

January 1, 2021

TO ALL HOLDERS OF SOUTHWEST GAS CORPORATION ARIZONA GAS TARIFF NO. 7

Subject: Revision No. 363

This revision reflects authorization by the Arizona Corporation Commission in accordance with Decision No. 77850, dated December 17, 2020, in Docket No. G-01551A-19-0055, Southwest Gas 2019 General Rate Case. The attached tariff sheets reflect the rate changes effective January 1, 2021:

- 1. The Arizona monthly gas cost rates which utilizes the 12-month average gas cost for the period ended November 30, 2020.
- 2. The Gas Cost Balancing Account (GCBA) Surcharge. The Commission provided Southwest Gas authorization to adjust its GCBA Surcharge in its monthly gas cost rate adjustment.

The following changes should be made in your copy of Southwest Gas' Arizona Gas Tariff No. 7:

Insert A.C.C. Sheet No.

11th	Revised Sheet No. 4
2nd	Revised Sheet No. 5
303rd	Revised Sheet No. 11
303rd	Revised Sheet No. 12
141st	Revised Sheet No. 13
103rd	Revised Sheet No. 14
4th	Revised Sheet No. 20
3rd	Revised Sheet No. 20B
5th	Revised Sheet No. 44
8th	Revised Sheet No. 87
4th	Revised Sheet No. 89
6th	Revised Sheet No. 90
6th	Revised Sheet No. 92
7th	Revised Sheet No. 93
4th	Revised Sheet No. 104
1st	Revised Sheet No. 105
Original	Revised Sheet No. 105A
- 3rd	Revised Sheet No. 107
3rd	Revised Sheet No. 112
2nd	Revised Sheet No. 115

Supersedes A.C.C. Sheet No.

10th 1st 302nd 302nd 140th 102nd 3rd 2nd 4th 7th 3rd 5th 5th 6th	Revised Sheet No. 4 Revised Sheet No. 5 Revised Sheet No. 11 Revised Sheet No. 12 Revised Sheet No. 13 Revised Sheet No. 14 Revised Sheet No. 20 Revised Sheet No. 20B Revised Sheet No. 87 Revised Sheet No. 87 Revised Sheet No. 89 Revised Sheet No. 90 Revised Sheet No. 92 Revised Sheet No. 93 Revised Sheet No. 93
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2nd	Revised Sheet No. 112
1st	Revised Sheet No. 115

8360 South Durango Drive / Las Vegas, Nevada 89113 P.O. Box 98510 / Las Vegas, Nevada 89193-8510 / (702) 876-7011 www.swgas.com



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2nd	Revised Sheet No. 221
2nd	Revised Sheet No. 222
Original	Revised Sheet No. 222A
Original	Revised Sheet No. 222B
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1st	Revised Sheet No. 222

- Original Revised Sheet No. 232A 1st Revised Sheet No. 235
- Original Revised Sheet No. 236

Matthew Derr Director – Regulation and Energy Efficiency

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STATEMENT OF RATES EFFECTIVE SALES RATES APPLICABLE TO ARIZONA SCHEDULES 1/2/

Canceling

Description		Delivery Charge	Ac	<u>3</u> / Rate ljustment		DOT	 DCA		Monthly Gas Cost		Currently Effective Tariff Rate	_
G-5 – Single-Family Residential Gas Service	_											
Basic Service Charge per Month	\$	10.70								\$	10.70	
Commodity Charge per Therm:												
All Usage	\$.88219	(\$.00050)	\$.00061	\$.00000	\$.22847	\$	1.11077	
G-6 – Multi-Family Residential Gas Service												
Basic Service Charge per Month	\$	9.70								\$	9.70	
Commodity Charge per Therm:												
All Usage	\$.97680	(\$.00050)	\$.00061	\$.00000	\$.22847	\$	1.20538	
G-10– Single-Family Low Income Residential Gas Service												
Basic Service Charge per Month	\$	7.50								\$	7.50	
Commodity Charge per Therm:												
Summer (May–October):												
All Usage	\$.88219	(\$.01556)	\$.00061	\$.00000	\$.22847	\$	1.09571	
Winter (November–April):												
First 150 Therms	\$.55348	(\$.01556)		.00061	\$.00000	\$.22847	\$.76700	
Over 150 Therms	\$.88219	(\$.01556)	\$.00061	\$.00000	\$.22847	\$	1.09571	
G-11-Multi-Family Low Income												
Residential Gas Service												
Basic Service Charge per Month	\$	7.50								\$	7.50	
Commodity Charge per Therm:												
Summer (May–October):												
All Usage	\$.97680	(\$.01556)	\$.00061	\$.00000	\$.22847	\$	1.19032	
Winter (November–April):												
First 150 Therms	\$.61970	(\$.01556)		.00061	\$.00000	\$.22847	\$.83322	
Over 150 Therms	\$.97680	(\$.01556)	\$.00061	\$.00000	\$.22847	\$	1.19032	
G-15– Special Residential Gas Service for Air Conditioning												
Basic Service Charge per Month	\$	10.70								\$	10.70	
Commodity Charge per Therm: Summer (May–October):												
First 15 Therms	\$.88219	(\$.01215)	\$.00061	n/a	\$.22847	\$	1.09912	
Over 15 Therms	\$.14881	(\$.01215)		.00061	n/a	\$.22847	\$.36574	
Winter (November–April):				,								
All Usage	\$.88219	(\$.01215)	\$.00061	n/a	\$.22847	\$	1.09912	
G-20– Master-Metered Mobile Home Park Gas Service												
Basic Service Charge per Month	\$	66.00								\$	66.00	
Commodity Charge per Therm:	~	50500	<u>ر</u> م	00050	¢	00061	n/a	۴	00047	۴	70400	
All Usage	\$.50580	(\$.00050)	φ	.00061	n/a	\$.22847	\$.73438	

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EFFECTIVE SALES				ntinued)					<u> </u>		Currently
Description		Delivery Charge		S/ Rate Adjustment		DOT	DCA		Monthly Gas Cost		Effective Tariff Rate
-25- General Gas Service											
asic Service Charge per Month: Small	\$	27.50								\$	27.50
Medium	φ	43.50								φ	43.50
Large-1		80.00									80.00
Large-2		470.00									470.00
Transportation Eligible		950.00									950.00
ommodity Charge per Therm:											
Small, All Usage	\$.94947	(\$.01215)	\$.00061 \$		\$.22847	\$	1.16640
Medium, All Usage		.45392	(.01215)		.00061	.00000		.22847		.67085
Large-1, All Usage		.42563	(.01215)		.00061 .00061	.00000 .00000		.22847 .22847		.64256
Large-2, All Usage Transportation Eligible		.31428 .12162		.01215) .01215)		.00061	.00000 n/a		.22847		.53121 .33855
emand Charge per Month–		. 12 102	(.01215)		.00001	II/a		.22047		.33655
Transportation Eligible:											
Demand Charge <u>4</u> /	\$.086705								\$.086705
-30– Optional Gas Service											
asic Service Charge per Month	As	specified on A	.C.C.	Sheet No. 27.							
ommodity Charge per Therm:	,										
All Usage	As	specified on A	.C.C.	Sheet No. 28.	\$.00061					
-40- Air Conditioning Gas Service											
asic Service Charge per Month	As	specified on A	.C.C.	Sheet No. 32.							
ommodity Charge per Therm:											
All Usage	\$.14881	(\$.01215)	\$.00061	n/a	\$.22847	\$.36574
-45– Street Lighting Gas Service											
ommodity Charge per Therm of Rated Capacity:											
All Usage	\$.82846	(\$.01215)	\$.00061	n/a	\$.22847	\$	1.04539
-55– Gas Service for Compression 5/ on Customer's Premises											
asic Service Charge per Month:											
Small	\$	27.50								\$	27.50
Large		250.00									250.00
Residential		10.70									10.70
ommodity Charge per Therm:	•	00005	(\$	04045)	•	00004		•	00047	^	44070
All Usage	\$.23285	(\$.01215)	\$.00061	n/a	\$.22847	\$.44978
-60-Electric Generation Gas Service											
asic Service Charge per Month	As	specified on A	.C.C.	Sheet No. 40.							
ommodity Charge per Therm:	۴	40000	(01015)	¢	00061	2/2	ተ	00047	¢	20522
All Usage	\$.16839	(\$.01215)	\$.00061	n/a	Φ	.22847	\$.38532
-65–Biogas and Renewable Natural Gas Service											
asic Service Charge per Month ommodity Charge per Therm:	As	specified on A	C.C.	Sheet No. 41A.							
All Usage	As	specified on A	.C.C.	Sheet No. 41A.	\$.00061					

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Arizona Gas Tariff No. 7 Arizona Division	Canceling	141st Rev 140th Rev		C. Sheet No. C. Sheet No.	<u>13</u> <u>13</u>
EFFECTIVE SALES	S RATES APPLI	NT OF RATES <u>CABLE TO ARIZ</u> ntinued)	ONA SCH	IEDULES ¹	! <u>2</u> /
Description	,	<u>3</u> / Rate justmentDOT	DCA	Monthly Gas Cost	Currently Effective Tariff Rate
G-75– Small Essential Agricultural <u>User Gas Service</u> Basic Service Charge per Month Commodity Charge per Therm: All Usage G-80 – Natural Gas Engine <u>6</u> / Water Pumping <u>Gas Service</u> Basic Service Charge per Month:	\$ 120.00 \$.29952 (\$.01215) \$.00061	n/a	\$.22847	\$ 120.00 \$.51645
Off-Peak Season (October–March) Peak Season (April–September) Commodity Charge per Therm: All Usage	\$ 125.00	.01107 \$.00061	n/a	\$.25038	\$.00 \$ 125.00 \$.49173

- 1/ All charges are subject to adjustment for any applicable taxes or governmental impositions.
- 2/ Customers taking transportation service will pay the Basic Service Charge, the Commodity Charge per Therm less the Monthly Gas Cost, and Demand Charge, if applicable, of the Currently Effective Tariff Rate for each meter included in the transportation service agreement, plus an amount of \$0.00120 per therm for distribution shrinkage as defined in Rule No. 1 of this Arizona Gas Tariff. The shrinkage charge shall be updated annually effective May 1. For customers converting from sales service, an additional amount equal to the currently effective Gas Cost Balancing Account Adjustment will be assessed for a period of 12 months.

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rizona Division	Canc	eling	102nd Revis	ed A.C.C.	Sheet No. 14	
STATEMENT OF RATES EFFECTIVE SALES RATES APPLICABLE TO ARIZONA SCHEDULES 1/ 2/ (Continued)						
<u>3</u> / The Rate Adjustment applicable to each tariff rate schedule includes the following components.						
Description	G-5, G-6	G-10, G-11	G-15	G-20	Adjustment Date	
Low Income Ratepayer Assistance Demand Side Management Gas Cost Balancing Account COYL Cost Recovery Total Rate Adjustment	\$.01165 .00541 (.02322) .00566 <u>(\$.00050</u>)	n/a \$.00200 (.02322) .00566 <u>(\$.01556)</u>	n/a \$.00541 (.02322) .00566 <u>(\$.01215)</u>	\$.01165 .00541 (.02322) .00566 <u>(\$.00050</u>)	Per Commission Order Per Commission Notification Per Commission Order	
Description Low Income Ratepayer Assistance Demand Side Management Gas Cost Balancing Account COYL Cost Recovery Total Rate Adjustment	G-25S, G-25M, G-25-L1, G-25-L2 n/a \$.00541 (.02322) .00566 (\$.01215)	G-25TE, G-40, G-45, G-55, G-60, <u>G-75</u> n/a \$.00541 (.02322) .00566 (\$.01215)	G-80 n/a \$.00541 n/a .00566 <u>\$.01107</u>	G-30, SB-1, Special Contracts n/a n/a n/a n/a n/a	Adjustment Date 1st Billing Cycle in May Per Commission Order Per Commission Notification Per Commission Order	

103rd Revised A.C.C. Sheet No. 14

- <u>4</u>/ The total monthly demand charge is equal to the unit rate shown multiplied by the customer's billing determinant.
- <u>5</u>/ The charges for Schedule No. G-55 are subject to adjustment for applicable state and federal taxes on fuel used in motor vehicles.
- <u>6</u>/ The gas cost for this rate schedule shall be updated seasonally, April 1 and October 1 of each year.

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Canceling <u>3rd Revised</u> A.C.C. Sheet No. <u>20</u>		4th Revised	A.C.C. Sheet No.	20
	Canceling	3rd Revised	A.C.C. Sheet No.	20

Schedule No. G-10

SINGLE-FAMILY LOW INCOME RESIDENTIAL GAS SERVICE (Continued)

SPECIAL CONDITIONS (Continued)

- 2. Eligible customers shall be billed under this schedule with the next regularly scheduled billing period after the Utility has received the customer's properly completed application form or recertification.
- 3. Eligibility information provided by the customer on the application form may be subject to verification by the Utility. Refusal or failure of a customer to provide current documentation of eligibility acceptable to the Utility, upon request of the Utility, shall result in removal from or ineligibility for this schedule.
- 4. Customers who wrongfully declare eligibility or fail to notify the Utility when they no longer meet the eligibility requirements may be rebilled for the period of ineligibility under their otherwise applicable residential schedule.
- 5. It is the responsibility of the customer to notify the Utility within 30 days of any changes in the customer's eligibility status.
- 6. All monetary discounts will be tracked through a balancing account established by the Utility and recovered through the Utility's Low Income Ratepayer Assistance (LIRA) Rate Adjustment Provision.
- 7. The charges specified for this schedule are subject to adjustment for the applicable proportionate part of any taxes or governmental impositions which are assessed on the basis of the gross revenues of the Utility.

PURCHASED GAS ADJUSTMENT CLAUSE

The rates specified for this schedule are subject to increases or decreases in the cost of gas purchased in accordance with those provisions set forth in the "Special Supplementary Tariff, Purchased Gas Cost Adjustment Provision," contained in this Arizona Gas Tariff.

RULES AND REGULATIONS

The standard Rules and Regulations of the Utility as authorized by the Commission shall apply where consistent with this schedule.

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	3rd Revised	A.C.C. Sheet No.	20B
Canceling	2nd Revised	A.C.C. Sheet No.	20B

Schedule No. G-11

MULTI-FAMILY LOW INCOME RESIDENTIAL GAS SERVICE (Continued)

<u>SPECIAL CONDITIONS</u> (Continued)

- 2. Eligible customers shall be billed under this schedule with the next regularly scheduled billing period after the Utility has received the customer's properly completed application form or recertification.
- 3. Eligibility information provided by the customer on the application form may be subject to verification by the Utility. Refusal or failure of a customer to provide current documentation of eligibility acceptable to the Utility, upon request of the Utility, shall result in removal from or ineligibility for this schedule.
- 4. Customers who wrongfully declare eligibility or fail to notify the Utility when they no longer meet the eligibility requirements may be rebilled for the period of ineligibility under their otherwise applicable residential schedule.
- 5. It is the responsibility of the customer to notify the Utility within 30 days of any changes in the customer's eligibility status.
- All monetary discounts will be tracked through a balancing account established by the 6. Utility and recovered through the Utility's Low Income Ratepayer Assistance (LIRA) Rate Adjustment Provision.
- Т 7. The charges specified for this schedule are subject to adjustment for the applicable proportionate part of any taxes or governmental impositions which are assessed on the basis of the gross revenues of the Utility.

PURCHASED GAS ADJUSTMENT CLAUSE

The rates specified for this schedule are subject to increases or decreases in the cost of gas purchased in accordance with those provisions set forth in the "Special Supplementary Tariff, Purchased Gas Cost Adjustment Provision," contained in this Arizona Gas Tariff.

RULES AND REGULATIONS

The standard Rules and Regulations of the Utility as authorized by the Commission shall apply where consistent with this schedule.

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		411111111111111111111111111111111111111	A.C.C. Sheet NO	
	Schedule N	lo. G-80		
NATURAL G	AS ENGINE WATE	er pumping ga	S SERVICE	
APPLICABILITY				
Applicable to gas service to for pumping water for agricul				n engines T
TERRITORY				
Throughout the certificated A.C.C. Sheet No. 8 of this A		e Utility in the co	ommunities as se	t forth on
RATES				
The basic service charge a Statement of Rates of this A		•		
MINIMUM CHARGE				
The minimum charge per me	eter per month is th	e basic service cl	narge.	
SPECIAL CONDITIONS				
1. All gas shall be suppl meter. No other equipm	U 1			ough one
2. The charges specified proportionate part of a the basis of the gross re	ny taxes or goverr	nmental impositio		
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SPECIAL SUPPLEMENTARY TARIFF PURCHASED GAS COST ADJUSTMENT PROVISION

Canceling

APPLICABILITY

This Purchased Gas Cost Adjustment Provision shall apply to all schedules except for Rate Schedule Nos. G-30, G-80, T-1, and SB-1 of this Arizona Gas Tariff.

CHANGE IN RATES

The Monthly Gas Cost (MGC) rate for schedules covered by this provision includes the sum of the rolling twelve-month average purchased gas (PGA) rate plus the Gas Cost Balancing Account Adjustment, if applicable. Monthly adjustments will be made to the MGC to reflect the most currently available PGA rate. In accordance with Decision No. 70665, the PGA rate included in the MGC rate cannot be more than \$.15 per therm different than any PGA rate in effect during the preceding 12 months.

BANK BALANCE

The Utility shall establish and maintain a Gas Cost Balancing Account, if necessary, for the schedules subject to this provision. Entries shall be made to this account each month, if appropriate, as follows:

- 1. A debit or credit entry equal to the difference between (a) the actual purchased gas cost for the month and (b) an amount determined by multiplying the Monthly Gas Cost Rate as set forth on Sheet Nos. 11 and 12 of this Arizona Gas Tariff by the therms billed during the month under the applicable schedules of this Arizona Gas Tariff.
- 2. A debit or credit entry for refunds or payments authorized by the Commission.
- 3. A debit or credit entry for interest to be applied to over- and under-collected bank balances based on the monthly one-year nominal Treasury constant maturities rate.

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SPECIAL SUPPLEMENTARY TARIFF

RENEWABLE NATURAL GAS PROGRAM ENVIRONMENTAL ATTRIBUTE PROVISION

ENVIRONMENTAL ATTRIBUTES

The Utility's sale or other monetization of any Environmental Attributes associated with the Renewable Natural Gas Program (RNG Program) will be permitted pursuant to the terms of the RNG Program. All funds received by the Utility from the sale or other monetization of any Environmental Attributes associated with the RNG Program shall be credited to Account No. 191, Unrecovered Purchased Gas Costs.

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<u>6th Revised</u> A.C.C. Sheet No. <u>90</u> <u>5th Revised</u> A.C.C. Sheet No. <u>90</u>

SPECIAL SUPPLEMENTARY TARIFF LOW INCOME RATEPAYER ASSISTANCE (LIRA) RATE ADJUSTMENT PROVISION

Canceling

APPLICABILITY

Applicable to all gas delivered by the Utility to all customers served under Rate Schedule Nos. G-5, G-6 and G-20.

<u>RATES</u>

The unit LIRA rate adjustment is set forth in the currently effective Statement of Rates, Footnote 3, of Sheet No. 14 of this Arizona Gas Tariff and is incorporated herein by reference.

CHANGES IN RATES

Rates applicable to each schedule of this Arizona Gas Tariff subject to this provision shall be adjusted for changes in the LIRA Balancing Account's balance in accordance with the rate adjustment provisions hereof such that the Utility will be reimbursed for all LIRA discounts, plus interest and administrative expenses.

ADJUSTMENT DATE

The LIRA rate adjustment shall be updated annually effective May 1.

RATE ADJUSTMENT PROVISIONS

Calculation of the LIRA rate adjustment shall include:

- 1. The LIRA program benefits provided during the prior Winter Season.
- 2. Incremental administrative and general expenses associated with the LIRA program.
- 3. The amounts accumulated in the LIRA Balancing Account as described below at the end of the latest available recorded month prior to the applicable Adjustment Date.
- 4. The sum of paragraphs (1), (2), and (3) above divided by the most recent 12 month's applicable sales volumes shall be the LIRA rate adjustment amount.

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6th Revised A.C.C. Sheet No. 5th Revised A.C.C. Sheet No.

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SPECIAL SUPPLEMENTARY TARIFF DELIVERY CHARGE ADJUSTMENT

APPLICABILITY

The Delivery Charge Adjustment (DCA) applies to residential Rate Schedule Nos. G-5, G-6, G-10 and G-11 and to General Service Schedule Nos. G-25(Small), G-25(Medium), G-25(Large-1) and G-25(Large-2) included in this Arizona Gas Tariff. The DCA specifies the accounting procedures and rate setting adjustments necessary to assure the Utility neither over-recovers, nor under-recovers, the margin-per-customer amounts authorized in its most recent general rate case proceeding.

CHANGE IN RATES

Annually, the DCA surcharge will adjust to recover or refund any differences between the Utility's billed margin and the margin amounts authorized in its most recent general rate case proceeding. The process is set forth below.

1) BALANCING ACCOUNT

The Utility shall maintain accounting records that accumulate the difference between authorized and actual billed margin. Entries shall be recorded to the DCA Balancing Account (DCABA) each month as follows:

A. A debit or credit entry equal to the difference between authorized margin and actual billed margin for each rate schedule subject to this provision. Authorized margin is the product of the monthly margin-per-customer authorized in the Utility's last general rate case, as stated below, and the actual number of customers billed during the month.

	<u>G-5</u>	<u>G-6</u>	<u>G-10</u>	<u>G-11</u>
January	\$58.57	\$33.77	\$56.21	\$38.83
February	\$51.06	\$30.97	\$49.86	\$35.19
March	\$41.27	\$26.92	\$39.04	\$29.40
April	\$30.08	\$22.79	\$28.41	\$23.89
May	\$23.82	\$20.27	\$22.24	\$20.72
June	\$23.02	\$19.90	\$21.45	\$20.56
July	\$21.14	\$18.56	\$19.78	\$19.00
August	\$20.18	\$17.92	\$18.91	\$18.26
September	\$20.69	\$18.26	\$19.25	\$18.53
October	\$21.72	\$18.66	\$20.05	\$18.87
November	\$24.05	\$20.04	\$22.86	\$20.49
December	\$42.82	\$27.77	\$41.44	\$30.67

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Arizona Gas Tariff No. 7 Arizona Division	Canceli			.C. Sheet No .C. Sheet No	93 93
		IPPLEMENTA CHARGE AD (Continued)			
	G <u>-25(S)</u>	G <u>-25(M)</u>	G <u>-25(L1)</u>	<u>G-25(L2)</u>	
January	\$74.88	\$236.26	\$924.28	\$3,713.72	ı
February	\$66.68	\$220.83	\$861.15	\$3,466.60	1
March	\$56.50	\$190.40	\$748.52	\$3,396.93	1
April	\$43.63	\$161.39	\$664.53	\$2,929.62	1
May	\$39.10	\$141.20	\$575.10	\$2,579.91	1
June	\$38.80	\$136.28	\$537.15	\$2,425.28	1
July	\$37.23	\$123.18	\$461.75	\$1,998.60	1
August	\$36.60	\$119.57	\$438.56	\$1,909.58	1
September	\$36.90	\$124.23	\$456.32	\$1,988.68	1
October	\$37.39	\$131.15	\$498.59	\$2,166.89	1
November	\$39.38	\$145.09	\$578.24	\$2,623.98	1
December	\$56.34	\$198.31	\$794.12	\$3,310.14	1
	•		·	. , -	D

- B. A debit or credit entry equal to the therms billed during the month under the schedules subject to this provision multiplied by the DCA surcharge rate.
- C. A debit or credit entry for interest to be applied to over- and under-collected bank balances based on the monthly one-year nominal Treasury constant maturities rate.

RATE ADJUSTMENT 2)

The DCA Rate Adjustment applicable to each schedule subject to this provision shall be revised annually to reflect the difference between the margin-per-customer authorized in the Utility's last general rate case and the margin billed. The DCA Rate Adjustment will be calculated by dividing the balance in the DCABA by the most recent 12-month volume of natural gas for the applicable rate schedules.

AMOUNTS RECOVERED AND REFUNDED 3)

Over-collected or under-collected balances in the DCABA will be refunded over the next amortization period.

TIMING AND MANNER OF FILING 4)

The Utility shall file its DCA Rate Adjustment revisions with the Commission in accordance with all statutory and regulatory requirements. The DCA Rate Adjustment shall be effective on the date of the first bill cycle in the month following the Commission's approval unless otherwise provided for by the Commission.

Issued by Justin Lee Brown Senior Vice President

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Definition: For the purpose of these Tariffs, the terme anings set forth opposite: Advance in Aid of Construction: Agent: Agent: Alternate Fuel: Alternate Fuel Capability: Applicant: Applicant: A requer distinguis charges intermediate and a set of the	on where an alternate fuel can be utilized whe he facilities for such use have actually l	ervice , the es of h the rectly red in n lieu ether
For the purpose of these Tariffs, the termeanings set forth opposite:Advance in Aid of Construction:Funds pr under th amount of Agent:Agent:Any part administe Utility ex by the Ut writing byAlternate Fuel:Any fuel, of naturaAlternate Fuel Capability:A situation or not to installed.Applicant:A person service.Application:A reque distinguis charges to	erms and expressions listed below shall have rovided to the Utility by an applicant for se be terms of a main extension agreement, of which may be refundable. By a customer may contract with for purpose ering the customer's service agreement with cluding the right for the Agent to be billed dir tility. An Agent has only those rights designate y such customer for the effective time period. gaseous, liquid, or solid, that may be used in al gas. Son where an alternate fuel can be utilized whe the facilities for such use have actually	ervice , the es of h the rectly red in n lieu ether
meanings set forth opposite:Advance in Aid of Construction:Funds pr under th amount of Agent:Agent:Any part administe Utility exit by the Utility exit exit exit addition of the Utility exit addition of the Utility exit by the Utility exit 	rovided to the Utility by an applicant for se ne terms of a main extension agreement, of which may be refundable. By a customer may contract with for purpose ering the customer's service agreement with cluding the right for the Agent to be billed dir tility. An Agent has only those rights designat y such customer for the effective time period. gaseous, liquid, or solid, that may be used in al gas. on where an alternate fuel can be utilized whe the facilities for such use have actually	ervice , the es of h the rectly red in n lieu ether
Construction:under the amount of Agent:Agent:Any part administed Utility exclosion by the Utility exclosion by the Utility exclosion by the Utility exclosion writing by Alternate Fuel:Any part administed Utility exclosion by the Utility exclosion writing by Any fuel, of naturaAlternate Fuel:Any fuel, of naturaAlternate Fuel Capability:A situation or not to installed.Applicant:A person service.Application:A reque distinguis charges to	the terms of a main extension agreement, of which may be refundable. By a customer may contract with for purpose ering the customer's service agreement with cluding the right for the Agent to be billed dir tility. An Agent has only those rights designat y such customer for the effective time period. gaseous, liquid, or solid, that may be used in al gas. on where an alternate fuel can be utilized whe the facilities for such use have actually	, the es of h the rectly ced in n lieu ether
administeAlternate Fuel:Alternate Fuel:Any fuel, of naturaAlternate Fuel Capability:A situation or not to installed.Applicant:Application:A reque distinguis charges to	ering the customer's service agreement with cluding the right for the Agent to be billed dir tility. An Agent has only those rights designat y such customer for the effective time period. gaseous, liquid, or solid, that may be used in a gas. on where an alternate fuel can be utilized whe the facilities for such use have actually	h the rectly red in n lieu ether
Alternate Fuel Capability:of naturalAlternate Fuel Capability:A situationApplicant:A personApplication:A requenceApplication:A requence	ll gas. on where an alternate fuel can be utilized whe he facilities for such use have actually l	ether
or not t installed. Applicant: A person service. Application: A reque distinguis charges	he facilities for such use have actually	
Application: A reque distinguis charges		
distinguis charges	n requesting the Utility to supply natural	gas
Arizona Corporation The regu	est to the Utility for natural gas service shed from an inquiry as to the availabilit for such service.	•
	ulatory authority of the State of Arizona ha on over the public service corporations oper a.	
Average Month: 30.4 days	S.	
Base Gas Supply: Natural supplier.	gas purchased by the Utility from its pri	mary
availabili	amount a customer must pay the Utility for ty of gas service, independent of consumption I in the Utility's tariffs.	
•	iod between any two regular readings of	f the
	neters at intervals of approximately 30 days.	

Las Vegas, Nevada 89193-8510 Arizona Gas Tariff No. 7 Arizona Division	Canceling	<u>1st Revised</u> A.C.C. Sheet No Original A.C.C. Sheet No	105 105
	RULE	NO. 1	
	<u>DEFINI</u> (Conti		
Billing Period:		e interval between two consecutives that are taken for billing purposes	16
Billing Units:		lling unit shall be in either th ds of cubic feet (Ccf), which ble.	
Biogas:	constitu digestic of bioc (manure	are of methane, carbon dioxide, a ents that is produced by the a on with anaerobic bacteria or ferm degradable materials such as e, sewage, green waste, plant and municipal waste or landfills).	naerobic nentation biomass
Branch Service:		ce that is not connected to a nat nd has as its source of supply	-
British Thermal Unit:	tempera 60°F at	mount of heat required to ra ature of one pound of water from t constant pressure of 14.73 pou inch absolute (psia).	59°F. to
Btu:	British t	hermal unit.	
Bypass:	natural	ility to supplement or replace the gas service with another energy so d or delivered by the Utility.	
Bypass Customer:	physica pipeline the Utili from th	omer who has the ability, becaus I proximity to the facilities of an al , or who possesses the ability to ty's system and secure natural gas at pipeline or from another energy vided by the Utility.	ternative bypass s service y source
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Docket No.	G-01551A-19-0055

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<u>Original</u>	A.C.C. Sheet No.	105A
-	A.C.C. Sheet No.	

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RULE NO. 1

Canceling

DEFINITIONS (Continued)

capability to deliver gas.

electric power generation.

Capacity Curtailment:

Cogeneration:

The use of gas to generate electricity and thermal energy at a facility that meets the efficiency standards outlined in Title 18, Code of Federal Regulation, Part 292, Subparts A and B, and where the customer's generators and load are located at the same site.

A customer who is engaged primarily in the sale of goods or services including institutions and local, state and federal government agencies for uses other than those involving manufacturing or

A condition occurring when the total system

demand for natural gas exceeds the system's

Commercial Customer:

Issued On <u>December 31, 2020</u> Docket No. <u>G-01551A-19-0055</u> Issued by Justin Lee Brown Senior Vice President

 Effective
 January 1, 2021

 Decision No.
 77850

Las Vegas, Nevada 89193-8510 Arizona Gas Tariff No. 7 Arizona Division	3rd Revised A.C.C. Sheet No. 107 Canceling 2nd Revised A.C.C. Sheet No. 107
	RULE NO. 1
	DEFINITIONS (Continued)
Cubic Foot: (Continued)	3. For the testing of gas for heating value the standard cubic foot shall be that volume of gas which, when saturated with water vapor and at a temperature of 60°F and under a pressure equivalent to that of 30 inches of mercury (mercury at 32°F and under standard gravity), occupies 1 cubic foot.
Ccf:	One hundred (100) cubic feet.
Curtailment Priority:	The order in which natural gas service is to be curtailed to various classifications of customers, as set forth in Rule No. 7 on A.C.C. Sheet Nos. 216 - 218 of this Arizona Gas Tariff.
Customer:	The person in whose name service is rendered as evidenced by the signature on the application, contract, or agreement for that service, or in the absence of a signed instrument, by the receipt and payment of bills regularly issued in his name, regardless of the identity of the actual user of the service.
Customer Piping System:	All pipe, tubing, valves, fittings, regulators, meters, or other components from the point of delivery to the outlets of the appliance shutoff valves. The term excludes appliance connectors and appliances.

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rizona Gas Tariff No. 7 rizona Division	3rd Revised A.C.C. Sheet No. 112 Canceling 2nd Revised A.C.C. Sheet No. 112
	RULE NO. 1
	DEFINITIONS (Continued)
Inter-Divisional Capacity Transfer	A mechanism by which the unused off-peak interstate capacity of one of the Utility's divisions is utilized by another of the Utility's divisions to procure and transport otherwise inaccessible economically priced gas. The division owning the off-peak capacity receives benefit in the form of credits to its Gas Cost Balancing Account. The division utilizing the off-peak capacity receives benefit through reduction in its purchased gas costs.
Input Rating:	The number of Btus specified on the appliance rating tag needed to operate the appliance. Normally expressed in Btus per hour.
Irrigation Customer:	Where natural gas is utilized by internal combustion engines for agricultural irrigation purposes.
Law:	A rule or rules as established and enforced by government authorities.
Leak Check:	A pressure test of the customer piping system using natural gas at standard delivery pressure as the test medium, or, in the judgment of the utility, at a higher pressure.
Main Extension	The addition of pipe to an existing main to provide service to new customers.
Margin:	The currently effective commodity delivery charges multiplied by the units of gas used, plus the Demand Delivery charges multiplied by the billing determinant, if applicable, plus the basic service charge is the margin.
Master Meter Customer:	A customer who receives gas at a central point and distributes said gas through a piping system not owned and operated by the Utility to tenants or occupants for their individual consumption.
Mcf:	One thousand (1,000) cubic feet.

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as vegas, Nevada 89193-8510 vrizona Gas Tariff No. 7 vrizona Division	2nd RevisedA.C.C. Sheet No.115Canceling1st RevisedA.C.C. Sheet No.115
	RULE NO. 1
	DEFINITIONS (Continued)
Police Protection Uses:	Natural gas used by law enforcement agencies in the performance of their appointed duties.
Preemption of Gas Supply:	An emergency condition where the Utility may, under specified conditions, utilize the customer-owned gas supplies of low priority transportation customers to serve the requirements of higher priority transportation and sales customers.
Premises:	All real property and apparatus employed in a single- owner enterprise located on an integral parcel of land or on contiguous properties that are located immediately across a public right-of-way.
Process Gas:	Natural gas use for which alternate fuels are not technically feasible, such as in applications requiring precise temperature controls and precise flame characteristics. For the purpose of this definition, propane and other gaseous fuels shall not be considered alternate fuels.
Regular Working Hours:	Except for Utility observed holidays, the period from 8 a.m. to 5 p.m., Monday through Friday.
Renewable Natural Gas (RNG):	A biogas which has been upgraded to pipeline quality gas that is suitable for distribution via the existing natural gas pipeline system, by increasing the percentage of methane in biogas by removing carbon dioxide and other trace components and adding a warning odorant.
Residential Dwelling:	A house, apartment, townhouse, or any other permanent residential unit.
Residential Subdivision:	Any tract of land which has been divided into four or more contiguous lots for use for the construction of residential buildings or permanent mobile homes for either single or multiple occupancy.
Residential Use:	Service to customers using natural gas for domestic purposes such as space heating, air conditioning, water heating, cooking, clothes drying, and other residential uses and includes use in apartment buildings, mobile home parks, and other multi-unit residential buildings.

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4th RevisedA.C.C. Sheet No.1173rd RevisedA.C.C. Sheet No.117
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as specified in the Utility's tariffs for a new account.
s pipe that transports gas from a common upply (normally a distribution main) to the rery.
a service line provided for a new customer not heretofore served, in accordance with ne extension rule.
e or other manually operated valve located vice that is safely accessible to Company or other personnel authorized by the manually shut off gas flow to the service.
specified in the Utility's tariffs which must ne customer prior to reconnection of natural each time the service is disconnected for or whenever service is discontinued for nply with the Utility's tariffs.
specified in the Utility's tariffs for service at ocation where the same customer had ervice disconnection within the preceding priod.
the gas volumes lost, unaccounted for, or pany fuel in the transportation process and by the differential between the cost of gas pasis and the cost of gas on a purchased
ed to recover the cost of shrinkage from transportation customers.
t residential dwelling, excluding multi-family ructures.
prated website that allows for the Utility's on customers and designated agents the ubmit Transportation nominations to the pelines. Users may also have the ability to y volume statements, master detail reports, on pipeline charges allocated to them from ad informational reports.

		Issued by			
Issued On	December 31, 2020	Justin Lee Brown	Effective	January 1, 2021	
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. Box 98510 Vegas, Nevada 89193-8510 ona Gas Tariff No. 7 ona Division Canceling <u>Original</u> A.C.C. Sheet							188 188	-
				Rule N	lo. 3			
			Ē	ESTABLISHMEN (Contir				
	ESTA	BLISH	MENT AND	REESTABLISH	MENT OF CREDI	T/DEPOSITS (Coi	ntinued)	
	3.	Depos	sits <i>(Continu</i>	ued)				
		e.	twelve (12) one-year U	will pay interes) months or long J.S. Treasury Co	er. The interest ra onstant Maturities	sits held by the (ate shall be the es rate, effective on on the Federal	tablished the first	C
		f.		and adjust the		ge after service h based upon the cu		
		g. h.	The Utility deposit. Th no way im	shall issue a no ne inability of the	customer to proc preceive a refur	meter installed. wipt to the applican duce such a receip id of the deposit	ot shall in	
•	GRO	UNDS I	FOR REFU	SAL OF SERVIC	E			
	1.			e right, but not th ving conditions e		refuse to establis	h service	т
		a.	service wit	h the Utility and t	the applicant is ur	due for the same willing to make sa		
		b.	A condition to the app	licant, the custo	the Utility's judgm	ent is unsafe or ha population, or the		т
		C.	Refusal by	has failed to me		ty with a deposit v teria for waiver o		

Issued On	December 31, 2020
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Issued by Justin Lee Brown Senior Vice President

January 1, 2021 Effective Janua Decision No. T T 77850

Rule No. 3

ESTABLISHMENT OF SERVICE (Continued)

C. GROUNDS FOR REFUSAL OF SERVICE (Continued)

- d. Customer is known to be in violation of the Utility's tariffs filed with and approved by the Commission.
- e. Failure of the customer to furnish such funds, service, equipment, and/or rights-of-way necessary to serve the customer and which have been specified by the Utility as a condition for providing service.
- f. Applicant falsifies his or her identity for the purpose of obtaining service.
- g. Where service has been discontinued for fraudulent use, in which case Rule No. 11 will apply.
- h. If the intended use of the service is for any restricted apparatus or prohibited use.
- i. Failure of the applicant to provide an easement in a form and upon terms that are satisfactory to the Utility when such is requested by the Utility as provided in Rule No. 8D.
- 2. Notification to Applicants or Customers

When an applicant or customer is refused service or service has been discontinued under the provisions of this rule, the Utility will notify the applicant or customer of the reasons for the refusal to serve and of the right of applicant or customer to appeal the Utility's decision to the Commission.

D. SERVICE ESTABLISHMENT, REESTABLISHMENT OR RECONNECTION

 To recover the operating and clerical costs, the Utility shall collect a service charge whenever service is established, reestablished or reconnected as set forth and referred to as "Service Establishment Charge" in the currently effective Statement of Rates, A.C.C. Sheet No. 15 of this Arizona Gas Tariff. This charge will be applicable for (1) establishing a new account, (2) reestablishing service at the same location where the same customer had ordered a service disconnection, or (3) reconnecting service after having been discontinued for nonpayment of bills or for failure to otherwise comply with filed rules or tariff schedules.

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SERVICE AND MAIN EXTENSIONS (Continued)

B. SERVICE AND MAIN EXTENSIONS TO APPLICANTS FOR SERVICE (Continued)

- a. Allowable investment shall mean a determination by the Utility that the revenues less the incremental cost to serve the applicant customer provides a rate of return on the Utility's investment no less than the overall rate of return authorized by the Commission in the Utility's most recent general rate case.
- b. The Utility, after conducting an Incremental Contribution study may, at its option, extend its facilities to Customers whose usage does not satisfy the definition of Economic Feasibility but who otherwise are Permanent Customers provided such Customer signs an extension agreement and advances as much of the cost, and/or agrees to pay a nonrefundable Facility Charge necessary to make the extension economically feasible.
- c. Customers provided with line extensions using the Incremental Contribution Method shall be reviewed annually to determine the amount of any refund for a period of ten years.
- 5. Method of Refund

Amounts advanced by the applicant in accordance with this rule, less any unpaid Facility Charges, shall be refunded, without interest, in the following manner:

a. Refunds of an advance shall be made for each additional separately metered permanent connections to the main extension for which an advance was collected when an excess allowable investment is calculated by the Incremental Contribution Study for the additional customer(s).

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SERVICE AND MAIN EXTENSIONS (Continued)

B. SERVICE AND MAIN EXTENSIONS TO APPLICANTS FOR SERVICE (Continued)

- b. Refunds will be made annually, or intermittently within the annual period at the option of the Utility. Amounts refunded may be accumulated to a minimum of \$50, or the total refundable balance if less than \$50.
- c. When two or more parties make a joint advance on the same extension, refundable amounts will be distributed to these parties in the same proportion as their individual percentages of the total joint advance. [⊤]
- d. The refund period shall be ten years from the date of the completion of the extension. No refunds will be made by the Utility after the termination of the refund period. Any portion of the advance that remains unrefunded at the end of the refund period shall remain the property of the Utility.
- e. Any assignment by a customer of their interest in any part of an advance, which at the time remains unrefunded, must be made in writing and approved by the Utility.
- f. Amounts advanced under a gas main extension rule previously in effect will be refunded in accordance with the provisions of such rule.
- C. SERVICE AND MAIN EXTENSIONS TO SERVE INDIVIDUALLY-METERED SUBDIVISIONS, TRACTS, HOUSING PROJECTS, MULTI-FAMILY DWELLINGS AND MOBILE HOME PARKS OR ESTATES
 - 1. Advances
 - a. Gas distribution service and main extensions to and within individuallymetered subdivisions, housing projects, multi-family dwellings and mobile home parks or estates will be constructed, owned and maintained by the Utility in advance of applications for service by bona fide customers only when the entire estimated cost of such extensions as determined by the Utility is advanced to the Utility, and a main extension contract is executed. This advance may include the cost of any gas facilities installed at the Utility's expense in conjunction with a previous service or main extension in anticipation of the current extension.

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SERVICE AND MAIN EXTENSIONS (Continued)

D. RESIDENTIAL AMORTIZATION PROGRAM (Continued)

In instances where a customer that is a party to a line extension contract disconnects service, the entirety of the remaining balance of the principal of the contract shall become due and payable immediately by the customer to the Utility, unless such customer arranges for the subsequent customer requesting gas service at the same service address to execute a new line extension contract. This new contract shall obligate the subsequent customer to pay the monthly amortization charge under terms identical to those of the original contract.

In instances where the remaining balance of the principal becomes due and payable immediately, the Utility shall make reasonable efforts to collect such remaining balance from the customer; however, if such efforts prove unsuccessful, the defaulted balance shall become the Utility's investment in gross plant.

The residential amortization program shall not be available to developers, contractors or other commercial entities.

- E. GENERAL CONDITIONS
 - 1. Postponement of Advance

The Utility, at its option, may postpone, for a period not to exceed ten years, that portion of an advance which it estimates would be refunded under the provisions of this rule. At the end of such refund period, the Utility shall collect all such amounts not previously advanced which were not then refundable. When advances are postponed, the applicant may be required to furnish to the Utility evidence of the necessary approvals to commence construction and of adequate financing. A surety bond, or other Utility-approved surety, may be required to assure payment of any postponed amounts at the end of the postponement period.

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SERVICE AND MAIN EXTENSIONS (Continued)

E. GENERAL CONDITIONS (Continued)

- (3) Description and sketch of the requested main extension.
- (4) Description of requested service.
- (5) A cost estimate to include materials, labor, and other costs as necessary.
- (6) Payment terms.
- (7) A concise explanation of any refunding provisions, if applicable.
- (8) The Utility's estimated start date and completion date for construction of the main extension.
- (9) A summary of the results of the Incremental Contribution analysis performed by the Utility to determine the amount of advance required from the applicant for the proposed main extensions.
- (10) Each applicant shall be provided a copy of the approved main extension agreement.
- 6. Relocation or Improvement of Services and Mains
 - a. When, in the judgment of the Utility, the relocation or improvement of a main or service is necessary and is due either to maintenance of adequate service or the operating convenience of the Utility, the Utility shall perform such work at its own expense.
 - b. If relocation or improvement of a main or service line is due solely to meet the convenience or the requirements of the applicant or the customer, such relocation or improvement, including metering and regulating facilities, shall be performed by the Utility at the expense of the applicant or the customer.

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Arizona Divisio	on Canceling <u>1st Revised</u> A.C.C. Sheet No. <u>205</u>
	RULE NO. 6
	SERVICE AND MAIN EXTENSIONS (Continued)
E. GENE	ERAL CONDITIONS (Continued)
	c. Relocation or improvement of facilities will be mandatory and at the customer's expense when actions of the customer restrict the Utility's access to or the safety of the facility.
7.	Standby Service or Residential Pool Heating
	No allowance will be made for equipment used for standby or emergency purposes only. No allowance will be made for pool heaters for residential customers.
8.	Temporary Service
	Extensions for temporary service or for operations, which in the opinion of the Utility are of a speculative character or of questionable permanency will not be made under this rule, but will be made in accordance with Rule No. 3.
9.	Length and Location
	The length of main or service required for an extension will be considered as the distance along the shortest practical and available route, as determined by the Utility, from the Utility's nearest permanent distribution main.
10.	Service Impairment to Other Customers
	When, in the judgment of the Utility, providing service to an applicant would impair service to other customers, the cost of necessary reinforcement to eliminate such impairment may be included in the cost calculation for the extension.
11.	Service From Transmission Lines
	The Utility will not tap a gas transmission main except when conditions in its sole opinion justify such a tap. Where such taps are made, the applicant will pay the Utility the cost of such tap, and extensions therefrom will be made in accordance with the provisions of this rule.

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	Divisio	n	Canceling		_ A.C.C. Sheet No _ A.C.C. Sheet No	200
			RULE N	O. 6		
			SERVICE AND MAII (Continu			
E.	GENE	NERAL CONDITIONS (Continued)				
	12.		ypes of Connections			
		than sta each su determin necessa tariff. W are in a standard	an applicant or customer re andard such as curb meter uch request and will gran ne. The Utility shall install ary to provide standard na 'here the applicant requests ddition to, or in substitution d facilities which the Utili shall be borne by the applic	s and vaults, et it such reasona only those facilit tural gas service the Utility to ins for, or which res ty would norma	c., the Utility will co ble allowance as ties that it determin e in accordance w stall special facilities ult in higher costs th	onsider it may nes are ith this which nan the
	13.	Excess	Flow Valve and Service Lin	e Shut-off Valve	Installation	
	(S co pri sp	(SLSV) connecto provideo	tallation of an Excess Flow shall be performed on all ed to the Utility's distribution d by this Rule. Nothing in th ng, in its sole discretion, the i types.	newly installed n system before is Rule prevents	or replaced service the service is activa the Utility from insta	e pipes ated as alling or
		a. A	Applicable service line types			
		(1) A single service line to or	ne single-family r	esidence;	
		(2	 A branched service line t concurrently with the pri may be installed to protect 	mary SFR servi	ce line (i.e. a singl	
		(3	3) A branched service line t SFR service line that doe			stalled
		(4	4) Multifamily residences w 5,500 SCFH per service installed meter capacity;			0
			1	ed by		

Issued On December 31, 2020 Docket No. <u>G-01551A-19-0055</u> Issued by Justin Lee Brown Senior Vice President Ν

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RULE NO. 6

SERVICE AND EXTENSIONS (Continued)

- Ε. **GENERAL CONDITIONS** (Continued)
 - 13. Excess Flow Valve and Service Line Shut off Valve Installation (Continued)
 - Applicable service line types. (Continued) a.

Canceling

- (5) A single, small commercial customer served by a single service line with a known customer load not exceeding 5,500 SCFH, at the time of meter installation, based on installed meter capacity; and,
- (6) For service lines with meter capacity that exceeds 5,500 SCFH, a SLSV or, if possible, based on sound engineering analysis and availability, an EFV, shall be installed.
- b. The Utility is not required to install an EFV if one or more of the following conditions are present:
 - (1) The service line does not operate at a pressure of 10 psig or greater throughout the year;
 - (2) The Utility has prior experience with contaminants in the gas stream that could interfere with the EFV's operation or cause loss of service to a customer:
 - (3) An EFV could interfere with the necessary operation or maintenance activities such as blowing liquids from the line; or
 - (4) An EFV meeting the performance standards in 49 C.F.R. § 192.381 is not commercially available to the Utility.
- The Applicant shall provide the Utility information concerning the gas C. usage and demand requirements. The EFV or SLSV will be designed and constructed so that suitable gas capacity is available and satisfactory to the Utility.
- The Utility will construct, own, operate and maintain the EFV or SLSV d. in connection with the service line installation.

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January 1, 2021 Effective 77850 Decision No.

206B

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RULE NO. 6

Canceling

SERVICE AND EXTENSIONS (Continued)

E. GENERAL CONDITIONS (Continued)

- 13. Excess Flow Valve and Service Line Shut off Valve Installation (Continued)
 - e. The Utility shall pay for all costs associated with the installation, replacement or maintenance of the EFV or SLSV unless the work is made necessary by the relocation of a main or service line that is due solely to meet the Customer's convenience, or the work is made to redress a Customer's violation of any of the Utility's tariffs, or is an additional service line for a single premise as described in Rule 6(E)(a).
 - f. The Customer has the right to request that an EFV be installed on their exisiting service line if the load does not exceed 5,500 SCFH and the conditions in part 13(b) are not present. In such instances, the Utility shall notify the Customer of the following:
 - (1) Any costs associated with the installation that shall be paid by the Customer.
 - (2) The Company shall install the EFV at a mutually agreeable date.
 - g. If a Customer requests the installation of an EFV on their exsting service line, the Utility shall perform the installation subject to the practicability of the installation at a mutually agreeable date.
- 14. Exceptional Cases

In unusual circumstances, when the application of this Rule appears impractical or unjust to either party, the Utility or the applicant may refer the matter to the Commission for special ruling or for the approval of special conditions which may be mutually agreed upon, prior to commencing construction.

15. Taxes Associated with Nonrefundable Contributions and Advances

Any federal, state or local income taxes resulting from a nonrefundable contribution or advance by the customer in compliance with this rule will be recorded as a deferred tax and appropriately reflected in the Utility's rate base. These deferred taxes will be amortized over the remaining tax life of the asset.

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 Effective
 January 1, 2021

 Decision No.
 77850

PROVISION OF SERVICE

A. UTILITY RESPONSIBILITY

- 1. The Utility shall be responsible for the safe transmission and distribution of gas until it passes the point of delivery to the customer. Where the Utility owns and operates a meter, regulator, pipe, fixtures, apparatus, etc. downstream of the point of delivery, the Utility shall be responsible for the Utility's equipment as provided for in this Rule.
- 2. All meters, regulators, service pipe, fixtures, and other apparatus, etc. owned and operated by the Utility upon the customer's premises for the purpose of delivering or metering gas to the customer shall continue to be the property of the Utility, and may be repaired, replaced or removed by the Utility at any time. Such equipment installed on customer's premises shall be maintained in safe operating condition by the Utility.
- 3. The Utility shall not be responsible for any loss or damage occasioned or caused by the negligence or wrongful act of the customer or any of his agents, employees or licensees in installing, maintaining, using, operating, interfering with, or failing to support or protect any such meters, regulators, gas piping, appliances, fixtures or apparatus, etc.
- 4. The customer shall provide a leak tight system for receiving gas. The Utility shall perform a leak check on the customer's piping system when the gas is turned on. If any uncontrolled hazardous leakage exists at the time of turn-on, service will be denied until the customer has eliminated all such leaks. The Utility may also refuse service until a certificate executed by an authorized public official is issued. Except as provided in this Rule, the Utility has no duty to inspect, maintain, or repair the customer's premises and has no duty to warn of any condition it observes thereon; the Utility shall not be liable for any failure to inspect, maintain, or repair the customer's premises or for the failure to warn of any condition.

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	1st Revised	A.C.C. Sheet No.	207A
Canceling	Original	A.C.C. Sheet No.	207A

PROVISION OF SERVICE (Continued)

CUSTOMER RESPONSIBILITY Β.

- The customer shall, at the customer's sole risk and expense, furnish, install 1. and keep in good, safe and leak free condition a customer piping system, and Т all appliances, alarms, fixtures, and apparatus of any kind or character located Т beyond the point of delivery which may be required for receiving gas from the Ν Ν Utility and for applying and utilizing gas, including all necessary protective appliances and suitable housing therefore.
- 2. The customer will be solely responsible for any injury, damage or loss resulting from the gas, or its use or loss, after such gas passes beyond the point of delivery, and the Utility shall not be responsible for any loss, injury or damage Ν occasioned or caused by the negligence or wrongful act of the Customer or any of the Customer's agents, employees or licensees in installing, maintaining, using, operating or interfering with any such customer piping system, appliances, alarms, fixtures or apparatus. Where the Utility owns and Ν operates a meter, regulator, pipe, fixtures, apparatus, etc., downstream of the point of delivery, the customer shall not be responsible for the injury, damage, or loss resulting from the gas, or its use or loss caused by that Utility equipment except as provided in paragraph (3), below.
- No rent or other charge whatsoever will be made by the customer against the 3. Utility for placing or maintaining said meters, regulators, service pipe, fixtures, etc., upon the customer's premises. All meters will be sealed or soldered by the Utility, and no such seal or solder shall be tampered with or broken except by a representative of the Utility appointed for that purpose. The customer shall exercise reasonable care to prevent the meters, regulators, service pipe, fixtures, etc., of the Utility upon said premises from being injured or destroyed, and shall refrain from interfering with the same and, in case of defect therein or damage thereto shall be discovered, shall promptly notify the Utility thereof. The customer shall reimburse the Utility for the cost of repairs arising from the customer's neglect, carelessness, misuse or abuse.

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PROVISION OF SERVICE (Continued)

G. CURTAILMENT (Continued)

Priority 4: Industrial requirements for boiler fuel use at less than 30,000 therms per peak day, but more than 15,000 therms per peak day, where alternate fuel capabilities can meet such requirements.

- Priority 5: Industrial requirements for large volume (30,000 therms per peak day or more) boiler fuel use where alternate fuel capabilities can meet such requirements.
- 3. In the event of isolated incidents in order to avoid hazards and protect the public, the Utility may temporarily interrupt service to certain customers without regard to priority or any other customer classification.
- 4. The Utility shall not be responsible for any damage or claim of damage attributable to the aforementioned curtailment.

H. CONSTRUCTION STANDARDS AND SAFETY

- 1. The Utility shall fulfill its responsibility for warning and for the safe distribution of gas by designing, constructing, testing, inspecting, operating, and maintaining its transmission and distribution systems upstream of the point of delivery in compliance with the Federal Safety Standards for intrastate natural gas pipeline facilities and the Commission's safety standards for natural gas pipeline facilities.
- 2. When Utility owned and operated equipment is located downstream of the point of delivery:
 - a. The Federal Safety Standards for intrastate natural gas pipeline facilities and the Commission's safety standards for natural gas pipeline facilities do not apply to the customer piping system.

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Issued On <u>December 31, 2020</u> Docket No. <u>G-01551A-19-0055</u> Issued by Justin Lee Brown Senior Vice President

Effective <u>January 1, 2021</u> Decision No. <u>77850</u>

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METER READING (Continued)

C. CUSTOMER REQUESTED METER TESTS (Continued)

2. In the event the customer should at any time request that the meter be tested by an independent certified testing agency mutually accepted by all parties, the customer shall be directly responsible to and shall be charged by said independent testing agency for the full costs of such test, unless the meter is inaccurate in excess of 3 percent, in which case the Utility shall be liable for such cost. Further, in this regard, the customer shall be notified in advance as to the existence of this provision and the nature of the charge herein provided.

D. FACILITIES ON CUSTOMER'S PREMISES

- 1. Meter Installation
 - a. All meters will be installed by the Utility in some convenient location approved by the Utility and so placed as to be at all times accessible for inspection, reading and testing. The Utility will change the meter location on customer's premises for reasonable cause but when such request is made solely to suit the customer's convenience, or to overcome unsafe conditions other than those caused by the Utility, a charge may be made to cover the actual cost of the change.
 - b. In all buildings in which separate meters are hereafter required to be installed for various floors or groups of rooms in order to measure the gas supplied to each tenant, the Utility may require all meters to be located at a central point, and each such meter will be clearly marked to indicate the particular location supplied by it.

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METER READING (Continued)

D. FACILITIES ON CUSTOMER'S PREMISES (Continued)

- 2. Utility Easements and Rights of Ingress and Egress
 - Upon application for gas service and the establishment of service a. pursuant thereto, and upon the taking of service at any time thereafter, the customer shall be deemed to grant to the Utility and its successors and assigns, to whatever extent the customer may be empowered to make such grant, a perpetual easement and irrevocable license for the installation and maintenance of a gas pipeline or pipelines and appurtenances across, over, under and through the customer's premises, together with rights of ingress and egress and any temporary easements reasonably necessary to install, maintain, or replace the Utility's gas facilities. The terms of the grant are such that the Utility may, in conjunction with Rule 7(A)(2), relocate its gas facilities and the easement and license to a different location on the premises in order to continue to provide service to the customer or customers served by the Company's gas facilities. Any such grant from the owner of the premises serviced shall be deemed to be an easement running with the land, and shall bind his heirs and assigns.
 - b. The Utility shall at all times have the right of ingress to and egress from the customer's premises at all reasonable hours for any purpose reasonably connected with the furnishing of gas, and the exercise of any and all rights secured to it by law or these rules.

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Canceling

RULE NO. 8

<u>METER READING</u> (Continued)

D. FACILITIES ON CUSTOMER'S PREMISES (Continued)

- 2. Utility Easements and Rights of Ingress and Egress (Continued)
 - Upon the Utility's request, an applicant for gas service shall provide, C. without cost to the Utility, a non-exclusive perpetual easement in a form and upon terms that are satisfactory to the Utility for the installation and maintenance of a gas pipeline or pipelines and appurtenances, across, over, under, and through the applicant's premises, together with the rights of ingress and egress and any temporary easements that are reasonably necessary for the Utility to install, maintain, or replace the Utility's gas facilities. If the applicant is not the property owner, then the applicant shall secure such easements from the property owner. The Utility may request such easements whenever it determines that its existing easements or other property rights are unsatisfactory. Failure to provide such easements may be grounds for refusal of service. An easement or other property right may be unsatisfactory if, among other things, it burdens the Utility with undue costs (including costs related to indemnification, insurance, or the maintenance and restoration of the burdened estate); fails to provide a safe, convenient, and economical means for the placement, operation, or access to the Utility's gas facilities; seeks to confer benefits for the applicant or a customer that are unjust, unreasonable, unjustly discriminatory, or preferential; is vague or ambiguous; or conflicts with this Tariff or with the Commission rules and regulations.
 - d. The Utility shall have the right (but not the obligation) to remove any or all of its property installed on the customer's premises at the termination of service.
 - e. If the customer is currently receiving service, then within ten (10) days of the Utility's request, the customer shall provide, without cost to the Utility, a non-exclusive perpetual easement as described in paragraph (c). If the customer is not the property owner, then the customer shall secure such easement from the property owner. The Utility may request such an easement whenever it determines that its existing easement or other property rights are unsatisfactory. Failure to provide such easements shall be grounds for termination of service as provided in Rule 10C.

Issued by Justin Lee Brown Senior Vice President

Effective January 1, 2021 Decision No. 77850 L N

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Original A.C.C. Sheet No.

A.C.C. Sheet No.

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METER READING (Continued)

E. SERVICE CONNECTIONS MADE BY UTILITY'S EMPLOYEES

Canceling

Only duly authorized employees or agents of the Utility are allowed to connect the customer piping system to, or disconnect the same from, the Utility's gas facilities, or to turn on the Utility's supply of gas.

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 Decision No.
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Gas Tar				A.C.C. Sheet No	232A	
Division		Canceling	Original	A.C.C. Sheet No.	232A	
		RULE NO). 9			
		BILLING AND CC (Continue)				
ELEC	CTRONIC BILLI	NG				
receiv	ve, view, and p	an optional billing so bay their gas bills e paper bill under the	electronically. An	electronic bill m		D
1.		questing this service eements with the Ut			ervice	D
2.		ing may be discor e Electronic Billing \$	•		y, the	т
3.	Utility's Rules	erwise provided in and Regulations as Electronic Billing and	contained in this	s Arizona Gas Ta		Т

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TERMINATION OF SERVICE

(Continued)

B. TERMINATION OF SERVICE WITHOUT NOTICE (Continued)

- (1) If any unsafe or hazardous condition is found to exist on the customer's premises, or if the use of gas thereon by apparatus, appliances, equipment, or otherwise is found to be detrimental or damaging to the Utility, its customers, or the general public, or if the utilization of gas by means thereof is prohibited or forbidden by law, the service may be disconnected without notice. The Utility will attempt to notify the customer or occupant immediately of the reasons for the discontinuance and the corrective action to be taken by the customer before service can be restored.
- (2) Except as provided in Rule No. 7, the Utility does not assume the duty of inspecting the customer piping system, appliances, alarms, fixtures, or apparatus of any kind or character located beyond the point of delivery, including any necessary protective appliances and suitable housing therefore, and assumes no liability therefore.
- b. For Fraud

The Utility shall have the right to refuse or to discontinue gas service if the acts of the customer or the conditions upon his premises are such as to indicate intention to defraud the Utility. When the Utility has discovered that a customer has obtained service by fraudulent means, or has used the gas service for unauthorized purposes, the service to that customer may be discontinued without notice. The Utility will not restore service to such customer until that customer has complied with all filed rules and reasonable requirements of the Utility and the Utility has been reimbursed for the full amount of the service rendered and the actual cost to the Utility incurred by reason of the fraudulent use.

- c. Unauthorized resale or use of Utility services.
- d. Failure of a customer to comply with the curtailment procedures imposed by the Utility during supply shortages.
- 2. The Utility shall not be required to restore service until the conditions which resulted in the termination have been corrected to the satisfaction of the Utility.
- 3. The Utility shall maintain a record of all terminations of service without notice. This record will be maintained for a minimum of one year and shall be available for inspection by the Commission.

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	a Gas Ta a Divisio		Canceling Original A.C.C. Sheet No. 236
			RULE NO. 10
			TERMINATION OF SERVICE (Continued)
C.	TERM	/INATI	ION OF SERVICE WITH NOTICE
	1.	custo	Utility has the right, but not the responsibility, to terminate service to any omer for any reason stated below provided the Utility has met the notice rements established by the Commission:
		a.	Customer violation of any of the Utility's tariffs.
		b.	Failure of the customer to pay a delinquent bill for Utility service.
		C.	If a customer is receiving gas service at more than one location, service at all locations may be discontinued if bills for service at any one or more of these locations are not paid within 25 days, provided the Utility has given the customer at least five days' prior written notice of such intention. However, domestic residential service will not be discontinued because of nonpayment of bills for other classes of service.
		d.	Failure to meet or maintain the Utility's deposit requirements.
		e.	If, for the convenience of an applicant, the Utility should establish gas service to an applicant before he has established his credit, the Utility may discontinue service if the applicant fails to establish credit within five days thereafter.
		f.	Use of restricted apparatus.
		g.	Failure of the customer to provide the Utility reasonable access to its equipment and property.
		h.	Customer breach of a written contract or agreement for service or service-related work between the Utility and customer.
		i.	When necessary for the Utility to comply with an order of any governmental agency having such jurisdiction.
		j.	Failure to provide an easement in a form and upon terms that are satisfactory to the Utility for the installation and maintenance of a gas pipeline or pipelines and appurtenances as provided in Rule No. 8.
	2.	This I	Utility shall maintain a record of all terminations of service with notice. record shall be maintained for one year and be available for Commission ection.