's and Central Hudson's balance sheet as of September 30, 2009 is not required to be included in this Quarterly Report on Form 10-Q; however, this balance sheet is included for supplemental analysis purposes.

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Reclassification

On December 11, 2009, Griffith divested its operations in certain geographic locations. CH Energy Group has reported the prior period results of these operations in the discontinued operations section of CH Energy Group's Consolidated Statement of Income. For more information, see Note 5 – "Acquisitions, Divestitures and Investments."

Certain amounts in the 2009 Financial Statements have been reclassified to conform to the 2010 presentation.

Use of Estimates

Preparation of the financial statements in accordance with GAAP includes the use of estimates and assumptions by management that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and reported amounts of revenues and expenses during the reporting period. Actual results may differ from those estimated, but the methods used by CH Energy Group to prepare estimates have historically produced reliable results.

Estimate for the tax reserve established during the quarter ended September 30, 2010 is based on current accounting guidance related to income taxes. The reserve is related to tax benefits resulting from a change in accounting for repairs vs. capitalization, effective for the year ended December 31, 2009. Current accounting guidance requires that an uncertain tax position be recognized within a company's financial statements provided certain criteria are met. Because the repairs deduction would be realized eventually through depreciation, current accounting guidance allows for the reserve to be set at what management considers to be a prudent level.

See Note 4 – "Income Taxes" for further discussion of the tax reserve established.

Revenue Recognition

CH Energy Group's deferred revenue balances as of September 30, 2010, December 31, 2009 and September 30, 2009 were \$3.7 million, \$4.7 million and \$7.5 million, respectively. The deferred revenue balance will be recognized in CH Energy Group's operating revenues over the 12-month term of the respective customer contract.

As required by the New York State Public Service Commission ("PSC"), Central Hudson records gross receipts tax revenues and expenses on a gross income statement presentation basis (i.e., included in both revenue and expenses). Sales and use taxes for both Central Hudson and Griffith are accounted for on a net basis (excluded from revenue).

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Fuel, Materials & Supplies

The following is a summary of CH Energy Group's and Central Hudson's inventories (In Thousands):

CH Energy Group

	September	December	September
	30,	31,	30,
	2010	2009	2009
Natural gas	\$14,153	\$12,020	\$16,670
Petroleum products and propane	1,791	2,583	1,935
Fuel used in electric generation	832	480	776
Materials and supplies	10,406	9,758	11,852
Total	\$27,182	\$24,841	\$31,233

Central Hudson

	September 30,		December 31,		Sep	tember 30,
		2010		2009		2009
Natural gas	\$	14,153	\$	12,020	\$	16,670
Petroleum products and propane		526		547		550
Fuel used in electric generation		290		308		329
Materials and supplies		9,436		8,430		9,012
Total	\$	24,405	\$	21,305	\$	26,561

Depreciation and Amortization

Current accounting guidance related to asset retirements precludes the recognition of expected future retirement obligations as a component of depreciation expense or accumulated depreciation. Central Hudson, however, is required to use depreciation methods and rates approved by the PSC under regulatory accounting. In accordance with current accounting guidance for regulated operations, Central Hudson continues to accrue for the future cost of removal for its rate-regulated natural gas and electric utility assets. In accordance with current accounting guidance related to asset retirements, Central Hudson has classified \$47.3 million, \$47.0 million, and \$47.9 million of net cost of removal as regulatory liabilities as of September 30, 2010, December 31, 2009, and September 30, 2009, respectively.

See Note 6 - "Goodwill and Other Intangible Assets" for further discussion of amortization of intangibles (other than goodwill).

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Earnings Per Share

In the calculation of earnings per share (basic and diluted) of CH Energy Group's Common Stock, earnings for CH Energy Group are reduced by the Preferred Stock dividends of Central Hudson.

The average dilutive effect of CH Energy Group's stock options, performance shares and restricted shares are as follows (In Shares):

Three Mo	onths Ended	Nine Months Ended				
Septer	nber 30,	Septen	nber 30,			
2010	2009	2010	2009			
161,689	77,983	161,689	77,663			

Certain stock options are excluded from the calculation of diluted earnings per share because the exercise price of those options were greater than the average market price per share of Common Stock. Options excluded are as follows (In Shares):

Three M	onths Ended	Nine Months Ended				
Septe	mber 30,	mber 30,				
2010	2009	2010	2009			
35,980	17,420	35,980	17,420			

For additional information regarding stock options, performance shares and restricted shares, see Note 11 - "Equity-Based Compensation."

Parental Guarantees

CH Energy Group and CHEC have issued guarantees to counterparties to assure the payment, when due, of certain obligations incurred by CH Energy Group subsidiaries, in physical and financial transactions.

(In Thousands)

	September 30, 2010			
	I	Maximum		
		Potential	O	utstanding
Transaction Description	Payments Liabilitie			
Heating oil, propane, other petroleum products, weather and commodity				
hedges	\$	31,250	\$	2,576
Certain equipment supply and construction agreements	\$	5,541	\$	453

(1) Balances included in CH Energy Group's Consolidated Balance Sheet

Management is not aware of any condition that would require payment under the guarantees.

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Common Stock Dividends

CH Energy Group's ability to pay dividends is affected by the ability of its subsidiaries to pay dividends. The Federal Power Act limits the payment of dividends by Central Hudson to its retained earnings. More restrictive is the PSC's limit on the dividends Central Hudson may pay to CH Energy Group which is 100% of the average annual income available for common stock, calculated on a two-year rolling average basis. Based on this calculation as of September 30, 2010, Central Hudson would be able to pay a maximum of \$36.2 million in dividends to CH Energy Group without violating the restrictions by the PSC. Central Hudson's dividend would be reduced to 75% of its average annual income in the event of a downgrade of its senior debt rating below "BBB+" by more than one rating agency if the stated reason for the downgrade is related to CH Energy Group or any of Central Hudson's affiliates. Further restrictions are imposed for any downgrades below this level. On July 15, 2010, Central Hudson declared a \$26.0 million dividend payable October 1, 2010 to CH Energy Group. CH Energy Group's other subsidiaries do not have express restrictions on their ability to pay dividends.

On September 30, 2010, the Board of Directors of CH Energy Group declared a quarterly dividend of \$0.54 per share, payable November 1, 2010, to shareholders of record as of October 12, 2010.

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NOTE 2 – Regulatory Matters

Summary of Regulatory Assets and Liabilities

The following table sets forth Central Hudson's regulatory assets and liabilities (In Thousands):

	S	eptember 30, 2010		D	ecember 31, 2009	S	eptember 30, 2009
Regulatory Assets (Debits):							
Current:	Φ.	22.550		ф	27 (10	ф	06.110
Deferred purchased electric and natural gas costs	\$	22,558		\$	27,610	\$	26,113
Deferred unrealized losses on derivatives		35,184			13,160		12,707
PSC tax surcharge and assessments and carrying charges		14,258			11,186		15,594
Revenue decoupling mechanism ("RDM")		2,484			5,121		5,565
Residual natural gas deferred balances		4,554			2,825		3,988
Deferred storm costs and carrying charges		19,583			-		-
Uncollectible deferral and carrying charges		2,621			-		-
Other		290			91		90
		101,532			59,993		64,057
Long-term:							
Deferred pension costs		144,781			168,705		174,723 (2)
Carrying charges - pension reserve		602	(1)		1,297		664 (2)
Deferred costs - MGP site remediation and carrying charges		11,282			20,530		25,840 (2)
Deferred OPEB costs		-			-		6,429 (2)
Deferred debt expense on re-acquired debt		4,498			4,874		4,999
Deferred Medicare subsidy taxes		6,570			-		-
Residual natural gas deferred balances and carrying charges		15,088	(1)		17,583		17,533 (2)
Income taxes recoverable through future rates		38,345	(1)		28,658		48,989 (2)
Uncollectible deferral and carrying charges		-	(1)		3,360		-
Other		8,261	(1)		7,389		8,190 (2)
		229,427			252,396		287,367
Total Regulatory Assets	\$	330,959		\$	312,389	\$	351,424
Regulatory Liabilities (Credits):							
Current:							
Excess electric depreciation reserve and carrying charges	\$	9,122		\$	19,296	\$	16,569
Gas costs deferred - GSC		-			-		2,174
Income taxes refundable through future rates		5,412			5,456		5,321
Deferred unbilled gas revenues		1,927			5,222		1,737
		16,461			29,974		25,801
Long-term:							
Customer benefit fund		3,471			3,792		4,043
Deferred cost of removal		47,346			46,955		47,880
Excess electric depreciation reserve and carrying charges		5,722			12,965		21,818
Income taxes refundable through future rates		34,173	(1)		18,611		18,318 (2)
Deferred OPEB costs		4,936	` ′		1,521		- (2)
Carrying charges - OPEB reserve		780			1,469		723 (2)

Other	7,903 (1)	7,665	6,657 (2	2)
	104,331	92,978	99,439	
Total Regulatory Liabilities	\$ 120,792	\$ 122,952 \$	125,240	
Net Regulatory Assets	\$ 210,167	\$ 189,437 \$	226,184	

- (1) Central Hudson offset all or a portion of certain regulatory assets and liabilities, including full offset of the June 30, 2010 balances for Carrying charges OPEB reserve, Carrying charges pension reserve and uncollectible deferral balance, in accordance with the PSC prescribed 2010 Rate Order ("2010 Rate Order") issued on June 18, 2010.
- (2) Central Hudson offset all or a portion of certain regulatory assets and liabilities, including full offset of the June 30, 2009 balances for Carrying charges OPEB reserve, Carrying charges pension reserve and December 2008 Storm costs, in accordance with the PSC prescribed 2009 Rate Order ("2009 Rate Order") issued on June 26, 2009.

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The significant regulatory assets and liabilities include:

Uncollectible Deferral: On June 30, 2010, Central Hudson recorded \$2.6 million of incremental electric uncollectible expense for the rate year ended June 30, 2010 and filed a petition with the PSC for approval and recovery on September 23, 2010. The amount deferred was calculated based on the methodology established in prior approved orders and Management believes the incremental expense meets the PSC criteria and is probable of future recovery.

Storm Costs: In late February 2010, Central Hudson's service territory experienced two significant snow storms disrupting service to approximately 210,000 customers. The \$19.4 million deferred incremental cost was calculated based on the methodology established in prior approved orders. Central Hudson filed a petition with the PSC for approval and recovery on September 23, 2010. Management believes that the restoration costs deferred meet the PSC criteria and are probable of future recovery.

Deferred Medicare Subsidy Taxes: The Patient Protection and Affordable Care Act signed into law on March 23, 2010, contains a provision which changes the tax treatment related to the Retiree Drug Subsidy benefit under the Medicare Prescription Drug, Improvement and Modernization Act (under Medicare Part D). This change reduces the employer's deduction for the costs of health care for retirees by the amount of Retiree Drug Subsidy payments received. As a result, the deductible temporary difference and any related deferred tax asset associated with the benefit plan were reduced. Under the PSC policy regarding Medicare Act Effects, cost savings and income tax effects related to the Medicare Prescription Drug, Improvement and Modernization Act are deferred for future recovery from or refund to customers resulting in a new regulatory asset of \$6.6 million for the reduction in deferred taxes.

Other Regulatory Matters

On September 23, 2010, Central Hudson filed a petition with the PSC requesting approval to defer for future recovery the incremental bad debt expense and storm costs described above, and incremental gas and electric property tax expense above the respective rate allowances for the twelve months ended June 30, 2012. The petition also requests approval of offsets of the foregoing against significant tax refunds resulting from a change in the way Central Hudson treats certain capital expenditures for tax purposes. Additional offsets against other deferred items, notably including MGP site investigation and remediation costs were also included in the petition given the size of the tax refunds. Central Hudson can not predict the outcome of this proceeding.

For further information related to this filing, see Item 2 – "Management's Discussion and Analysis" under the subcaption "Regulatory Matters."

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2010 Rate Order

From July 1, 2010 through June 30, 2013, Central Hudson operates under the terms of the 2010 Rate Order, which provides for the following:

- Electric delivery revenue increases of \$30.2 million over the three year term with annual increases of \$11.8 million, \$9.3 million and \$9.1 million effective July 1, 2010, 2011 and 2012, respectively. The electric rate increase will be moderated by the continuation of the Electric Bill Credit mechanisms totaling \$12 million for the rate year ended June 30, 2011 and \$4 million for the rate year ended June 30, 2012.
- Natural gas delivery revenue increase of \$9.7 million over the three year term with annual increases of \$5.7 million, \$2.4 million and \$1.6 million effective July 1, 2010, 2011 and 2012, respectively.
- Base return on Common Equity of 10.0%, with earnings sharing threshold of 10.5%, above which Central Hudson is to share 50% with its customers. Earnings above 11.0% are shared 80% with its customers and earnings above 11.5% are shared 90% with its customers.
 - Common equity layer of 48%.
- Continuation, with minor modifications, of Revenue Decoupling Mechanisms ("RDM") for both electric and gas delivery service, which is designed to remove disincentive for a utility company to promote energy efficiency to its customers. The RDM requires the Company to adjust revenues to targeted levels defined in the rate orders. The electric RDM is based on revenue dollars and the gas RDM is based on usage per customer.
- Continued funding for the full recovery of the Company's current pension and OPEB costs and continued deferral authorization for pensions, OPEBs, research and development costs, stray voltage testing, MGP site remediation expenditures, electric and gas supply cost recovery, asbestos litigation, transmission sag program and variable rate debt.
- New deferral authorization for property taxes, with differences shared 90/10 between customers and the Company and with the Company's pre-tax gain or loss limited to \$0.7 million per rate year, management audit costs, International Financial Reporting Standards ("IFRS") related costs, the New York State Temporary Assessment, and any legislative, governmental, and PSC or other regulatory actions with individual impacts greater than or equal to 2% of net income of the applicable department.
- Continuation, with minor modifications, of the Company's Electric Reliability, Gas Safety and Customer Service performance mechanisms.
- The Company will be required to defer the revenue requirement impact of any shortfall of actual net plant balances compared to targets included in the Rate Order.

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NOTE 3 - New Accounting Guidance

Newly adopted and soon to be adopted accounting guidance is summarized below, and explanations of the underlying information for all guidance (except that which is not currently applicable) that is expected to have a material impact on CH Energy Group and its subsidiaries.

		Accounting		Issued	Effective
Impact	Category	Reference	Title	Date	Date
1	Fair Value Measurements and Disclosures (Topic 820)	ASU No. 2010-06	Improving Disclosures about Fair Value Measurements	Jan-10	Jan-11
2	Derivatives and Hedging (Topic 815)	ASU No. 2010-11	Scope Exception Related to Embedded Credit Derivatives	Mar-10	Jul-10

Impact Key:

- (1) No anticipated impact on the financial condition, results of operations and cash flows of CH Energy Group and its subsidiaries upon future adoption.
- (2) No current impact on the financial condition, results of operations and cash flows of CH Energy Group and its subsidiaries when adopted on the effective date noted.

NOTE 4 – Income Tax

In September of 2010, Central Hudson filed a request with the Internal Revenue Service ("IRS") to change the company's tax accounting method related to costs to repair and maintain utility assets. The change was effective for the tax year ending December 31, 2009. This change allows Central Hudson to take a current tax deduction for a significant amount of repair costs that were previously capitalized for tax purposes.

This change resulted in federal and state net operating income tax losses ("NOL"). For Federal tax purposes, CH Energy Group has elected to carry back the NOL, which results in tax refunds for the tax years 2004 through 2008. For NY State tax purposes, the NOL will be carried forward to future periods and will expire over the next 20 years if not otherwise utilized. CH Energy Group believes future taxable income will more likely than not be sufficient to utilize substantially all its tax carryforwards prior to their expiration.

Current tax benefits resulting from this change in the form of tax refunds due of \$33.4 million are included as "Income tax receivable" on the CH Energy Group Consolidated Balance Sheet and the Central Hudson Balance Sheet. Future tax benefits of \$5.0 million to be realized through the use of the NYS NOL tax carryforward are included within "Accumulated Deferred Income Tax" on the CH Energy Group Consolidated Balance Sheet and the Central Hudson Balance Sheet. This tax accounting change has been designated a Tier I issue and final regulations regarding this change are still being formulated. Due to this uncertainty, Central Hudson has established reserves against the current and deferred tax benefits recorded. This \$8.3 million reserve is shown as "Tax reserve" within the long-term liabilities section of the CH Energy Group Consolidated Balance Sheet and the Central Hudson Balance Sheet.

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The Company has submitted a petition to the Public Service Commission (Case 10-M-0473) that proposes a plan on how to utilize the change in accounting for rate making purposes. For further information related to this filing, see Item 2 – "Management's Discussion and Analysis" under the subcaption "Regulatory Matters."

Jurisdiction	Tax Years Under Audit	Tax Years Open for Audit
Federal	2007 and 2008	2009
New York State	None	2007, 2008 and 2009

Reconciliation - CH Energy Group

The following is a reconciliation between the amount of federal income tax computed on income before taxes at the statutory rate and the amount reported in CH Energy Group's Consolidated Statement of Income (In Thousands):

	Three Months Ended September 30,				Nine Months Ended September 30,			
	2010		2009		2010		2009	
Net income attributable to CH Energy Group	\$1,779		\$5,352		\$28,982		\$27,016	
Preferred Stock dividends of Central Hudson	242		242		727		727	
Non-controlling interest in subsidiary	112		48		(272)	(141)
Federal income tax	(25,743)	(8,538)	(30,470)	13,157	
State income tax	(3,291)	(2,230)	(4,793)	1,815	
Deferred federal income tax	26,694		12,342		47,813		1,675	
Deferred state income tax	1,040		1,753		4,204		505	
Income before taxes	\$833		\$8,969		\$46,191		\$44,754	
Computed federal tax at 35% statutory rate	\$292		\$3,139		\$16,167		\$15,663	
State income tax net of federal tax benefit	(1,150)	225		872		1,032	
Depreciation flow-through	1,091		692		2,400		2,220	
Cost of Removal	(369)	(313)	(1,104)	(938)
Production tax credits	(70)	(411)	(206)	(974)
Other	(1,094)	(5)	(1,375)	(149)
Total income tax	\$(1,300)	\$3,327		\$16,754		\$16,854	
Effective tax rate - federal	114.2	%	42.4	%	37.5	%	33.1	%
Effective tax rate - state	(270.2)%	(5.3)%	(1.2)%	5.2	%
Effective tax rate - combined	(156.0)%	37.1	%	36.3	%	38.3	%

The net benefit from state income taxes recognized in the current quarter is due to the true-up of the New York State apportionment rate in the third quarter.

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Reconciliation - Central Hudson

The following is a reconciliation between the amount of federal income tax computed on income before taxes at the statutory rate and the amount reported in Central Hudson's Statement of Income (In Thousands):

Three Months Ended September 30,				Nine Months Ended September 30,			
2010		2009		2010		2009	
\$9,740		\$8,871		\$36,374		\$22,682	
(17,698)	(5,228)	(21,096)	13,882	
(261)	(1,457)	(1,129)	2,556	
23,375		11,480		42,769		(377)
895		1,538		3,581		1	
\$16,051		\$15,204		\$60,499		\$38,744	
\$5,618		\$5,321		\$21,175		\$13,560	
725		591		2,846		1,663	
1,091		692		2,400		2,220	
(369)	(313)	(1,104)	(938)
(754)	42		(1,192)	(443)
\$6,311		\$6,333		\$24,125		\$16,062	
35.4	%	41.1	%	35.8	%	34.8	%
3.9	%	0.5	%	4.1	%	6.5	%
39.3	%	41.6	%	39.9	%	41.3	%
	Sept 2010 \$9,740 (17,698 (261 23,375 895 \$16,051 \$5,618 725 1,091 (369 (754 \$6,311	September 2010 \$9,740 (17,698) (261) 23,375 895 \$16,051 \$5,618 725 1,091 (369) (754) \$6,311 35.4 % 3.9 %	September 30, 2010 2009 \$9,740 \$8,871 (17,698) (5,228 (261) (1,457 23,375 11,480 895 1,538 \$16,051 \$15,204 \$5,618 \$5,321 725 591 1,091 692 (369) (313 (754) 42 \$6,311 \$6,333 35.4 % 41.1 3.9 % 0.5	September 30, 2010 2009 \$9,740 \$8,871 (17,698) (5,228) (261) (1,457) 23,375 11,480 895 1,538 \$16,051 \$15,204 \$5,618 \$5,321 725 591 1,091 692 (369) (313) (754) 42 \$6,311 \$6,333	September 30, September 2010 2010 2009 2010 \$9,740 \$8,871 \$36,374 (17,698 (5,228 (21,096 (261 (1,457 (1,129 23,375 11,480 42,769 895 1,538 3,581 \$16,051 \$15,204 \$60,499 \$5,618 \$5,321 \$21,175 725 591 2,846 1,091 692 2,400 (369) (313) (1,104 (754) 42 (1,192 \$6,311 \$6,333 \$24,125 35.4 % 41.1 % 35.8 3.9 % 0.5 % 4.1	September 30, September 30, 2010 2009 2010 \$9,740 \$8,871 \$36,374 (17,698) (5,228) (21,096) (261) (1,457) (1,129) 23,375 11,480 42,769 42,769 895 1,538 3,581 \$16,051 \$15,204 \$60,499 \$60,499 \$5,618 \$5,321 \$21,175 725 591 2,846 1,091 692 2,400 (369) (313) (1,104) (754) 42 (1,192) \$6,311 \$6,333 \$24,125 35.4 % 41.1 % 35.8 % 3.9 % 0.5 % 4.1 %	September 30, September 30, 2010 2009 \$9,740 \$8,871 \$36,374 \$22,682 (17,698) (5,228) (21,096) 13,882 (261) (1,457) (1,129) 2,556 23,375 11,480 42,769 (377 895 1,538 3,581 1 \$16,051 \$15,204 \$60,499 \$38,744 \$5,618 \$5,321 \$21,175 \$13,560 725 591 2,846 1,663 1,091 692 2,400 2,220 (369) (313) (1,104) (938 (754) 42 (1,192) (443 \$6,311 \$6,333 \$24,125 \$16,062

The significant decrease in current income tax expense in 2010 as opposed to 2009 is driven primarily by the effect of the tax accounting change. The one-time deduction is a temporary difference between book and tax expense and requires normalization, resulting in an offsetting deferred tax expense, which is the primary driver of the significant increase in deferred income tax expense in 2010 as compared to 2009.

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NOTE 5 – Acquisitions, Divestitures and Investments

Acquisitions and Divestitures

During the nine months ended September 30, 2010, Griffith acquired fuel distribution companies as follows (In Thousands):

	# of		Total		Total
	Acquired	Purchase	Intangible		Tangible
Quarter Ended	Companies	Price	Assets(1)	Goodwill	Assets
March 31, 2010	-	\$-	\$-	\$-	\$-
June 30, 2010	-	\$-	\$-	\$-	\$-
September 30, 2010	1	\$749	\$627	\$306	\$122
Total	1	\$749	\$627	\$306	\$122

(1) Including goodwill.

As a result of the December 11, 2009 divestiture of approximately 43% of Griffith's assets, consisting of it operations in Rhode Island, New York, New Jersey, Connecticut, Massachusetts and Pennsylvania, income from discontinued operations is separately stated in the results of operations for the three and nine months ended September 30, 2009. The table below provides additional detail of the financial results of the discontinued operations which is shown net on the Consolidated Statement of Income (In Thousands):

	Th	Three Months			ne Months
		Ended			Ended
	Sep	September 30, Se			otember 30,
		2009			2009
Revenues from discontinued operations	\$	17,698		\$	95,686
(Loss)/income from discontinued operations before tax		(1,694)		5,131
Income tax (benefit)/expense from discontinued operations		(703)		2.129

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Investments

CHEC's current investments at September 30, 2010 include the following (Dollars in Thousands):

		Int	ercompany		Equity		
CHEC Investment	Description		Debt	Iı	nvestment	Total	
	100% controlling interest in a fuel						
Griffith Energy Services		\$	21,000	\$	30,178	\$ 51,178	
	75% controlling interest in a wood-fired biomass electric						
Lyonsdale	generating plant		5,175		4,396	9,571	(1)
	100% equity interest in a molecular gate used to remove nitrogen from						
CH-Greentree	landfill gas		-		5,216	5,216	
	100% equity interest in an electric						
	generating plant that utilizes landfill						
CH-Auburn	gas to produce electricity		2,750		1,533	4,283	
	12% equity interest plus subordinated						
	debt investment in an operating						
Cornhusker Holdings	corn-ethanol plant		-		-	-	
	50% equity interest in a joint venture						
	that owns 18% interest in two						
CH-Community Wind	operating wind projects		-		3,542	3,542	
	100% ownership of CH Shirley Wind,						
	which owns 90% controlling interest						
CH Shirley Wind	in a wind project in construction		20,000		19,601	39,601	(2)
	Other renewable energy projects and partnerships and an energy sector						
Other	venture capital fund		_		3,114	3,114	
Other	ventare capitar rand	\$	48,925	\$	67,580	\$ 116,505	(3)

- (1) CHEC purchased the remaining 25% ownership in Lyonsdale on October 1, 2010. CHEC's total investment in Lyonsdale subsequent to this purchase is \$10.8 million.
- (2) Upon completion of the project, total committed investment is expected to approximate \$49 million.
- (3) The adjusted total reflecting CHEC's increased ownership in Lyonsdale and the completed CH Shirley Wind project approximates \$136.7 million.

CHEC holds a 12% interest in preferred equity units plus subordinated notes issued by Cornhusker Holdings. Cornhusker Holdings is the owner of Cornhusker Energy Lexington, LLC ("CEL"), a corn-ethanol production facility located in Nebraska that began operation in January 2006. This investment is accounted for under the equity method. CHEC's total investment in Cornhusker Holdings consists of subordinated notes totaling \$10.0 million, including interest, and an equity investment of \$1.4 million. In response to the continuation of lower than expected margins, Management stopped accruing interest income on the subordinated debt in the third quarter of 2009. CEL has not been making interest payments to CHEC. In accordance with the subordinated note agreement, CEL has the right to accrue unpaid interest and add it to the value of the notes. The recoverability of the Company's total investment in Cornhusker Holdings is predicated on CEL achieving sufficient positive cash flow to repay the notes and dividends on equity. During the third quarter of 2010, CHEC recorded a reserve for 100% of its notes and accrued interest and recorded a full impairment of its equity investment in Cornhusker Holdings in response to a

change in its expectations regarding Cornhusker Holdings' ability to service CHEC's subordinated debt and pay dividends on equity. This change in CHEC's expectations during the third quarter was the result of the confluence of various negative trends, including (1) a lower-than-expected level of increased output from the expansion that was completed at the end of 2009 under which CEL took on additional debt that is senior to CHEC's debt; (2) continued lower-than-expected margins; and (3) a change in the historical relationship between corn and distillers grains prices at the site that began in the first quarter of 2010 and continued in the third quarter. The amount of the reserve and impairment charge recorded during the third quarter of 2010 was \$11.4 million pre-tax. See Note 15 "Other Fair Value Measurements" for further discussion of the fair value of the Note Receivable which supports this reserve.

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During 2009, CH Shirley Wind, a wholly owned subsidiary of CHEC, agreed to invest approximately \$49 million for a 90% controlling interest in a 20-megawatt wind farm facility being constructed in Wisconsin. As of September 30, 2010, CH Shirley Wind had invested approximately \$39.6 million, which is included in the line "Other non-utility property & plant" on the CH Energy Group Consolidated Balance Sheet.

On October 1, 2010, CHEC acquired the remaining 25% ownership stake in Lyonsdale Biomass, LLC and is now 100% owner of the company.

NOTE 6 – Goodwill and Other Intangible Assets

The components of amortizable intangible assets of CH Energy Group are summarized as follows (Dollars In Thousands):

	September 30, 2010		Decemb	er 31, 2009	September 30, 2009		
•	Weighted Avei	rage					
	Amortizatio	n Gross		Gross		Gross	
	Period	Carrying	Accumulated	Carrying	Accumulated	Carrying	Accumulated
	(Years)	Amount	Amortization	Amount	Amortization	Amount	Amortization
Customer relationships	15	\$34,053	\$ 20,646	\$33,745	\$ 18,957	\$55,166	\$ 25,007
Trademarks	-	-	-	-	-	2,956	578
Covenants not to compete	5	114	90	100	75	1,605	1,136
Total Amortizable Intangib	les 14.97	\$34,167	\$ 20,736	\$33,845	\$ 19,032	\$59,727	\$ 26,721

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	Three Mo	Three Months Ended Nine Mor		onths Ended		
	Septe	September 30,		September 30,		ember 30,
	2010	2009	2010	2009		
Amortization Expense	\$567	\$1,000	\$1,704	\$3,100		

The estimated annual amortization expense for each of the next five years, assuming no new acquisitions or divestitures, is approximately \$2.2 million.

NOTE 7 – Short-Term Borrowing Arrangements

Central Hudson's borrowings under a revolving credit facility are as follows (In Thousands):

	September	December	September
	30, 2010	31, 2009	30, 2009
Short-term borrowings	\$-	\$-	\$17,000

NOTE 8 – Capitalization – Common and Preferred Stock

For a schedule of activity related to common stock, paid-in capital and capital stock, see the Consolidated Statement of Equity for CH Energy Group and Central Hudson.

There were no repurchases of preferred stock in the nine months ended September 30, 2010 and 2009.

On July 15, 2010, Central Hudson declared a \$26 million dividend payable on October 1, 2010 to CH Energy Group.

NOTE 9 – Capitalization – Long-Term Debt

On September 21, 2010, Central Hudson entered into a Note Purchase Agreement to issue and sell, in a private placement exempt from registration under the Securities Act of 1933, \$40 million of senior unsecured notes in two series. Series A bear interest at the rate of 4.30% per annum on a principal amount of \$16 million and mature on September 21, 2020. Series B bear interest at the rate of 5.64% per annum on a principal amount of \$24 million and mature on September 21, 2040. Central Hudson used a portion of the proceeds from the sale of the notes for refunding maturing long term debt and retained the rest for general corporate purposes.

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NYSERDA

Central Hudson's 1999 NYSERDA Bonds, Series B, C and D, totaling \$115.9 million, are tax-exempt multi-modal bonds that are currently in a variable rate mode. In its Orders, the PSC has authorized deferral accounting treatment for variations in the interest costs from these three series of bonds. As such, variations between the actual interest rates on these bonds and the interest rate included in the current delivery rate structure for these bonds are deferred for future recovery from or refund to customers. As a result, variations in interest rates do not have any impact on earnings.

To mitigate the potential cash flow impact of unexpected increases in short-term interest rates, Central Hudson purchases interest rate caps based on an index of short-term tax-exempt debt. Central Hudson's one year rate caps for the bond series, set at 3.0%, expired on March 31, 2010 and were replaced with three new rate caps. Effective April 1, 2010, the new rate caps are set at 5.0%. Two of the rate caps are one-year in length with notional amounts aligned to Series C and Series D. The third rate cap is two years in length with a notional amount aligned with Series B. The caps are based on the monthly weighted average of an index of tax-exempt variable rate debt, multiplied by 175%. Central Hudson would receive a payout if the adjusted index exceeds 5.0% for a given month.

Central Hudson is currently evaluating what actions, if any, it may take in the future in connection with its 1999 NYSERDA Bonds, Series B, C and D. Potential actions may include converting the debt to another interest rate mode or refinancing with taxable bonds.

NOTE 10 – Post-Employment Benefits

Central Hudson provides certain health care and life insurance benefits for retired employees through its post-retirement benefit plans.

Post-retirement benefit plans at Central Hudson do not have any adverse impact on earnings. The following information is provided in accordance with current accounting requirements.

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The following are the components of Central Hudson's net periodic benefit costs for its pension and OPEB plans for the three and nine months ended September 30, 2010 (In Thousands):

	Pensio	on Benefits	OPEB(1)			
	Three M	Ionths Ended	Three M	Months Ended		
	Sept	ember 30,	Sep	tember 30,		
	2010	2009	2010	2009		
Service cost	\$2,272	\$1,956	\$531	\$518		
Interest cost	6,571	6,455	1,712	1,792		
Expected return on plan assets	(6,225) (4,969) (1,267) (1,271)	
Amortization of:						
Prior service cost (credit)	544	544	(1,467) (1,467)	
Transitional obligation (asset)	_	-	641	642		
Recognized actuarial loss	7,377	6,350	2,073	2,208		
Net Periodic Benefit Cost	\$10,539	\$10,336	\$2,223	\$2,422		
	Pensio	on Benefits		PEB(1)		
		on Benefits onths Ended		OPEB(1) Months Ended		
	Nine M Sept		Nine N Sep	` '		
	Nine M	onths Ended	Nine N	Months Ended		
Service cost	Nine M Sept	onths Ended ember 30,	Nine N Sep	Months Ended tember 30,		
Service cost Interest cost	Nine M Sept 2010	Conths Ended ember 30, 2009	Nine N Sep 2010	Months Ended tember 30, 2009		
	Nine M Sept 2010 \$6,816	onths Ended ember 30, 2009 \$5,870	Nine N Sep 2010 \$1,593	Annths Ended tember 30, 2009 \$1,556)	
Interest cost Expected return on plan assets Amortization of:	Nine M Sept 2010 \$6,816 19,713	onths Ended ember 30, 2009 \$5,870 19,365	Nine N Sep 2010 \$1,593 5,136	Anoths Ended tember 30, 2009 \$1,556 5,374)	
Interest cost Expected return on plan assets	Nine M Sept 2010 \$6,816 19,713	onths Ended ember 30, 2009 \$5,870 19,365	Nine N Sep 2010 \$1,593 5,136	Anoths Ended tember 30, 2009 \$1,556 5,374)	
Interest cost Expected return on plan assets Amortization of:	Nine M Sept 2010 \$6,816 19,713 (18,675	(onths Ended ember 30, 2009 \$5,870 19,365) (14,907	Nine N Sep 2010 \$1,593 5,136) (3,801	Anoths Ended tember 30, 2009 \$1,556 5,374 (3,813		
Interest cost Expected return on plan assets Amortization of: Prior service cost (credit)	Nine M Sept 2010 \$6,816 19,713 (18,675	(onths Ended ember 30, 2009 \$5,870 19,365) (14,907	Nine N Sep 2010 \$1,593 5,136) (3,801 (4,401	Anoths Ended tember 30, 2009 \$1,556 5,374 (3,813		
Interest cost Expected return on plan assets Amortization of: Prior service cost (credit) Transitional obligation (asset)	Nine M Sept 2010 \$6,816 19,713 (18,675	(onths Ended ember 30, 2009 \$5,870 19,365) (14,907	Nine N Sep 2010 \$1,593 5,136) (3,801 (4,401 1,923	Anoths Ended tember 30, 2009 \$1,556 5,374 (3,813) (4,401 1,924		

⁽¹⁾ The OPEB amounts for both years reflect the effect of the Medicare Prescription Drug Improvement and Modernization Act of 2003.

Central Hudson's pension liability balance (i.e., the under-funded status) is as follows (In Thousands):

	September	December	September
	30, 2010	31, 2009	30, 2009
Pension liability balance	\$128,979	\$152,983	\$157,528

These balances include recognition for the difference between the projected benefit obligation ("PBO") for pensions and the market value of the pension assets, as well as consideration for non-qualified executive plans.

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The following reflects the impact of the recording of funding status adjustments on the Balance Sheets of CH Energy Group and Central Hudson (In Thousands):

	September	December	September
	30,	31,	30,
	2010	2009	2009
Prefunded pension costs prior to funding status adjustment	\$11,900	\$11,661	\$13,873
Additional liability required	(140,879)	(164,644) (171,401)
Total accrued pension liability	\$(128,979)	\$(152,983) \$(157,528)
Total offset to additional liability - Regulatory assets - Pension Plan	\$140,879	\$164,644	\$171,401

Gains or losses and prior service costs or credits that arise during the period but that are not recognized as components of net periodic pension cost would typically be recognized as a component of other comprehensive income, net of tax. However, Central Hudson has PSC approval to record regulatory assets rather than adjusting comprehensive income to offset the additional liability.

Contributions to the Retirement Plan during the nine months ended September 30, 2010 and 2009 were \$31.4 million and \$14.6 million, respectively. The increase in year-over-year funding is primarily due to stronger than expected cash flows at the end of 2009, which enabled Central Hudson to accelerate its 2010 funding of the plan.

Employer contributions for the OPEB plan totaled \$4.3 million and \$1.3 million for the nine months ended September 30, 2010 and 2009, respectively.

Contribution levels for the Retirement Income Plan and Post-Employment Benefit plans are determined by various factors including the discount rate, expected return on plan assets, benefit changes, and corporate resources. In addition, OPEB plan contribution levels are also impacted by medical claims assumptions used and mortality assumptions used.

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Retirement Plan Policy and Strategy

Central Hudson's Retirement Plan investment policy seeks to achieve long-term growth and income to match the long-term nature of its funding obligations. During the first quarter of 2010, Management began a transition to a long-duration investment ("LDI") strategy for its pension plan assets. Management's intent in making the change is to reduce the year-to-year volatility of the funded status of the plan and of the level of contributions by more closely aligning the characteristics of plan assets with liabilities. This strategy is intended to:

- Achieve a rate of return for the Plan over the long term that contributes to meeting the Plan's current and future obligations, including actuarial interest and benefit payment obligations.
- Earn long-term returns from capital appreciation and current income that at least keep pace with inflation over the long term by meeting or exceeding the benchmark index net of fees as described below.

Asset allocation targets in effect as of September 30, 2010, expressed as a percentage of the market value of the Retirement Plan's assets, are summarized in the table below:

		Target					
Asset Class	Minimun	n	Average		Maximum	n	
Equity Securities	51	%	56	%	61	%	
Debt Securities	39	%	44	%	49	%	
Alternative Investments(1)	-	%	-	%	5	%	

(1) Includes Real Estate

The transition to an LDI strategy is expected to take between two and three years and result in changing the asset allocation to a 50/50 split between debt and equity. The targeted benchmark index over the next two to three years during the transition to long-duration investment strategy is comprised of 28% Russell 1000 Stock Index; 10% Russell 2500 Stock Index; 12% Morgan Stanley Capital International Europe, Australasia and Far East (MSCI EAFE) International Stock Index (Net) and 50% BC Long Government Credit Index.

Due to market value fluctuations, Retirement Plan assets will require rebalancing from time-to-time to maintain the target asset allocation.

There are no assurances that the Retirement Plan's return objectives will be achieved.

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NOTE 11 – Equity-Based Compensation

Performance Shares

A summary of the status of outstanding performance shares granted to executives under the 2006 Plan is as follows:

				Performance Shares
	G	rant Date	Performance Shares	Outstanding at
Grant Date	F	air Value	Granted	September 30, 2010
January 24, 2008	\$	35.76	33,440	28,240
January 26, 2009	\$	49.29	36,730	32,810
February 8, 2010	\$	38.62	48,740	48,740

The ultimate number of shares earned under the awards is based on metrics established by the Compensation Committee at the beginning of the award cycle. Compensation expense is recorded as performance shares are earned over the relevant three-year life of the performance share grant prior to its award. The portion of the compensation expense related to an employee who retires during the performance period is the amount recognized up to the date of retirement.

In May 2010, performance shares earned as of December 31, 2009 for the award cycle with a grant date of January 25, 2007 were issued to participants. Those recipients electing not to defer this compensation under the CH Energy Group Directors and Executives Deferred Compensation Plan received shares issued from CH Energy Group's treasury stock. A total of 9,983 shares were issued from CH Energy Group's treasury stock in May 2010. Additionally, due to the retirement of one of Central Hudson's executive officers on January 1, 2010, a pro-rated number of shares under the January 24, 2008 and January 26, 2009 grants were paid to this individual on July 1, 2010. An additional 2,134 shares were issued from CH Energy Group's treasury stock on this date in satisfaction of these awards.

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Restricted Shares and Restricted Stock Units

The following table summarizes information concerning restricted shares and stock units outstanding as of September 30, 2010:

		Shares or				Unvested Shares
	Type of	Stock Units	C	Frant Date		Outstanding at
Grant Date	Award	Granted	F	air Value	Vesting Terms	September 30, 2010
January 2, 2008	Shares	10,000	\$	44.32	End of 3 years	8,100 (1)
January 2, 2008	Shares	2,100	\$	44.32	Ratably over 3 years	700
January 26, 2009	Shares	2,930	\$	49.29	End of 3 years	2,320 (2)
October 1, 2009	Shares	14,375	\$	43.86	Ratably over 5 years	14,375
November 20,	Stock				1/3 each year in	
2009	Units	13,900	\$	41.43	Years 5, 6 and 7	13,900
February 8, 2010	Shares	3,060	\$	38.62	End of 3 years	2,655 (3)
February 10,						
2010	Shares	5,200	\$	38.89	End of 3 years	5,200

- (1) 500 shares were forfeited upon resignation of the employee holding the shares, the vesting of 600 shares was accelerated upon a change in control for an individual resulting from the sale of certain assets of Griffith and the vesting of 800 shares was accelerated as approved by the Board of Directors.
- (2) The vesting of 250 shares was accelerated upon a change in control for an individual resulting from the sale of certain assets of Griffith and the vesting of 260 shares was accelerated as approved by the Board of Directors.
- (3) The vesting of 405 shares was accelerated as approved by the Board of Directors.

Compensation Expense

The following table summarizes expense for equity-based compensation by award type for the three and nine months ended September 30, 2010 and 2009 (In Thousands):

	Three N	Months E	nded		Nine Months Ended					
	Sept	ember 30),	September 30,						
	2010		2009		2010		2009			
Performance shares	\$ 794	\$	129	\$	1,547	\$	623			
Restricted shares and stock units	\$ 133	\$	54	\$	398	\$	162			

NOTE 12 – Commitments and Contingencies

Electricity Purchase Commitments

On March 6, 2007, Central Hudson entered into an agreement with Entergy Nuclear Power Marketing, LLC to purchase electricity (but not capacity) on a unit-contingent basis at defined prices from January 1, 2008 through December 31, 2010. On an annual basis, the electricity purchased through the Entergy contract represents approximately 23% of Central Hudson's full-service customer requirements. For the nine months ended September 30, 2010 and 2009, the energy supplied under this agreement cost approximately \$41.9 million and \$40.1 million, respectively. On June 30, 2010 and September 9, 2010, Central Hudson entered into additional agreements with Entergy Nuclear Power Marketing, LLC to purchase electricity (but not capacity) on a unit-contingent basis at defined prices from January 1, 2011 through December 31, 2013.

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In the event the above noted counterparty is unable to fulfill its commitment to deliver under the terms of the agreements, Central Hudson would obtain the supply from the NYISO market, and under Central Hudson's current ratemaking treatment, recover the full cost from customers. As such, there would be no impact on earnings.

Central Hudson must also acquire sufficient peak load capacity to meet the peak load requirements of its full service customers. This capacity is made up of its own generating capacity, contracts with capacity providers, and purchases from the NYISO capacity market.

Contingencies

City of Poughkeepsie

On January 1, 2001, a fire destroyed a multi-family residence on Taylor Avenue in the City of Poughkeepsie, New York, resulting in several deaths and damage to nearby residences. Eight separate lawsuits arising out of this incident have been commenced against Central Hudson and other defendants. The basis for the claimed liability of Central Hudson in these actions is that it was allegedly negligent in the supply of natural gas. The suits seek an aggregate of \$528 million in compensatory damages. Central Hudson has notified its insurance carrier, denied liability, and defended the lawsuits. On December 10, 2008, Central Hudson entered into a settlement agreement with the plaintiffs and one remaining defendant. Under the settlement agreement, Central Hudson has agreed to make payments to the plaintiffs that will not be material in the aggregate. The settlement agreement has been approved by the court and Central Hudson made the agreed upon payment in October 2010.

Environmental Matters

Central Hudson

• Air

In October 1999, Central Hudson was informed by the New York State Attorney General ("Attorney General") that the Danskammer Point Steam Electric Generating Station ("Danskammer Plant") was included in an investigation by the Attorney General's Office into the compliance of eight older New York State coal-fired power plants with federal and state air emissions rules. Specifically, the Attorney General alleged that Central Hudson "may have constructed, and continues to operate, major modifications to the Danskammer Plant without obtaining certain requisite preconstruction permits." In March 2000, the Environmental Protection Agency ("EPA") assumed responsibility for the investigation. Central Hudson has completed its production of documents requested by the Attorney General, the New York State Department of Environmental Conservation ("DEC"), and the EPA, and believes any permits required for these projects were obtained in a timely manner. Notwithstanding Central Hudson's sale of the Danskammer Plant on January 30, 2001, Central Hudson could retain liability, depending on the type of remedy, if any, imposed in connection with this matter. In March 2009, Dynegy notified Central Hudson that Dynegy had received an information request pursuant to the Clean Air Act from the EPA for the Danskammer Plant covering the period beginning January 2000 to present. At that time, Dynegy also submitted to Central Hudson a demand for indemnification for any fines, penalties or other losses that may be incurred by Dynegy arising from the period that Central Hudson owned the Danskammer Plant. Central Hudson presently has insufficient information with which to predict the outcome of this matter.

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• Former Manufactured Gas Plant Facilities

Central Hudson and its predecessors owned and operated manufactured gas plants ("MGPs") to serve their customers' heating and lighting needs. MGPs manufactured gas from coal and oil. This process produced certain by-products that may pose risks to human health and the environment.

The DEC, which regulates the timing and extent of remediation of MGP sites in New York State, has notified Central Hudson that it believes Central Hudson or its predecessors at one time owned and/or operated MGPs at nine sites in Central Hudson's franchise territory. The DEC has further requested that Central Hudson investigate and, if necessary, remediate these sites under a Consent Order, Voluntary Cleanup Agreement, or Brownfield Cleanup Agreement. The DEC has placed seven of these sites on the New York State Environmental Site Remediation Database. A number of the sites are now owned by third parties and have been redeveloped for other uses. The status of the nine MGP sites are as follows:

	Site	Status
#1	Beacon,	Remediation work complete. Final Report approved by the DEC. A revised Site Management
	NY	Plan (SMP) was submitted by Central Hudson to the DEC on September 20, 2010. The property
		owner is finalizing a deed restriction for the property with the DEC, and needs to provide
		supplemental information to be included in the SMP.
#2	Newburgh, NY	The DEC has approved the Construction Completion Report for the remediation that was completed at Area A of the site. Remediation is currently underway in Areas B and C, and is scheduled to be completed by the end of 2010. Site restoration work will be completed in the first half of 2011.

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	Site	Status
#3	Laurel Street Poughkeepsie, NY	Remediation work is complete. The Construction Completion Report was approved by the DEC on June 21, 2010. As requested by the DEC, fifteen additional monitoring wells were installed in the 1st quarter of 2010. Quarterly groundwater sampling events were conducted.
#4	North Water Street Poughkeepsie, NY	As requested by the DEC, additional land and river investigations were conducted. The final monitoring event for the reactive cap pilot study was completed in August 2010. Cap removal is scheduled to occur in November 2010.
#5	Kingston, NY	Additional land and river investigations have been approved by the DEC. The land-based Remedial Investigation (RI) work was completed in August 2010. The river-based RI work commenced in September 2010. We anticipate completing the river-based RI work this year. Previously, a license agreement with a private party and Central Hudson had allowed the presence and mooring of tug boats and a "Dry Dock" in front of the Kingston site. All tugs have been removed by the owner. Central Hudson is currently involved in legal proceedings seeking to get the "Dry Dock" removed. The outcome of the proceedings are uncertain.
#6	Catskill, NY	Site investigation has been completed under the DEC-approved Brownfield Cleanup Agreement. A Remedial Investigation Report was approved on July 23, 2010. A Remedial Alternatives Analysis (RAA) is currently underway and is scheduled to be completed prior to the end of 2010.
#7	Saugerties, NY	Per a November 12, 2001 letter from the DEC, Central Hudson has no remedial responsibility for this site. This site is no longer listed in the DEC database.
#8	Bayeaux Street Poughkeepsie, NY	Per a March 13, 2009 letter from the DEC, no further investigation or remedial action is required at this time.
#9	Broad Street Newburgh, NY	Per an August 16, 2010 letter from the DEC, Central Hudson does not have remedial responsibility for this site. This site is no longer listed in the DEC database.

In the second quarter of 2008, Central Hudson updated the estimate of potential remediation and future operating, maintenance, and monitoring costs for sites #2, 3, 4, 5 and 6, indicating the total cost for the five sites could exceed \$165 million over the next 30 years. Amounts are subject to change based on current investigations, final remedial design (and associated engineering estimates), DEC and NYS Department of Health ("NYSDOH") comments and requests, remedial design changes/negotiations, and changed or unforeseen conditions during the remediation or additional requirements following the remediation.

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Site #1 remediation work has been completed and the final report has been approved by the DEC. With regard to site #8, Central Hudson does not have sufficient information to estimate its potential remediation cost, if any. As stated above, Central Hudson believes that it has no further liability for this site.

Information for sites #2 through #6 are detailed in the chart below (In Thousands):

										Current		Long term
			Liability	Amounts			I	Liability		Portion of		portion of
		Re	ecorded as	Spent in		Liability	Re	corded as	I	Liability at]	Liability at
Site #	Estimate	of	f 12/31/09	2010(3)	A	Adjustment	O	f 9/30/10		9/30/10		9/30/10
2, 3(1)	\$ 44,700	\$	18,554	\$ 12,836	\$	(2,172)	\$	3,556	\$	3,776	\$	(220)
4, 5,												
6(2)	121,000		1,676	416		833		2,122		1,330		792
	\$ 165,700	\$	20,230	\$ 13,252	\$	(1,339)	\$	5,678	\$	5,106	\$	572

- (1) The estimates for sites #2 and 3 are currently based on the actual completed or contracted remediation costs. However, these estimates are subject to change. The estimated liability recorded for sites #2 and 3 are based on estimates of remediation costs for the proposed clean-up plans.
- (2) No amounts have been recorded in connection with physical remediation for sites #4, 5 and 6. Absent DEC-approved remediation plans, Management cannot reasonably estimate what cost, if any, will actually be incurred. The estimated liability for sites #4, 5 and 6 are based on the latest forecast of activities at these sites in connection with preliminary investigations, site testing and development of remediation plans for these sites. For additional discussion of estimates, see paragraphs below.
- (3) Amounts spent in 2010 as shown above do not include legal fees of approximately \$40K.

The estimates for sites #4, 5 and 6 were based on partially completed remedial investigations and current DEC and NYSDOH preferences related to site remediation, and are considered conceptual and preliminary. The cost estimate involves assumptions relating to investigation expenses, remediation costs, potential future liabilities, and post-remedial operating, maintenance and monitoring costs, and is based on a variety of factors including projections regarding the amount and extent of contamination, the location, size and use of the sites, proximity to sensitive resources, status of regulatory investigations, and information regarding remediation activities at other MGP sites in New York State. The cost estimate also assumes that proposed or anticipated remediation techniques are technically feasible and that proposed remediation plans receive DEC and NYSDOH approval. Further, the updated estimate could change materially based on changes to technology relating to remedial alternatives and changes to current laws and regulations.

As authorized by the PSC, Central Hudson is permitted to defer for future recovery the differences between actual costs for MGP site investigation and remediation and the associated rate allowances, with carrying charges to be accrued on the deferred balances at the authorized pre-tax rate of return. Central Hudson spent \$4.1 million and \$13.4 million in the three and nine months ended September 30, 2010, respectively, related to site investigation and remediation for sites #2, 3, 4, 5 and 6. Based on the 2006 Rate Order, on July 1, 2007, Central Hudson started the recovery of a rate allowance for MGP Site Investigation and Remediation Costs. The 2010 Rate Order provided for an increase in this rate allowance to an amount of \$13.6 million over the three year settlement period ending July 31, 2013. As authorized in the 2010 Rate Order, Central Hudson also received deferral authority and subsequent recovery for amounts spent over the rate allowance from a net electric regulatory liability balance during the three year settlement period ending July 1, 2013. The total MGP Site Investigation and Remediation costs recovered from July 1, 2007 through September 30, 2010 was approximately \$14.3 million, with \$1.1 million recovered in the third quarter of 2010 totaling \$8.2 million recovered in 2010.

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Central Hudson has put its insurers on notice and intends to seek reimbursement from its insurers for the costs of any liabilities. Certain of these insurers have denied coverage.

Future remediation activities, including operating, maintenance and monitoring and related costs may vary significantly from the assumptions used in Central Hudson's current cost estimates, and these costs could have a material adverse effect (the extent of which cannot be reasonably determined) on the financial condition, results of operations and cash flows of CH Energy Group and Central Hudson if Central Hudson were unable to recover all or a substantial portion of these costs via collection in rates from customers and/or through insurance.

• Little Britain Road

In December 1977, Central Hudson purchased property at 610 Little Britain Road, New Windsor, New York. In 1992, the DEC informed Central Hudson that the DEC was preparing to conduct a Preliminary Site Assessment ("PSA") of the site, and in 1995, the DEC issued an Order on Consent in which Central Hudson agreed to conduct the PSA. In 2000, following completion of the PSA, Central Hudson and the DEC entered into a Voluntary Cleanup Agreement ("VCA") whereby Central Hudson removed approximately 3,100 tons of soil and conducted groundwater sampling. Central Hudson believes that it has fulfilled its obligations under the VCA and should receive the release provided for in the VCA, but the DEC has proposed that additional ground water work be done to address groundwater sampling results that showed the presence of certain contaminants at levels exceeding DEC criteria. Central Hudson believes that such work is not necessary and has completed a soil vapor intrusion study showing that indoor air at the facility met Occupational Safety and Health Administration ("OSHA") and NYSDOH standards; in addition, in 2008, it also installed an indoor air vapor mitigation system (that continues to operate).

In September 2010, NYSDEC personnel orally advised that Central Hudson would likely receive a letter from the NYSDEC proposing closure of the VCA, into the Brownfield Cleanup Program ("BCP"). To date that letter has not been received.

At this time Central Hudson does not have sufficient information to estimate the need for additional remediation or potential remediation costs. Central Hudson has put its insurers on notice regarding this matter and intends to seek reimbursement from its insurers for amounts, if any, for which it may become liable. Central Hudson cannot predict the outcome of this matter.

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• Eltings Corners

Central Hudson owns and operates a maintenance and warehouse facility in Highland, NY. In the course of Central Hudson's recent hazardous waste permit renewal process for this facility, sediment contamination was discovered within the wetland area across the street from the main property. In cooperation with NYSDEC, Central Hudson continues to investigate the nature and extent of the contamination. The extent of the contamination, as well as the timing and costs for continued investigation and future remediation efforts, cannot be reasonably estimated at this time.

• Asbestos Litigation

As of September 30, 2010, of the 3,320 asbestos cases b