

CENTRAL HUDSON GAS & ELECTRIC CORP  
Form 10-Q  
August 03, 2012

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UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

FORM 10-Q

(Mark One)

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

For the quarterly period ended June 30, 2012

OR

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

For the transition period from \_\_\_\_\_ to \_\_\_\_\_

Commission File Number	Registrant, State of Incorporation Address and Telephone Number	IRS Employer Identification No.
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0-30512	CH Energy Group, Inc. (Incorporated in New York) 284 South Avenue Poughkeepsie, New York 12601-4839 (845) 452-2000	14-1804460
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1-3268	Central Hudson Gas & Electric Corporation (Incorporated in New York) 284 South Avenue Poughkeepsie, New York 12601-4839 (845) 452-2000	14-0555980
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Indicate by check mark whether the registrant (1) has 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) has been subject to such filing requirements for the past 90 days.

CH Energy Group, Inc. Yes  No   
Central Hudson Gas & Electric Corporation Yes  No

Indicate by check mark whether the registrant has 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  No   
Central Hudson Gas & Electric Corporation Yes  No

Indicate by check mark whether the registrant is 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 <input checked="" type="checkbox"/>	Large Accelerated Filer <input type="checkbox"/>
Accelerated Filer <input type="checkbox"/>	Accelerated Filer <input type="checkbox"/>
Non-Accelerated Filer <input type="checkbox"/>	Non-Accelerated Filer <input checked="" type="checkbox"/>
Smaller Reporting Company <input type="checkbox"/>	Smaller Reporting Company <input type="checkbox"/>

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

CH Energy Group, Inc. Yes  No   
Central Hudson Gas & Electric Corporation Yes  No

As of the close of business on July 31, 2012 (i) CH Energy Group, Inc. had outstanding 14,942,473 shares of Common Stock (\$0.10 per share par value) and (ii) all of the outstanding 16,087,062 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).

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FORM 10-Q FOR THE QUARTER ENDED JUNE 30, 2012

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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 I - FINANCIAL INFORMATION

## ITEM 1 - Financial Statements (Unaudited)

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

	Three Months Ended June 30,		Six Months Ended June 30,	
	2012	2011	2012	2011
Operating Revenues				
Electric	\$ 115,429	\$ 114,235	\$ 244,701	\$ 268,805
Natural gas	26,120	33,997	81,970	109,479
Competitive business subsidiaries:				
Petroleum products	51,139	54,029	135,771	146,661
Other	4,882	4,806	9,200	9,094
Total Operating Revenues	197,570	207,067	471,642	534,039
Operating Expenses				
Operation:				
Purchased electricity and fuel used in electric generation	37,364	37,795	82,423	108,063
Purchased natural gas	7,490	15,290	32,104	57,088
Purchased petroleum	45,424	48,228	115,729	123,994
Other expenses of operation - regulated activities	58,836	56,747	118,722	125,980
Other expenses of operation - competitive business subsidiaries	11,366	11,336	23,788	23,855
Merger related costs	3,243	-	8,462	-
Depreciation and amortization	10,543	10,101	21,167	20,186
Taxes, other than income tax	11,954	11,626	25,596	24,927
Total Operating Expenses	186,220	191,123	427,991	484,093
Operating Income	11,350	15,944	43,651	49,946
Other Income and Deductions				
Income from unconsolidated affiliates	50	155	102	619
Interest on regulatory assets and other interest income	1,482	1,431	3,642	3,297
Regulatory adjustments for interest costs	331	330	650	713
Business development costs	(5 )	(263 )	(63 )	(498 )
Other - net	(106 )	(321 )	(484 )	(890 )
Total Other Income	1,752	1,332	3,847	3,241
Interest Charges				
Interest on long-term debt	6,219	6,730	12,437	13,470
Interest on regulatory liabilities and other interest	1,703	1,534	3,287	3,015
Total Interest Charges	7,922	8,264	15,724	16,485
Income before income taxes, non-controlling interest and preferred dividends of subsidiary	5,180	9,012	31,774	36,702
Income Taxes	3,026	2,905	14,797	13,520
Net Income from Continuing Operations	2,154	6,107	16,977	23,182
Discontinued Operations				
Income from discontinued operations before tax	-	220	-	821

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Loss from sale of discontinued operations	-	(92 )	-	(543 )
Income tax expense from discontinued operations	-	38	-	73
Net Income from Discontinued Operations	-	90	-	205
Net Income	2,154	6,197	16,977	23,387
Net Income attributable to non-controlling interest:				
Dividends declared on Preferred Stock of subsidiary	176	242	418	485
Preferred Stock Redemption Premium	342	-	342	-
Net Income Attributable to CH Energy Group	1,636	5,955	16,217	22,902
Dividends declared on Common Stock	8,293	8,331	16,572	16,758
Change in Retained Earnings	\$(6,657 )	\$(2,376 )	\$(355 )	\$6,144

The Notes to Financial Statements are an integral part hereof.

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

	Three Months		Six Months Ended	
	Ended June 30, 2012	2011	June 30, 2012	2011
<b>Common Stock:</b>				
Average shares outstanding - Basic	14,906	15,476	14,894	15,560
Average shares outstanding - Diluted	15,128	15,674	15,116	15,758
<b>Income from continuing operations attributable to CH Energy Group common shareholders:</b>				
Earnings per share - Basic	\$0.11	\$0.38	\$1.09	\$1.46
Earnings per share - Diluted	\$0.10	\$0.37	\$1.07	\$1.44
<b>Income from discontinued operations attributable to CH Energy Group common shareholders:</b>				
Earnings per share - Basic	\$-	\$0.01	\$-	\$0.01
Earnings per share - Diluted	\$-	\$0.01	\$-	\$0.02
<b>Amounts attributable to CH Energy Group common shareholders:</b>				
Earnings per share - Basic	\$0.11	\$0.38	\$1.09	\$1.47
Earnings per share - Diluted	\$0.10	\$0.38	\$1.07	\$1.46
Dividends Declared per Share	\$0.555	\$0.540	\$1.11	\$1.08

CH ENERGY GROUP  
 CONSOLIDATED  
 STATEMENT OF  
 COMPREHENSIVE  
 INCOME  
 (UNAUDITED)  
 (In Thousands)

	Three Months		Six Months Ended	
	Ended June 30, 2012	2011	June 30, 2012	2011
Net Income	\$2,154	\$6,197	\$16,977	\$23,387
<b>Other Comprehensive Loss:</b>				
Net unrealized losses on investments held by equity method investees - net of tax of \$0 and \$39 in 2012 and \$0 and \$27 in 2011, respectively	-	-	(58 )	(41 )
Other comprehensive loss	-	-	(58 )	(41 )

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Comprehensive Income	2,154	6,197	16,919	23,346
Comprehensive income attributable to non-controlling interest	518	242	760	485
Comprehensive income attributable to CH Energy Group	\$1,636	\$5,955	\$16,159	\$22,861

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)

	Six Months Ended June 30,	
	2012	2011
Operating Activities:		
Net income	\$ 16,977	\$ 23,387
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation	18,887	19,271
Amortization	2,280	2,098
Deferred income taxes - net	16,282	12,575
Bad debt expense	3,802	4,093
Undistributed equity in earnings of unconsolidated affiliates	(102 )	(619 )
Pension expense	12,987	14,866
Other post-employment benefits ("OPEB") expense	3,584	3,586
Regulatory liability - rate moderation	(1,107 )	(6,166 )
Revenue decoupling mechanism recorded	(2,829 )	5,030
Regulatory asset amortization	2,865	2,882
Gain on sale of assets	(71 )	543
Changes in operating assets and liabilities - net of business acquisitions:		
Accounts receivable, unbilled revenues and other receivables	12,884	6,433
Fuel, materials and supplies	6,316	4,246
Special deposits and prepayments	3,306	5,334
Income and other taxes	310	(1,921 )
Accounts payable	2,056	(13,982)
Accrued interest	(503 )	982
Customer advances	8	(6,219 )
Pension plan contribution	(28,329)	(32,328)
OPEB contribution	(3,269 )	(1,184 )
Revenue decoupling mechanism (refunded) collected	(945 )	2,541
Regulatory asset - storm deferral	(942 )	-
Regulatory asset - manufactured gas plant ("MGP") site remediation	1,705	2,937
Regulatory asset - Temporary State Assessment	483	2,452
Merger related transaction costs paid	(4,589 )	-
Deferred natural gas and electric costs	255	23,797
Other - net	8,912	893
Net cash provided by operating activities	71,213	75,527
Investing Activities:		
Proceeds from sale of assets	103	6,834
Additions to utility and other property and plant	(54,012)	(39,509)
Acquisitions made by competitive business subsidiaries	-	(1,961 )
Other - net	(3,014 )	(1,765 )
Net cash used in investing activities	(56,923)	(36,401)

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Financing Activities:

Redemption of long-term debt	(36,495)	(463 )
Proceeds from issuance of long-term debt	48,000	-
Borrowings of short-term debt - net	3,500	12,000
Dividends paid on Common Stock	(16,548)	(16,958)
Redemption of preferred Stock	(12,180)	-
Dividends paid on Preferred Stock of subsidiary	(661 )	(485 )
Shares repurchased	(2,993 )	(18,612)
Other - net	(602 )	(233 )
Net cash used in financing activities	(17,979)	(24,751)
Cash Included in Net Current Assets Held for Sale	-	(1,602 )
Net Change in Cash and Cash Equivalents	(3,689 )	12,773
Cash and Cash Equivalents at Beginning of Period	15,281	29,420
Cash and Cash Equivalents at End of Period	\$ 11,592	\$ 42,193

The Notes to Financial Statements are an integral part hereof.

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CH ENERGY  
GROUP  
CONSOLIDATED  
STATEMENT OF  
CASH FLOWS  
(CONT'D)  
(In Thousands)

	Six Months Ended	
	June 30,	
	2012	2011
Supplemental Disclosure of Cash Flow Information:		
Interest paid	\$13,168	\$13,086
Federal and state income taxes paid	\$118	\$332
Additions to plant included in liabilities	\$4,854	\$3,186
Merger related transaction costs in liabilities	\$3,873	\$-

The Notes to Financial Statements are an integral part hereof.

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

	June 30, 2012	December 31, 2011	June 30, 2011
<b>ASSETS</b>			
Utility Plant			
Electric	\$1,036,287	\$1,008,394	\$981,711
Natural gas	306,888	305,664	298,998
Common	153,542	147,286	141,480
Gross Utility Plant	1,496,717	1,461,344	1,422,189
Less: Accumulated depreciation	395,425	388,784	380,191
Net	1,101,292	1,072,560	1,041,998
Construction work in progress	63,841	58,847	54,693
Net Utility Plant	1,165,133	1,131,407	1,096,691
Non-Utility Property & Plant			
Griffith non-utility property & plant	32,285	31,669	30,363
Other non-utility property & plant	524	524	10,532
Gross Non-Utility Property & Plant	32,809	32,193	40,895
Less: Accumulated depreciation - Griffith	22,548	22,006	21,222
Less: Accumulated depreciation - other	-	-	1,446
Net Non-Utility Property & Plant	10,261	10,187	18,227
Current Assets			
Cash and cash equivalents	11,592	15,281	42,193
Accounts receivable from customers - net of allowance for doubtful accounts of \$7.1 million, \$7.0 million and \$6.8 million, respectively	77,852	90,937	90,991
Accrued unbilled utility revenues	10,524	15,299	10,130
Other receivables	7,802	9,512	6,982
Fuel, materials and supplies	18,798	25,114	20,462
Regulatory assets	43,787	49,526	35,265
Income tax receivable	-	432	2,745
Fair value of derivative instruments	896	349	62
Special deposits and prepayments	18,063	21,795	17,293
Assets held for sale	-	-	47,512
Accumulated deferred income tax	21,840	5,895	17,781
Total Current Assets	211,154	234,140	291,416
Deferred Charges and Other Assets			

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Regulatory assets - pension plan	145,854	159,020	127,401
Regulatory assets - other	111,306	114,980	89,443
Fair value of derivative instruments	-	931	-
Goodwill	37,752	37,512	36,455
Other intangible assets - net	11,940	13,173	13,094
Unamortized debt expense	4,951	4,535	4,735
Investments in unconsolidated affiliates	2,590	2,777	6,684
Other investments	17,327	14,461	14,802
Other	5,148	6,989	5,364
Total Deferred Charges and Other Assets	336,868	354,378	297,978
Total Assets	\$1,723,416	\$1,730,112	\$1,704,312

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, except share amounts)

	June 30, 2012	December 31, 2011	June 30, 2011
<b>CAPITALIZATION AND LIABILITIES</b>			
<b>Capitalization</b>			
CH Energy Group Common Shareholders' Equity			
Common Stock (30,000,000 shares authorized; \$0.10 par value; 16,862,087 shares issued) 14,941,076 shares, 14,894,964 shares and 15,428,451 shares outstanding, respectively	\$1,686	\$1,686	\$1,686
Paid-in capital	348,899	351,053	350,405
Retained earnings	242,036	242,391	236,486
Treasury stock - 1,921,011 shares, 1,967,123 shares and 1,433,636 shares, respectively	(90,739 )	(92,908 )	(63,781 )
Accumulated other comprehensive income	296	354	418
Capital stock expense	(166 )	(328 )	(328 )
<b>Total Equity</b>	<b>502,012</b>	<b>502,248</b>	<b>524,886</b>
Preferred Stock of subsidiary	9,027	21,027	21,027
Long-term debt	493,473	446,003	466,466
<b>Total Capitalization</b>	<b>1,004,512</b>	<b>969,278</b>	<b>1,012,379</b>
<b>Current Liabilities</b>			
Current maturities of long-term debt	1,041	37,006	36,973
Notes payable	10,000	6,500	12,000
Accounts payable	37,071	43,904	41,450
Accrued interest	5,830	6,333	7,380
Dividends payable	8,293	8,511	8,574
Accrued vacation and payroll	7,169	6,702	6,660
Customer advances	22,535	22,527	13,090
Customer deposits	7,281	6,647	6,926
Regulatory liabilities	8,182	11,161	13,456
Fair value of derivative instruments	11,342	19,791	11,096
Accrued environmental remediation costs	8,525	6,652	3,687
Accrued income and other taxes	590	-	-
Deferred revenues	3,839	4,801	3,625
Liabilities held for sale	-	-	474
Other	16,134	17,905	13,339
<b>Total Current Liabilities</b>	<b>147,832</b>	<b>198,440</b>	<b>178,730</b>
<b>Deferred Credits and Other Liabilities</b>			
Regulatory liabilities - OPEB	10,571	6,988	10,494
Regulatory liabilities - other	107,168	108,887	110,267
Operating reserves	3,581	3,383	2,689
Fair value of derivative instruments	973	-	5,259
Accrued environmental remediation costs	8,452	11,036	12,045
Accrued OPEB costs	51,425	53,055	45,698
Accrued pension costs	97,883	121,911	74,438

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Tax reserve	3,178	3,172	10,934
Other	17,611	18,802	16,851
Total Deferred Credits and Other Liabilities	300,842	327,234	288,675
Accumulated Deferred Income Tax	270,230	235,160	224,528
Commitments and Contingencies			
Total Capitalization and Liabilities	\$1,723,416	\$1,730,112	\$1,704,312

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		Paid-In Capital	Capital Stock Expense	Retained Earnings	Accumulated Other Comprehensive Income / (Loss)	Non-controlling Interest	Totaling Equity
	Common Stock Shares Issued	Treasury Stock Shares Repurchased Amount						
Balance at December 31, 2010	16,862,087	\$1,686 (1,062,825)	\$(44,887)	\$350,360	\$(328)	\$230,342	\$459 \$172	\$537,804
Comprehensive income:								
Net income					23,387			23,387
Dividends declared on Preferred Stock of subsidiary					(485 )			(485 )
Change in fair value:								
Investments						(41 )		(41 )
Reclassification to liabilities held for sale							(172)	(172 )
Dividends declared on common stock					(16,758 )			(16,758 )
Treasury shares activity - net		(370,811 )	(18,894)	45				(18,849)
Balance at June 30, 2011	16,862,087	\$1,686 (1,433,636)	\$(63,781)	\$350,405	\$(328)	\$236,486	\$418 \$-	\$524,886
Balance at December 31, 2011	16,862,087	\$1,686 (1,967,123)	\$(92,908)	\$351,053	\$(328)	\$242,391	\$354 \$-	\$502,248
Comprehensive income:								
Net income					16,977			16,977
Preferred Stock Redemption					162	(342 )		(180 )
Dividends declared on Preferred Stock						(418 )		(418 )

of subsidiary										
Change in fair value:										
Investments								(58 )		(58 )
Dividends declared on common stock								(16,572 )		(16,572 )
Treasury shares activity - net	46,112		2,169		(2,154 )					15
Balance at June 30, 2012	16,862,087	\$1,686	(1,921,011)	\$(90,739)	\$348,899	\$(166)	\$242,036	\$296	\$-	\$502,012

The Notes to Financial Statements are an integral part hereof.

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STATEMENT OF  
INCOME  
(UNAUDITED)  
(In Thousands)

	Three Months Ended June 30,		Six Months Ended June 30,	
	2012	2011	2012	2011
Operating Revenues				
Electric	\$115,429	\$114,235	\$244,701	\$268,805
Natural gas	26,120	33,997	81,970	109,479
Total Operating Revenues	141,549	148,232	326,671	378,284
Operating Expenses				
Operation:				
Purchased electricity and fuel used in electric generation	37,364	37,795	82,423	108,063
Purchased natural gas	7,490	15,290	32,104	57,088
Other expenses of operation	58,836	56,747	118,722	125,980
Depreciation and amortization	9,402	8,960	18,870	17,881
Taxes, other than income tax	11,842	11,403	25,333	24,659
Total Operating Expenses	124,934	130,195	277,452	333,671
Operating Income	16,615	18,037	49,219	44,613
Other Income and Deductions				
Interest on regulatory assets and other interest income	1,470	1,421	3,616	3,287
Regulatory adjustments for interest costs	331	330	650	713
Other - net	(56 )	(250 )	(384 )	(813 )
Total Other Income	1,745	1,501	3,882	3,187
Interest Charges				
Interest on long-term debt	5,730	5,892	11,458	11,797
Interest on regulatory liabilities and other interest	1,705	1,520	3,232	2,988
Total Interest Charges	7,435	7,412	14,690	14,785
Income Before Income Taxes	10,925	12,126	38,411	33,015
Income Taxes	4,254	4,755	15,007	13,004
Net Income	6,671	7,371	23,404	20,011
Preferred Stock Redemption Premium	342	-	342	-
Dividends Declared on Cumulative Preferred Stock	176	242	418	485
Income Available for Common Stock	\$6,153	\$7,129	\$22,644	\$19,526

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

	Three Months		Six Months	
	Ended		Ended	
	June 30,		June 30,	
	2012	2011	2012	2011
Net Income	\$6,671	\$7,371	\$23,404	\$20,011
Other Comprehensive Income	-	-	-	-
Comprehensive Income	\$6,671	\$7,371	\$23,404	\$20,011

The Notes to Financial Statements are an integral part hereof.

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

	Six Months Ended June 30,	
	2012	2011
Operating Activities:		
Net income	\$23,404	\$20,011
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation	17,848	16,977
Amortization	1,022	904
Deferred income taxes - net	16,574	12,472
Bad debt expense	3,332	3,346
Pension expense	12,987	14,866
OPEB expense	3,584	3,586
Regulatory liability - rate moderation	(1,107 )	(6,166 )
Revenue decoupling mechanism recorded	(2,829 )	5,030
Regulatory asset amortization	2,865	2,882
Changes in operating assets and liabilities - net:		
Accounts receivable, unbilled revenues and other receivables	7,320	10,366
Fuel, materials and supplies	4,586	1,894
Special deposits and prepayments	4,357	4,090
Income and other taxes	(486 )	(1,179 )
Accounts payable	(2,114 )	(5,808 )
Accrued interest	(503 )	980
Customer advances	(357 )	(6,064 )
Pension plan contribution	(28,329)	(32,328)
OPEB contribution	(3,269 )	(1,184 )
Revenue decoupling mechanism collected	(945 )	2,541
Regulatory asset - storm deferral	(942 )	-
Regulatory asset - MGP site remediation	1,705	2,937
Regulatory asset - Temporary State Assessment	483	2,452
Deferred natural gas and electric costs	255	23,797
Other - net	5,714	5,679
Net cash provided by operating activities	65,155	82,081
Investing Activities:		
Additions to utility plant	(52,876)	(35,734)
Other - net	(3,173 )	(2,255 )
Net cash used in investing activities	(56,049)	(37,989)
Financing Activities:		
Redemption of long-term debt	(36,000)	-
Proceeds from issuance of long-term debt	48,000	-
Borrowings of short-term debt - net	5,500	-

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Redemption of preferred stock	(12,180)	-
Dividends paid to parent - CH Energy Group	(13,000)	(22,000)
Dividends paid on cumulative Preferred Stock	(661 )	(485 )
Other - net	(620 )	(233 )
Net cash used in financing activities	(8,961 )	(22,718)
Net Change in Cash and Cash Equivalents	145	21,374
Cash and Cash Equivalents - Beginning of Period	2,521	9,622
Cash and Cash Equivalents - End of Period	\$2,666	\$30,996
Supplemental Disclosure of Cash Flow Information:		
Interest paid	\$12,107	\$11,376
Federal and state income taxes paid	\$-	\$-
Additions to plant included in liabilities	\$4,854	\$2,956

The Notes to Financial Statements are an integral part hereof.

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Table of ContentsCENTRAL HUDSON  
BALANCE SHEET  
(UNAUDITED)  
(In Thousands)

	June 30, 2012	December 31, 2011	June 30, 2011
<b>ASSETS</b>			
Utility Plant			
Electric	\$1,036,287	\$1,008,394	\$981,711
Natural gas	306,888	305,664	298,998
Common	153,542	147,286	141,480
Gross Utility Plant	1,496,717	1,461,344	1,422,189
Less: Accumulated depreciation	395,425	388,784	380,191
Net	1,101,292	1,072,560	1,041,998
Construction work in progress	63,841	58,847	54,693
Net Utility Plant	1,165,133	1,131,407	1,096,691
Non-Utility Property and Plant	524	524	681
Less: Accumulated depreciation	-	-	35
Net Non-Utility Property and Plant	524	524	646
<b>Current Assets</b>			
Cash and cash equivalents	2,666	2,521	30,996
Accounts receivable from customers - net of allowance for doubtful accounts of \$5.4 million, \$5.2 million and \$5.2 million, respectively	53,796	61,610	61,434
Accrued unbilled utility revenues	10,524	15,299	10,130
Other receivables	4,354	5,301	4,317
Fuel, materials and supplies - at average cost	16,451	21,037	18,133
Regulatory assets	43,787	49,526	35,265
Fair value of derivative instruments	896	320	62
Special deposits and prepayments	13,750	18,258	13,146
Accumulated deferred income tax	15,503	-	11,575
Total Current Assets	161,727	173,872	185,058
<b>Deferred Charges and Other Assets</b>			
Regulatory assets - pension plan	145,854	159,020	127,401
Regulatory assets - other	111,306	114,980	89,443
Fair value of derivative instruments	-	931	-
Unamortized debt expense	4,951	4,535	4,735
Other investments	16,870	14,047	14,372
Other	1,798	3,065	1,720
Total Deferred Charges and Other Assets	280,779	296,578	237,671
Total Assets	\$1,608,163	\$1,602,381	\$1,520,066

The Notes to Financial Statements are an integral part hereof.

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## CENTRAL HUDSON BALANCE SHEET

(CONT'D) (UNAUDITED)

(In Thousands, except share amounts)

	June 30, 2012	December 31, 2011	June 30, 2011
<b>CAPITALIZATION AND LIABILITIES</b>			
Capitalization			
Common Stock (30,000,000 shares authorized: \$5 par value; 16,862,087 shares issued and outstanding)	\$84,311	\$84,311	\$84,311
Paid-in capital	199,980	199,980	199,980
Retained earnings	175,609	165,965	162,424
Capital stock expense	(4,799 )	(4,961 )	(4,961 )
Total Equity	455,101	445,295	441,754
Cumulative Preferred Stock not subject to mandatory redemption	9,027	21,027	21,027
Long-term debt	465,950	417,950	417,902
Total Capitalization	930,078	884,272	880,683
Current Liabilities			
Current maturities of long-term debt	-	36,000	36,000
Notes payable	7,000	1,500	-
Accounts payable	29,317	35,731	36,276
Accrued interest	5,680	6,183	6,948
Dividends payable - Preferred Stock	-	242	242
Accrued vacation and payroll	5,801	5,556	5,318
Customer advances	14,247	14,604	7,689
Customer deposits	7,220	6,582	6,859
Regulatory liabilities	8,182	11,161	13,456
Fair value of derivative instruments	11,342	19,791	11,096
Accrued environmental remediation costs	8,081	6,117	2,387
Accrued income and other taxes	1,500	1,274	912
Accumulated deferred income tax	-	156	-
Other	12,353	14,855	10,139
Total Current Liabilities	110,723	159,752	137,322
Deferred Credits and Other Liabilities			
Regulatory liabilities - OPEB	10,571	6,988	10,494
Regulatory liabilities - other	107,168	108,887	110,267
Operating reserves	2,518	2,120	1,841
Fair value of derivative instruments	973	-	5,259
Accrued environmental remediation costs	7,320	9,726	10,784
Accrued OPEB costs	51,425	53,055	45,698
Accrued pension costs	97,883	121,911	74,438
Tax reserve	3,178	3,172	10,934
Other	16,668	17,955	15,900
Total Deferred Credits and Other Liabilities	297,704	323,814	285,615

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Accumulated Deferred Income Tax	269,658	234,543	216,446
Commitments and Contingencies			
Total Capitalization and Liabilities	\$1,608,163	\$1,602,381	\$1,520,066

The Notes to Financial Statements are an integral part hereof.

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Table of ContentsCENTRAL HUDSON STATEMENT OF  
EQUITY (UNAUDITED)

(In Thousands, except share amounts)

	Central Hudson Common Shareholders					Capital Stock Expense	Retained Earnings	Accumulated Other Comprehensive Income / (Loss)	Total Equity
	Common Stock		Treasury Stock		Paid-In Capital				
	Shares Issued	Amount	Shares Repurchased	Amount					
Balance at December 31, 2010	16,862,087	\$84,311	-	\$ -	\$199,980	\$(4,961 )	\$164,898	\$ -	\$444,228
Net income							20,011		20,011
Dividends declared:									
On cumulative Preferred Stock							(485 )		(485 )
On Common Stock to parent - CH Energy Group							(22,000 )		(22,000 )
Balance at June 30, 2011	16,862,087	\$84,311	-	\$ -	\$199,980	\$(4,961 )	\$162,424	\$ -	\$441,754
Balance at December 31, 2011	16,862,087	\$84,311	-	\$ -	\$199,980	\$(4,961 )	\$165,965	\$ -	\$445,295
Net income							23,404		23,404
Preferred Stock Redemption						162	(342 )		(180 )
Dividends declared:									
On cumulative Preferred Stock							(418 )		(418 )
On Common Stock to parent - CH Energy Group							(13,000 )		(13,000 )
Balance at June 30, 2012	16,862,087	\$84,311	-	\$ -	\$199,980	\$(4,799 )	\$175,609	\$ -	\$455,101

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 subsidiary, Griffith Energy Services, Inc. ("Griffith"). Discontinued operations on CH Energy Group's Consolidated Statements of Income include the operating results of CHEC's subsidiaries which were sold in 2011, including Lyonsdale Biomass, LLC ("Lyonsdale"), Shirley Wind, LLC ("Shirley Wind"), CH-Auburn, LLC ("CH-Auburn") and CH-Greentree, LLC ("CH-Greentree"). Intercompany balances and transactions have been eliminated in consolidation. See Note 5 - "Acquisitions, Divestitures and Investments" for further information.

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."

Pending Acquisition by Fortis Inc.

On February 21, 2012, CH Energy Group announced that it had entered into an agreement and plan of merger under which it agreed, subject to shareholder approval and the approval of applicable regulatory authorities, to be acquired by Fortis Inc. ("Fortis") for \$65 per share of common stock in cash. On June 19, 2012, shareholders of CH Energy Group approved the proposed acquisition of the Company by Fortis. On July 3, 2012, The Federal Energy Regulatory Commission approved the acquisition of CH Energy Group by Fortis. On July 17, 2012 the Committee on Foreign Investment in the United States approved the acquisition of CH Energy Group by Fortis. The transaction remains subject to review by the U.S. Department of Justice, the Federal Trade Commission and the New York State Public Service Commission.

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, 2011 (the "Corporations' 10-K Annual Report").

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CH Energy Group's and Central Hudson's balance sheets as of June 30, 2011 are not required to be included in this Quarterly Report on Form 10-Q; however, these balance sheets are included for supplemental analysis purposes.

## Reclassification

Certain amounts in the 2011 Financial Statements have been reclassified to conform to the 2012 presentation. For more information regarding reclassification of discontinued operations, see Note 5 - "Acquisition, Divestitures and Investments."

## Revenue Recognition

CH Energy Group's deferred revenue balances as of June 30, 2012, December 31, 2011 and June 30, 2011 were \$3.8 million, \$4.8 million and \$3.6 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 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).

Fuel,  
Materials  
&  
Supplies

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

	CH Energy Group		Central Hudson			
	December		December			
	June 30, 2012	June 30, 2011	June 30, 2011	June 30, 2012	June 30, 2011	June 30, 2011
Natural gas	\$7,220	\$ 11,711	\$8,436	\$7,220	\$ 11,711	\$8,436
Petroleum products and propane	1,267	3,422	1,495	-	494	519
Fuel used in electric generation	284	285	263	284	285	263
Materials and supplies	10,027	9,696	10,268	8,947	8,547	8,915
Total	\$18,798	\$ 25,114	\$20,462	\$16,451	\$ 21,037	\$18,133

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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. These depreciation rates include a charge for the cost of future removal and retirement of fixed assets. 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 \$53.3 million, \$52.6 million, and \$53.0 million of cost of removal as regulatory liabilities as of June 30, 2012, December 31, 2011, and June 30, 2011, respectively. This liability represents the portion of the cost of removal charge in excess of the amount reported as an Asset Retirement Obligation under GAAP.

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

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:

	Three Months Ended		Six Months Ended	
	June 30,		June 30,	
	2012	2011	2012	2011
Shares	221,617	198,077	221,617	197,589

Certain stock options can be excluded from the calculation of diluted earnings per share because the exercise prices of those options were greater than the average market price per share of Common Stock. There were no options excluded during the three and six months ended June 30, 2012 or 2011.

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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.

Transaction Description	June 30, 2012 Maximum Potential Outstanding PaymentsLiabilities <sup>(1)</sup>
Heating oil, propane, other petroleum products, weather and commodity hedges (In Thousands)	\$26,250 \$ 4,189
Balance included in CH Energy Group's Consolidated Balance Sheet.	

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

Common Stock Dividends

On May 31, 2012, the Board of Directors of CH Energy Group declared a quarterly dividend of 55.5 cents per share payable August 2, 2012, to shareholders of record as of July 10, 2012.

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, Central Hudson was restricted to a maximum payment of \$44.6 million in dividends to CH Energy Group for the year ended December 31, 2011. 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 any of CH Energy Group's or Central Hudson's affiliates. Further restrictions are imposed for any downgrades below this level. For the three and six months ended June 30, 2012, Central Hudson declared and paid dividends of \$13.0 million to parent CH Energy Group. CH Energy Group's other subsidiaries do not have express restrictions on their ability to pay dividends.

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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):

	June 30, 2012	December 31, 2011	June 30, 2011
Regulatory Assets (Debits):			
Current:			
Deferred purchased electric and natural gas costs	\$ 10,520	\$ 10,775	\$ 6,522
Deferred unrealized losses on derivatives	11,342	19,791	11,034
PSC General and Temporary State Assessment and carrying charges	7,237	8,123	7,710
RDM and carrying charges	4,611	791	-
Residual natural gas deferred balances	4,554	4,554	4,554
Deferred debt expense on re-acquired debt	628	625	632
Deferred and accrued costs - MGP site remediation and carrying charges	4,605	4,577	4,523
Other	290	290	290
	43,787	49,526	35,265
Long-term:			
Deferred pension costs	145,854	159,020	127,401
Deferred unrealized losses on derivatives	973	-	5,259
Carrying charges - pension reserve	7,272	4,986	3,006
Deferred and accrued costs - MGP site remediation and carrying charges	12,137	14,260	13,016
Deferred debt expense on re-acquired debt	5,015	5,332	5,167
Deferred Medicare Subsidy taxes	7,591	7,307	7,031
Residual natural gas deferred balances and carrying charges	7,082	9,829	11,384
Income taxes recoverable through future rates	42,304	42,997	34,745
Energy efficiency incentives	2,719	2,719	-
Deferred storm costs and carrying charges	13,296	15,416	-
Other	12,917	12,134	9,835
	257,160	274,000	216,844
Total Regulatory Assets	\$ 300,947	\$ 323,526	\$ 252,109
Regulatory Liabilities (Credits):			
Current:			
Excess electric depreciation reserve	\$-	\$ 1,107	\$ 3,229
RDM and carrying charges	-	-	3,746
Deferred unrealized gains on derivatives	896	-	-
Income taxes refundable through future rates	5,178	5,062	4,533
Deferred unbilled gas revenues	2,108	4,992	1,948
	8,182	11,161	13,456
Long-term:			

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Customer benefit fund	2,512	2,623	3,397
Deferred cost of removal	53,307	52,565	52,991
Rate Base impact of tax repair project and carrying charges	8,173	9,413	9,862
Excess electric depreciation reserve and carrying charges	1,887	2,678	3,072
Deferred unrealized gains on derivatives	-	931	-
Income taxes refundable through future rates	25,951	29,648	23,826
Deferred OPEB costs	10,571	6,988	10,494
Carrying charges - OPEB reserve	7,586	5,405	3,401
Other	7,752	5,624	13,718
	117,739	115,875	120,761
Total Regulatory Liabilities	\$125,921	\$127,036	\$134,217
Net Regulatory Assets	\$175,026	\$196,490	\$117,892

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The significant new regulatory assets and liabilities include:

**Storm Costs:** Central Hudson is authorized to request and the PSC has historically approved deferral accounting for incremental storm restoration costs which meet the following criteria: (1) the expense must be incremental to the amount provided in rates, (2) the incremental costs must be material and extraordinary in nature, and (3) the utility's earnings are below the authorized rate of return on common equity. The balance shown for storm costs as of June 30, 2012 relates to the impacts of Tropical Storm Irene as well as a significant snow storm event in late October 2011.

These amounts are based on actual rate year results for the rate year ended June 30, 2012. Management believes the costs deferred as of June 30, 2012 are probable of future recovery. See Other Regulatory Matters and PSC Proceedings for further details on these storm events.

## 2010 Rate Order

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

Description	2010 Rate Order
	\$11.8 million <sup>(1)</sup> 7/1/10
Electric delivery revenue increases	\$9.3 million <sup>(1)</sup> 7/1/11
	\$9.1 million 7/1/12
	\$5.7 million 7/1/10
Natural gas delivery revenue increases	\$2.4 million 7/1/11
	\$1.6 million 7/1/12
ROE	10.0%
Earnings sharing	Yes <sup>(2)</sup>
Capital structure - common equity	48%
Targets with true-up provisions - % of revenue requirement to defer for shortfalls	
Net plant balances	100%
Transmission and distribution ROW maintenance	100%
RDMs - electric and natural gas <sup>(3)</sup>	Yes
New deferral accounting for full recovery	
Fixed debt costs	Yes <sup>(4)</sup>
Transmission sag mitigation	Yes
New York State Temporary Assessment	Yes
Material regulatory actions <sup>(5)</sup>	Yes <sup>(5)</sup>
Property taxes - Deferral for 90% of excess/deficiency relative to revenue requirement	Yes <sup>(6)</sup>

(1) Moderated by \$12 million and \$4 million bill credits, respectively.

(2) ROE > 10.5%, 50% to customers, > 11.0%, 80% to customers, > 11.5%, 90% to customers.

(3) Electric is based on revenue dollars; gas is based on usage per customer.

(4) Deferral authorization in RY2 and RY3 only.

(5) Legislative, governmental or regulatory actions with individual impacts greater than or equal to 2% of net income of the applicable department.

(6) The Company's pre-tax gain or loss limited to \$0.7 million per rate year.

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Other PSC Proceedings

In late August 2011, Central Hudson's service territory was affected by Tropical Storm Irene, disrupting service to approximately 180,000 customers. On November 28, 2011, Central Hudson filed a petition with the PSC seeking to defer for future recovery with carrying charges \$11.4 million of incremental electric storm restoration expense above the respective rate allowance during the twelve months ended June 30, 2012, which is the second rate year established by the PSC in its approval of a Joint Proposal in Case 09-E-0588. These incremental costs represent the amount Central Hudson deferred on its books as of October 31, 2011 based on actual costs incurred, bills received and an estimate for bills outstanding. The Company believes the incremental costs associated with this storm meet the PSC's criteria for deferral. As of June 30, 2012, the deferred balance related to this storm event was \$11.0 million based on final bills received.

On October 29, 2011, Central Hudson experienced an unusual fall storm with snow accumulations of up to 20 inches in the service territory, resulting in electric service outages to over 150,000 customers, extensive damage to the electric system and significant restoration costs. Following Tropical Storm Irene, the October snowstorm represents the second extraordinary storm event that has occurred to date within the second rate year established by the PSC in its Rate Plan adopting the terms of a Joint Proposal in Case 09-E-0588. On April 24, 2012, Central Hudson filed a petition with the PSC to defer for future recovery with carrying charges \$8.6 million of total incremental electric storm restoration expense. The Company believes that it is entitled to fully recover all of these incremental expenses and has filed its petition with the PSC to reflect that position. However, because the petition requests the PSC to deviate from its prior precedents, the amount the PSC may grant could be lower. Accordingly, management deferred only the portion of the incremental costs that strictly follows Commission practice used in the Company's previous requests to defer incremental storm costs. Approximately \$3.7 million, \$1.1 million and \$2.1 million of incremental storm restoration expense associated with this storm was expensed in December 2011, March 2012 and June 2012, respectively, so that the return on common equity for the twelve months ending June 30, 2012 does not exceed the authorized rate of return of 10%. As of June 30, 2012, the deferred balance related to this storm event was \$1.7 million.

On April 20, 2012, CH Energy Group, Central Hudson, Fortis, FortisUS Inc. ("FortisUS"), and Cascade Acquisition Sub Inc. ("Petitioners"), submitted a joint petition to the PSC for approval of the acquisition of CH Energy Group by Fortis and related transactions. The petition describes how the acquisition of Central Hudson by Fortis will produce benefits for constituencies that include customers, employees and communities in Central Hudson's service territory as well as positive public benefits. The petition categorizes the public benefits into three major areas: 1) FortisUS' commitments and intention to preserve and build on the existing strength of Central Hudson, 2) mitigation of any potential negative aspects of the merger consistent with the PSC's disposition of specific issues that have arisen in prior utility merger proceedings in New York State and 3) identifiable monetary benefits resulting from assignment of costs to shareholders and cost savings made possible by the merger. The petition includes proposals and commitments that effectively mitigate any potential risks to Central Hudson's customers from foreign holding company ownership and rate increase risk. The petitioners have quantified the economic value of the proposals in the merger to be in excess of \$20 million. Central Hudson believes the merger is in the public interest and should be approved on the basis of the proposals set forth in the petition. See Item 2 - "Management's Discussion and Analysis of Financial Condition and Results of Operations" under the caption "Regulatory Matters - PSC Proceedings" for further discussion.

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NOTE 3 -  
New  
Accounting  
Guidance

Newly  
adopted and  
soon to be  
adopted  
accounting  
guidance is  
summarized  
below,  
including  
explanations  
for any new  
guidance  
issued in  
2012 (except  
that which is  
not currently  
applicable)  
which is  
expected to  
have a  
material  
impact on  
CH Energy  
Group and  
its  
subsidiaries.

Impact	Category	Accounting Reference	Title	Issued Date	Effective Date
1	Comprehensive Income (Topic 220)	ASU No. 2011-05	Presentation of Comprehensive Income	Jun-11	Jan-12
1	Comprehensive Income (Topic 220)	ASU No. 2011-12	Deferral of the Effective Date for Amendments to the Presentation of Reclassifications of Items Out of Accumulated Other Comprehensive Income	Dec-11	Jan-12
1	Fair Value Measurements (Topic 820)	ASU No. 2011-04	Amendments to Achieve Common Fair Value Measurements and Disclosure Requirements in US GAAP and IFRS	May-11	Jan-12
2	Balance Sheet (Topic 210)	ASU No. 2011-11	Disclosures about Offsetting Assets and Liabilities	Dec-11	Jan-13

Impact

Key:

(1) 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.

Additional disclosures have been added or presentation of information modified where required.

(2) No anticipated impact on the financial condition, results of operations and cash flows of CH Energy Group and its subsidiaries upon future adoption.

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## 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.

Other than the uncertain tax position related to the Company's accounting method change, there are no other uncertain tax positions. The following is a summary of activity related to uncertain tax positions (In Thousands):

	Three Months Ended June 30,		Six Months Ended June 30,	
	2012	2011	2012	2011
Balance at the beginning of the period	\$3,174	\$11,952	\$3,172	\$11,486
Adjustment related to tax accounting method change	4	(1,018)	6	(552)
Balance at the end of the period	\$3,178	\$10,934	\$3,178	\$10,934

Jurisdiction	Tax Years Open for Audit
Federal <sup>(1)</sup>	2007 - 2011
New York State	2007 - 2011

(1) Federal tax filings for the years 2007 - 2010 are currently under audit.

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## 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		Six Months Ended	
	Ended June 30, 2012	2011	June 30, 2012	2011
Net income attributable to CH Energy Group	\$1,636	\$5,955	\$16,217	\$22,902
Preferred Stock dividends of Central Hudson	176	242	418	485
Preferred Stock Redemption Premium	342	-	342	-
Federal income tax	-	(325)	-	678
State income tax	(157)	(77)	250	271
Deferred federal income tax	2,866	3,519	13,319	12,072
Deferred state income tax	317	(174)	1,228	572
Income before taxes	\$5,180	\$9,140	\$31,774	\$36,980
Computed federal tax at 35% statutory rate	\$1,813	\$3,199	\$11,121	\$12,943
State income tax net of federal tax benefit	307	(24)	1,666	964
Depreciation flow-through	782	777	1,579	1,565
Cost of Removal	(600)	(458)	(1,196)	(915)
Merger Transaction Costs	1,283	-	2,988	-
Production tax credits	-	(63)	-	(98)
Other	(559)	(488)	(1,361)	(866)
Total income tax	\$3,026	\$2,943	\$14,797	\$13,593
Effective tax rate - federal	55.3 %	34.9 %	41.9 %	34.5 %

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Effective tax rate - state	3.1	%	(2.7)	%	4.7	%	2.2	%
Effective tax rate - combined	58.4	%	32.2	%	46.6	%	36.7	%

Merger related transaction costs that are facilitative in nature are considered nondeductible for tax purposes. Merger related transaction costs incurred in the three and six months ended June 30, 2012 totaling \$3.2 million and \$7.5 million have been determined to be facilitative and therefore nondeductible. This was the major reason for the increase in the effective tax rate for the three and six months ended June 30, 2012 as compared to the prior year.

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## Reconciliation

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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 June 30,		Six Months Ended June 30,	
	2012	2011	2012	2011
Net income	\$6,671	\$7,371	\$23,404	\$20,011
Federal income tax	-	-	-	-
State income tax	-	-	-	-
Deferred federal income tax	3,674	4,209	12,994	11,496
Deferred state income tax	580	546	2,013	1,508
Income before taxes	\$10,925	\$12,126	\$38,411	\$33,015
Computed federal tax at 35% statutory rate	\$3,824	\$4,244	\$13,444	\$11,555
State income tax net of federal tax benefit	580	495	2,013	1,398
Depreciation flow-through	782	777	1,579	1,565
Cost of Removal	(600)	(458)	(1,196)	(915)
Other	(332)	(303)	(833)	(599)
Total income tax	\$4,254	\$4,755	\$15,007	\$13,004
Effective tax rate - federal	33.6	% 34.7	% 33.8	% 34.8
Effective tax rate - state	5.3	% 4.5	% 5.2	% 4.6
Effective tax rate - combined	38.9	% 39.2	% 39.0	% 39.4

## NOTE 5 - Acquisitions, Divestitures and Investments

## Acquisitions

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During the six months ended June 30, 2012, Griffith acquired fuel distribution companies as follows (Dollars in Thousands):

Quarter Ended	# of Acquired Companies	Purchase Price	Total Intangible Assets <sup>(1)</sup>	Goodwill	Total Tangible Assets
March 31, 2012	1	\$ 275	\$ 265	\$ 240	\$ 10
June 30, 2012	-	1 -	-	-	-
Total	1	\$ 275	\$ 265	\$ 240	\$ 10

(1) Including goodwill.

Amortizable intangible assets acquired in the current year consist of customer relationships, which will be amortized over a 15-year period, and covenants not to compete, which will be amortized over a 5-year period. The weighted average amortization period of amortizable intangible assets acquired in the current year is 9 years.

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## Divestitures

In the first quarter of 2011, Griffith reduced its environmental reserve by \$0.6 million based on the completion of an environmental study. The reserve adjustment related to the 2009 divestiture of operations in certain geographic locations. In the second quarter of 2011, Griffith recorded an expense adjustment of \$0.1 million relating to divested operations. As such, income of \$0.3 million, net of tax, has been reflected in income from discontinued operations in the CH Energy Group Consolidated Income Statement for the six months ended June 30, 2011.

During 2011, CHEC divested four of its renewable energy investments, as follows:

On May 1, 2011, CHEC completed the sale of Lyonsdale, which owns a wood-burning electric generating facility in Lyons Falls, New York.

On August 11, 2011, CHEC completed the sale of Shirley Wind, which owns a wind project in Glenmore, Wisconsin.

On September 16, 2011, CHEC completed the sale of CH-Auburn, which owns an electric generating plant that utilizes methane gas generated by the City of Auburn, New York landfill.

On December 29, 2011, CHEC completed the sale of a molecular gate owned by CH-Greentree, which was used to remove nitrogen from landfill gas and was being leased to Greentree Landfill Gas Company, LLC.

The results of operations of Lyonsdale, Shirley Wind, CH-Auburn and CH-Greentree for the prior period are presented in discontinued operations in the CH Energy Group Consolidated Statement of Income. Management has elected to include cash flows from discontinued operations of Lyonsdale, Shirley Wind, CH-Auburn and CH-Greentree with those from continuing operations in the CH Energy Group Consolidated Statement of Cash Flows. The details of each of the sales transactions by investment are as follows (In Thousands):

	CH-Auburn	Shirley Wind	Lyonsdale	CH-Greentree
<b>Assets:</b>				
Current Assets	\$ 174	\$623	\$ 2,099	\$ -
Other Assets	-	461	-	-
<b>Property, Plant and Equipment:</b>				
Property, plant and equipment	4,667	32,564	10,670	5,500
Less: Accumulated depreciation	626	657	4,191	1,205
Total property, plant and equipment, net	4,041	31,907	6,479	4,295
Assets sold	\$ 4,215	\$32,991	\$ 8,578	\$ 4,295
<b>Liabilities:</b>				
Current Liabilities	\$ 85	\$6	\$ 322	\$ -
Other Liabilities	1,736	-	-	-
Liabilities sold	\$ 1,821	\$6	\$ 322	\$ -
Net Assets Sold	\$ 2,394	\$32,985	\$ 8,256	\$ 4,295

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Proceeds from these sales were used primarily for the repurchase of outstanding Common Stock of CH Energy Group. Additionally, a portion of the proceeds from the sale of Shirley Wind were used to pay down private placement debt at CH Energy Group, which provided corporate financing for the construction of this project.

The table below provides additional detail of the financial results of the discontinued operations (In Thousands):

	Three Months Ended June 30, 2012	2011	Six Months Ended June 30, 2012	2011
Revenues from discontinued operations	\$-	\$2,097	\$-	\$5,542
Income from discontinued operations before tax	-	220	-	821
Loss from sale of discontinued operations	-	(92 )	-	(543 )
Income tax expense from discontinued operations	-	38	-	73

## Investments

The value of CHEC's investments as of June 30, 2012 is as follows (In Thousands):

CHEC Investment	Description	Intercompany Debt	Equity Investment	Total
Griffith Energy Services	100% controlling interest in a fuel distribution business	\$ 28,100	\$ 36,695	\$64,795
Cornhusker Holdings	12% equity interest plus subordinated debt investment in an operating corn-ethanol plant	-	-	-
CH-Community Wind	50% equity interest in a joint venture that owns 18% interest in two operating wind projects	-	-	-
Other	Partnerships and an energy sector venture capital fund	-	2,589	2,589
		\$ 28,100	\$ 39,284	\$67,384

As of June 30, 2012, CHEC has two remaining investments in renewable energy - Cornhusker Holdings and CH-Community Wind, both of which are recorded at zero as of June 30, 2012. See Note 15 - "Other Fair Value Measurements" for further details on the fair value assessments and impairments recorded on these investments.

CHEC also has investments in cogeneration partnerships and an energy sector venture capital fund totaling approximately \$2.6 million as of June 30, 2012. These investments are not considered a part of the core business. However, management intends to retain these investments at this time.

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## NOTE 6 - Goodwill and Other Intangible Assets

Goodwill, customer relationships and covenants not to compete associated with acquisitions are included in intangible assets. In accordance with current accounting guidance related to goodwill and other intangible assets, goodwill and other intangible assets that have indefinite useful lives are not amortized, but instead are periodically reviewed for impairment.

In the fourth quarter of 2011, management performed a qualitative assessment of any potential impairment of Griffith's goodwill. The last quantitative analysis of impairment was performed as of September 30, 2010, which reflected that the fair value of Griffith exceeded its carrying value by approximately \$34.2 million. Additionally, management believes that no event has occurred which would trigger impairment since the last quantitative test performed. Based on these factors and other factors considered in its qualitative analysis, management believes that it is more likely than not that the fair market value of Griffith is more than the carrying value and, therefore, the first and second steps of the impairment test prescribed in guidance were not necessary.

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

	June 30, 2012		December 31, 2011		June 30, 2011	
	Gross		Gross		Gross	
	Carrying Amount	Accumulated Amortization	Carrying Amount	Accumulated Amortization	Carrying Amount	Accumulated Amortization
Customer relationships	\$36,526	\$ 24,797	\$36,517	\$ 23,571	\$35,341	\$ 22,389
Covenants not to compete	377	166	361	134	256	114
Total Amortizable Intangibles	\$36,903	\$ 24,963	\$36,878	\$ 23,705	\$35,597	\$ 22,503

	Three Months Ended June 30, 2012		Six Months Ended June 30, 2011	
Intangibles Amortization Expense (In Thousands)	\$624	\$597	\$1,258	\$1,194

The estimated annual amortization expense for each of the next five years, assuming no new acquisitions or divestitures, is as follows (In Thousands):

	2013	2014	2015	2016	2017
Estimated Amortization Expense	\$2,494	\$2,485	\$2,230	\$866	\$563

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## NOTE 7 - Short-Term Borrowing Arrangements

CH Energy Group and Central Hudson borrowings under its committed and uncommitted short-term borrowing arrangements are as follows (In Thousands):

	June 30, 2012	December 31, 2011	June 30, 2011
CH Energy Group Holding Company Short-term borrowings	\$ 6,000	\$ 5,000	\$ 12,000
Central Hudson Short-term borrowings	7,000	1,500	-
Intercompany borrowing	(3,000 )	-	-
Total CH Energy Group	\$ 10,000	\$ 6,500	\$ 12,000

The corresponding weighted average effective interest rates for the short-term borrowings as of June 30, 2012, December 31, 2011 and June 30, 2011 were 1.09%, 0.72% and 0.65%, respectively.

From time to time Central Hudson borrows from its parent CH Energy Group on an intercompany demand note. These are one-month loans at a market rate equivalent to that available under Central Hudson's revolving credit agreement. On June 30, 2012 the outstanding balance under this program was \$3 million.

## 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.

Effective July 31, 2007, CH Energy Group's Board of Directors extended and amended the Common Stock Repurchase Program of the Company (the "Repurchase Program"), which was originally authorized in 2002. As amended, the Repurchase Program authorized the repurchase of up to 2,000,000 shares (excluding shares repurchased before July 31, 2007) or approximately 13% of CH Energy Group's outstanding Common Stock, from time to time, through July 31, 2012. As of June 30, 2012, CH Energy Group had purchased 948,676 shares under the Repurchase Program.

As part of this Repurchase Program, on August 16, 2011, CH Energy Group implemented an accelerated share repurchase program ("ASR") providing for the repurchase by CH Energy Group of a number of shares with a value as of the date of the agreement of \$30 million. CH Energy Group paid \$30 million and received 554,017 shares on August 17, 2011, which represented 100% of the total number of shares CH Energy Group would have received if the price per share of the Common Stock had remained at the closing price on August 16, 2011 of \$54.15 per share throughout the remainder of the calculation period under the program.

Following the announcement of the proposed acquisition of CH Energy Group by Fortis on February 21, 2012, the agent, under the agreement controlling the ASR program, elected to terminate the agreement as of February 21, 2012. As a result of the termination, CH Energy Group paid an additional \$3 million to the agent in final settlement of the ASR program. There was no change in the number of shares purchased.

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Subsequent to June 30, 2012, no additional shares have been purchased under the Repurchase Program. CH Energy Group does not intend to purchase additional shares under the Program during the remainder of 2012. The shares repurchased by CH Energy Group have not been retired or cancelled, and the repurchases accordingly have been presented as an increase to treasury stock in CH Energy Group's Consolidated Balance Sheet.

Effective July 1, 2011, employer matching contributions to an eligible employee's Savings Incentive Plan ("SIP") could be paid in either cash or in CH Energy Group Common Stock, and CH Energy Group initially chose to meet its matching obligation in Common Stock. Since March 1, 2012, the Company has been providing cash for all of its matching obligations, except for matching contributions associated with classified employees of Central Hudson. The classified employees will continue to receive matching contributions in CH Energy Group Common Stock. As of June 30, 2012, 41,614 shares had been issued from treasury related to the employer matching contribution, of which 22,058 were issued in 2012 with 3,556 issued during the second quarter of 2012.

On May 18, 2012, Central Hudson redeemed two of its four outstanding series of preferred stock.

Registered holders of Cumulative Preferred Stock, Series D (4.35%) received \$102.00 per share plus accrued and unpaid dividends. Registered holders of 4.96% Cumulative Preferred Stock, Series E received \$101.00 per share plus accrued and unpaid dividends. The redemption was funded from the proceeds of the sale of Medium Term Notes on March 30, 2012. See Note 9 - "Capitalization - Long-Term Debt" for further information. The premium paid in connection with the redemption of the preferred stock was recorded as a reduction of Retained Earnings on Central Hudson's Balance Sheet and as Premium on Preferred Stock Redemption on Central Hudson's Income Statement.

Through June 30, 2012, Central Hudson made \$13.0 million of dividend payments in 2012 to parent CH Energy Group. Central Hudson made \$22.0 million of dividend payments to parent CH Energy Group in the six months ended June 30, 2011.

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NOTE 9 - Capitalization - Long-Term Debt

On March 30, 2012, Central Hudson issued \$48.0 million of its Series G registered unsecured Medium Term Notes. The notes bear interest at the rate of 4.776% per annum on a principal amount of \$48.0 million and mature on April 1, 2042.

The proceeds from the sale of the Notes were used by Central Hudson to refinance \$36.0 million of its 6.64% Series D Medium Term Notes that matured on March 28, 2012, and to redeem its Cumulative Preferred Stock, Series D, with an aggregate redemption price of \$6.1 million, and its 4.96% Cumulative Preferred Stock, Series E, with an aggregate redemption price of \$6.1 million. See Note 8 - "Capitalization - Common and Preferred Stock" for further information.

NYSERDA

Central Hudson's outstanding Series B NYSERDA Bonds total \$33.7 million at June 30, 2012. These bonds 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 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 and therefore do not impact earnings.

To mitigate the potential cash flow impact from unexpected increases in short-term interest rates on Series B NYSERDA Bonds, on March 28, 2012, Central Hudson purchased an interest rate cap based on an index of short-term tax-exempt debt. The rate cap is two years in length with a notional amount aligned with Series B and will expire on April 1, 2014. The cap is 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. The rate cap replaced an expiring rate cap with substantially similar terms. See Note 14 - "Accounting for Derivative Instruments and Hedging Activities" for fair value disclosures related to this instrument.

Central Hudson is currently evaluating what actions, if any, it may take in the future in connection with its Series B NYSERDA Bonds. 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. Central Hudson pension benefits include a Retirement Income Plan ("RIP") and a non-qualified Supplemental Executive Retirement Plan ("SERP").

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In its Orders, the PSC has authorized deferral accounting treatment for any variations between actual pension and other post-employment benefits ("OPEB") expense and the amount included in the current delivery rate structure. As a result, post-retirement benefit plans at Central Hudson do not have any impact on earnings. The following information is provided in accordance with current accounting requirements.

The following are the components of Central Hudson's net periodic benefit costs for its pension and OPEB plans for the three and six months ended June 30, 2012 and 2011 (In Thousands):

	Pension Benefits		OPEB <sup>(1)</sup>	
	Three Months Ended		Three Months Ended	
	June 30,	2011	June 30,	2011
Service cost	\$2,741	\$2,449	\$644	\$673
Interest cost	6,178	6,537	1,662	1,732
Expected return on plan assets	(6,768)	(6,860)	(1,734)	(1,711)
Amortization of:				
Prior service cost (credit)	500	536	(1,466)	(1,466)
Transitional obligation	-	-	641	642
Recognized actuarial loss	5,788	6,523	2,326	2,688
Net Periodic Benefit Cost	\$8,439	\$9,185	\$2,073	\$2,558

	Pension Benefits		OPEB <sup>(1)</sup>	
	Six Months Ended		Six Months Ended	
	June 30,	2011	June 30,	2011
Service cost	\$5,482	\$4,897	\$1,288	\$1,346
Interest cost	12,355	13,074	3,324	3,464
Expected return on plan assets	(13,536)	(13,720)	(3,468)	(3,422)
Amortization of:				
Prior service cost (credit)	1,001	1,072	(2,932)	(2,932)
Transitional obligation	-	-	1,282	1,283
Recognized actuarial loss	11,576	13,046	4,652	5,376
Net Periodic Benefit Cost	\$16,878	\$18,369	\$4,146	\$5,115

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

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

	December		
	June 30,	31,	June 30,
	2012	2011	2011
Accrued pension costs	\$98,534	\$122,562	\$75,148

These balances include the difference between the projected benefit obligation ("PBO") for pensions and the market value of the pension assets, and the liability for the non-qualified SERP.



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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):

	June 30, 2012	December 31, 2011	June 30, 2011
Prefunded pension costs prior to funding status adjustment	\$41,721	\$30,270	\$48,267
Additional liability required	(140,255)	(152,832)	(123,415)
Total accrued pension costs	\$(98,534 )	\$(122,562)	\$(75,148 )
Total offset to additional liability - Regulatory assets - Pension Plan	\$140,255	\$152,832	\$123,415

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.

Contribution levels for the RIP and OPEB 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.

Contributions for the six months ended June 30, 2012 and 2011 were as follows (In Thousands):

	Retirement Income Plan		OPEB Six Months	
	Six Months Ended		Ended	
	June 30, 2012	2011	June 30, 2012	2011
Contributions	\$28,000	\$32,028	\$3,269	\$1,184

## 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. Management has transitioned to a liability-driven investment ("LDI") strategy for its pension plan assets. Management's objective is to reduce the plan's funded status volatility and the level of contributions by more closely aligning the characteristics of plan assets with liabilities.

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Asset allocation targets in effect for the six months ended June 30, 2012 as well as actual asset allocations as of June 30, 2012 and December 31, 2011 expressed as a percentage of the market value of the Retirement Plan's assets, are summarized in the table below:

Asset Class	June	Target				December
	30, 2012	Minimum	Average	Maximum	31, 2011	
Equity Securities	48.4 %	45 %	50 %	55 %	35.8 %	
Debt Securities	49.7 %	45 %	50 %	55 %	54.4 %	
Other <sup>(1)</sup>	1.9 %	- %	- %	- %	9.8 %	

(1) Consists of temporary cash investments, as well as receivables for investments sold and interest, and payables for investments purchased, which have not settled as of that date.

The above asset allocations as of June 30, 2012 reflect the successful completion of the transition to a LDI strategy resulting in an asset allocation of approximately 50% equity and 50% long duration fixed income assets. The asset allocations as of December 31, 2011 were driven by the ongoing transition and were compounded by 2011 market activity. In 2011, a reduction in interest rates made the long duration bonds held in debt securities more valuable and a decrease in stock price performance reduced the value of the pension plan's equity investments. Due to market value fluctuations, RIP assets will require rebalancing from time to time to maintain the target asset allocation.

Management is currently monitoring ongoing market activity and the impact on the pension plan asset allocations to determine if a rebalancing will be necessary.

Central Hudson cannot assure that the RIP's return objectives or funded status objectives will be achieved.

## NOTE 11 - Equity-Based Compensation

CH Energy Group has adopted the CH Energy Group, Inc. 2011 Long-Term Equity Incentive Plan (the "2011 Plan").

The 2011 Plan reserves for awards to be granted up to a maximum of 400,000 shares of Common Stock plus any shares remaining available under the 2006 Long-Term Equity Incentive Plan (the "2006 Plan") as of April 26, 2011 and any shares that are subject to awards granted under the 2006 Plan that are forfeited, cancelled, surrendered or otherwise terminated without the issuance of shares on or after that date. Awards may consist of incentive stock options, nonqualified stock options, stock appreciation rights, restricted shares, restricted share units, performance shares, dividend equivalents and other awards that CH Energy Group may authorize.

The 2011 Plan will continue in effect until February 9, 2021, unless sooner terminated by the Board of Directors.

Termination will not affect grants and awards then outstanding.

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Shares

A summary of the status of outstanding performance shares granted to executives under the 2006 and 2011 Plans are as follows:

Grant Date	Grant Date Fair Value	Performance Shares	
		Performance Shares Granted	Outstanding at June 30, 2012
February 8, 2010	\$38.62	48,740	43,220
February 7, 2011	\$49.77	40,320	40,320
February 6, 2012	\$56.15	39,440	39,440

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. Participants may elect to defer receipt of shares earned in accordance with terms and subject to conditions of the Directors and Executives Deferred Compensation Plan. Ultimate payouts from the Directors and Executives Deferred Compensation Plan are made in the form of cash or shares. Accordingly, these awards are classified as liabilities and are adjusted to fair value as of the end of each reporting period.

In May 2012, performance shares earned as of December 31, 2011 for the award cycle with a grant date of January 26, 2009 were issued to participants. Participant awards were settled with the use of CH Energy Group treasury shares totaling 22,667.

Restricted  
Shares and  
Restricted  
Stock Units

The following table summarizes information concerning restricted shares and

stock units  
outstanding  
as of June  
30, 2012:

Grant Date	Type of Award	Shares or Stock Units Granted	Grant Date Fair Value	Vesting Terms	Unvested Shares Outstanding at June 30, 2012
October 1, 2009	Shares	14,375	\$43.86	Ratably over 5 years	8,625
November 20, 2009	Stock Units	13,900	\$41.43	1/3 each year in Years 5, 6 and 7	13,900
February 8, 2010	Shares	3,060	\$38.62	End of 3 years	2,655
February 10, 2010	Shares	5,200	\$38.89	End of 3 years	5,200
November 15, 2010	Shares	3,000	\$46.53	Ratably over 3 years	2,000
February 7, 2011	Shares	1,500	\$49.77	1/3 each year in Years 3, 4 and 5	1,500
February 7, 2011	Shares	2,230	\$49.77	End of 3 years	2,230
February 6, 2012	Shares	2,170	\$56.15	End of 3 years	2,170

(1)

(1) The vesting of 405 shares was accelerated as approved by the Board of Directors.

Table of ContentsCompensation  
Expense

The following table summarizes expense for equity-based compensation by award type for the three and six months ended June 30, 2012 and 2011 (In Thousands):

	CH Energy Group Three Months Ended June 30,		Central Hudson Three Months Ended June 30,	
	2012	2011	2012	2011
Performance shares	\$812	\$864	\$686	\$727
Restricted shares and stock units	\$114	\$116	\$65	\$67
Recognized tax benefit of restricted shares and stock units	\$46	\$46	\$26	\$27

  

	CH Energy Group Six Months Ended June 30,		Central Hudson Six Months Ended June 30,	
	2012	2011	2012	2011
Performance shares	\$2,351	\$1,553	\$1,211	\$1,298
Restricted shares and stock units	\$227	\$228	\$130	\$133
Recognized tax benefit of restricted shares and stock units	\$92	\$93	\$52	\$53

Compensation expense for performance shares is recognized over the three year performance period based on the fair value of the awards at the end of each reporting period and the time elapsed within each grant's performance period. The fair value of performance shares is determined based on the shares' current market value at the end of each reporting period, estimated forfeitures for each grant, and expected payout based on management's best estimate including analysis of historical performance in accordance with the defined metrics of each grant. 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.

Compensation expense for restricted shares and stock options is recognized over the defined vesting periods based on the grant date fair value of the awards. Stock option expense recognized over the three and six months ended June 30,

2012 and 2011 was not material.

CH Energy Group compensation expense related to performance share awards increased during the six months ended June 30, 2012 compared to the same period in 2011 primarily as a result of the increased price per share of CH Energy Group common stock. The market price of CH Energy Group stock increased approximately \$8 per share immediately following the February 21, 2012 announcement that CH Energy Group had entered into a merger agreement with Fortis. CH Energy Group's equity-based compensation expense for the six months ended June 30, 2012 included approximately \$0.9 million attributable to the increase in stock price on outstanding performance share awards, which has been recognized at the holding company as a transaction cost resulting from the proposed acquisition of CH Energy Group by Fortis and not allocated to its subsidiaries.

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NOTE 12 - Commitments and Contingencies

Electricity Purchase Commitments

On June 30, 2010 and September 9, 2010, Central Hudson entered into 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. The electricity purchased under these current contracts with Entergy is estimated to represent approximately 13% of Central Hudson's full-service customer requirements on an annual basis. For the six months ended June 30, 2011, energy supplied under these agreements cost approximately \$9.3 million. For the six months ended June 30, 2012, energy supplied under these agreements cost approximately \$10.5 million. These contracts meet the definition of a normal purchase and are therefore excluded from current accounting requirements related to derivatives.

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 New York Independent System Operator ("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 contracts with capacity providers, purchases from the NYISO capacity market and its own generating capacity.

Environmental Matters

Central Hudson

· Air

There has been no change to this disclosure in 2012, however, the relevant disclosure is provided as required. 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. Central Hudson sold the Danskammer Plant on January 30, 2001. 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. While Central Hudson could have retained liability after the sale, depending on the type of remedy, Central Hudson believes that the statutes of limitation relating to any alleged violation of air emissions rules have lapsed.

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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. These plants manufactured gas from coal and oil beginning in the mid to late 1800s with all sites ceasing operations by the 1950s. 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 seven 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 all seven of these sites on the New York State Environmental Site Remediation Database. As authorized by the PSC, Central Hudson is currently 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.

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MGP site investigation and remediation can be divided into various stages of completion based on the milestones of activities completed and reports reviewed. These stages include:

Investigation - Begins with preliminary investigations and is completed upon filing and approval by DEC of a Remedial Investigation ("RI") Report.

Remedial Alternative Analysis - Engineering analysis of alternatives for remediation based on the RI is compiled into a Remedial Alternative Analysis ("RAA") Report.

Remedial Design - Upon approval of the RAA and final decision of remediation approach based on alternatives presented, a Remedial Design ("RD") is developed and filed with the DEC for approval.

Remediation - Completion of the work plan as defined in the approved RD. Upon completion, final reports are filed with the DEC for approval and may include a Construction Completion Report ("CCR"), Final Engineering Report ("FER"), or other reports required by the DEC based on the work performed.

Post-Remediation Monitoring - Entails the operation, maintenance, and monitoring ("OM&M") as directed by the DEC based on the approved final report of remediation. The activities are typically defined in a Site Management Plan ("SMP"), which is approved by the DEC. The extent of activities during this phase may increase or decrease based on the results of ongoing monitoring being performed and future potential usage of the property.

Central Hudson accrues for remediation costs based on the amounts that can be reasonably estimated at a point in time. Central Hudson has only accrued for estimated investigation costs, remediation alternative analysis, and remedial design costs for those sites still in the investigation phase. Upon completion of the RAA and the filing with the DEC, management accrues for an estimate of remediation costs developed and quantified in the RAA based on DEC approved methods, as well as an estimate of post-remediation operation, maintenance and monitoring costs.

These amounts represent a significant portion of the total costs to remediate. These estimates are subject to change based on further investigations, final remedial design and associated engineering estimates, DEC and New York State 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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The status of the seven MGP sites, for which the DEC has put Central Hudson or its predecessors on notice, are as follows:

ØSite #1 - Beacon (NY) - Post-Remediation Monitoring Complete

-SMP submitted to DEC and release letter for the site expected.

-No further costs expected and no amounts accrued as of June 30, 2012 related to this site.

If the building at this site were to be removed, further investigation and testing would be required related to the soil under the building, which may require additional remediation. Management cannot currently estimate the costs that may be incurred related to this.

ØSite #2 - Newburgh (NY) - Post-Remediation In Progress

-DEC to provide comments on CCR.

-As of June 30, 2012, amounts accrued represent an estimate of costs for OM&M and execution of the draft SMP.

Central Hudson has retired and is removing propane air facilities located on Area A. Once removed, additional investigation and testing will be required, which may require additional remediation. Management cannot currently estimate the costs that may be incurred related to this additional investigation and testing.

ØSite #3 - Laurel Street (Poughkeepsie, NY) - Post-Remediation In Progress

-CCR approved by the DEC in 2010.

-As of June 30, 2012, amounts accrued represent an estimate of costs for OM&M.

ØSite #4 - Catskill (NY) - Remedial Design in Progress

RAA Report approved by the DEC in July 2011 and the 100% Remedial Design (RD) is in progress with an anticipated submittal to the DEC in July 2012.

-Once the 100% RD is approved by DEC, remediation is anticipated to commence during late summer of 2012.

-As of June 30, 2012, amounts accrued represent an estimate of costs to complete the RD, remediation, and OM&M.

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ØSite #5 - North Water Street (Poughkeepsie, NY) - Remedial Alternatives Analysis in progress

-Remedial Action Objectives and Proposed Remedial Alternatives document approved by the DEC in May 2012.

-Further investigation and analysis being performed in connection with the development of the RAA.

-Upon approval of the RAA, the RD will be completed, followed by remediation.

As of March 29, 2012, DEC approved an Interim Remedial Measure ("IRM") associated with the southern portion of this site. This IRM is being performed in conjunction with a public benefit project to construct a pedestrian pathway and elevator as proposed by the Walkway Over The Hudson, a not for profit organization based in Poughkeepsie, NY. The IRM activities are anticipated to commence in late summer of 2012 and are expected to be completed by fall of 2012.

As of June 30, 2012, amounts accrued represent an estimate for completion of the RAA and RD as well as the estimated cost of the IRM. Management cannot estimate the cost for the remaining physical remediation or any post-remediation until the RAA is complete.

ØSite #6 - Kingston (NY) - Remedial Investigation in Progress

-RI report submitted to the DEC in May 2012.

- Upon DEC approval of the RI report, RAA and RD will be developed, followed by remediation.

As of June 30, 2012, amounts accrued represent an estimate of costs to complete the RAA and the RD. Management cannot estimate the cost for physical remediation or any post-remediation until the RAA is complete.

ØSite #7 - Bayeaux Street (Poughkeepsie, NY) - No action required

No further investigation or remedial action is currently required. However, per the DEC this site still remains on the list for potential future investigation.

A summary of information for sites #1 through #6 are detailed in the chart below (In Thousands):

Site #	Liability Recorded as of 12/31/11	Amounts Spent in 2012 <sup>(1)</sup>	Liability Adjustment	Liability Recorded as of 6/30/12	Current Portion of Liability at 6/30/12	Long-Term Portion of Liability at 6/30/12
1, 2, 3, 4	\$ 14,590	\$ 245	\$ (765 )	\$ 13,580	\$ 7,093	\$ 6,487
5, 6	1,253	249	817	1,821	988	833
	\$ 15,843	\$ 494	\$ 52	\$ 15,401	\$ 8,081	\$ 7,320

(1) Amounts spent in 2012 as shown above do not include legal fees of approximately \$10 thousand.

Sites #1 through #4 include estimates for costs through remediation and post-remediation monitoring as these sites are within stages where estimates have been developed for these activities. Sites #5 and #6 include estimates based on the latest forecast of activities at these sites in connection with preliminary investigations, site testing and development of remediation alternative analysis and remedial design only for these sites. The accrual as of June 30, 2012 for site #5 also includes an estimate for the IRM approved by the DEC related to a portion of the site. No amounts have been recorded in connection with physical remediation or post-remediation monitoring for site #6, and these amounts will likely represent the significant portion of the total cost to remediate and monitor post-remediation. Prior to the completion of the RAA, management cannot reasonably estimate what cost, if any, will be incurred for remediation or post-remediation activities.

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Based on a cost model analysis completed in 2012 of possible remediation and future operating, maintenance, and monitoring costs for sites #2 through #6, Central Hudson believes there is a 90% confidence level that the total costs to remediate these sites will not exceed \$152.0 million over the next 30 years. The cost model involves assumptions relating to investigation expenses, results of investigations, 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 model also assumes that proposed or anticipated remediation techniques are technically feasible and that proposed remediation plans receive DEC and NYSDOH approval.

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.

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Central Hudson expects to recover its remediation costs from its customers. The current components of this recovery include:

Current Rate Order includes cash recovery from customers of \$13.6 million spread equally over the three year settlement period ending June 30, 2013.

As part of the 2010 Rate Order, Central Hudson maintained previously granted deferral authority and subsequent recovery for amounts spent over the rate allowance.

Total MGP Site Investigation and Remediation costs recovered through rates and other regulatory mechanisms from July 1, 2007 through June 30, 2012 was approximately \$22.2 million, with \$1.1 million and \$2.3 million recovered in the three and six months ended June 30, 2012, respectively.

The total spent in the three and six months ended June 30, 2012 related to site investigation and remediation was approximately \$0.3 million and \$0.6 million, respectively.

The regulatory asset balance as of June 30, 2012 was \$16.7 million, which represents the difference between amounts spent or currently accrued as a liability and the amounts recovered through rate allowance, as well as carrying charges accrued.

Upon completion of investigation at sites #5 and #6, when remediation and post-remediation costs will be able to be reasonably estimated and therefore will be recorded as a liability, this regulatory asset balance will likely increase significantly. Management projects that the investigation at these sites will likely be completed within the next two years.

Central Hudson has put its insurers on notice and intends to seek reimbursement from its insurers for its costs. Certain of these insurers have denied coverage. In addition to the rate allowance amounts noted above, Central Hudson recovered approximately \$1.7 million from insurance. There were no amounts recovered in the second quarter of 2012. However, we do not expect insurance recoveries to offset a meaningful portion of total costs.

·Little Britain Road property owned by Central Hudson

There has been no change to this disclosure in 2012, however, the relevant disclosure is provided as required. In 2000, 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.

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

At the October 2011 annual MGP meeting, DEC led a discussion on the Little Britain Road site. DEC requested a 'non-committal' meeting with Central Hudson to discuss the site and possible next steps. Central Hudson did report that a sub-slab depressurization system was installed in 2008. It was agreed that Central Hudson would provide the documentation of this depressurization system, along with the most recent ground-water sampling results. The requested information was submitted to DEC under a November 8, 2011 cover letter. A meeting date has yet to be established.

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.

·Eltings Corners

There has been no change to this disclosure in 2012, however, the relevant disclosure is provided as required. Central Hudson owns and operates a maintenance and warehouse facility located in Lloyd, 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. Based on e-mail correspondence received from NYSDEC on April 6, it is likely that continued investigation will occur during 2012. The extent of the contamination as well as the timing and costs for any future remediation efforts cannot be reasonably estimated at this time.

CHEC

During the six months ended June 30, 2012, Griffith spent \$0.3 million on remediation efforts in Maryland, Virginia and Connecticut.

Griffith's reserve for environmental remediation is \$1.6 million as of June 30, 2012, of which \$0.4 million is expected to be spent in the next twelve months.

In connection with the 2009 sale of operations in certain geographic locations, Griffith agreed to indemnify the purchaser for certain claims, losses and expenses arising out of any breach by Griffith of the representations, warranties and covenants Griffith made in the sale agreement, certain environmental matters and all liabilities retained by Griffith. Griffith's indemnification obligation is subject to a number of limitations, including a five-year limitation within which certain claims must be brought, an aggregate deductible of \$0.8 million applicable to certain types of non-environmental claims and other deductibles applicable to certain specific environmental claims, and caps on Griffith's liability with respect to certain of the indemnification obligations. The sale agreement includes an aggregate cap of \$5.7 million on Griffith's obligation to indemnify the purchaser for breaches of many of Griffith's representations and warranties and for certain environmental liabilities. In 2009, the Company reserved \$2.6 million for environmental remediation costs it may be obligated to pay based on its indemnification obligations under the sale agreement. To date, Griffith has paid approximately \$1.1 million under its environmental remediation cost obligation. In the first quarter of 2011, Griffith reduced the reserve by \$0.6 million based on the completion of an environmental study. The balance as of June 30, 2012 related to the divestiture is \$0.9 million. Management believes this is the most likely amount Griffith would pay with respect to its indemnification obligations under the sale agreement.



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Certain Litigation Related to the Fortis Transaction

Following the announcement of the proposed acquisition of CH Energy Group by Fortis on February 21, 2012, several complaints were filed by purported CH Energy Group shareholders in the Supreme Court of the State of New York, County of New York (the "New York County Court") and the Supreme Court of the State of New York, County of Dutchess, challenging the proposed merger. The Dutchess County actions have been transferred to the New York County Court, and all actions have been joined under the master caption In re CH Energy Group, Inc. Shareholder Litigation, Index No. 775,000/2012.

On April 9, 2012, a master amended complaint was filed in the joined litigation related to the proposed acquisition of CH Energy Group by Fortis. The master amended complaint, which was filed on behalf of a putative class of CH Energy Group public shareholders, names as defendants CH Energy Group, its directors, Fortis, FortisUS, and Cascade Acquisition Sub, Inc. and generally alleges that the individual defendants breached their fiduciary duties in connection with the proposed transaction and that the entity defendants aided and abetted that breach. The master amended complaint further alleges that the preliminary proxy filed in connection with the proposed transaction with Fortis contains material misstatements and omissions. The master complaint seeks, among other things, an order preliminarily and permanently enjoining the proposed transaction with Fortis, damages, and plaintiffs' expenses.

On May 9, 2012, the parties executed a memorandum of understanding that embodies their agreement in principle on the structure of a proposed settlement. The proposed settlement, which is subject to certain conditions, including court approval following notice to a proposed settlement class consisting of all CH Energy shareholders during the period from February 19, 2012 through the date of the consummation of the proposed merger (the "Class"), would, among other things, dismiss all causes of action asserted in the master amended complaint and release all claims that members of the Class may have arising out of or relating in any manner to the proposed merger. Pursuant to the terms of the proposed settlement, defendants agreed to make certain disclosures to shareholders. In the meantime, the plaintiffs and their counsel have agreed, among other things, to stay the litigation and not to initiate any proceedings (including, but not limited to, a motion for a preliminary injunction) other than those incident to effecting the settlement.

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Absent court approval of the proposed settlement, the defendants intend to vigorously defend themselves against the action.

Other Matters

Asbestos Litigation

As of June 30, 2012, of the 3,333 asbestos cases brought against Central Hudson, 1,161 remain pending. Of the cases no longer pending against Central Hudson, 2,017 have been dismissed or discontinued without payment by Central Hudson, and Central Hudson has settled 155 cases. Central Hudson is presently unable to assess the validity of the remaining asbestos lawsuits; however, based on information known to Central Hudson at this time, including Central Hudson's experience in settling asbestos cases and in obtaining dismissals of asbestos cases, Central Hudson believes that the costs which may be incurred in connection with the remaining lawsuits will not have a material adverse effect on the financial position, results of operations or cash flows of either CH Energy Group or Central Hudson.

Central Hudson and Griffith are involved in various other legal and administrative proceedings incidental to their businesses, which are in various stages. While these matters collectively could involve substantial amounts, based on the facts currently known, it is the opinion of management that their ultimate resolution will not have a material adverse effect on either of CH Energy Group's or the individual segment's financial positions, results of operations or cash flows.

CH Energy Group and Central Hudson expense legal costs as incurred.

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NOTE 13 - Segments and Related Information

CH Energy Group's reportable operating segments are the regulated electric utility business and regulated natural gas utility business of Central Hudson and the unregulated fuel distribution business of Griffith. Other activities of CH Energy Group, which do not constitute a business segment, include CHEC's renewable energy investments and the holding company's activities, which consist primarily of financing its subsidiaries, and are reported under the heading "Other Businesses and Investments."

Certain additional information regarding these segments is set forth in the following tables. General corporate expenses and Central Hudson's property common to both electric and natural gas segments have been allocated in accordance with practices established for regulatory purposes.

Central Hudson's and Griffith's operations are seasonal in nature and weather-sensitive and, as a result, financial results for interim periods are not necessarily indicative of trends for a twelve-month period. Demand for electricity typically peaks during the summer, while demand for natural gas and heating oil typically peaks during the winter.

In the following segment charts for CH Energy Group, information related to Griffith and Other Businesses and Investments represents continuing operations unless otherwise noted.

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CH Energy  
Group  
Segment  
Disclosure  
(In  
Thousands)

	Three Months Ended June 30, 2012					
	Segments			Other		Total
	Central Hudson			Businesses and		
Electric	Natural Gas	Griffith	Investments	Eliminations		
Revenues from external customers	\$ 115,429	\$ 26,120	\$ 56,021	\$ -	\$ -	\$ 197,570
Intersegment revenues	2	20	-	-	(22 )	-
Total revenues	115,431	26,140	56,021	-	(22 )	197,570
Operating income (loss)	12,371	4,244	(1,971 )	(3,294 )	-	11,350
Interest and investment income	1,248	222	-	576	(564)	(1) 1,482
Interest charges	5,867	1,568	527	524	(564)	(1) 7,922
Income (loss) before income taxes	7,944	2,981	(2,499 )	(3,246 )	-	5,180
Net Income (Loss) Attributable to CH Energy Group	4,835	1,318	(1,474 )	(3,043 )	-	1,636
Segment assets at June 30	1,242,780	365,383	101,596	14,856	(1,199 )	1,723,416

(1) This represents the elimination of inter-company interest income (expense) generated from lending activities between CH Energy Group (the holding company), and its subsidiaries (Central Hudson and Griffith).

CH Energy Group Segment Disclosure  
(In Thousands)

	Three Months Ended June 30, 2011					
	Segments			Other		Total
	Central Hudson			Businesses and		
Electric	Natural Gas	Griffith	Investments	Eliminations		
Revenues from external customers	\$ 114,235	\$ 33,997	\$ 58,835	\$ -	\$ -	\$ 207,067
Intersegment revenues	5	39	-	-	(44 )	-
Total revenues	114,240	34,036	58,835	-	(44 )	207,067
Operating income (loss)	14,213	3,824	(2,015 )	(78 )	-	15,944
Interest and investment income	1,208	213	-	747	(737)	(1) 1,431
Interest charges	5,892	1,520	737	852	(737)	(1) 8,264
Income (Loss) before income taxes	9,452	2,674	(2,754 )	(360 )	-	9,012
Net Income (Loss) Attributable to CH Energy Group	5,682	1,447	(1,674 ) <sup>(3)</sup>	500 <sup>(2)</sup>	-	5,955
Segment assets at June 30	1,168,839	351,227	103,893	84,867	(4,514 )	1,704,312

(1) This represents the elimination of inter-company interest income (expense) generated from lending activities between CH Energy Group (the holding company), and its subsidiaries (CHEC and Griffith).

(2) Includes income from discontinued operations of \$139.

(3) Includes loss from discontinued operations of \$49.



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CH Energy  
Group  
Segment  
Disclosure  
(In  
Thousands)

	Six Months Ended June 30, 2012					
	Segments Central Hudson			Other Businesses and		Total
	Electric	Natural Gas	Griffith	Investments	Eliminations	
Revenues from external customers	\$244,701	\$81,970	\$144,971	\$ -	\$ -	
Intersegment revenues	5	110	-	-	(115 )	-
Total revenues	244,706	82,080	144,971	-	(115 )	471,642
Operating income	32,496	16,723	2,976	(8,544 )	-	43,651
Interest and investment income	3,058	558	-	1,274	(1,248) (1)	3,642
Interest charges	11,583	3,107	1,223	1,059	(1,248) (1)	15,724
Income (Loss) before income taxes	24,168	14,243	1,769	(8,406 )	-	31,774
Net Income (Loss) Attributable to CH Energy Group	15,113	7,531	1,044	(7,471 )	-	16,217
Segment assets at June 30	1,242,780	365,383	101,596	14,856	(1,199 )	1,723,416

(1) This represents the elimination of inter-company interest income (expense) generated from lending activities between CH Energy Group (the holding company), and its subsidiaries (Central Hudson and Griffith).

CH Energy Group Segment  
Disclosure  
(In Thousands)

	Six Months Ended June 30, 2011					
	Segments Central Hudson			Other Businesses and		Total
	Electric	Natural Gas	Griffith	Investments	Eliminations	
Revenues from external customers	\$268,805	\$109,479	\$155,755	\$ -	\$ -	
Intersegment revenues	10	205	-	-	(215 )	-
Total revenues	268,815	109,684	155,755	-	(215 )	534,039
Operating income	28,888	15,725	5,483	(150 )	-	49,946
Interest and investment income	2,621	666	-	1,501	(1,491) (1)	3,297
Interest charges	11,749	3,036	1,490	1,701	(1,491) (1)	16,485
Income (Loss) before income taxes	19,539	13,476	4,061	(374 )	-	36,702
Net Income Attributable to CH Energy Group	11,715	7,811	2,718 (3)	658 (2)	-	22,902
Segment assets at June 30	1,168,839	351,227	103,893	84,867	(4,514)	1,704,312

(1) This represents the elimination of inter-company interest income (expense) generated from temporary lending activities between CH Energy Group (the holding company), and its subsidiaries (CHEC and Griffith).

(2) Includes loss from discontinued operations of \$117.

(3) Includes income from discontinued operations of \$322.

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## NOTE 14 - Accounting for Derivative Instruments and Hedging Activities

## Accounting for Derivatives

Central Hudson has been authorized to fully recover risk management costs through its natural gas and electricity cost adjustment charge clauses. Risk management costs are defined by the PSC as "costs associated with transactions that are intended to reduce price volatility or reduce overall costs to customers. These costs include transaction costs, and gains and losses associated with risk management instruments." The related gains and losses associated with Central Hudson's derivatives are included as part of Central Hudson's commodity cost and/or price-reconciled in its natural gas and electricity cost adjustment charge clauses, and are not designated as hedges. Additionally, Central Hudson has been authorized to fully recover the interest costs associated with its variable rate debt, which includes costs and gains or losses associated with its interest rate cap contracts. As a result, these derivative activities at Central Hudson do not impact earnings.

On March 18, 2011, Central Hudson entered into a total return master swap agreement with Bank of America with the intent to enter into future swap contracts to exchange total returns on CH Energy Group, Inc. common stock for fixed payments to Bank of America. The purpose is to reduce the volatility to earnings from phantom shares under CH Energy Group's Directors and Executives Deferred Compensation Plan. Based on the terms and conditions of the swap agreement, the fair value of the swaps are designated as Level 2 within the fair value hierarchy. Quarterly valuations are made on the last business day of the quarter, at which time a net cash settlement will be recorded.

Therefore the fair value of these outstanding contracts at any quarter-end is not expected to be material. On June 29, 2012, the swap settled resulting in expense of \$0.1 million, and the notional amount of the swap to be valued at September 28, 2012 was re-priced.

Derivative activity related to Griffith's heating oil contracts is not material.

The percentage of Central Hudson's electric and gas requirements hedged by derivative contracts is as follows:

Central Hudson	% of Requirement Hedged <sup>(1)</sup>	
Electric Derivative Contracts:		
July 2012 - December 2012	43.6	%
2013	6.9	%
2014	6.9	%
Natural Gas Derivative Contracts:		
November 2012 - March 2013	17.1	%

(1) Projected coverage as of June 30, 2012.

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## Derivative Risks

The basic types of risks associated with derivatives are market risk (that the value of the derivative will be adversely impacted by changes in the market, primarily the change in interest and exchange rates) and credit risk (that the counterparty will not perform according to the terms of the contract). The market risk of the derivatives generally offset the market risk associated with the hedged commodity.

The majority of Central Hudson and Griffith's derivative instruments contain provisions that require the company to maintain specified issuer credit ratings and financial strength ratings. Should the company's ratings fall below these specified levels, it would be in violation of the provisions, and the derivatives' counterparties could terminate the contracts and request immediate payment.

To help limit the credit exposure of their derivatives, both Central Hudson and Griffith have entered into master netting agreements with counterparties whereby contracts in a gain position can be offset against contracts in a loss position. Of the eighteen total agreements held by both companies, eleven contain credit-risk related contingent features. The circumstances that could trigger these features, the aggregate fair value of the derivative contracts that contain contingent features and the amount that would be required to settle these instruments on June 30, 2012 if the contingent features were triggered, are summarized in the table below.

Contingent Contracts  
(Dollars In Thousands)

Triggering Event	As of June 30, 2012		
	# of Contracts in a Liability Position	Gross Contract Value	Cost to Settle if Contingent Feature is Triggered (net of collateral)
Central Hudson:			
Credit Rating Downgrade (to below BBB-) Adequate Assurance <sup>(1)</sup>	2	\$ 351	\$ 351
Adequate Assurance <sup>(1)</sup>	-	-	-
Total Central Hudson	2	\$ 351	\$ 351
Griffith:			
Change in Ownership (CHEG ownership of CHEC falls below 51%) Adequate Assurance <sup>(1)</sup>	-	\$ -	\$ -
Adequate Assurance <sup>(1)</sup>	-	-	-
Total Griffith	-	\$ -	\$ -
Total CH Energy Group	2	\$ 351	\$ 351

If the counterparty has reasonable grounds to believe Central Hudson's or Griffith's creditworthiness or (1) performance has become unsatisfactory, it can request collateral in an amount determined by the counterparty, not to exceed the amount required to settle the contract.

CH Energy Group and Central Hudson have elected gross presentation for their derivative contracts under master netting agreements and collateral positions. On June 30, 2012, neither Central Hudson nor Griffith had collateral posted against the fair value amount of derivatives.

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The fair value of CH Energy Group's and Central Hudson's derivative instruments and their location in the respective Balance Sheets are summarized in the table below, followed by a summarization of their effect on the respective Statements of Income. For additional information regarding Central Hudson's physical hedges, see the discussion following the caption "Electricity Purchase Commitments" in Note 12 - "Commitments and Contingencies."

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## Gross Fair Value of Derivative Instruments

Derivative contracts are measured at fair value on a recurring basis. As of June 30, 2012, December 31, 2011 and June 30, 2011, CH Energy Group's and Central Hudson's derivative assets and liabilities by category and hierarchy level are as follows (In Thousands):

Asset or Liability Category	Fair Value	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
As of June 30, 2012				
Assets:				
Derivative Contracts:				
Central Hudson - electric	\$727	\$ -	\$ -	\$ 727
Central Hudson - natural gas	169	169	-	-
Total CH Energy Group and Central Hudson Assets	\$896	\$ 169	\$ -	\$ 727
Liabilities:				
Derivative Contracts:				
Central Hudson - electric	\$(12,312)	\$ -	\$ -	\$ (12,312 )
Central Hudson - natural gas	(3 )	(3 )	-	-
Total CH Energy Group and Central Hudson Liabilities	\$(12,315)	\$(3 )	\$ -	\$ (12,312 )
As of December 31, 2011				
Assets:				
Derivative Contracts:				
Central Hudson - electric	\$931	\$ -	\$ -	\$ 931
Central Hudson - total return swap	320	-	320	-
Total Central Hudson Assets	\$1,251	\$ -	\$ 320	\$ 931
Griffith - heating oil	\$29	\$ 29	\$ -	\$ -
Total CH Energy Group Assets	\$1,280	\$ 29	\$ 320	\$ 931
Liabilities:				
Derivative Contracts:				
Central Hudson - electric	\$(17,761)	\$ -	\$ -	\$ (17,761 )
Central Hudson - natural gas	(2,030 )	(2,030 )	-	-
Total CH Energy Group and Central Hudson Liabilities	\$(19,791)	\$(2,030 )	\$ -	\$ (17,761 )
As of June 30, 2011				
Assets:				
Derivative Contracts:				
Central Hudson - electric	\$47	\$ -	\$ -	\$ 47
Central Hudson - natural gas	\$15	\$ -	\$ 15	\$ -

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Total CH Energy Group and Central Hudson Assets	\$62	\$ -	\$ 15	\$ 47
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Liabilities:

Derivative Contracts:

Central Hudson - electric	\$(16,202)	\$ -	\$ -	\$ (16,202 )
Central Hudson - natural gas	(153 )	-	(153 )	-
Total CH Energy Group and Central Hudson Liabilities	\$(16,355)	\$ -	\$ (153 )	\$ (16,202 )

Central Hudson obtains forward pricing for level 3 derivatives from an independent third party provider of derivative pricing. Significant unobservable inputs utilized in their pricing model are bi-lateral contracts and projected activity of certain major participants. Generally, a change in any of the underlying assumptions would result in a positively correlated change in fair value measurement.

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