National Fuel Gas Distribution Corporation 6363 Main Street Williamsville, NY 14221

October 31, 2007

Hon. Jaclyn A. Brilling, Secretary New York State Department of Public Service Three Empire State Plaza Albany, NY 12223-1350

Dear Secretary Brilling:

Enclosed is an electronic version of Monthly Gas Supply Charge Statement No. 72 applicable to Service Classification Nos. 1, 2, and 3, of our Rate Schedule P.S.C. No. 8 – Gas. The Monthly Gas Supply Charge Statement No. 72 will be effective commencing with gas used on or after November 1, 2007.

The NGS Statement No 72 is being filed pursuant to the 5% rule on revising the Monthly Gas Supply Charge Statement on General Information Leaf No. 77 of P.S.C. No. 8 – Gas. The revised calculation results in a Monthly Gas Supply Charge of 104.6366 c/Ccf for SC1 & 2 and 102.1536 c/Ccf for SC3...

In addition, Deficiency Imbalance Sales Service Rate Statement No. 122, Natural Gas Vehicle Statement No. 122, Standby Sales Service Rate Statement No.122, Transportation Sales Service Rate Statement No.124, Distributed Generation Statement No. 51, Merchant Function Charge Statement No.32, Incremental Monthly Gas Supply Charge Statement No. 28 are included.

This statement is filed in compliance with 16 NYCRR, Section 270.55. Information pertaining to section 270.55d(7) will be delivered under separate cover letter.

In connection with this filing, the Company is also required to submit information that contains trade secrets. Accordingly, the Company has filed the required information with the Department Records Access Officer, together with a request for trade secret protection under the Commission's regulation. The instant filing includes redacted copies of the documents submitted to the Department Records Access Officer. The information for which trade secret protection has been requested is deleted. Copies of the same documents, with the redacted sections shaded (but legible) for identification, are being submitted to the Department Records Access Office under separate cover.

Very truly yours,

Eric H. Meinl General Manager Rates & Regulatory Affairs