ARIFF CODE: DS	RRC TARIFF NO:	37155	
DESCRIPTION: Di	stribution Sales		STATUS: A
EFFECTIVE DATE:	01/01/2023 ORI	GINAL CONTRACT DATE:	RECEIVED DATE: 06/27/2023
GAS CONSUMED:	N	AMENDMENT DATE:	OPERATOR NO: 101084
BILLS RENDERED:	Y	INACTIVE DATE:	
RATE SCHEDULE			
SCHEDULE ID	DESCRIPTION		
PENALTY			
	PAYMENT:		
	THE RATES PROPOSED (10) DAYS OF DATE		LL APPLY TO ALL BILLS PAID WITHIN TEN
	(IV) DAID OF DAIL	NEWDIIION.	
			EN PERCENT (10%) PENALTY WILL BE
	ADDED, WITH A MINI	MUM PENALTY OF \$1.00.	
PSF2023			
	Title 16 Economic	Regulation	
	Part 1 Railroad Co		
		e Safety Regulations rements For Natural Gas Pip.	elines Only
		IE SAFETY AND REGULATORY PRO	-
	A PIPELINE SAFETY	FEE OF \$1.62 WAS CHARGED TO	222 CUSTOMERS ON 03/30/2023
	(A) APPLICATION OF	FEES. PURSUANT TO TEXAS UT	ILITIES CODE, 121.211, THE COMMISSION
			PROGRAM FEE, TO BE ASSESSED ANNUALLY
			PIPELINES AND PIPELINE FACILITIES AND LINE FACILITIES SUBJECT TO THE
	COMMISSION'S JURIS	DICTION UNDER TEXAS UTILITI	ESCODE, TITLE 3. THE TOTAL AMOUNT OF SECTION DOES NOT EXCEED THE AMOUNT THE
			ER THE COST OF ADMINISTERING THE
			TEXAS UTILITIES CODE, TITLE 3,
	EXCLUDING COST THA	T ARE FULLY FUNDED BY FEDER	AL SOURCES FOR ANY FISCAL YEAR.
	(B) NATURAL GAS DI	STRIBUTION SUSTEMS. THE COM	MISSION HEREBY ASSESSES EACH OPERATOR
			L PIPELINE SAFTEY AND REGULATORY
			E LINE)IN SERVICE AT THE END OF EACH ATOR ON THE U.S. DEPARTMENT OF
			REPORT, FORM PHMSA F7100.1-1 DUE ON
	MARCH 15 OF EACH Y	YEAR.	
	(1) EACH OPERATOR	OF A NATURAL GAS DISTRIBUTT	ON SYSTEM SHALL CALCULATE THE ANNUAL
	. ,		TO BE PAID TO THE COMMISSION BY
	MULTIPLYING THE \$1	00 FEE BY THE NUMBER OF SE	RVICES LISTED IN PART B, SECTION 3, OF
	FORM PHMSA F7100.1	-1, DUE ON MARCH 15 OF EACH	YEAR.

	COMPANY NAME: WOODSBORO NATURAL GAS, LLC
ARIFF CODE: DS	RRC TARIFF NO: 37155
ATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	(2) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL REMIT TO THE
	COMMISSION ON MARCH 15 OF EACH YEAR THE AMOUNT CALCULATED UNDER PARAGRAPH (1) OF THIS SUBSECTION.
	(3) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL RECOVER, BY A
	SURCHARGE TO ITS EXISTING RATES, THE AMOUNT THE OPERATOR PAID TO THE COMMISSION
	UNDER PARAGRAPH (1) IF THIS SUBSECTION. THE SURCHARGE:
	(A) SHALL BE A FLAT RATE, ONE TIME SURCHARGE;
	(B) SHALL NOT BE BILLED BEFORE THE OPERATOR REMITS THE PIPELINE SAFETY AND
	REGULATORY PROGRAM FEE TO THE COMMISSION: (C) SHALL BE APPLIED IN THE BILLING CYCLE OR CYCLES IMMEDIATELY FOLLOWING THE DATE
	ON WHICH THE OPERATOR PAID THE COMMISSION;
	(D) SHALL NOT EXCEED \$1.00 PER SERVICE OR SERVICE LINE; AND
	(E) SHALL NOT BE BILLED TO A STATE AGENCY, AS THAT TERM IS DEFINED IN TEXAS UTILITIES CODE, 101.003.
	UTILITIES CODE, 101.003.
	(4) NO LATER THAN 90 DAYS AFTER THE LAST BULLING CYCLE IN WHICH THE PIPELINE SAFETY
	AND REGULATORY PROGRAM FEE SURCHARGE IS BILLED TO CUSTOMERS, EACH OPERATOR OF A
	NATURAL GAS DISTRIBUTION SYSTEM SHALL FILE WITH THE COMMISSION'S OVERSIGHT AND SAFETY DIVISION A REPORT SHOWING: (A) THE PIPELINE SAFETY AND REGULATORY PROGRAM
	FEE AMOUNT PAID TO THE COMMISSION; (B) THE UNIT RATE AND TOTAL AMOUNT OF THE
	SURCHARGE BILLED TO EACH CUSTOMER;(C) THE DATE OR DATES ON WHICH THE SURCHARGE WAS
	BILLED TO CUSTOMERS; AND (D) THE TOTAL AMOUNT COLLECTED FROM CUSTOMERS FROM THE SURCHARGE.
	Diremande.
	(5) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM THAT IS A UTILITY SUBJECT TO
	THE JURISDICTION OF THE COMMISSION PURSUANT TO TEXAS UTILITIES CODE, CHAPTERS 101-
	105, SHALL FILE A GENERALLY APPLICABLE TARIFF FOR ITS SURCHARGE IN CONFORMANCE WITH THE REQUIREMENTS OF 7.315 OF THIS TITLE (RELATING TO FILING OF TARIFFS).
	(6) AMOUNTS RECOVERED FROM CUSTOMERS UNDER THIS SUBSECTION BY AN INVESTOR-OWNED
	NATURAL GAS DISTRIBUTION SYSTEM OF A COOPERATIVELY OWNED NATURAL GAS DISTRIBUTION SYSTEM SHALL NOT BE INCLUDED IN THE REVENUE OR GROSS RECEIPTS OF THE SYSTEM FOR THE
	PURPOSE OF CALCULATING MUNICIPAL FRANCHISE FEES OR ANY TAX IMPOSED UNDER SUBCHAPTER
	B, CHAPTER 182, TAX CODE, OR UNDER CHAPTER 122, NOR SHALL SUCH AMOUNTS BE SUBJECT
	TO A SALES AND USE TAX IMPOSED BY CHAPTER 151, TAX CODE, OR SUBTITLE C, TITLE 3, TAX CODE.
	(C) NATURAL GAS MASTER METER SYSTEMS. THE COMMISSION HEREBY ASSESSES EACH NATURAL
	GAS MASTER METER SYSTEM AN ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE OF
	\$100 PER MASTER METER SYSTEM.
	(1) EACH OPERATOR OF A NATURAL GAS MASTER METER SYSTEM SHALL REMIT TO THE
	COMMISSION THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE OF \$100 PER MASTER
	meter system no later than june 30 of each year.

RRC COID: 100	55 COMPANY NAME: WOODSBORO NATURAL GAS, LLC
TARIFF CODE: DS	RRC TARIFF NO: 37155
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	(2) THE COMMISSION SHALL SEND AN INVOICE TO EACH AFFECTED NATURAL GAS MASTER METER SYSTEM OPERATOR NO LATER THAN APRIL 30 OF EACH YEAR AS A COURTESY REMINDER. THE FAILURE OF A NATURAL GAS MASTER METER SYSTEM OPERATOR TO RECEIVE AN INVOICE SHALL NOT EXEMPT THE NATURAL GAS MASTER METER SYSTEM OPERATOR FROM ITS OBLIGATION TO REMIT TO THE COMMISSION THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE ON JUNE 30 EACH YEAR.
	(3) EACH OPERATOR OF A NATURAL GAS MASTER METER SYSTEM SHALL RECOVER AS A SURCHARGE TO ITS EXISTING RATES THE AMOUNTS PAID TO THE COMMISSION UNDER PARAGRAPH (1) OF THIS SUBSECTION.
	(4) NO LATER THAN 90 DAYS AFTER THE LAST BILLING CYCLE IN WHICH THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE SURCHARGE IS BILLED TO CUSTOMERS, EACH NATURAL GAS MASTER METER SYSTEM OPERATOR SHALL FILE WITH THE OVERSIGHT AND SAFETY DIVISION A REPORT SHOWING:
	 (A) THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE AMOUNT PAID TO THE COMMISSION; (B) THE UNIT RATE AND TOTAL AMOUNT OF THE SURCHARGE BILLED TO EACH CUSTOMER: (C) THE DATE OR DATES ON WHICH THE SURCHARGE WAS BILLED TO CUSTOMERS; AND (D) THE TOTAL AMOUNT COLLECTED FROM CUSTOMERS FROM THE SURCHARGE.
	(D) LATE PAYMENT PENALTY. IF THE OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM OR A NATURAL GAS MASTER METER SYSTEM DOES NOT REMIT PAYMENT OF THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE TO THE COMMISSION WITHIN 30 DAYS OF THE DUE DATE,
	THE COMMISSION SHALL ASSESS A LATE PAYMENT PENALTY OF 10 PERCENT OF THE TOTAL ASSESSMENT DUE UNDER SUBSECTION (B) OR (C) OF THIS SECTION, AS APPLICABLE, AND SHALL NOTIFY THE OPERATOR OF THE TOTAL AMOUNT DUE TO THE COMMISSION.
SectionOne	
	The rates here in approved be and they are for the Residential and Commercial Service, and such schedules are applicable to all consumers receiving gas for uses either in a home, through a single meter serving a single family dwelling and its related structures, or in a commercial premise receiving gas for purposes other than residential. Natural gas supplied hereunder is for the individual use of the customer at one point of delivery and shall not be resold or shared with others.
Residential	
	Residential Customers: \$12.75 Per Month, which includes the use of 400 cubic feet consumption.
	All over 400 cubic feet, \$.9545. Per 100 cubic feet.
	\$17.00 per month renovation and upgrade surcharge expiring October 5, 2026.
	Minimum Monthly Bill \$29.75

RRC COID:	10055	COMPANY NAME:	WOODSBORO NATURAL GAS, LLC
TARIFF CODE:	DS	RRC TARIFF NO:	37155
RATE SCHEDU	LE		
SCHEDULE ID		DESCRIPTION	
GasCostAdj			
		for resale hereur adjusted up or do changes in gross chargeable as ope (except ad valore or Town taxes and cost of purchased	hthly rate per unit sold is predicted upon a price of gas purchased nder increases or decreases, said net monthly rate shall be own to reflect changes in such cost of bas per unit sold and receipts, taxes, or similar government impositions properly erating expenses and based on dollar of gas volume of business done em taxes assessed or levied by the State, County, Special District d incom taxes).If Gas Company receives any refunds of any increased d gas that have been passed on under this provision, a refund shall mers served by the schedule.
RATE ADJUSTM	IENT PRO	VISIONS	
Residential	Incorpor	ated	

RRC COID: 10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC

CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
N	MCF	\$5.2300	02/01/2023
Woodsboro Incorporat	ced		
Ν	MCF	\$9.1100	03/01/2023
Woodsboro Incorporat	ed		
N	MCF	\$9.7700	04/01/2023
Woodsboro Incorporat	ed		
Ν	MCF	\$6.3400	05/01/2023
Woodsboro Incorporat	ed		
Ν	MCF	\$6.5000	06/01/2023
Woodsboro Incorporat	ed		
Ν	MCF	\$6.0000	07/01/2023
Woodsboro Incorporat	ed		
N	MCF	\$7.4400	10/01/2024
Woodsboro Incorporat	ed		
N	MCF	\$3.4600	01/01/2024
Woodsboro Incorporat	ed		
N	MCF	\$6.0000	09/01/2023
Woodsboro Incorporat	ed		
Ν	MCF	\$12.9700	01/01/2023
Woodsboro Incorporat	ed		
Ν	MCF	\$10.8400	02/01/2024
Woodsboro Incorporat	ed		
Ν	MCF	\$9.9400	03/01/2024
Woodsboro Incorporat	ed		
Ν	MCF	\$8.0800	07/01/2024
Woodsboro Incorporat	ed		
Ν	MCF	\$5.9000	12/01/2023
Woodsboro Incorporat	ed		
Ν	MCF	\$5.9300	04/01/2024
Woodsboro Incorporat	ed		
Ν	MCF	\$4.9200	05/01/2024
Woodsboro Incorporat	ed		
Ν	MCF	\$6.0000	08/01/2023
	WoodsboroIncorporationNMoodsboroIncorp	WoodsboroIncorporatedNMCFWoodsboroIncorporatedN<	Woodsboro IncorporatedMCF\$9.1100NMCF\$9.7700Woodsboro IncorporatedMCF\$6.3400Woodsboro IncorporatedMCF\$6.5000Woodsboro IncorporatedNMCF\$6.0000Woodsboro IncorporatedNMCF\$6.0000Woodsboro IncorporatedNMCF\$6.0000Woodsboro IncorporatedNMCF\$3.4600Woodsboro IncorporatedNMCF\$6.0000Woodsboro IncorporatedNMCF\$6.0000Woodsboro IncorporatedNMCF\$10.8400Woodsboro IncorporatedNMCF\$8.0800Woodsboro IncorporatedNMCF\$5.9000Woodsboro IncorporatedNMCF\$5.9000Woodsboro IncorporatedNMCF\$5.9300Woodsboro IncorporatedNMCF\$5.9300Woodsboro IncorporatedNMCF\$5.9300Woodsboro IncorporatedNMCF\$4.9200Woodsboro IncorporatedNMCF\$6.0000

RRC COID: 10055	COMPANY NAME:	WOODSBORO NATU	RAL GAS, LLC	
TARIFF CODE: DS	RRC TARIFF NO:	37155		
CUSTOMERS				
RRC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
43230	Ν	MCF	\$2.9800	12/01/2024
CUSTOMER NAME	Woodsboro Incorpo	rated		
43230	Ν	MCF	\$4.8200	10/01/2023
CUSTOMER NAME	Woodsboro Incorpo	rated		
43230	Ν	MCF	\$5.2200	11/01/2024
CUSTOMER NAME	Woodsboro Incorpo	rated		
43230	Ν	MCF	\$4.8600	08/01/2024
CUSTOMER NAME	Woodsboro Incorpo	rated		
43230	N	MCF	\$4.9400	06/01/2024
CUSTOMER NAME	Woodsboro Incorpo	rated		
43230	Ν	MCF	\$2.4200	01/01/2025
CUSTOMER NAME	Woodsboro Incorpo	rated		
43230	Ν	MCF	\$4.1800	11/01/2023
CUSTOMER NAME	Woodsboro Incorpo	rated		
43230	Ν	MCF	\$9.9800	02/01/2025
CUSTOMER NAME	Woodsboro Incorpo	rated		
43230	Ν	MCF	\$4.2600	09/01/2024
CUSTOMER NAME	Woodsboro Incorpo	rated		
REASONS FOR FILING				
NEW?:	N			
RRC DOCKET NO:				
CITY ORDINANCE NO:	2014-001			
AMENDMENT(EXPLAIN):	:			
OTHER (EXPLAIN)	New Tariff			
SERVICES				

OTHER TYPE DESCRIPTION

SERVICE DESCRIPTION

Commercial Sales

TYPE OF SERVICE

В

RRC COID: 10	055 COMPANY NAME:	WOODSBORO	NATURAL GAS, LLC	2
TARIFF CODE: DS	RRC TARIFF NO:	37155		
PREPARER - PERSON	N FILING			
RRC NO:	1370	ACTIVE FLAG:	Y INACTIVE	E DATE:
FIRST NAME:	Wayne	MIDDLE:	LAS	T NAME: Roberts
TITLE:	Supervisor			
ADDRESS LINE 1:	205 Wood Ave.			
ADDRESS LINE 2:				
CITY:	Woodsboro	STATE:	TX ZIP: 78393	ZIP4:
AREA CODE:	361 PHONE NO:	543-4461	EXTENSION:	

	10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC				
TARIFF CODE:	DS RRC TARIFF NO: 37155				
CURTAILMENT	PLAN				
PLAN ID	ID DESCRIPTION				
7455	Curtailment Plan 7.455 Curtailment Standards				
	(a) Definitions. The following words and terms, when used in this section, shall have the following meanings, unless the context clearly indicates otherwise.				
	(1) Balancing authorityThe Electric Reliability Council of Texas or other responsible entity that integrates resource plans ahead of time, maintains electricity demand and resource balance within a balancing authority area, and supports interconnection frequency in real time for a power region in Texas.				
	(2) CommissionThe Railroad Commission of Texas.				
	(3) Curtailment eventWhen a gas utility determines that its ability to deliver gas may become inadequate to support continuous service to firm customers on its system and it reduces deliveries to one or more firm customers. For the purposes of this section, an interruption of delivery or service to interruptible gas customers does not constitute a curtailment event. Prior to reducing deliveries to one or more firm customers, a gas utility interrupts deliveries to interruptible customers pursuant to mutually agreed upon contracts and/or tariffs.				
	(4) Electric generation facilitiesFacilities registered with the applicable balancing authority including bulk power system assets, co-generation facilities, distributed generation, and or backup power systems.				
	(5) Firm or firm deliveriesNatural gas deliveries that are described as firm under a contract or tariff.				
	(6) Gas utilityAn entity that operates a natural gas transmission pipeline system or a local distribution company that is subject to the Commissions jurisdiction as defined in Texas Utilities Code, Title 3.				
	(7) Human needs customersResidences, hospitals, water and wastewater facilities, police, fire, military and civil defense facilities, and locations where people may congregate in an emergency, such as schools and places of worship. A human needs customer also includes small commercial customers that cannot practicably be curtailed without curtailing human needs.				
	(8) Interruptible or interruptible deliveriesNatural gas deliveries that are not described as firm under a contract or tariff.				
	(b) Applicability. This section takes effect on September 1, 2022. This section applies when any gas utility experiences a curtailment event affecting intrastate service on any of its intrastate natural gas pipelines. When a gas utility experiences a curtailment event, the gas utility shall curtail deliveries according to the priorities listed in subsection (c) of this section unless and until the gas utility has an approved curtailment plan pursuant to subsection (d) of this section. The curtailment priorities in this section apply to sales of				
	natural gas owned by a gas utility and/or deliveries utilizing a gas utilitys transportation capacity. The priorities in this section do not apply to sales of gas owned by an entity that is not a gas utility. The term deliveries in this section includes sales and/or transportation service.				

RRC COID:	10055	COMPANY NAME:	WOODSBORO	NATURAL GAS, LLC
TARIFF CODE:	DS	RRC TARIFF NO:	37155	
	(c)	Priorities.		
	(1)	Unless a gas utility	has an appro	ved curtailment plan pursuant to subsection (d) of this
		tion, a gas utility s tailment event:	hall apply th	e following priorities in descending order during a
	Cui	cariment event.		
				stomers and firm deliveries of natural gas to local
	dis	tribution systems whi	ch serve huma	n needs customers;
	(B)	firm deliveries to e	lectric gener	ation facilities;
	(C)	firm deliveries to i	ndustrial and	commercial users of the minimum natural gas required to
	-			ritical safety to the plant facilities, to plant otection cannot be achieved through the use of an
	-	ernate fuel;	wilen such pr	orection cannot be achieved through the use of an
	(5)			
		s than 3,000 Mcf per		small industrials and regular commercial loads that use
	(E)	firm deliveries to l	arge industri	al and commercial users for fuel or as a raw material
				al cannot be used and operation and plant production
	wou	ld be curtailed or sh	ut down compl	etely when natural gas is curtailed;
	(F)	firm deliveries to l	arge industri	al and commercial users for fuel or as a raw material
				al can be used and operation and plant production would
	be	curtailed or shut dow	n completely	when natural gas is curtailed; and
				are not covered by the priorities listed in
	sub	paragraphs (A) - (F)	of this parag	raph.
	(2)	Deliveries to custom	ers within th	e same priority on the portion of the system which is
				iled to the extent practicable on a pro rata basis
				a customer`s end-use requirements fall under two or more st be treated separately when applying this schedule of
				Transportation customers have equivalent end-use
	pri	orities as sales cust	omers.	
	(3)	When applying the pr	iorities of t	his section, a gas utility may rely on the
	-		ustomers and/	or their end users regarding the nature of customers
	del	iveries.		
		-		any curtailment plan approved by the Commission prior to
				superseded by this section. A gas utility may file its h the Oversight and Safety Division. A gas utility shall
		_		ction (c) of this section unless and until the gas
	uti	lity has an approved	curtailment p	lan on file with the Commission. The first three
	-	-		ent plan must be consistent with the first three
	-)(A) - (C) and (2) of this section. A gas utility shall
	-			application for a curtailment plan. A gas utility shall s utility files its application with the Commission. The
L	-			

RRC COID:	10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC
TARIFF CODE:	DS RRC TARIFF NO: 37155
	gas utility may provide notice by hand delivery, by first class, certified, registered mail,
	commercial delivery service, electronic methods, or by such other manner as the Commission may require. The notice shall be in the form prescribed by the Commission. The Oversight and Safety Division may administratively approve the curtailment plan if no request for hearing is
	filed within thirty days of such notice. The Commission shall set the matter for hearing if it receives a timely request for hearing from a customer of the gas utility.
	(e) Required tariff filings. Within 90 days of the effective date of this section, each gas utility shall electronically file with the Commission, in the manner prescribed by the Commission, tariffs that shall include either:
	(1) the curtailment priorities as specified in this section; or
	(2) a curtailment plan approved by the Commission as specified in subsection (d) of this section.,
	(f) Curtailment emergency contact information. Each gas utility shall maintain current curtailment emergency contact information with the Commission and shall submit curtailment emergency contact information on or before November 1 of each year
INE EXTENSIO	IN POLICY
POLICY ID	DESCRIPTION
1254	Line Estension and Construction charges.
	(A) If the customer requires the service to go into his property, he pays the total cost of the construction of that part of the service. He owns that part of the service and he pays for the maintenance and replacement of that part of the service.
	(B) If an extension of the main is required to give service, the customer pays the cost that is required to make the extension which exceeds 150 feet. Woodsboro Natural Gas installs, retains and maintains this extension at no other cost to the customer. Response to request for service
	(A) Woodsboro Natural Gas, LLC gives service to every qualified applicant on the same day requested if there is no new construction involved.
	(B) New service lines are installed as rapidly as practical. As a general rule they are

installed within two or three weeks, unless it is due to causes beyond our control.

RRC COID: 100	55 COMPANY NAME: WOODSBORO NATURAL GAS, LLC
TARIFF CODE: DS	RRC TARIFF NO: 37155
QUALITY OF SERVICE	
QUAL_SERVICE ID	DESCRIPTION
QOS01	For gas utility service to residential and small commercial customers, the following minimum service standards shall be applicable in unincorporated areas. In addition, each gas distribution utility is ordered to amend its service rules to include said minimum service standards within the utility service rules applicable to residential and small commercial customers within incorporated areas, but only to the extent that said minimum service standards do not conflict with standards lawfully established within a particular municipality for a gas distribution utility. Said gas distribution utility shall file service rules incorporating said minimum service standards with the Railroad Commission and with the municipalities in the manner prescribed by law.
	(1) Continuity of service.
	(A) Service interruptions.
	(i) Every gas utility shall make all reasonable efforts to prevent interruptions of service. When interruptions occur, the utility shall reestablish service within the shortest poss time consistent with prudent operating principles so that the smallest number of customers are affected.
	(ii) Each utility shall make reasonable provisions to meet emergencies resulting from failure of service, and each utility shall issue instructions to its employees covering procedures to be followed in the event of an emergency in order to prevent or mitigate interruption or impairment of service.
	(iii) In the event of national emergency or local disaster resulting in disruption of normal service, the utility may, in the public interest, interrupt service to other customers to provide necessary service to civil defense or other emergency service agencies on a temporary basis until normal service to these agencies can be restored.
	(B) Record of interruption. Except for momentary interruptions which do not cause a major disruption of service, each utility shall keep a complete record of all interruptions, both emergency and scheduled. This record shall show the cause of interruptions, date, time duration, location, approximate number of customers affected, and, in cases of emergency interruptions, the remedy and steps taken to prevent recurrence.
	(C) Report to commission. The commission shall be notified in writing within 48 hours of interruptions in service affecting the entire system or any major division thereof lasting more than four hours. The notice shall also state the cause of such interruptions. If any service interruption is reported to the commission otherwise (for example, as a curtailment report or safety report), such other report is sufficient to comply with the terms of this paragraph.
	(2) Customer relations.
	(A) Information to customers. Each utility shall:
	(i) maintain a current set of maps showing the physical locations of its facilities. All distribution facilities shall be labeled to indicate the size or any pertinent information which will accurately describe the utility`s facilities. These maps, r such other maps as may be required by the regulatory authority, hall be kept by the utility in a central location and

RRC COID: 100	55 COMPANY NAME: WOODSBORO NATURAL GAS, LLC
TARIFF CODE: DS	RRC TARIFF NO: 37155
	will be available for inspection by the regulatory authority during normal working hours. Each business office or service center shall have available up-to-date maps, plans, or records of its immediate area, with such other information as may be necessary to enable the utility to advise applicants and others entitled to the information as to the facilities available for serving that locality;
	(ii) assist the customer or applicant in selecting the most economical rate schedule;
	(iii) in compliance with applicable law or regulations, notify customers affected by a change in rates or schedule or classification;
	(iv) post a notice in a conspicuous place in each business office of the utility where applications for service are received informing the public that copies of the rate schedules and rules relating to the service of the utility as filed with the commission are available for inspection;
	(v) upon request inform its customers as to the method of reading meters;
	(vi) provide to new customers, at the time service is initiated or as an insert in the first billing, a pamphlet or information packet containing the following information. This information shall be provided in English and Spanish as necessary to adequately inform the customers; provided, however, the regulatory authority upon application and a showing of good cause may exempt the utility from the requirement that the information be provided in Spanish:
	(I) the customer`s right to information concerning rates and services and the customer`s right to inspect or obtain at reproduction cost a copy of the applicable tariffs and service rules;
	(II) the customer`s right to have his or her meter checked without charge under paragraph (7) of this section, if applicable;
	(III) the time allowed to pay outstanding bills;
	(IV) grounds for termination of service;
	(V) the steps the utility must take before terminating service;
	(VI) how the customer can resolve billing disputes with the utility and how disputes and health emergencies may affect termination of service;
	(VII) information on alternative payment plans offered by the utility;
	(VIII) the steps necessary to have service reconnected after involuntary termination;
	(IX) the appropriate regulatory authority with whom to register a complaint and how to contact such authority;
	(X) the hours, addresses, and telephone numbers of utility offices where bills may be paid and information may be obtained; and
	(XI) the customer`s right to be instructed by the utility how to read his or her meter;
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RRC COID:	10055	5 COMPANY NAME:	WOODSBORO NATURAL GAS, LLC
TARIFF CODE:	DS	RRC TARIFF NO:	37155
			ach calendar year, notify customers that information is available upon $(m, m) = (m, m)$
			to the customer, concerning the items listed in clause (vi)(I) - (XI) of is notice may be accomplished by use of a billing insert or a printed
		statement upon the bil	
	,		
		-	ts. Upon complaint to the utility by residential or small commercial ts office, by letter, or by telephone, the utility shall promptly make a
			n and advise the complainant of the results thereof. If shall keep a
		-	nts which shall show the name and address of the complainant, the date
	a	and nature of the comp	plaint, and the adjustment or disposition thereof for a period of one

year subsequent to the final disposition of the complaint.

(C) Utility response. Upon receipt of a complaint, either by letter or by telephone, from the regulatory authority on behalf of a customer, the utility shall make a suitable investigation and advise the regulatory authority and complainant of the results thereof. An initial response must be made by the next working day. The utility must make a final and complete response within 15 days from the date of the complaint, unless additional time is granted within the 15-day period. The commission encourages all customer complaints to be made in writing to assist the regulatory authority in maintaining records of the quality of service of each utility; however, telephone communications will be acceptable.

(D) Deferred payment plan. The utility is encouraged to offer a deferred payment plan for delinquent residential accounts. If such a plan is offered, it shall conform to the following guidelines:

(i) Every deferred payment plan entered into due to the customer's inability to pay the outstanding bill in full must provide that service will not be discontinued if the customer pays current bills and a reasonable amount of the outstanding bill and agrees to pay the balance in reasonable installments until the bill is paid.

(ii) For purposes of determining reasonableness under these rules, the following shall be considered: size of delinquent account; customer's ability to pay; customer's payment history; time that the debt has been outstanding; reasons why debt has been outstanding; and other relevant factors concerning the circumstances of the customer.

(iii) A deferred payment plan, if reduced to writing, offered by a utility shall state, immediately preceding the space provided for the customer's signature and in bold-face print at least two sizes larger than any other used, that: If you are not satisfied with this agreement, do not sign. If you are satisfied with this agreement, you give up your right to dispute the amount due under the agreement except for the utility's failure or refusal to comply with the terms of this agreement.

(iv) A deferred payment plan may include a one-time 5.0% penalty for late payment on the original amount of the outstanding bill with no prompt payment discount allowed except in cases where the outstanding bill is unusually high as a result of the utility`s error (such as an inaccurately estimated bill or an incorrectly read meter). A deferred payment plan shall not include a finance charge.

(v) If a customer for utility service has not fulfilled terms of a deferred payment agreement or refuses to sign the same if it is reduced to writing, the utility shall have the right to

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	disconnect pursuant to disconnection rules herein and, under such circumstances, it shall not be required to offer a subsequent negotiation of a deferred payment agreement prior to disconnection.
	(vi) Any utility which institutes a deferred payment plan shall not refuse a customer participation in such a program on the basis of race, color, creed, sex, marital status, age, or any other form of discrimination prohibited by law.
	(E) Delayed payment of bills by elderly persons.
	(i) Applicability. This subparagraph applies only to:
	(I) a utility that assesses late payment charges on residential customers and that suspends service before the 26th day after the date of the bill for which collection action is taken;
	(II) utility bills issued on or after August 30, 1993; and
	(III) an elderly person, as defined in clause (ii) of this subparagraph, who is a residential customer and who occupies the entire premises for which a delay is requested.
	(ii) Definitions.
	(I) Elderly personA person who is 60 years of age or older.
	(II) Utility A gas utility or municipally owned utility, as defined in Texas Utilities Code, 101.003(7), 101.003(8), and 121.001 - 121.006.
	(iii) An elderly person may request that the utility implement the delay for either the most recent utility bill or for the most recent utility bill and each subsequent utility bill.
	(iv) On request of an elderly person, a utility shall delay without penalty the payment date of a bill for providing utility services to that person until the 25th day after the date on which the bill is issued.
	(v) The utility may require the requesting person to present reasonable proof that the person is 60 years of age or older.
	(vi) Every utility shall notify its customers of this delayed payment option no less often than yearly. A utility may include this notice with other information provided pursuant to subparagraph (A) of this paragraph.
	(3) Refusal of service.
	(A) Compliance by applicant. Any utility may decline to serve an applicant for whom service is available from previously installed facilities until such applicant has complied with the state and municipal regulations and approved rules and regulations of the utility on file with the commission governing the service applied for or for the following reasons.
	(i) Applicant`s facilities inadequate. If the applicant`s installation or equipment is known to be hazardous or of such character that satisfactory service cannot be given.

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	(ii) For indebtedness. If the applicant is indebted to any utility for the same kind of
	service as that applied for; provided, however, that in the event the indebtedness of the
	applicant for service is in dispute, the applicant shall be served upon complying with the
	applicable deposit requirement.
	(iii) Refusal to make deposit. For refusal to make a deposit if applicant is required to make
	a deposit under these rules.
	(D) Applicant's measure. In the count that the utility shall we use to some an applicant
	(B) Applicant's recourse. In the event that the utility shall refuse to serve an applicant
	under the provisions of these rules, the utility must inform the applicant of the basis of it
	refusal and that the applicant may file a complaint with the municipal regulatory authority a
	commission, whichever is appropriate.
	(C) Insufficient grounds for refusal to serve. The following shall not constitute sufficient
	cause for refusal of service to a present customer or applicant:
	(i) delinquency in payment for service by a previous occupant of the premises to be served;
	(ii) failure to pay for merchandise or charges for nonutility service purchased from the
	utility;
	(iii) failure to pay a bill to correct previous underbilling due to misapplication of rates
	more than six months prior to the date of application;
	(iv) violation of the utility`s rules pertaining to operation of nonstandard equipment or
	unauthorized attachments which interfere with the service of others unless the customer has
	first been notified and been afforded reasonable opportunity to comply with these rules;
	(v) failure to pay a bill of another customer as guarantor thereof unless the guarantee was
	made in writing to the utility as a condition precedent to service; and
	(vi) failure to pay the bill of another customer at the same address except where the chang
	of customer identity is made to avoid or evade payment of a utility bill.
	(4) Discontinuance of service.
	(A) The due date of the bill for utility service shall not be less than 15 days after
	issuance, or such other period of time as may be provided by order of the regulatory
	authority. A bill for utility service is delinquent if unpaid by the due date.
	(P) A stillity may offer an inducement for premet normant of bills by allowing a discuss in
	(B) A utility may offer an inducement for prompt payment of bills by allowing a discount in the amount of 5.0% for payment of bills within 10 days after their issuance. This provision
	shall not apply where it conflicts with existing orders or ordinances of the appropriate
	regulatory authority.
	(C) A customer's utility service may be disconnected if the bill has not been paid or a
	deferred payment plan pursuant to paragraph (2)(D) of this section has not been entered into
	within five working days after the bill has become delinquent and proper notice has been
	given. Proper notice consists of a deposit in the United States mail, postage prepaid, or
	hand delivery to the customer at least five working days prior to the stated date of

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	disconnection, with the words Termination Notice or similar language prominently displayed on the notice. The notice shall be provided in English and Spanish as necessary to adequately inform the customer, and shall include the date of termination, the hours, address, and telephone number where payment may be made, and a statement that if a health or other emergency exists, the utility may be contacted concerning the nature of the emergency and the relief available, if any, to meet such emergency.
	(D) Utility service may be disconnected for any of the following reasons:
	(i) failure to pay a delinquent account or failure to comply with the terms of a deferred payment plan for installment payment of a delinquent account;
	(ii) violation of the utility`s rules pertaining to the use of service in a manner which interferes with the service of others or the operation of nonstandard equipment, if a reasonable attempt has been made to notify the customer and the customer is provided with a reasonable opportunity to remedy the situation;
	(iii) failure to comply with deposit or guarantee arrangements where required by paragraph (5) of this section;
	(iv) without notice where a known dangerous condition exists for as long as the condition exists;
	(v) tampering with the utility company`s meter or equipment or bypassing the same.
	(E) Utility service may not be disconnected for any of the following reasons:
	(i) delinquency in payment for service by a previous occupant of the premises;
	(ii) failure to pay for merchandise or charges for nonutility service by the utility;
	(iii) failure to pay for a different type or class of utility service unless fee for such service is included on the same bill;
	(iv) failure to pay the account of another customer as guarantor thereof, unless the utility has in writing the guarantee as a condition precedent to service;
	(v) failure to pay charges arising from an underbilling occurring due to any misapplication of rates more than six months prior to the current billings;
	(vi) failure to pay charges arising from an underbilling due to any faulty metering, unless the meter has been tampered with or unless such underbilling charges are due;
	(vii) failure to pay an estimated bill other than a bill rendered pursuant to an approved meter reading plan, unless the utility is unable to read the meter due to circumstances beyond its control.
	(F) Unless a dangerous condition exists, or unless the customer requests disconnection, service shall not be disconnected on a day, or on a day immediately preceding a day, when personnel of the utility are not available to the public for the purpose of making collections
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and reconnecting service.

(G) No utility may abandon a customer without written approval from the regulatory authority.

(H) No utility may discontinue service to a delinquent residential customer permanently residing in an individually metered dwelling unit when that customer establishes that discontinuance of service will result in some person residing at that residence becoming seriously ill or more seriously ill if the service is discontinued. Any customer seeking to avoid termination of service under this section must make a written request supported by a written statement from a licensed physician. Both the request and the statement must be received by the utility not more than five working days after the date of delinquency of the bill. The prohibition against service termination provided by this section shall last 20 days from the date of receipt by the utility of the request and statement or such lesser period as may be agreed upon by the utility and the customer. The customer who makes such request shall sign an installment agreement which provides for payment of such service along with timely payments for subsequent monthly billings.

(5) Applicant deposit.

(A) Establishment of credit for residential applicants. Each utility may require a residential applicant for service to satisfactorily establish credit but such establishment of credit shall not relieve the customer from complying with rules for prompt payment of bills. Subject to these rules, a residential applicant shall not be required to pay a deposit:

(i) if the residential applicant has been a customer of any utility for the same kind of service within the last two years and is not delinquent in payment of any such utility service account and during the last 12 consecutive months of service did not have more than one occasion in which a bill for such utility service was paid after becoming delinquent and never had service disconnected for nonpayment;

(ii) if the residential applicant furnishes in writing a satisfactory guarantee to secure payment of bills for the service required; or

(iii) if the residential applicant furnishes in writing a satisfactory credit rating by appropriate means, including, but not limited to, the production of generally acceptable credit cards, letters of credit reference, the names of credit references which may be quickly and inexpensively contacted by the utility, or ownership of substantial equity.

(B) Reestablishment of credit. Every applicant who has previously been a customer of the utility and whose service has been discontinued for nonpayment of bills shall be required before service is rendered to pay all his amounts due the utility or execute a written deferred payment agreement, if offered, and reestablish credit as provided in subparagraph (A) of this paragraph.

(C) Amount of deposit and interest for residential service, and exemption from deposit.

(i) Each gas utility shall waive any deposit requirement for residential service for an applicant who has been determined to be a victim of family violence as defined in Texas Family Code, 71.004, by a family violence center, by treating medical personnel, by law enforcement agency personnel, or by a designee of the Attorney General in the Crime Victim Services

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	Division of the Office of the Attorney General. This determination shall be evidenced by the
	applicant`s submission of a certification letter developed by the Texas Council on Family
	Violence and made available on its web site.
	(ii) The required deposit shall not exceed an amount equivalent to one-sixth of the estimated
	annual billings. If actual use is at least twice the amount of the estimated billings, a new
	deposit requirement may be calculated and an additional deposit may be required within two
	days. If such additional deposit is not made, the utility may disconnect service under the
	standard disconnection procedure for failure to comply with deposit requirements.
	(iii) All applicants for residential service who are 65 years of age or older will be
	considered as having established credit if such applicant does not have an outstanding accour
	balance with the utility or another utility for the same utility service which accrued within
	the last two years. No cash deposit shall be required of such applicant under these
	conditions.
	(iv) Each utility which requires deposits to be made by its customers shall pay a minimum
	(E) Records of deposits.(i) The utility shall keep records to show:
	(I) the name and address of each depositor;
	(II) the amount and date of the deposit; and
	(III) each transaction concerning the deposit.
	(ii) The utility shall issue a receipt of deposit to each applicant from whom a deposit is
	received and shall provide means whereby a depositor may establish claim if the receipt is
	lost.
	(iii) A record of each unclaimed deposit must be maintained for at least four years, during
	which time the utility shall make a reasonable effort to return the deposit.
QOS02	(F) Refund of deposit.
	(i) If service is not connected or after disconnection of service, the utility shall promptly
	and automatically refund the customer's deposit plus accrued interest on the balance, if any
	in excess of the unpaid bills for service furnished. The transfer of service from one premise
	to another within the service area of the utility shall not be deemed a disconnection within
	the meaning of these rules, and no additional deposit may be demanded unless permitted by
	these rules.
	(ii) When the customer has paid bills for service for 12 consecutive residential bills without
	having service disconnected for nonpayment of bill and without having more than two occasions
	in which a bill was delinquent and when the customer is not delinquent in the payment of the
	current bills, the utility shall promptly and automatically refund the deposit plus accrued
	interest to the customer in the form of cash or credit to a customer`s account.

(G) Upon sale or transfer of utility or company. Upon the sale or transfer of any public utility or operating units thereof, the seller shall file with the commission under oath, in

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		addition to other information, a list showing the names and addresses of all customers served by such utility or unit who have to their credit a deposit, the date such deposit was made, the amount thereof, and the unpaid interest thereon.
		(H) Complaint by applicant or customer. Each utility shall direct its personnel engaged in initial contact with an applicant or customer for service seeking to establish or reestablish credit under the provisions of these rules to inform the customer, if dissatisfaction is expressed with the utility's decision, of the customer's right to file a complaint with the regulatory authority thereon.
		(6) Billing.
		(A) Bills for gas service shall be rendered monthly, unless otherwise authorized or unless service is rendered for a period less than a month. Bills shall be rendered as promptly as possible following the reading of meters.
		(B) The customer`s bill must show all the following information. The information must be arranged and displayed in such a manner as to allow the customer to compute his bill with the applicable rate schedule. The applicable rate schedule must be mailed to the customer on request of the customer. A utility may exhaust its present stock of nonconforming bill forms before compliance is required by this section:
		(i) if the meter is read by the utility, the date and reading of the meter at the beginning and end of the period for which rendered;
		(ii) the number and kind of units billed;
		(iii) the applicable rate schedule title or code;
		(iv) the total base bill;
		(v) the total of any adjustments to the base bill and the amount of adjustments per billing unit;
		(vi) the date by which the customer must pay the bill to get prompt payment discount;
		(vii) the total amount due before and after any discount for prompt payment within a designated period;
		(viii) a distinct marking to identify an estimated bill.
		(C) Where there is good reason for doing so, estimated bills may be submitted, provided that an actual meter reading is taken at least every six months. For the second consecutive month in which the meter reader is unable to gain access to the premises to read the meter on regular meter reading trips, or in months where meters are not read otherwise, the utility must provide the customer with a postcard and request that the customer read the meter and return the card to the utility if the meter is of a type that can be read by the customer without significant inconvenience or special tools or equipment. If such a postcard is not received by the utility in time for billing, the utility may estimate the meter reading and render the bill accordingly.
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RRC COID: 10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC TARIFF CODE: DS RRC TARIFF NO: 37155 (D) Disputed bills. (i) In the event of a dispute between the customer and the utility regarding the bill, the utility must forthwith make such investigation as is required by the particular case and report the results thereof to the customer. If the customer wishes to obtain the benefits of clause (ii) of this subparagraph, notification of the dispute must be given to the utility prior to the date the bill becomes delinquent. In the event the dispute is not resolved, the utility shall inform the customer of the complaint procedures of the appropriate regulatory authority. (ii) Notwithstanding any other subsection of this section, the customer shall not be required to pay the disputed portion of the bill which exceeds the amount of that customer's average usage for the billing period at current rates until the earlier of the following: resolution of the dispute or the expiration of the 60-day period beginning on the day the disputed bill is issued. For purposes of this section only, the customer`s average usage for the billing period shall be the average of the customer's usage for the same billing period during the preceding two years. Where no previous usage history exists, the average usage shall be estimated on the basis of usage levels of similar customers and under similar conditions. (7) Meters. (A) Meter requirements. (i) Use of meter. All gas sold by a utility must be charged for by meter measurements, except where otherwise provided for by applicable law, regulation of the regulatory authority, or tariff. (ii) Installation by utility. Unless otherwise authorized by the regulatory authority, each utility must provide and install and will continue to own and maintain all meters necessary for measurement of gas delivered to its customers. (iii) Standard type. No utility may furnish, set up, or put in use any meter which is not reliable and of a standard type which meets generally accepted industry standards; provided, however, special meters not necessarily conforming to such standard types may be used for investigation, testing, or experimental purposes. (B) Meter records. Each utility must keep the following records: (i) Meter equipment records. Each utility must keep a record of all its meters, showing the customer's address and date of the last test. (ii) Records of meter tests. All meter tests must be properly referenced to the meter record provided for therein. The record of each test made on request of a customer must show the identifying number and constants of the meter, the standard meter and other measuring devices used, the date and kind of test made, by whom made, the error (or percentage of accuracy) at each load tested, and sufficient data to permit verification of all calculations. (iii) Meter readings--meter unit location. In general, each meter must indicate clearly the units of service for which charge is made to the customer. Page 20 of 123

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	(iv) Meter tests on request of customer.
	(I) Each utility must, upon request of a customer, make a test of the accuracy of the meter serving that customer. The utility must inform the customer of the time and place of the test and permit the customer or his authorized representative to be present if the customer so desires. If no such test has been performed within the previous four years for the same customer at the same location, the test is to be performed without charge. If such a test has been performed for the same customer at the same location within the previous four years, the utility is entitled to charge a fee for the test not to exceed \$15 or such other fee for the testing of meters as may be set forth in the utility's tariff properly on file with the regulatory authority. The customer must be properly informed of the result of any test on a meter that serves him.
	(II) Notwithstanding subclause (I) of this clause, if the meter is found to be more than nominally defective, to either the customer`s or the utility`s disadvantage, any fee charged for a meter test must be refunded to the customer. More than nominally defective means a deviation of more than 2.0% from accurate registration.
	(v) Bill adjustments due to meter error.
	(I) If any meter test reveals a meter to be more than nominally defective, the utility must correct previous readings consistent with the inaccuracy found in the meter for the period of either:
	(-a-) the last six months; or
	(-b-) the last test of the meter, whichever is shorter. Any resulting underbillings or overbillings are to be corrected in subsequent bills, unless service is terminated, in which event a monetary adjustment is to be made. This requirement for a correction may be foregone by the utility if the error is to the utility`s disadvantage.
	(II) If a meter is found not to register for any period of time, the utility may make a charge for units used but not metered for a period not to exceed three months previous to the time the meter is found not to be registering. The determination of amounts used but not metered is to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or of other similarly situated customers, when not available.
	(8) New construction.
	(A) Standards of construction. Each utility is to construct, install, operate, and maintain its plant, structures, equipment, and lines in accordance with the provisions of such codes and standards as are generally accepted by the industry, as modified by rule or regulation of the regulatory authority or otherwise by law, and in such manner to best accommodate the public and to prevent interference with service furnished by other public utilities insofar as practical.
	(B) Line extension and construction charges. Every utility must file its extension policy. The policy must be consistent, nondiscriminatory, and is subject to the approval of the regulatory authority. No contribution in aid of construction may be required of any customer except as

SERVICE CHARGES

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	נמ	rovided for in extens	ion policy.
	L		
	((C) Response to reques	t for service. Every gas utility must serve each qualified applicant fo
			vice area as rapidly as practical. As a general policy, those

service within its service area as rapidly as practical. As a general policy, those applications not involving line extensions or new facilities should be filled within seven working days. Those applications for individual residential service requiring line extensions should be filled within 90 days unless unavailability of materials or other causes beyond the control of the utility result in unavoidable delays. In the event that residential service is delayed in excess of 90 days after an applicant has met credit requirements and made satisfactory arrangements for payment of any required construction charges, a report must be made to the regulatory authority listing the name of the applicant, location, and cause for delay. Unless such delays are due to causes which are reasonably beyond the control of the utility, a delay in excess of 90 days may be found to constitute a refusal to serve.

SERVICE CHARGES)		
RRC CHARGE NO.	CHARGE ID	CHARGE AMOUNT	SERVICE PROVIDED
312168	INCNEW		INCORPORATED NEW CUSTOMERS WHERE A METER AND RELATED ATTACHMENTS AND MATERIALS ARE INSTALLED \$250.00
312169	INCDEP		INCORPORATED DEPOSIT \$75.00
312169	INCDEP		INCORPORATED DEPOSIT \$75.00
312165	INCON		INCORPORATED TURN ON CHARGE TO NEW CUSTOMERS WITH EXISTING METER \$20.00
312165	INCON		INCORPORATED TURN ON CHARGE TO NEW CUSTOMERS WITH EXISTING METER \$20.00
312170	INCOFF		INCORPORATED TURN OFF CHARGE \$20.00
312170	INCOFF		INCORPORATED TURN OFF CHARGE \$20.00
312166	SUMOFF		TURN METER OFF FOR SUMMER \$30.00
312166	SUMOFF		TURN METER OFF FOR SUMMER \$30.00
312167	INCNSF		INCORPORATED INSUFFICIENT CHECKS \$35.00
312167	INCNSF		INCORPORATED INSUFFICIENT CHECKS \$35.00

ARIFF CODE: DS	RRC TARIFF NO:	37156	
	stribution Sales		STATUS: A
EFFECTIVE DATE:	10/05/2021 O	RIGINAL CONTRACT DATE:	RECEIVED DATE: 06/27/2023
GAS CONSUMED:	Y	AMENDMENT DATE:	OPERATOR NO: 101084
BILLS RENDERED:	N	INACTIVE DATE:	
RATE SCHEDULE			
SCHEDULE ID	DESCRIPTION		
PENALTY			
	PAYMENT:		
	THE RATES PROPOS (10) DAYS OF DAT		LL APPLY TO ALL BILLS PAID WITHIN TEN
	(10, DAID OF DAI		
	IF BILLS ARE NOT	PAID WITHIN TEN (10) DAYS, TH	EN PERCENT (10%) PENALTY WILL BE
	ADDED, WITH A MI	NIMUM PENALTY OF \$1.00.	
PSF2023			
	Title 16 Economi	c Regulation	
		Commission Of Texas	
	Chapter 8 Pipeli	ne Safety Regulations	
		uirements For Natural Gas Pipe	_
	RULE 8.201 PIPEL	INE SAFETY AND REGULATORY PRO	JRAM FEES
	A PIPELINE SAFET	Y FEE OF \$1.62 WAS CHARGED TO	222 CUSTOMERS ON 03/30/2023
	(A) APPLICATION	OF FEES. PURSUANT TO TEXAS UT	ILITIES CODE, 121.211, THE COMMISSION
			PROGRAM FEE, TO BE ASSESSED ANNUALLY
	AGAINST OPERATOR	S OF NATURAL GAS DISTRIBUTION	PIPELINES AND PIPELINE FACILITIES AND
			LINE FACILITIES SUBJECT TO THE
			ES CODE, TITLE 3. THE TOTAL AMOUNT OF SECTION DOES NOT EXCEED THE AMOUNT THE
			ER THE COST OF ADMINISTERING THE
			TEXAS UTILITIES CODE, TITLE 3,
	EXCLUDING COST T	HAT ARE FULLY FUNDED BY FEDERA	AL SOURCES FOR ANY FISCAL YEAR.
		DIGTRINTIAN CIICTEMO THE CAM	MISSION HEREBY ASSESSES EACH OPERATOR
			L PIPELINE SAFTEY AND REGULATORY
			E LINE)IN SERVICE AT THE END OF EACH
	CALENDAR YEAR AS	REPORTED BY EACH SYSTEM OPERA	ATOR ON THE U.S. DEPARTMENT OF
		,	REPORT, FORM PHMSA F7100.1-1 DUE ON
	MARCH 15 OF EACH	YEAR.	
	(1) EACH OPERATC	R OF A NATURAL GAS DISTRIBUTIO	ON SYSTEM SHALL CALCULATE THE ANNUAL
			TO BE PAID TO THE COMMISSION BY
	MULTIPLYING THE	\$1.00 FEE BY THE NUMBER OF SEE	RVICES LISTED IN PART B, SECTION 3, OF
	FORM PHMSA F7100	.1-1, DUE ON MARCH 15 OF EACH	VEND

RIFF CODE: DS	RRC TARIFF NO: 37156				
TE SCHEDULE					
CHEDULE ID	DESCRIPTION				
	(2) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL REMIT TO THE COMMISSION ON MARCH 15 OF EACH YEAR THE AMOUNT CALCULATED UNDER PARAGRAPH (1) OF				
	THIS SUBSECTION.				
	(3) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL RECOVER, BY A				
	SURCHARGE TO ITS EXISTING RATES, THE AMOUNT THE OPERATOR PAID TO THE COMMISSION				
	UNDER PARAGRAPH (1) IF THIS SUBSECTION. THE SURCHARGE:				
	(A) SHALL BE A FLAT RATE, ONE TIME SURCHARGE;				
	(B) SHALL NOT BE BILLED BEFORE THE OPERATOR REMITS THE PIPELINE SAFETY AND				
	REGULATORY PROGRAM FEE TO THE COMMISSION: (C) SHALL BE APPLIED IN THE BILLING CYCLE OR CYCLES IMMEDIATELY FOLLOWING THE DATE				
	ON WHICH THE OPERATOR PAID THE COMMISSION;				
	(D) SHALL NOT EXCEED \$1.00 PER SERVICE OR SERVICE LINE; AND				
	(E) SHALL NOT BE BILLED TO A STATE AGENCY, AS THAT TERM IS DEFINED IN TEXAS				
	UTILITIES CODE, 101.003.				
	(4) NO LATER THAN 90 DAYS AFTER THE LAST BULLING CYCLE IN WHICH THE PIPELINE SAFETY				
	AND REGULATORY PROGRAM FEE SURCHARGE IS BILLED TO CUSTOMERS, EACH OPERATOR OF A				
	NATURAL GAS DISTRIBUTION SYSTEM SHALL FILE WITH THE COMMISSION'S OVERSIGHT AND				
	SAFETY DIVISION A REPORT SHOWING: (A) THE PIPELINE SAFETY AND REGULATORY PROGRAM				
	FEE AMOUNT PAID TO THE COMMISSION;(B) THE UNIT RATE AND TOTAL AMOUNT OF THE SURCHARGE BILLED TO EACH CUSTOMER;(C) THE DATE OR DATES ON WHICH THE SURCHARGE WAS				
	BILLED TO CUSTOMERS; AND (D) THE TOTAL AMOUNT COLLECTED FROM CUSTOMERS FROM THE				
	SURCHARGE.				
	(5) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM THAT IS A UTILITY SUBJECT TO				
	THE JURISDICTION OF THE COMMISSION PURSUANT TO TEXAS UTILITIES CODE, CHAPTERS 101-				
	105, SHALL FILE A GENERALLY APPLICABLE TARIFF FOR ITS SURCHARGE IN CONFORMANCE WITH				
	THE REQUIREMENTS OF 7.315 OF THIS TITLE (RELATING TO FILING OF TARIFFS).				
	(6) AMOUNTS RECOVERED FROM CUSTOMERS UNDER THIS SUBSECTION BY AN INVESTOR-OWNED				
	NATURAL GAS DISTRIBUTION SYSTEM OF A COOPERATIVELY OWNED NATURAL GAS DISTRIBUTION				
	SYSTEM SHALL NOT BE INCLUDED IN THE REVENUE OR GROSS RECEIPTS OF THE SYSTEM FOR THE				
	PURPOSE OF CALCULATING MUNICIPAL FRANCHISE FEES OR ANY TAX IMPOSED UNDER SUBCHAPTER				
	B, CHAPTER 182, TAX CODE, OR UNDER CHAPTER 122, NOR SHALL SUCH AMOUNTS BE SUBJECT TO A SALES AND USE TAX IMPOSED BY CHAPTER 151, TAX CODE, OR SUBTITLE C, TITLE 3,				
	TAX CODE.				
	(C) NATURAL GAS MASTER METER SYSTEMS. THE COMMISSION HEREBY ASSESSES EACH NATURAL				
	GAS MASTER METER SYSTEM AN ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE OF				
	\$100 PER MASTER METER SYSTEM.				
	(1) EACH OPERATOR OF A NATURAL GAS MASTER METER SYSTEM SHALL REMIT TO THE				
	COMMISSION THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE OF \$100 PER MASTER				
	METER SYSTEM NO LATER THAN JUNE 30 OF EACH YEAR.				

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RATE SCHEDU	LE	
SCHEDULE ID		DESCRIPTION
		(2) THE COMMISSION SHALL SEND AN INVOICE TO EACH AFFECTED NATURAL GAS MASTER METER SYSTEM OPERATOR NO LATER THAN APRIL 30 OF EACH YEAR AS A COURTESY REMINDER. THE FAILURE OF A NATURAL GAS MASTER METER SYSTEM OPERATOR TO RECEIVE AN INVOICE SHALL NOT EXEMPT THE NATURAL GAS MASTER METER SYSTEM OPERATOR FROM ITS OBLIGATION TO REMIT TO THE COMMISSION THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE ON JUNE 30 EACH YEAR.
		(3) EACH OPERATOR OF A NATURAL GAS MASTER METER SYSTEM SHALL RECOVER AS A SURCHARGE TO ITS EXISTING RATES THE AMOUNTS PAID TO THE COMMISSION UNDER PARAGRAPH (1) OF THIS SUBSECTION.
		(4) NO LATER THAN 90 DAYS AFTER THE LAST BILLING CYCLE IN WHICH THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE SURCHARGE IS BILLED TO CUSTOMERS, EACH NATURAL GAS MASTER METER SYSTEM OPERATOR SHALL FILE WITH THE OVERSIGHT AND SAFETY DIVISION A REPORT SHOWING:
		 (A) THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE AMOUNT PAID TO THE COMMISSION; (B) THE UNIT RATE AND TOTAL AMOUNT OF THE SURCHARGE BILLED TO EACH CUSTOMER: (C) THE DATE OR DATES ON WHICH THE SURCHARGE WAS BILLED TO CUSTOMERS; AND (D) THE TOTAL AMOUNT COLLECTED FROM CUSTOMERS FROM THE SURCHARGE.
		(D) LATE PAYMENT PENALTY. IF THE OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM OR A NATURAL GAS MASTER METER SYSTEM DOES NOT REMIT PAYMENT OF THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE TO THE COMMISSION WITHIN 30 DAYS OF THE DUE DATE, THE COMMISSION SHALL ASSESS A LATE PAYMENT PENALTY OF 10 PERCENT OF THE TOTAL ASSESSMENT DUE UNDER SUBSECTION (B) OR (C) OF THIS SECTION, AS APPLICABLE, AND SHALL NOTIFY THE OPERATOR OF THE TOTAL AMOUNT DUE TO THE COMMISSION.
SectionOne		
		The rates here in approved be and they are for the Residential and Commercial Service, and such schedules are applicable to all consumers receiving gas for uses either in a home, through a single meter serving a single family dwelling and its related structures, or in a commercial premise receiving gas for purposes other than residential. Natural gas supplied hereunder is for the individual use of the customer at one point of delivery and shall not be resold or shared with others.
ENVIRON		
		ENVIRON CUSTOMERS:
		MINIMUM MONTHLY BILL:\$7.89 PER MONTH WHICH INCLUDES THE USE OF 400 CUBIC FEET CONSUMPTION;
GasCostAdj		ALL OVER 400 CUBIC FEET, \$.25 CTS
		The above net monthly rate per unit sold is predicted upon a price of gas purchased for resale hereunder increases or decreases, said net monthly rate shall be adjusted up or down to reflect changes in such cost of bas per unit sold and

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RATE SCHEDU	LE		
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		changes in gross	receipts, taxes, or similar government impositions properly
		chargeable as ope	erating expenses and based on dollar of gas volume of business done
		(except ad valore	em taxes assessed or levied by the State, County, Special District
		or Town taxes and	d incom taxes).If Gas Company receives any refunds of any increased
		cost of purchased	d gas that have been passed on under this provision, a refund shall
		be made to consum	mers served by the schedule.
RATE ADJUSTM	ENT PRO	VISIONS	
CITY OF WOODS	SBORO EN	VIRON	

			RAL GAS, LLC	
	RRC TARIFF NO:	3/156		
USTOMERS				
RRC CUSTOMER NO			PGA CURRENT CHARGE	
43229		MCF	\$5.7400	02/01/2023
CUSTOMER NAME	Woodsboro Environs			
43229		MCF	\$9.6900	03/01/2023
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$9.5400	04/01/2023
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$5.9800	05/01/2023
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$6.3600	06/01/2023
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$7.5900	07/01/2023
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$5.0000	10/01/2024
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$6.3500	01/01/2024
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$8.9300	09/01/2023
CUSTOMER NAME	Woodsboro Environs		·	-
43229	N	MCF	\$13.2900	01/01/2023
CUSTOMER NAME			,	
43229	N	MCF	\$5.1600	02/01/2024
	Woodsboro Environs	rict [*]	\$ 3. 1000	02/01/2021
		MOR	¢11 0400	02/01/0004
43229	N Woodsboro Environs	MCF	\$11.0400	03/01/2024
			te 0	
43229	N Waadahama Tradiuana	MCF	\$5.3700	07/01/2024
CUSTOMER NAME				
43229	N	MCF	\$6.0900	12/01/2023
CUSTOMER NAME	Woodsboro Environs			
43229	Ν	MCF	\$7.0600	04/01/2024
CUSTOMER NAME	Woodsboro Environs			
43229	Ν	MCF	\$4.9600	05/01/2024
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$7.6500	08/01/2023
CUSTOMER NAME	Woodsboro Environs			

RC COID: 10055	5 COMPANY NAME:	WOODSBORO NATU	RAL GAS, LLC	
ARIFF CODE: DS	RRC TARIFF NO:	37156		
USTOMERS				
RRC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
43229	N	MCF	\$2.6500	12/01/2024
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$7.5700	10/01/2023
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$5.6500	11/01/2024
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$5.4900	08/01/2024
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$5.4000	06/01/2024
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$2.7000	01/01/2025
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$6.5100	11/01/2023
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$9.3700	02/01/2025
CUSTOMER NAME	Woodsboro Environs			
43229	N	MCF	\$4.8000	09/01/2024
CUSTOMER NAME	Woodsboro Environs			
EASONS FOR FILING				
NEW? :	: N			
RRC DOCKET NO:				
CITY ORDINANCE NO:	2014-001			
AMENDMENT(EXPLAIN)	:			
OTHER(EXPLAIN)	: NEW TARIFF			
ERVICES				
YPE OF SERVICE	SERVICE DESCRIPTION			
L	Residential Sales			

OTHER TYPE DESCRIPTION

RRC COID: 10	055 COMPANY NAME:	WOODSBORO	NATURAL GAS, LLC	2
TARIFF CODE: DS	RRC TARIFF NO:	37156		
PREPARER - PERSON	N FILING			
RRC NO:	1370	ACTIVE FLAG:	Y INACTIVE	DATE:
FIRST NAME:	Wayne	MIDDLE:	LAST	NAME: Roberts
TITLE:	Supervisor			
ADDRESS LINE 1:	205 Wood Ave.			
ADDRESS LINE 2:				
CITY:	Woodsboro	STATE:	TX ZIP: 78393	ZIP4:
AREA CODE:	361 PHONE NO:	543-4461	EXTENSION:	

RRC COID:	10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC
TARIFF CODE:	DS RRC TARIFF NO: 37156
CURTAILMENT	PLAN
PLAN ID	DESCRIPTION
7455	Curtailment Plan 7.455 Curtailment Standards
	(a) Definitions. The following words and terms, when used in this section, shall have the following meanings, unless the context clearly indicates otherwise.
	(1) Balancing authorityThe Electric Reliability Council of Texas or other responsible entity that integrates resource plans ahead of time, maintains electricity demand and resource balance within a balancing authority area, and supports interconnection frequency in real time for a power region in Texas.
	(2) CommissionThe Railroad Commission of Texas.
	(3) Curtailment eventWhen a gas utility determines that its ability to deliver gas may become inadequate to support continuous service to firm customers on its system and it reduces deliveries to one or more firm customers. For the purposes of this section, an interruption of delivery or service to interruptible gas customers does not constitute a curtailment event. Prior to reducing deliveries to one or more firm customers, a gas utility interrupts deliveries to interruptible customers pursuant to mutually agreed upon contracts and/or tariffs.
	(4) Electric generation facilitiesFacilities registered with the applicable balancing authority including bulk power system assets, co-generation facilities, distributed generation, and or backup power systems.
	(5) Firm or firm deliveriesNatural gas deliveries that are described as firm under a contract or tariff.
	(6) Gas utilityAn entity that operates a natural gas transmission pipeline system or a local distribution company that is subject to the Commissions jurisdiction as defined in Texas Utilities Code, Title 3.
	(7) Human needs customersResidences, hospitals, water and wastewater facilities, police, fire, military and civil defense facilities, and locations where people may congregate in an emergency, such as schools and places of worship. A human needs customer also includes small commercial customers that cannot practicably be curtailed without curtailing human needs.
	(8) Interruptible or interruptible deliveriesNatural gas deliveries that are not described as firm under a contract or tariff.
	(b) Applicability. This section takes effect on September 1, 2022. This section applies when any gas utility experiences a curtailment event affecting intrastate service on any of its intrastate natural gas pipelines. When a gas utility experiences a curtailment event, the gas utility shall curtail deliveries according to the priorities listed in subsection (c) of this section unless and until the gas utility has an approved curtailment plan pursuant to subsection (d) of this section. The curtailment priorities in this section apply to sales of natural gas owned by a gas utility and/or deliveries utilizing a gas utilitys transportation capacity. The priorities in this section do not apply to sales of gas owned by an entity that is not a gas utility. The term deliveries in this section includes sales and/or transportation service.

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TARIFF CODE:	DS	RRC TARIFF NO:	37156	
	(c)	Priorities.		
	(1)	Unless a gas utility	has an appro	oved curtailment plan pursuant to subsection (d) of this
			hall apply th	ne following priorities in descending order during a
	cur	tailment event:		
	(A)	firm deliveries to h	uman needs cu	ustomers and firm deliveries of natural gas to local
	dis	tribution systems whi	ch serve huma	an needs customers;
	(B)	firm deliveries to e	lectric gener	ration facilities;
	(C)	firm deliveries to i	ndustrial and	d commercial users of the minimum natural gas required to
	-			critical safety to the plant facilities, to plant
	-	sonnel, or the public ernate fuel;	wnen such pr	rotection cannot be achieved through the use of an
		firm deliveries of r s than 3,000 Mcf per		o small industrials and regular commercial loads that use
	(E)	firm deliveries to l	arge industri	ial and commercial users for fuel or as a raw material
				ial cannot be used and operation and plant production
	wou	ld be curtailed or sh	ut down compl	letely when natural gas is curtailed;
	(F)	firm deliveries to l	arge industri	ial and commercial users for fuel or as a raw material
				ial can be used and operation and plant production would when natural gas is curtailed; and
	De	curtailed of shut dow	II COMPILETA	when natural gas is curtailed, and
				t are not covered by the priorities listed in
	sub	paragraphs (A) - (F)	of this parag	graph.
	(2)	Deliveries to custom	ers within th	ne same priority on the portion of the system which is
				ailed to the extent practicable on a pro rata basis f a customer`s end-use requirements fall under two or more
				ust be treated separately when applying this schedule of
	-		-	. Transportation customers have equivalent end-use
	pri	orities as sales cust	omers.	
	(3)	When applying the pr	iorities of t	this section, a gas utility may rely on the
	-	resentations of its c iveries.	ustomers and/	/or their end users regarding the nature of customers
	uci			
		-		any curtailment plan approved by the Commission prior to
				s superseded by this section. A gas utility may file its th the Oversight and Safety Division. A gas utility shall
	fol	low the priorities li	sted in subse	ection (c) of this section unless and until the gas
			-	plan on file with the Commission. The first three
	-	-		ment plan must be consistent with the first three 1)(A) - (C) and (2) of this section. A gas utility shall
	-			n application for a curtailment plan. A gas utility shall
	pro	vide notice on the sa	me day the ga	as utility files its application with the Commission. The

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	gas utility may provide notice by hand delivery, by first class, certified, registered mail, commercial delivery service, electronic methods, or by such other manner as the Commission may require. The notice shall be in the form prescribed by the Commission. The Oversight and Safety Division may administratively approve the curtailment plan if no request for hearing is filed within thirty days of such notice. The Commission shall set the matter for hearing if it receives a timely request for hearing from a customer of the gas utility.
	(e) Required tariff filings. Within 90 days of the effective date of this section, each gas utility shall electronically file with the Commission, in the manner prescribed by the Commission, tariffs that shall include either:
	(1) the curtailment priorities as specified in this section; or
	(2) a curtailment plan approved by the Commission as specified in subsection (d) of this section.,
	(f) Curtailment emergency contact information. Each gas utility shall maintain current curtailment emergency contact information with the Commission and shall submit curtailment emergency contact information on or before November 1 of each year
LINE EXTENSIO	N POLICY
POLICY ID	DESCRIPTION
1254	Line Estension and Construction charges.
	(A) If the customer requires the service to go into his property, he pays the total cost of the construction of that part of the service. He owns that part of the service and he pays for the maintenance and replacement of that part of the service.
	(B) If an extension of the main is required to give service, the customer pays the cost that is required to make the extension which exceeds 150 feet. Woodsboro Natural Gas installs, retains and maintains this extension at no other cost to the customer. Response to request for service
	(A) Woodsboro Natural Gas, LLC gives service to every qualified applicant on the same day requested if there is no new construction involved.
	(B) New service lines are installed as rapidly as practical. As a general rule they are

installed within two or three weeks, unless it is due to causes beyond our control.

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QUALITY OF SERVICE	
QUAL_SERVICE ID	DESCRIPTION
QOS01	For gas utility service to residential and small commercial customers, the following minimum service standards shall be applicable in unincorporated areas. In addition, each gas distribution utility is ordered to amend its service rules to include said minimum service standards within the utility service rules applicable to residential and small commercial customers within incorporated areas, but only to the extent that said minimum service standards do not conflict with standards lawfully established within a particular municipality for a gas distribution utility. Said gas distribution utility shall file service rules incorporating said minimum service standards with the Railroad Commission and with the municipalities in the manner prescribed by law.
	(1) Continuity of service.
	(A) Service interruptions.
	(i) Every gas utility shall make all reasonable efforts to prevent interruptions of service. When interruptions occur, the utility shall reestablish service within the shortest poss time consistent with prudent operating principles so that the smallest number of customers are affected.
	(ii) Each utility shall make reasonable provisions to meet emergencies resulting from failure of service, and each utility shall issue instructions to its employees covering procedures to be followed in the event of an emergency in order to prevent or mitigate interruption or impairment of service.
	(iii) In the event of national emergency or local disaster resulting in disruption of normal service, the utility may, in the public interest, interrupt service to other customers to provide necessary service to civil defense or other emergency service agencies on a temporary basis until normal service to these agencies can be restored.
	(B) Record of interruption. Except for momentary interruptions which do not cause a major disruption of service, each utility shall keep a complete record of all interruptions, both emergency and scheduled. This record shall show the cause of interruptions, date, time duration, location, approximate number of customers affected, and, in cases of emergency interruptions, the remedy and steps taken to prevent recurrence.
	(C) Report to commission. The commission shall be notified in writing within 48 hours of interruptions in service affecting the entire system or any major division thereof lasting more than four hours. The notice shall also state the cause of such interruptions. If any service interruption is reported to the commission otherwise (for example, as a curtailment report or safety report), such other report is sufficient to comply with the terms of this paragraph.
	(2) Customer relations.
	(A) Information to customers. Each utility shall:
	(i) maintain a current set of maps showing the physical locations of its facilities. All distribution facilities shall be labeled to indicate the size or any pertinent information which will accurately describe the utility`s facilities. These maps, r such other maps as may be required by the regulatory authority, hall be kept by the utility in a central location and

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TAMIT CODE. DS	ARC TARTE NO. 57150
	will be available for inspection by the regulatory authority during normal working hours. Each business office or service center shall have available up-to-date maps, plans, or records of its immediate area, with such other information as may be necessary to enable the utility to advise applicants and others entitled to the information as to the facilities available for serving that locality;
	(ii) assist the customer or applicant in selecting the most economical rate schedule;
	(iii) in compliance with applicable law or regulations, notify customers affected by a change in rates or schedule or classification;
	(iv) post a notice in a conspicuous place in each business office of the utility where applications for service are received informing the public that copies of the rate schedules and rules relating to the service of the utility as filed with the commission are available for inspection;
	(v) upon request inform its customers as to the method of reading meters;
	(vi) provide to new customers, at the time service is initiated or as an insert in the first billing, a pamphlet or information packet containing the following information. This information shall be provided in English and Spanish as necessary to adequately inform the customers; provided, however, the regulatory authority upon application and a showing of good cause may exempt the utility from the requirement that the information be provided in Spanish:
	(I) the customer`s right to information concerning rates and services and the customer`s right to inspect or obtain at reproduction cost a copy of the applicable tariffs and service rules;
	(II) the customer`s right to have his or her meter checked without charge under paragraph (7) of this section, if applicable;
	(III) the time allowed to pay outstanding bills;
	(IV) grounds for termination of service;
	(V) the steps the utility must take before terminating service;
	(VI) how the customer can resolve billing disputes with the utility and how disputes and health emergencies may affect termination of service;
	(VII) information on alternative payment plans offered by the utility;
	(VIII) the steps necessary to have service reconnected after involuntary termination;
	(IX) the appropriate regulatory authority with whom to register a complaint and how to contact such authority;
	(X) the hours, addresses, and telephone numbers of utility offices where bills may be paid and information may be obtained; and
	(XI) the customer`s right to be instructed by the utility how to read his or her meter;
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	(vii) at least once each calendar year, notify customers that information is available upon request, at no charge to the customer, concerning the items listed in clause (vi)(I) - (XI) of this subparagraph. This notice may be accomplished by use of a billing insert or a printed statement upon the bill itself.
	(B) Customer complaints. Upon complaint to the utility by residential or small commercial customers either at its office, by letter, or by telephone, the utility shall promptly make a suitable investigation and advise the complainant of the results thereof. If shall keep a record of all complaints which shall show the name and address of the complainant, the date and nature of the complaint, and the adjustment or disposition thereof for a period of one year subsequent to the final disposition of the complaint.
	(C) Utility response. Upon receipt of a complaint, either by letter or by telephone, from the regulatory authority on behalf of a customer, the utility shall make a suitable investigation and advise the regulatory authority and complainant of the results thereof. An initial

and advise the regulatory authority and complainant of the results thereof. An initial response must be made by the next working day. The utility must make a final and complete response within 15 days from the date of the complaint, unless additional time is granted within the 15-day period. The commission encourages all customer complaints to be made in writing to assist the regulatory authority in maintaining records of the quality of service of each utility; however, telephone communications will be acceptable.

(D) Deferred payment plan. The utility is encouraged to offer a deferred payment plan for delinquent residential accounts. If such a plan is offered, it shall conform to the following guidelines:

(i) Every deferred payment plan entered into due to the customer's inability to pay the outstanding bill in full must provide that service will not be discontinued if the customer pays current bills and a reasonable amount of the outstanding bill and agrees to pay the balance in reasonable installments until the bill is paid.

(ii) For purposes of determining reasonableness under these rules, the following shall be considered: size of delinquent account; customer's ability to pay; customer's payment history; time that the debt has been outstanding; reasons why debt has been outstanding; and other relevant factors concerning the circumstances of the customer.

(iii) A deferred payment plan, if reduced to writing, offered by a utility shall state, immediately preceding the space provided for the customer's signature and in bold-face print at least two sizes larger than any other used, that: If you are not satisfied with this agreement, do not sign. If you are satisfied with this agreement, you give up your right to dispute the amount due under the agreement except for the utility's failure or refusal to comply with the terms of this agreement.

(iv) A deferred payment plan may include a one-time 5.0% penalty for late payment on the original amount of the outstanding bill with no prompt payment discount allowed except in cases where the outstanding bill is unusually high as a result of the utility`s error (such as an inaccurately estimated bill or an incorrectly read meter). A deferred payment plan shall not include a finance charge.

(v) If a customer for utility service has not fulfilled terms of a deferred payment agreement or refuses to sign the same if it is reduced to writing, the utility shall have the right to

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	disconnect pursuant to disconnection rules herein and, under such circumstances, it shall not be required to offer a subsequent negotiation of a deferred payment agreement prior to disconnection.
	(vi) Any utility which institutes a deferred payment plan shall not refuse a customer participation in such a program on the basis of race, color, creed, sex, marital status, age, or any other form of discrimination prohibited by law.
	(E) Delayed payment of bills by elderly persons.
	(i) Applicability. This subparagraph applies only to:
	(I) a utility that assesses late payment charges on residential customers and that suspends service before the 26th day after the date of the bill for which collection action is taken;
	(II) utility bills issued on or after August 30, 1993; and
	(III) an elderly person, as defined in clause (ii) of this subparagraph, who is a residential customer and who occupies the entire premises for which a delay is requested.
	(ii) Definitions.
	(I) Elderly personA person who is 60 years of age or older.
	(II) Utility A gas utility or municipally owned utility, as defined in Texas Utilities Code, 101.003(7), 101.003(8), and 121.001 - 121.006.
	(iii) An elderly person may request that the utility implement the delay for either the most recent utility bill or for the most recent utility bill and each subsequent utility bill.
	(iv) On request of an elderly person, a utility shall delay without penalty the payment date of a bill for providing utility services to that person until the 25th day after the date on which the bill is issued.
	(v) The utility may require the requesting person to present reasonable proof that the person is 60 years of age or older.
	(vi) Every utility shall notify its customers of this delayed payment option no less often than yearly. A utility may include this notice with other information provided pursuant to subparagraph (A) of this paragraph.
	(3) Refusal of service.
	(A) Compliance by applicant. Any utility may decline to serve an applicant for whom service is available from previously installed facilities until such applicant has complied with the state and municipal regulations and approved rules and regulations of the utility on file with the commission governing the service applied for or for the following reasons.
	(i) Applicant`s facilities inadequate. If the applicant`s installation or equipment is known to be hazardous or of such character that satisfactory service cannot be given.

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	(ii) For indebtedness. If the applicant is indebted to any utility for the same kind of
	service as that applied for; provided, however, that in the event the indebtedness of the
	applicant for service is in dispute, the applicant shall be served upon complying with the
	applicable deposit requirement.
	(iii) Refusal to make deposit. For refusal to make a deposit if applicant is required to ma
	a deposit under these rules.
	(B) Applicant's recourse. In the event that the utility shall refuse to serve an applicant
	under the provisions of these rules, the utility must inform the applicant of the basis of
	refusal and that the applicant may file a complaint with the municipal regulatory authority commission, whichever is appropriate.
	(C) Insufficient grounds for refusal to serve. The following shall not constitute sufficien
	cause for refusal of service to a present customer or applicant:
	(i) delinquency in payment for service by a previous occupant of the premises to be served;
	(ii) failure to pay for merchandise or charges for nonutility service purchased from the
	utility;
	(iii) failure to pay a bill to correct previous underbilling due to misapplication of rates
	more than six months prior to the date of application;
	(iv) violation of the utility`s rules pertaining to operation of nonstandard equipment or
	unauthorized attachments which interfere with the service of others unless the customer has
	first been notified and been afforded reasonable opportunity to comply with these rules;
	(v) failure to pay a bill of another customer as guarantor thereof unless the guarantee was made in writing to the utility as a condition precedent to service; and
	made in writing to the utility as a condition precedent to service, and
	(vi) failure to pay the bill of another customer at the same address except where the cha
	of customer identity is made to avoid or evade payment of a utility bill.
	(4) Discontinuance of service.
	(A) The due date of the bill for utility service shall not be less than 15 days after
	issuance, or such other period of time as may be provided by order of the regulatory
	authority. A bill for utility service is delinquent if unpaid by the due date.
	(B) A utility may offer an inducement for prompt payment of bills by allowing a discount in
	the amount of 5.0% for payment of bills within 10 days after their issuance. This provision
	shall not apply where it conflicts with existing orders or ordinances of the appropriate
	regulatory authority.
	(C) A customer`s utility service may be disconnected if the bill has not been paid or a
	deferred payment plan pursuant to paragraph (2)(D) of this section has not been entered int
	within five working days after the bill has become delinquent and proper notice has been
	given. Proper notice consists of a deposit in the United States mail, postage prepaid,
	hand delivery to the customer at least five working days prior to the stated date of

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	disconnection, with the words Termination Notice or similar language prominently displayed on the notice. The notice shall be provided in English and Spanish as necessary to adequately inform the customer, and shall include the date of termination, the hours, address, and telephone number where payment may be made, and a statement that if a health or other emergency exists, the utility may be contacted concerning the nature of the emergency and the relief available, if any, to meet such emergency.
	(D) Utility service may be disconnected for any of the following reasons:
	(i) failure to pay a delinquent account or failure to comply with the terms of a deferred payment plan for installment payment of a delinquent account;
	(ii) violation of the utility`s rules pertaining to the use of service in a manner which interferes with the service of others or the operation of nonstandard equipment, if a reasonable attempt has been made to notify the customer and the customer is provided with a reasonable opportunity to remedy the situation;
	(iii) failure to comply with deposit or guarantee arrangements where required by paragraph (5) of this section;
	(iv) without notice where a known dangerous condition exists for as long as the condition exists;
	(v) tampering with the utility company`s meter or equipment or bypassing the same.
	(E) Utility service may not be disconnected for any of the following reasons:
	(i) delinquency in payment for service by a previous occupant of the premises;
	(ii) failure to pay for merchandise or charges for nonutility service by the utility;
	(iii) failure to pay for a different type or class of utility service unless fee for such service is included on the same bill;
	(iv) failure to pay the account of another customer as guarantor thereof, unless the utility has in writing the guarantee as a condition precedent to service;
	(v) failure to pay charges arising from an underbilling occurring due to any misapplication of rates more than six months prior to the current billings;
	(vi) failure to pay charges arising from an underbilling due to any faulty metering, unless the meter has been tampered with or unless such underbilling charges are due;
	(vii) failure to pay an estimated bill other than a bill rendered pursuant to an approved meter reading plan, unless the utility is unable to read the meter due to circumstances beyond its control.
	(F) Unless a dangerous condition exists, or unless the customer requests disconnection, service shall not be disconnected on a day, or on a day immediately preceding a day, when personnel of the utility are not available to the public for the purpose of making collections

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 WOODSBORO NATURAL GAS, LLC

 TARIFF CODE:
 DS
 RRC TARIFF NO:
 37156

and reconnecting service.

(G) No utility may abandon a customer without written approval from the regulatory authority.

(H) No utility may discontinue service to a delinquent residential customer permanently residing in an individually metered dwelling unit when that customer establishes that discontinuance of service will result in some person residing at that residence becoming seriously ill or more seriously ill if the service is discontinued. Any customer seeking to avoid termination of service under this section must make a written request supported by a written statement from a licensed physician. Both the request and the statement must be received by the utility not more than five working days after the date of delinquency of the bill. The prohibition against service termination provided by this section shall last 20 days from the date of receipt by the utility of the request and statement or such lesser period as may be agreed upon by the utility and the customer. The customer who makes such request shall sign an installment agreement which provides for payment of such service along with timely payments for subsequent monthly billings.

(5) Applicant deposit.

(A) Establishment of credit for residential applicants. Each utility may require a residential applicant for service to satisfactorily establish credit but such establishment of credit shall not relieve the customer from complying with rules for prompt payment of bills. Subject to these rules, a residential applicant shall not be required to pay a deposit:

(i) if the residential applicant has been a customer of any utility for the same kind of service within the last two years and is not delinquent in payment of any such utility service account and during the last 12 consecutive months of service did not have more than one occasion in which a bill for such utility service was paid after becoming delinquent and never had service disconnected for nonpayment;

(ii) if the residential applicant furnishes in writing a satisfactory guarantee to secure payment of bills for the service required; or

(iii) if the residential applicant furnishes in writing a satisfactory credit rating by appropriate means, including, but not limited to, the production of generally acceptable credit cards, letters of credit reference, the names of credit references which may be quickly and inexpensively contacted by the utility, or ownership of substantial equity.

(B) Reestablishment of credit. Every applicant who has previously been a customer of the utility and whose service has been discontinued for nonpayment of bills shall be required before service is rendered to pay all his amounts due the utility or execute a written deferred payment agreement, if offered, and reestablish credit as provided in subparagraph (A) of this paragraph.

(C) Amount of deposit and interest for residential service, and exemption from deposit.

(i) Each gas utility shall waive any deposit requirement for residential service for an applicant who has been determined to be a victim of family violence as defined in Texas Family Code, 71.004, by a family violence center, by treating medical personnel, by law enforcement agency personnel, or by a designee of the Attorney General in the Crime Victim Services

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	Division of the Office of the Attorney General. This determination shall be evidenced by the
	applicant`s submission of a certification letter developed by the Texas Council on Family
	Violence and made available on its web site.
	(ii) The required deposit shall not exceed an amount equivalent to one-sixth of the estimated
	annual billings. If actual use is at least twice the amount of the estimated billings, a new
	deposit requirement may be calculated and an additional deposit may be required within two
	days. If such additional deposit is not made, the utility may disconnect service under the
	standard disconnection procedure for failure to comply with deposit requirements.
	(iii) All applicants for residential service who are 65 years of age or older will be
	considered as having established credit if such applicant does not have an outstanding accour
	balance with the utility or another utility for the same utility service which accrued withir
	the last two years. No cash deposit shall be required of such applicant under these
	conditions.
	(iv) Each utility which requires deposits to be made by its customers shall pay a minimum
	(E) Records of deposits.(i) The utility shall keep records to show:
	(I) the name and address of each depositor;
	(II) the amount and date of the deposit; and
	(III) each transaction concerning the deposit.
	(ii) The utility shall issue a receipt of deposit to each applicant from whom a deposit is
	received and shall provide means whereby a depositor may establish claim if the receipt is
	lost.
	(iii) A record of each unclaimed deposit must be maintained for at least four years, during
	which time the utility shall make a reasonable effort to return the deposit.
QOS02	(F) Refund of deposit.
	(i) If service is not connected or after disconnection of service, the utility shall promptly
	and automatically refund the customer`s deposit plus accrued interest on the balance, if any in excess of the unpaid bills for service furnished. The transfer of service from one premise
	to another within the service area of the utility shall not be deemed a disconnection within
	the meaning of these rules, and no additional deposit may be demanded unless permitted by
	these rules.
	(ii) When the customer has paid bills for service for 12 consecutive residential bills without
	having service disconnected for nonpayment of bill and without having more than two occasions
	in which a bill was delinquent and when the customer is not delinquent in the payment of the
	current bills, the utility shall promptly and automatically refund the deposit plus accrued
	-

(G) Upon sale or transfer of utility or company. Upon the sale or transfer of any public utility or operating units thereof, the seller shall file with the commission under oath, in

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	addition to other information, a list showing the names and addresses of all customers set by such utility or unit who have to their credit a deposit, the date such deposit was made the amount thereof, and the unpaid interest thereon.	
	(H) Complaint by applicant or customer. Each utility shall direct its personnel engaged in initial contact with an applicant or customer for service seeking to establish or reestabl credit under the provisions of these rules to inform the customer, if dissatisfaction is expressed with the utility`s decision, of the customer`s right to file a complaint with th regulatory authority thereon.	lish
	(6) Billing.	
	(A) Bills for gas service shall be rendered monthly, unless otherwise authorized or unless service is rendered for a period less than a month. Bills shall be rendered as promptly possible following the reading of meters.	
	(B) The customer`s bill must show all the following information. The information must be arranged and displayed in such a manner as to allow the customer to compute his bill with applicable rate schedule. The applicable rate schedule must be mailed to the customer on request of the customer. A utility may exhaust its present stock of nonconforming bill for before compliance is required by this section:	
	(i) if the meter is read by the utility, the date and reading of the meter at the beginning and end of the period for which rendered;	ng
	(ii) the number and kind of units billed;	
	(iii) the applicable rate schedule title or code;	
	(iv) the total base bill;	
	(v) the total of any adjustments to the base bill and the amount of adjustments per billing unit;	ıg
	(vi) the date by which the customer must pay the bill to get prompt payment discount;	
	(vii) the total amount due before and after any discount for prompt payment within a designated period;	
	(viii) a distinct marking to identify an estimated bill.	
	(C) Where there is good reason for doing so, estimated bills may be submitted, provided an actual meter reading is taken at least every six months. For the second consecutive mon in which the meter reader is unable to gain access to the premises to read the meter on regular meter reading trips, or in months where meters are not read otherwise, the utility must provide the customer with a postcard and request that the customer read the meter and return the card to the utility if the meter is of a type that can be read by the customer without significant inconvenience or special tools or equipment. If such a postcard is not received by the utility in time for billing, the utility may estimate the meter reading ar render the bill accordingly.	nth Y d

RRC COID: 10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC TARIFF CODE: DS RRC TARIFF NO: 37156 (D) Disputed bills. (i) In the event of a dispute between the customer and the utility regarding the bill, the utility must forthwith make such investigation as is required by the particular case and report the results thereof to the customer. If the customer wishes to obtain the benefits of clause (ii) of this subparagraph, notification of the dispute must be given to the utility prior to the date the bill becomes delinquent. In the event the dispute is not resolved, the utility shall inform the customer of the complaint procedures of the appropriate regulatory authority. (ii) Notwithstanding any other subsection of this section, the customer shall not be required to pay the disputed portion of the bill which exceeds the amount of that customer's average usage for the billing period at current rates until the earlier of the following: resolution of the dispute or the expiration of the 60-day period beginning on the day the disputed bill is issued. For purposes of this section only, the customer`s average usage for the billing period shall be the average of the customer's usage for the same billing period during the preceding two years. Where no previous usage history exists, the average usage shall be estimated on the basis of usage levels of similar customers and under similar conditions. (7) Meters. (A) Meter requirements. (i) Use of meter. All gas sold by a utility must be charged for by meter measurements, except where otherwise provided for by applicable law, regulation of the regulatory authority, or tariff. (ii) Installation by utility. Unless otherwise authorized by the regulatory authority, each utility must provide and install and will continue to own and maintain all meters necessary for measurement of gas delivered to its customers. (iii) Standard type. No utility may furnish, set up, or put in use any meter which is not reliable and of a standard type which meets generally accepted industry standards; provided, however, special meters not necessarily conforming to such standard types may be used for investigation, testing, or experimental purposes. (B) Meter records. Each utility must keep the following records: (i) Meter equipment records. Each utility must keep a record of all its meters, showing the customer's address and date of the last test. (ii) Records of meter tests. All meter tests must be properly referenced to the meter record provided for therein. The record of each test made on request of a customer must show the identifying number and constants of the meter, the standard meter and other measuring devices used, the date and kind of test made, by whom made, the error (or percentage of accuracy) at each load tested, and sufficient data to permit verification of all calculations. (iii) Meter readings--meter unit location. In general, each meter must indicate clearly the units of service for which charge is made to the customer. Page 42 of 123

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	(iv) Meter tests on request of customer.
	(I) Each utility must, upon request of a customer, make a test of the accuracy of the meter serving that customer. The utility must inform the customer of the time and place of the test and permit the customer or his authorized representative to be present if the customer so desires. If no such test has been performed within the previous four years for the same customer at the same location, the test is to be performed without charge. If such a test has been performed for the same customer at the same location within the previous four years, the utility is entitled to charge a fee for the test not to exceed \$15 or such other fee for the testing of meters as may be set forth in the utility's tariff properly on file with the regulatory authority. The customer must be properly informed of the result of any test on a meter that serves him.
	(II) Notwithstanding subclause (I) of this clause, if the meter is found to be more than nominally defective, to either the customer`s or the utility`s disadvantage, any fee charged for a meter test must be refunded to the customer. More than nominally defective means a deviation of more than 2.0% from accurate registration.
	(v) Bill adjustments due to meter error.
	(I) If any meter test reveals a meter to be more than nominally defective, the utility must correct previous readings consistent with the inaccuracy found in the meter for the period of either:
	(-a-) the last six months; or
	(-b-) the last test of the meter, whichever is shorter. Any resulting underbillings or overbillings are to be corrected in subsequent bills, unless service is terminated, in which event a monetary adjustment is to be made. This requirement for a correction may be foregone by the utility if the error is to the utility`s disadvantage.
	(II) If a meter is found not to register for any period of time, the utility may make a charge for units used but not metered for a period not to exceed three months previous to the time the meter is found not to be registering. The determination of amounts used but not metered is to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or of other similarly situated customers, when not available.
	(8) New construction.
	(A) Standards of construction. Each utility is to construct, install, operate, and maintain its plant, structures, equipment, and lines in accordance with the provisions of such codes and standards as are generally accepted by the industry, as modified by rule or regulation of the regulatory authority or otherwise by law, and in such manner to best accommodate the public and to prevent interference with service furnished by other public utilities insofar as practical.
	(B) Line extension and construction charges. Every utility must file its extension policy. The policy must be consistent, nondiscriminatory, and is subject to the approval of the regulatory authority. No contribution in aid of construction may be required of any customer except as

SERVICE CHARGES

RRC COID:	10055	COMPANY NAME:	WOODSBORO NA	ATURAL GAS,	LLC	
TARIFF CODE:	DS	RRC TARIFF NO:	37156			
	p	rovided for in extens:	on policy.			
	((C) Response to request	for service. Ex	verv gas util:	ity must serve each qualifie	d applicant f

(c) Response to request for service. Every gas utility must serve each qualified applicant for service within its service area as rapidly as practical. As a general policy, those applications not involving line extensions or new facilities should be filled within seven working days. Those applications for individual residential service requiring line extensions should be filled within 90 days unless unavailability of materials or other causes beyond the control of the utility result in unavoidable delays. In the event that residential service is delayed in excess of 90 days after an applicant has met credit requirements and made satisfactory arrangements for payment of any required construction charges, a report must be made to the regulatory authority listing the name of the applicant, location, and cause for delay. Unless such delays are due to causes which are reasonably beyond the control of the utility, a delay in excess of 90 days may be found to constitute a refusal to serve.

SERVICE CHARGES	•		
RRC CHARGE NO.	CHARGE ID	CHARGE AMOUNT	SERVICE PROVIDED
312162	ENVNEW		ENVIRON NEW CUSTOMER WHERE A METER AND RELATED ATTACHMENTS AND MATERIALS ARE INSTALLED. \$150.00
312162	ENVNEW		ENVIRON NEW CUSTOMER WHERE A METER AND RELATED ATTACHMENTS AND MATERIALS ARE INSTALLED. \$150.00
312163	ENVDEP		ENVIRON DEPOSIT \$50.00
312163	ENVDEP		ENVIRON DEPOSIT \$50.00
312159	ENVOF		TURN ON AND OFF CHARGES FOR ENVIRON \$15.00
312159	ENVOF		TURN ON AND OFF CHARGES FOR ENVIRON \$15.00
312160	SUMOFF		TURN METER OFF FOR SUMMER \$30.00
312160	SUMOFF		TURN METER OFF FOR SUMMER \$30.00
312161	ENVISF		ENVIRON INSUFFICIENT CHECK CHARGES \$10.00
312161	ENVISF		ENVIRON INSUFFICIENT CHECK CHARGES \$10.00

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 1 TARIFF REPORT

ARIFF CODE: DS	RRC TARIFF NO:	37157	
ESCRIPTION: Di	stribution Sales		STATUS: A
EFFECTIVE DATE:	10/01/2009 O	RIGINAL CONTRACT DATE:	RECEIVED DATE: 06/27/2023
	Ν	AMENDMENT DATE:	OPERATOR NO: 101084
BILLS RENDERED:	Y	INACIIVE DAIE:	
RATE SCHEDULE			
SCHEDULE ID	DESCRIPTION		
PENALTY			
	PAYMENT:		
	THE RATES PROPOS (10) DAYS OF DAT		LL APPLY TO ALL BILLS PAID WITHIN TEN
	(10, DAID OF DAI	- MENDIIION.	
			EN PERCENT (10%) PENALTY WILL BE
	ADDED, WITH A MI	NIMUM PENALTY OF \$1.00.	
PSF2023			
	Title 16 Economi	c Regulation	
		Commission Of Texas	
	Chapter 8 Pipeli	ne Safety Regulations	
		uirements For Natural Gas Pip	_
	RULE 8.201 PIPEL	INE SAFETY AND REGULATORY PRO	JRAM FEES
	A PIPELINE SAFET	Y FEE OF \$1.62 WAS CHARGED TO	222 CUSTOMERS ON 03/30/2023
	(A) APPLICATION	OF FEES. PURSUANT TO TEXAS UT	ILITIES CODE, 121.211, THE COMMISSION
			PROGRAM FEE, TO BE ASSESSED ANNUALLY
	AGAINST OPERATOR	S OF NATURAL GAS DISTRIBUTION	PIPELINES AND PIPELINE FACILITIES AND
			LINE FACILITIES SUBJECT TO THE
			ES CODE, TITLE 3. THE TOTAL AMOUNT OF
			SECTION DOES NOT EXCEED THE AMOUNT THE ER THE COST OF ADMINISTERING THE
			TEXAS UTILITIES CODE, TITLE 3,
			AL SOURCES FOR ANY FISCAL YEAR.
			MICCION HEDEDY ACCECCEC EACH ODEDATOD
			MISSION HEREBY ASSESSES EACH OPERATOR L PIPELINE SAFTEY AND REGULATORY
			E LINE)IN SERVICE AT THE END OF EACH
	CALENDAR YEAR AS	REPORTED BY EACH SYSTEM OPER.	ATOR ON THE U.S. DEPARTMENT OF
		,	REPORT, FORM PHMSA F7100.1-1 DUE ON
	MARCH 15 OF EACH	YEAR.	
	(1) EACH OPERATO	R OF A NATURAL GAS DISTRIBUTI	ON SYSTEM SHALL CALCULATE THE ANNUAL
			TO BE PAID TO THE COMMISSION BY
			RVICES LISTED IN PART B, SECTION 3, OF
	FORM PHMSA F7100		

	COMPANY NAME: WOODSBORO NATURAL GAS, LLC
ARIFF CODE: DS	RRC TARIFF NO: 37157
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	(2) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL REMIT TO THE
	(2) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION STSTEM SHALL REMIT TO THE COMMISSION ON MARCH 15 OF EACH YEAR THE AMOUNT CALCULATED UNDER PARAGRAPH (1) OF
	THIS SUBSECTION.
	(3) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL RECOVER, BY A
	SURCHARGE TO ITS EXISTING RATES, THE AMOUNT THE OPERATOR PAID TO THE COMMISSION
	UNDER PARAGRAPH (1) IF THIS SUBSECTION. THE SURCHARGE:
	(A) SHALL BE A FLAT RATE, ONE TIME SURCHARGE;
	(B) SHALL NOT BE BILLED BEFORE THE OPERATOR REMITS THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE TO THE COMMISSION:
	(C) SHALL BE APPLIED IN THE BILLING CYCLE OR CYCLES IMMEDIATELY FOLLOWING THE DATE
	ON WHICH THE OPERATOR PAID THE COMMISSION;
	(D) SHALL NOT EXCEED \$1.00 PER SERVICE OR SERVICE LINE; AND
	(E) SHALL NOT BE BILLED TO A STATE AGENCY, AS THAT TERM IS DEFINED IN TEXAS
	UTILITIES CODE, 101.003.
	(4) NO LATER THAN 90 DAYS AFTER THE LAST BULLING CYCLE IN WHICH THE PIPELINE SAFETY
	AND REGULATORY PROGRAM FEE SURCHARGE IS BILLED TO CUSTOMERS, EACH OPERATOR OF A
	NATURAL GAS DISTRIBUTION SYSTEM SHALL FILE WITH THE COMMISSION'S OVERSIGHT AND
	SAFETY DIVISION A REPORT SHOWING: (A) THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE AMOUNT PAID TO THE COMMISSION;(B) THE UNIT RATE AND TOTAL AMOUNT OF THE
	SURCHARGE BILLED TO EACH CUSTOMER; (C) THE DATE OR DATES ON WHICH THE SURCHARGE WAS
	BILLED TO CUSTOMERS; AND (D) THE TOTAL AMOUNT COLLECTED FROM CUSTOMERS FROM THE
	SURCHARGE.
	(5) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM THAT IS A UTILITY SUBJECT TO
	THE JURISDICTION OF THE COMMISSION PURSUANT TO TEXAS UTILITIES CODE, CHAPTERS 101-
	105, SHALL FILE A GENERALLY APPLICABLE TARIFF FOR ITS SURCHARGE IN CONFORMANCE WITH
	THE REQUIREMENTS OF 7.315 OF THIS TITLE (RELATING TO FILING OF TARIFFS).
	(6) AMOUNTS RECOVERED FROM CUSTOMERS UNDER THIS SUBSECTION BY AN INVESTOR-OWNED
	NATURAL GAS DISTRIBUTION SYSTEM OF A COOPERATIVELY OWNED NATURAL GAS DISTRIBUTION
	SYSTEM SHALL NOT BE INCLUDED IN THE REVENUE OR GROSS RECEIPTS OF THE SYSTEM FOR THE
	PURPOSE OF CALCULATING MUNICIPAL FRANCHISE FEES OR ANY TAX IMPOSED UNDER SUBCHAPTER B, CHAPTER 182, TAX CODE, OR UNDER CHAPTER 122, NOR SHALL SUCH AMOUNTS BE SUBJECT
	TO A SALES AND USE TAX IMPOSED BY CHAPTER 151, TAX CODE, OR SUBTITLE C, TITLE 3,
	TAX CODE.
	(C) NATURAL GAS MASTER METER SYSTEMS. THE COMMISSION HEREBY ASSESSES EACH NATURAL
	GAS MASTER METER SYSTEM AN ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE OF
	\$100 PER MASTER METER SYSTEM.
	(1) EACH OPERATOR OF A NATURAL GAS MASTER METER SYSTEM SHALL REMIT TO THE
	COMMISSION THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE OF \$100 PER MASTER
	METER SYSTEM NO LATER THAN JUNE 30 OF EACH YEAR.

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TARIFF CODE:	DS	RRC TARIFF NO:	37157
RATE SCHEDU	LE		
SCHEDULE ID		DESCRIPTION	
		SYSTEM OPERATOR NO FAILURE OF A NATUI NOT EXEMPT THE NA	N SHALL SEND AN INVOICE TO EACH AFFECTED NATURAL GAS MASTER METER O LATER THAN APRIL 30 OF EACH YEAR AS A COURTESY REMINDER. THE RAL GAS MASTER METER SYSTEM OPERATOR TO RECEIVE AN INVOICE SHALL FURAL GAS MASTER METER SYSTEM OPERATOR FROM ITS OBLIGATION TO ISSION THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE ON
		. ,	OF A NATURAL GAS MASTER METER SYSTEM SHALL RECOVER AS A SURCHARGE ATES THE AMOUNTS PAID TO THE COMMISSION UNDER PARAGRAPH (1) OF
		AND REGULATORY PRO	90 DAYS AFTER THE LAST BILLING CYCLE IN WHICH THE PIPELINE SAFETY OGRAM FEE SURCHARGE IS BILLED TO CUSTOMERS, EACH NATURAL GAS EM OPERATOR SHALL FILE WITH THE OVERSIGHT AND SAFETY DIVISION A
		(B) THE UNIT RATE (C) THE DATE OR D	SAFETY AND REGULATORY PROGRAM FEE AMOUNT PAID TO THE COMMISSION; AND TOTAL AMOUNT OF THE SURCHARGE BILLED TO EACH CUSTOMER: ATES ON WHICH THE SURCHARGE WAS BILLED TO CUSTOMERS; AND UNT COLLECTED FROM CUSTOMERS FROM THE SURCHARGE.
		NATURAL GAS MASTED SAFETY AND REGULA THE COMMISSION SHA ASSESSMENT DUE UNI	PENALTY. IF THE OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM OR A R METER SYSTEM DOES NOT REMIT PAYMENT OF THE ANNUAL PIPELINE FORY PROGRAM FEE TO THE COMMISSION WITHIN 30 DAYS OF THE DUE DATE, ALL ASSESS A LATE PAYMENT PENALTY OF 10 PERCENT OF THE TOTAL DER SUBSECTION (B) OR (C) OF THIS SECTION, AS APPLICABLE, AND OPERATOR OF THE TOTAL AMOUNT DUE TO THE COMMISSION.
SectionOne			
		Service, and such either in a home, related structures than residential.	approved be and they are for the Residential and Commercial schedules are applicable to all consumers receiving gas for uses through a single meter serving a single family dwelling and its s, or in a commercial premise receiving gas for purposes other Natural gas supplied hereunder is for the individual use of the point of delivery and shall not be resold or shared with others.
Commercial			
		Commercial Custom \$13.50 Per Month,	ers: which includes the use of 400 cubic feet.
		Next 66 CCF of con All over 70 CCF, s	
		\$17.00 per month : October 5, 2026.	renovation and upgrade surcharge expiring

RRC COID:	10055	COMPANY NAME:	WOODSBORO NATURAL GAS, LLC
TARIFF CODE:	DS	RRC TARIFF NO:	37157
RATE SCHEDU	LE		
SCHEDULE ID		DESCRIPTION	
GasCostAdj			
		for resale hereum adjusted up or do changes in gross chargeable as ope (except ad valore or Town taxes and cost of purchased	athly rate per unit sold is predicted upon a price of gas purchased over increases or decreases, said net monthly rate shall be own to reflect changes in such cost of bas per unit sold and receipts, taxes, or similar government impositions properly erating expenses and based on dollar of gas volume of business done em taxes assessed or levied by the State, County, Special District d incom taxes).If Gas Company receives any refunds of any increased d gas that have been passed on under this provision, a refund shall mers served by the schedule.
RATE ADJUSTM	IENT PRO	VISIONS	
Commercial			

RRC COID: 10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC

	RRC TARIFF NO:	1010		
STOMERS				
RC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
43230	Ν	MCF	\$5.2300	02/01/2023
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$9.1100	03/01/2023
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	Ν	MCF	\$9.7700	04/01/2023
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$6.3400	05/01/2023
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	Ν	MCF	\$6.5000	06/01/2023
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$6.0000	07/01/2023
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$7.4400	10/01/2024
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$3.4600	01/01/2024
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$6.0000	09/01/2023
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$12.9700	01/01/2023
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	Ν	MCF	\$10.8400	02/01/2024
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$9.9400	03/01/2024
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$5.0800	07/01/2024
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$5.9000	12/01/2023
CUSTOMER NAME	Woodsboro Incorpor			
43230	N	MCF	\$5.9300	04/01/2024
CUSTOMER NAME	Woodsboro Incorpor		40.000	, 01, 2021
43230	N	MCF	\$4.9200	05/01/2024
CUSTOMER NAME	Woodsboro Incorpor		Ŷ 1.9200	
43230	N	MCF	\$6.0000	08/01/2023
CUSTOMER NAME	Woodsboro Incorpor		90.0000	00/01/2023

RRC COID: 10055	COMPANY NAME:	WOODSBORO NATU	RAL GAS, LLC	
TARIFF CODE: DS	RRC TARIFF NO:	37157		
CUSTOMERS				
RRC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
43230	N	MCF	\$2.9800	12/01/2024
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$4.8200	10/01/2023
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$5.2200	11/01/2024
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	Ν	MCF	\$4.8600	08/01/2024
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$4.9400	06/01/2024
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	Ν	MCF	\$2.4200	01/01/2025
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	Ν	MCF	\$4.1800	11/01/2023
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$9.9800	02/01/2025
CUSTOMER NAME	Woodsboro Incorpor	ated		
43230	N	MCF	\$4.2600	09/01/2024
CUSTOMER NAME	Woodsboro Incorpor	ated		
REASONS FOR FILING				
NEW?:	N .			
RRC DOCKET NO:				
CITY ORDINANCE NO:	2014-001			
AMENDMENT (EXPLAIN)	:			
OTHER (EXPLAIN)	: New Tariff			
SERVICES				

SERVICES

В

 TYPE OF SERVICE
 SERVICE DESCRIPTION

Commercial Sales

OTHER TYPE DESCRIPTION

RRC COID: 10	055 COMPANY NAME:	WOODSBORO	NATURAL GAS, LL	C
TARIFF CODE: DS	RRC TARIFF NO:	37157		
PREPARER - PERSON	N FILING			
RRC NO:	1370	ACTIVE FLAG:	Y INACTIV	TE DATE:
FIRST NAME:	Wayne	MIDDLE:	LAS	ST NAME: Roberts
TITLE:	Supervisor			
ADDRESS LINE 1:	205 Wood Ave.			
ADDRESS LINE 2:				
CITY:	Woodsboro	STATE:	TX ZIP: 7839	3 ZIP4:
AREA CODE:	361 PHONE NO:	543-4461	EXTENSION:	

RRC COID:	10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC				
TARIFF CODE:	DS RRC TARIFF NO: 37157				
CURTAILMENT	PLAN				
PLAN ID	DESCRIPTION				
7455	Curtailment Plan 7.455 Curtailment Standards				
	(a) Definitions. The following words and terms, when used in this section, shall have the				
	following meanings, unless the context clearly indicates otherwise.				
	(1) Balancing authorityThe Electric Reliability Council of Texas or other responsible entity that integrates resource plans ahead of time, maintains electricity demand and resource				
	balance within a balancing authority area, and supports interconnection frequency in real time				
	for a power region in Texas.				
	(2) CommissionThe Railroad Commission of Texas.				
	(2) Commitssionme kalifoad Commitssion of Texas.				
	(3) Curtailment eventWhen a gas utility determines that its ability to deliver gas may				
	become inadequate to support continuous service to firm customers on its system and it reduces				
	deliveries to one or more firm customers. For the purposes of this section, an interruption of delivery or service to interruptible gas customers does not constitute a curtailment event.				
	Prior to reducing deliveries to one or more firm customers, a gas utility interrupts				
	deliveries to interruptible customers pursuant to mutually agreed upon contracts and/or tariffs.				
	(4) Electric generation facilitiesFacilities registered with the applicable balancing				
	authority including bulk power system assets, co-generation facilities, distributed generation, and or backup power systems.				
	generation, and or backup power systems.				
	(5) Firm or firm deliveriesNatural gas deliveries that are described as firm under a				
	contract or tariff.				
	(6) Gas utilityAn entity that operates a natural gas transmission pipeline system or a local				
	distribution company that is subject to the Commissions jurisdiction as defined in Texas				
	Utilities Code, Title 3.				
	(7) Human needs customersResidences, hospitals, water and wastewater facilities, police,				
	fire, military and civil defense facilities, and locations where people may congregate in an				
	emergency, such as schools and places of worship. A human needs customer also includes small commercial customers that cannot practicably be curtailed without curtailing human needs.				
	commercial customers that cannot practicably be cartained without curtaining haman needs.				
	(8) Interruptible or interruptible deliveriesNatural gas deliveries that are not described				
	as firm under a contract or tariff.				
	(b) Applicability. This section takes effect on September 1, 2022. This section applies when				
	any gas utility experiences a curtailment event affecting intrastate service on any of its				
	intrastate natural gas pipelines. When a gas utility experiences a curtailment event, the gas utility shall curtail deliveries according to the priorities listed in subsection (c) of this				
	section unless and until the gas utility has an approved curtailment plan pursuant to				
	subsection (d) of this section. The curtailment priorities in this section apply to sales of				
	natural gas owned by a gas utility and/or deliveries utilizing a gas utilitys transportation				
	capacity. The priorities in this section do not apply to sales of gas owned by an entity that is not a gas utility. The term deliveries in this section includes sales and/or transportation				
	service.				

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TARIFF CODE:	DS	RRC TARIFF NO:	37157	
	(c)	Priorities.		
	(1)	Unless a gas utility	has an appro	ved curtailment plan pursuant to subsection (d) of this
		tion, a gas utility s tailment event:	hall apply th	e following priorities in descending order during a
	Cui	cariment event.		
				stomers and firm deliveries of natural gas to local
	dis	tribution systems whi	ch serve huma	n needs customers;
	(B)	firm deliveries to e	lectric gener	ation facilities;
	(C)	firm deliveries to i	ndustrial and	commercial users of the minimum natural gas required to
	-			ritical safety to the plant facilities, to plant otection cannot be achieved through the use of an
	-	ernate fuel;	wilen such pr	ocection cannot be achieved through the use of an
		firm delimentes of m		anall industrials and normalay someonial loads that was
		s than 3,000 Mcf per		small industrials and regular commercial loads that use
	(E)	firm deliveries to l	arge industri	al and commercial users for fuel or as a raw material
				al cannot be used and operation and plant production
	wou	ld be curtailed or sh	ut down compl	etely when natural gas is curtailed;
	(F)	firm deliveries to l	arge industri	al and commercial users for fuel or as a raw material
				al can be used and operation and plant production would
	be	curtailed or shut dow	n completely	when natural gas is curtailed; and
				are not covered by the priorities listed in
	sub	pparagraphs (A) - (F)	of this parag	raph.
	(2)	Deliveries to custom	ers within th	e same priority on the portion of the system which is
				iled to the extent practicable on a pro rata basis
				a customer`s end-use requirements fall under two or more st be treated separately when applying this schedule of
				Transportation customers have equivalent end-use
	pri	orities as sales cust	omers.	
	(3)	When applying the pr	iorities of t	his section, a gas utility may rely on the
	-		ustomers and/	or their end users regarding the nature of customers
	del	iveries.		
		-		any curtailment plan approved by the Commission prior to
				superseded by this section. A gas utility may file its h the Oversight and Safety Division. A gas utility shall
		_		ction (c) of this section unless and until the gas
		-		lan on file with the Commission. The first three
	-	-		ent plan must be consistent with the first three
	-)(A) - (C) and (2) of this section. A gas utility shall
	-			application for a curtailment plan. A gas utility shall s utility files its application with the Commission. The
L				· ····································

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	gas utility may provide notice by hand delivery, by first class, certified, registered mail, commercial delivery service, electronic methods, or by such other manner as the Commission may require. The notice shall be in the form prescribed by the Commission. The Oversight and Safety Division may administratively approve the curtailment plan if no request for hearing is filed within thirty days of such notice. The Commission shall set the matter for hearing if it receives a timely request for hearing from a customer of the gas utility.
	(e) Required tariff filings. Within 90 days of the effective date of this section, each gas utility shall electronically file with the Commission, in the manner prescribed by the Commission, tariffs that shall include either:
	(1) the curtailment priorities as specified in this section; or
	(2) a curtailment plan approved by the Commission as specified in subsection (d) of this section.,
	(f) Curtailment emergency contact information. Each gas utility shall maintain current curtailment emergency contact information with the Commission and shall submit curtailment emergency contact information on or before November 1 of each year
INE EXTENSIO	N POLICY
POLICY ID	DESCRIPTION
1254	Line Estension and Construction charges.
	(A) If the customer requires the service to go into his property, he pays the total cost of the construction of that part of the service. He owns that part of the service and he pays for the maintenance and replacement of that part of the service.
	(B) If an extension of the main is required to give service, the customer pays the cost that is required to make the extension which exceeds 150 feet. Woodsboro Natural Gas installs, retains and maintains this extension at no other cost to the customer. Response to request for service
	(A) Woodsboro Natural Gas, LLC gives service to every qualified applicant on the same day requested if there is no new construction involved.
	(B) New service lines are installed as rapidly as practical. As a general rule they are

installed within two or three weeks, unless it is due to causes beyond our control.

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 1 TARIFF REPORT

RRC COID: 100	55 COMPANY NAME: WOODSBORO NATURAL GAS, LLC		
TARIFF CODE: DS	RRC TARIFF NO: 37157		
QUALITY OF SERVICE			
QUAL_SERVICE ID	DESCRIPTION		
QOS01	For gas utility service to residential and small commercial customers, the following minimum service standards shall be applicable in unincorporated areas. In addition, each gas distribution utility is ordered to amend its service rules to include said minimum service standards within the utility service rules applicable to residential and small commercial customers within incorporated areas, but only to the extent that said minimum service standards do not conflict with standards lawfully established within a particular municipality for a gas distribution utility. Said gas distribution utility shall file service rules incorporating said minimum service standards with the Railroad Commission and with the municipalities in the manner prescribed by law.		
	(1) Continuity of service.		
	(A) Service interruptions.		
	(i) Every gas utility shall make all reasonable efforts to prevent interruptions of service. When interruptions occur, the utility shall reestablish service within the shortest poss time consistent with prudent operating principles so that the smallest number of customers are affected.		
	(ii) Each utility shall make reasonable provisions to meet emergencies resulting from failure of service, and each utility shall issue instructions to its employees covering procedures to be followed in the event of an emergency in order to prevent or mitigate interruption or impairment of service.		
	(iii) In the event of national emergency or local disaster resulting in disruption of normal service, the utility may, in the public interest, interrupt service to other customers to provide necessary service to civil defense or other emergency service agencies on a temporary basis until normal service to these agencies can be restored.		
	(B) Record of interruption. Except for momentary interruptions which do not cause a major disruption of service, each utility shall keep a complete record of all interruptions, both emergency and scheduled. This record shall show the cause of interruptions, date, time duration, location, approximate number of customers affected, and, in cases of emergency interruptions, the remedy and steps taken to prevent recurrence.		
	(C) Report to commission. The commission shall be notified in writing within 48 hours of interruptions in service affecting the entire system or any major division thereof lasting more than four hours. The notice shall also state the cause of such interruptions. If any service interruption is reported to the commission otherwise (for example, as a curtailment report or safety report), such other report is sufficient to comply with the terms of this paragraph.		
	(2) Customer relations.		
	(A) Information to customers. Each utility shall:		
	(i) maintain a current set of maps showing the physical locations of its facilities. All distribution facilities shall be labeled to indicate the size or any pertinent information which will accurately describe the utility's facilities. These maps, r such other maps as may be required by the regulatory authority, hall be kept by the utility in a central location and		

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TARIFF CODE: DS	RRC TARIFF NO: 37157
	will be available for inspection by the regulatory authority during normal working hours. Each business office or service center shall have available up-to-date maps, plans, or records of its immediate area, with such other information as may be necessary to enable the utility to advise applicants and others entitled to the information as to the facilities available for serving that locality;
	(ii) assist the customer or applicant in selecting the most economical rate schedule;
	(iii) in compliance with applicable law or regulations, notify customers affected by a change in rates or schedule or classification;
	(iv) post a notice in a conspicuous place in each business office of the utility where applications for service are received informing the public that copies of the rate schedules and rules relating to the service of the utility as filed with the commission are available for inspection;
	(v) upon request inform its customers as to the method of reading meters;
	(vi) provide to new customers, at the time service is initiated or as an insert in the first billing, a pamphlet or information packet containing the following information. This information shall be provided in English and Spanish as necessary to adequately inform the customers; provided, however, the regulatory authority upon application and a showing of good cause may exempt the utility from the requirement that the information be provided in Spanish:
	(I) the customer`s right to information concerning rates and services and the customer`s right to inspect or obtain at reproduction cost a copy of the applicable tariffs and service rules;
	(II) the customer`s right to have his or her meter checked without charge under paragraph (7) of this section, if applicable;
	(III) the time allowed to pay outstanding bills;
	(IV) grounds for termination of service;
	(V) the steps the utility must take before terminating service;
	(VI) how the customer can resolve billing disputes with the utility and how disputes and health emergencies may affect termination of service;
	(VII) information on alternative payment plans offered by the utility;
	(VIII) the steps necessary to have service reconnected after involuntary termination;
	(IX) the appropriate regulatory authority with whom to register a complaint and how to contact such authority;
	(X) the hours, addresses, and telephone numbers of utility offices where bills may be paid and information may be obtained; and
	(XI) the customer`s right to be instructed by the utility how to read his or her meter;
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		request, at no charge	ach calendar year, notify customers that information is available upon to the customer, concerning the items listed in clause (vi)(I) - (XI) of is notice may be accomplished by use of a billing insert or a printed Il itself.
		customers either at it suitable investigation record of all complain and nature of the comp	s. Upon complaint to the utility by residential or small commercial office, by letter, or by telephone, the utility shall promptly make a h and advise the complainant of the results thereof. If shall keep a hats which shall show the name and address of the complainant, the date plaint, and the adjustment or disposition thereof for a period of one a final disposition of the complaint.
		regulatory authority of and advise the regulat response must be made response within 15 day within the 15-day peri writing to assist the	Upon receipt of a complaint, either by letter or by telephone, from the on behalf of a customer, the utility shall make a suitable investigation cory authority and complainant of the results thereof. An initial by the next working day. The utility must make a final and complete vs from the date of the complaint, unless additional time is granted tod. The commission encourages all customer complaints to be made in regulatory authority in maintaining records of the quality of service of the telephone communications will be acceptable.
			plan. The utility is encouraged to offer a deferred payment plan for accounts. If such a plan is offered, it shall conform to the following
		outstanding bill in fu	rment plan entered into due to the customer`s inability to pay the all must provide that service will not be discontinued if the customer d a reasonable amount of the outstanding bill and agrees to pay the

balance in reasonable installments until the bill is paid.

(ii) For purposes of determining reasonableness under these rules, the following shall be considered: size of delinquent account; customer's ability to pay; customer's payment history; time that the debt has been outstanding; reasons why debt has been outstanding; and other relevant factors concerning the circumstances of the customer.

(iii) A deferred payment plan, if reduced to writing, offered by a utility shall state, immediately preceding the space provided for the customer's signature and in bold-face print at least two sizes larger than any other used, that: If you are not satisfied with this agreement, do not sign. If you are satisfied with this agreement, you give up your right to dispute the amount due under the agreement except for the utility's failure or refusal to comply with the terms of this agreement.

(iv) A deferred payment plan may include a one-time 5.0% penalty for late payment on the original amount of the outstanding bill with no prompt payment discount allowed except in cases where the outstanding bill is unusually high as a result of the utility`s error (such as an inaccurately estimated bill or an incorrectly read meter). A deferred payment plan shall not include a finance charge.

(v) If a customer for utility service has not fulfilled terms of a deferred payment agreement or refuses to sign the same if it is reduced to writing, the utility shall have the right to

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	disconnect pursuant to disconnection rules herein and, under such circumstances, it shall not be required to offer a subsequent negotiation of a deferred payment agreement prior to disconnection.
	(vi) Any utility which institutes a deferred payment plan shall not refuse a customer participation in such a program on the basis of race, color, creed, sex, marital status, age, or any other form of discrimination prohibited by law.
	(E) Delayed payment of bills by elderly persons.
	(i) Applicability. This subparagraph applies only to:
	(I) a utility that assesses late payment charges on residential customers and that suspends service before the 26th day after the date of the bill for which collection action is taken;
	(II) utility bills issued on or after August 30, 1993; and
	(III) an elderly person, as defined in clause (ii) of this subparagraph, who is a residential customer and who occupies the entire premises for which a delay is requested.
	(ii) Definitions.
	(I) Elderly personA person who is 60 years of age or older.
	(II) Utility A gas utility or municipally owned utility, as defined in Texas Utilities Code, 101.003(7), 101.003(8), and 121.001 - 121.006.
	(iii) An elderly person may request that the utility implement the delay for either the most recent utility bill or for the most recent utility bill and each subsequent utility bill.
	(iv) On request of an elderly person, a utility shall delay without penalty the payment date of a bill for providing utility services to that person until the 25th day after the date on which the bill is issued.
	(v) The utility may require the requesting person to present reasonable proof that the person is 60 years of age or older.
	(vi) Every utility shall notify its customers of this delayed payment option no less often than yearly. A utility may include this notice with other information provided pursuant to subparagraph (A) of this paragraph.
	(3) Refusal of service.
	(A) Compliance by applicant. Any utility may decline to serve an applicant for whom service is available from previously installed facilities until such applicant has complied with the state and municipal regulations and approved rules and regulations of the utility on file with the commission governing the service applied for or for the following reasons.
	(i) Applicant`s facilities inadequate. If the applicant`s installation or equipment is known to be hazardous or of such character that satisfactory service cannot be given.

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	(ii) For indebtedness. If the applicant is indebted to any utility for the same kind of
	service as that applied for; provided, however, that in the event the indebtedness of the
	applicant for service is in dispute, the applicant shall be served upon complying with the
	applicable deposit requirement.
	(iii) Refusal to make deposit. For refusal to make a deposit if applicant is required to mak
	a deposit under these rules.
	(B) Applicant`s recourse. In the event that the utility shall refuse to serve an applicant
	under the provisions of these rules, the utility must inform the applicant of the basis of i
	refusal and that the applicant may file a complaint with the municipal regulatory authority
	commission, whichever is appropriate.
	(C) Insufficient grounds for refusal to serve. The following shall not constitute sufficient
	cause for refusal of service to a present customer or applicant:
	(i) deliverenza in normant for consist has a manifold construct of the manifold to be considered.
	(i) delinquency in payment for service by a previous occupant of the premises to be served;
	(ii) failure to pay for merchandise or charges for nonutility service purchased from the
	utility;
	(iii) failure to pay a bill to correct previous underbilling due to misapplication of rates
	more than six months prior to the date of application;
	(iv) violation of the utility`s rules pertaining to operation of nonstandard equipment or
	unauthorized attachments which interfere with the service of others unless the customer has
	first been notified and been afforded reasonable opportunity to comply with these rules;
	(v) failure to pay a bill of another customer as guarantor thereof unless the guarantee was
	made in writing to the utility as a condition precedent to service; and
	(vi) failure to pay the bill of another customer at the same address except where the char
	of customer identity is made to avoid or evade payment of a utility bill.
	(4) Discontinuance of service.
	(A) The due date of the bill for utility service shall not be less than 15 days after
	issuance, or such other period of time as may be provided by order of the regulatory
	authority. A bill for utility service is delinquent if unpaid by the due date.
	(B) A utility may offer an inducement for prompt payment of bills by allowing a discount in
	the amount of 5.0% for payment of bills within 10 days after their issuance. This provision
	shall not apply where it conflicts with existing orders or ordinances of the appropriate
	regulatory authority.
	(C) A customer`s utility service may be disconnected if the bill has not been paid or a
	(C) A customer's utility service may be disconnected if the bill has not been paid or a deferred payment plan pursuant to paragraph (2)(D) of this section has not been entered into
	within five working days after the bill has become delinguent and proper notice has been
	given. Proper notice consists of a deposit in the United States mail, postage prepaid, o
	hand delivery to the customer at least five working days prior to the stated date of
	hand derivery to the cubcomer at reast rive working days prior to the stated date or

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	disconnection, with the words Termination Notice or similar language prominently displayed on the notice. The notice shall be provided in English and Spanish as necessary to adequately inform the customer, and shall include the date of termination, the hours, address, and telephone number where payment may be made, and a statement that if a health or other emergency exists, the utility may be contacted concerning the nature of the emergency and the relief available, if any, to meet such emergency.
	(D) Utility service may be disconnected for any of the following reasons:
	(i) failure to pay a delinquent account or failure to comply with the terms of a deferred payment plan for installment payment of a delinquent account;
	(ii) violation of the utility`s rules pertaining to the use of service in a manner which interferes with the service of others or the operation of nonstandard equipment, if a reasonable attempt has been made to notify the customer and the customer is provided with a reasonable opportunity to remedy the situation;
	(iii) failure to comply with deposit or guarantee arrangements where required by paragraph (5) of this section;
	(iv) without notice where a known dangerous condition exists for as long as the condition exists;
	(v) tampering with the utility company`s meter or equipment or bypassing the same.
	(E) Utility service may not be disconnected for any of the following reasons:
	(i) delinquency in payment for service by a previous occupant of the premises;
	(ii) failure to pay for merchandise or charges for nonutility service by the utility;
	(iii) failure to pay for a different type or class of utility service unless fee for such service is included on the same bill;
	(iv) failure to pay the account of another customer as guarantor thereof, unless the utility has in writing the guarantee as a condition precedent to service;
	(v) failure to pay charges arising from an underbilling occurring due to any misapplication of rates more than six months prior to the current billings;
	(vi) failure to pay charges arising from an underbilling due to any faulty metering, unless the meter has been tampered with or unless such underbilling charges are due;
	(vii) failure to pay an estimated bill other than a bill rendered pursuant to an approved meter reading plan, unless the utility is unable to read the meter due to circumstances beyond its control.
	(F) Unless a dangerous condition exists, or unless the customer requests disconnection, service shall not be disconnected on a day, or on a day immediately preceding a day, when personnel of the utility are not available to the public for the purpose of making collections
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and reconnecting service.

(G) No utility may abandon a customer without written approval from the regulatory authority.

(H) No utility may discontinue service to a delinquent residential customer permanently residing in an individually metered dwelling unit when that customer establishes that discontinuance of service will result in some person residing at that residence becoming seriously ill or more seriously ill if the service is discontinued. Any customer seeking to avoid termination of service under this section must make a written request supported by a written statement from a licensed physician. Both the request and the statement must be received by the utility not more than five working days after the date of delinquency of the bill. The prohibition against service termination provided by this section shall last 20 days from the date of receipt by the utility of the request and statement or such lesser period as may be agreed upon by the utility and the customer. The customer who makes such request shall sign an installment agreement which provides for payment of such service along with timely payments for subsequent monthly billings.

(5) Applicant deposit.

(A) Establishment of credit for residential applicants. Each utility may require a residential applicant for service to satisfactorily establish credit but such establishment of credit shall not relieve the customer from complying with rules for prompt payment of bills. Subject to these rules, a residential applicant shall not be required to pay a deposit:

(i) if the residential applicant has been a customer of any utility for the same kind of service within the last two years and is not delinquent in payment of any such utility service account and during the last 12 consecutive months of service did not have more than one occasion in which a bill for such utility service was paid after becoming delinquent and never had service disconnected for nonpayment;

(ii) if the residential applicant furnishes in writing a satisfactory guarantee to secure payment of bills for the service required; or

(iii) if the residential applicant furnishes in writing a satisfactory credit rating by appropriate means, including, but not limited to, the production of generally acceptable credit cards, letters of credit reference, the names of credit references which may be quickly and inexpensively contacted by the utility, or ownership of substantial equity.

(B) Reestablishment of credit. Every applicant who has previously been a customer of the utility and whose service has been discontinued for nonpayment of bills shall be required before service is rendered to pay all his amounts due the utility or execute a written deferred payment agreement, if offered, and reestablish credit as provided in subparagraph (A) of this paragraph.

(C) Amount of deposit and interest for residential service, and exemption from deposit.

(i) Each gas utility shall waive any deposit requirement for residential service for an applicant who has been determined to be a victim of family violence as defined in Texas Family Code, 71.004, by a family violence center, by treating medical personnel, by law enforcement agency personnel, or by a designee of the Attorney General in the Crime Victim Services

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	Division of the Office of the Attorney General. This determination shall be evidenced by the
	applicant`s submission of a certification letter developed by the Texas Council on Family Violence and made available on its web site.
	VIOLENCE and made available on its web site.
	(ii) The required deposit shall not exceed an amount equivalent to one-sixth of the estimated
	annual billings. If actual use is at least twice the amount of the estimated billings, a new
	deposit requirement may be calculated and an additional deposit may be required within two
	days. If such additional deposit is not made, the utility may disconnect service under the
	standard disconnection procedure for failure to comply with deposit requirements.
	(iii) All applicants for residential service who are 65 years of age or older will be
	considered as having established credit if such applicant does not have an outstanding accoun
	balance with the utility or another utility for the same utility service which accrued within
	the last two years. No cash deposit shall be required of such applicant under these
	conditions.
	(iv) Each utility which requires deposits to be made by its customers shall pay a minimum
	(E) Records of deposits.(i) The utility shall keep records to show:
	(I) the name and address of each depositor;
	(II) the amount and date of the deposit; and
	(III) each transaction concerning the deposit.
	(ii) The utility shall issue a receipt of deposit to each applicant from whom a deposit is
	received and shall provide means whereby a depositor may establish claim if the receipt is
	lost.
	(iii) A record of each unclaimed deposit must be maintained for at least four years, during
	which time the utility shall make a reasonable effort to return the deposit.
QOS02	(F) Refund of deposit.
	(i) If service is not connected or after disconnection of service, the utility shall promptly
	and automatically refund the customer's deposit plus accrued interest on the balance, if any,
	in excess of the unpaid bills for service furnished. The transfer of service from one premise
	to another within the service area of the utility shall not be deemed a disconnection within
	the meaning of these rules, and no additional deposit may be demanded unless permitted by
	these rules.
	(ii) When the customer has paid bills for service for 12 consecutive residential bills withou
	having service disconnected for nonpayment of bill and without having more than two occasions
	in which a bill was delinquent and when the customer is not delinquent in the payment of the
	current bills, the utility shall promptly and automatically refund the deposit plus accrued

(G) Upon sale or transfer of utility or company. Upon the sale or transfer of any public utility or operating units thereof, the seller shall file with the commission under oath, in

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	addition to other information, a list showing the names and addresses of all customers served by such utility or unit who have to their credit a deposit, the date such deposit was made, the amount thereof, and the unpaid interest thereon.
	(H) Complaint by applicant or customer. Each utility shall direct its personnel engaged in initial contact with an applicant or customer for service seeking to establish or reestablish credit under the provisions of these rules to inform the customer, if dissatisfaction is expressed with the utility`s decision, of the customer`s right to file a complaint with the regulatory authority thereon.
	(6) Billing.
	(A) Bills for gas service shall be rendered monthly, unless otherwise authorized or unless service is rendered for a period less than a month. Bills shall be rendered as promptly as possible following the reading of meters.
	(B) The customer`s bill must show all the following information. The information must be arranged and displayed in such a manner as to allow the customer to compute his bill with the applicable rate schedule. The applicable rate schedule must be mailed to the customer on request of the customer. A utility may exhaust its present stock of nonconforming bill forms before compliance is required by this section:
	(i) if the meter is read by the utility, the date and reading of the meter at the beginning and end of the period for which rendered;
	(ii) the number and kind of units billed;
	(iii) the applicable rate schedule title or code;
	(iv) the total base bill;
	(v) the total of any adjustments to the base bill and the amount of adjustments per billing unit;
	(vi) the date by which the customer must pay the bill to get prompt payment discount;
	(vii) the total amount due before and after any discount for prompt payment within a designated period;
	(viii) a distinct marking to identify an estimated bill.
	(C) Where there is good reason for doing so, estimated bills may be submitted, provided tha an actual meter reading is taken at least every six months. For the second consecutive month in which the meter reader is unable to gain access to the premises to read the meter on regular meter reading trips, or in months where meters are not read otherwise, the utility must provide the customer with a postcard and request that the customer read the meter and return the card to the utility if the meter is of a type that can be read by the customer without significant inconvenience or special tools or equipment. If such a postcard is not received by the utility in time for billing, the utility may estimate the meter reading and render the bill accordingly.

RRC COID: 10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC TARIFF CODE: DS RRC TARIFF NO: 37157 (D) Disputed bills. (i) In the event of a dispute between the customer and the utility regarding the bill, the utility must forthwith make such investigation as is required by the particular case and report the results thereof to the customer. If the customer wishes to obtain the benefits of clause (ii) of this subparagraph, notification of the dispute must be given to the utility prior to the date the bill becomes delinquent. In the event the dispute is not resolved, the utility shall inform the customer of the complaint procedures of the appropriate regulatory authority. (ii) Notwithstanding any other subsection of this section, the customer shall not be required to pay the disputed portion of the bill which exceeds the amount of that customer's average usage for the billing period at current rates until the earlier of the following: resolution of the dispute or the expiration of the 60-day period beginning on the day the disputed bill is issued. For purposes of this section only, the customer`s average usage for the billing period shall be the average of the customer's usage for the same billing period during the preceding two years. Where no previous usage history exists, the average usage shall be estimated on the basis of usage levels of similar customers and under similar conditions. (7) Meters. (A) Meter requirements. (i) Use of meter. All gas sold by a utility must be charged for by meter measurements, except where otherwise provided for by applicable law, regulation of the regulatory authority, or tariff. (ii) Installation by utility. Unless otherwise authorized by the regulatory authority, each utility must provide and install and will continue to own and maintain all meters necessary for measurement of gas delivered to its customers. (iii) Standard type. No utility may furnish, set up, or put in use any meter which is not reliable and of a standard type which meets generally accepted industry standards; provided, however, special meters not necessarily conforming to such standard types may be used for investigation, testing, or experimental purposes. (B) Meter records. Each utility must keep the following records: (i) Meter equipment records. Each utility must keep a record of all its meters, showing the customer's address and date of the last test. (ii) Records of meter tests. All meter tests must be properly referenced to the meter record provided for therein. The record of each test made on request of a customer must show the identifying number and constants of the meter, the standard meter and other measuring devices used, the date and kind of test made, by whom made, the error (or percentage of accuracy) at each load tested, and sufficient data to permit verification of all calculations. (iii) Meter readings--meter unit location. In general, each meter must indicate clearly the units of service for which charge is made to the customer. Page 64 of 123

RRC COID: 100	10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC					
TARIFF CODE: DS	RRC TARIFF NO: 37157					
	(iv) Meter tests on request of customer.					
	(I) Each utility must, upon request of a customer, make a test of the accuracy of the meter					
	serving that customer. The utility must inform the customer of the time and place of the test					
	and permit the customer or his authorized representative to be present if the customer so desires. If no such test has been performed within the previous four years for the same					
	customer at the same location, the test is to be performed without charge. If such a test has					
	been performed for the same customer at the same location within the previous four years, the					
	utility is entitled to charge a fee for the test not to exceed \$15 or such other fee for the testing of meters as may be set forth in the utility`s tariff properly on file with the					
	regulatory authority. The customer must be properly informed of the result of any test on a					
	meter that serves him.					
	(II) Notwithstanding subclause (I) of this clause, if the meter is found to be more than					
	nominally defective, to either the customer`s or the utility`s disadvantage, any fee charged for a meter test must be refunded to the customer. More than nominally defective means a					
	deviation of more than 2.0% from accurate registration.					
	(v) Bill adjustments due to meter error.					
	(I) If any meter test reveals a meter to be more than nominally defective, the utility must					
	correct previous readings consistent with the inaccuracy found in the meter for the period of either:					
	(-a-) the last six months; or					
	(-b-) the last test of the meter, whichever is shorter. Any resulting underbillings or					
	overbillings are to be corrected in subsequent bills, unless service is terminated, in which					
	event a monetary adjustment is to be made. This requirement for a correction may be foregone by the utility if the error is to the utility`s disadvantage.					
	(II) If a meter is found not to register for any period of time, the utility may make a charge for units used but not metered for a period not to exceed three months previous to the time					
	the meter is found not to be registering. The determination of amounts used but not metered is					
	to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or					
	of other similarly situated customers, when not available.					
	(8) Now construction					
	(8) New construction.					
	(A) Standards of construction. Each utility is to construct, install, operate, and					
	maintain its plant, structures, equipment, and lines in accordance with the provisions of such codes and standards as are generally accepted by the industry, as modified by rule or					
	regulation of the regulatory authority or otherwise by law, and in such manner to best					
	accommodate the public and to prevent interference with service furnished by other public utilities insofar as practical.					
	(B) Line extension and construction charges. Every utility must file its extension policy. The policy must be consistent, nondiscriminatory, and is subject to the approval of the regulatory					
	authority. No contribution in aid of construction may be required of any customer except as					

SERVICE CHARGES

RRC COID:	10055	COMPANY NAME:	WOODSBORO NATURAL GAS, LLC
TARIFF CODE:	DS	RRC TARIFF NO:	37157
	Iq	rovided for in extens	sion policy.
	-		* *
	((C) Response to reques	st for service. Every gas utility must serve each qualified applicant for
			rvice area as rapidly as practical As a general policy those

service within its service area as rapidly as practical. As a general policy, those applications not involving line extensions or new facilities should be filled within seven working days. Those applications for individual residential service requiring line extensions should be filled within 90 days unless unavailability of materials or other causes beyond the control of the utility result in unavoidable delays. In the event that residential service is delayed in excess of 90 days after an applicant has met credit requirements and made satisfactory arrangements for payment of any required construction charges, a report must be made to the regulatory authority listing the name of the applicant, location, and cause for delay. Unless such delays are due to causes which are reasonably beyond the control of the utility, a delay in excess of 90 days may be found to constitute a refusal to serve.

SERVICE CHARGES					
RRC CHARGE NO.	CHARGE ID	CHARGE AMOUNT	SERVICE PROVIDED		
312155	INCNEW		INCORPORATED NEW CUSTOMERS WHERE A METER AND RELATED ATTACHMENTS AND MATERIALS ARE INSTALLED \$250.00		
312156	INCDEP		INCORPORATED DEPOSIT \$75.00		
312156	INCDEP		INCORPORATED DEPOSIT \$75.00		
312157	INCON		INCORPORATED TURN ON CHARGE TO NEW CUSTOMERS WITH EXISTING METER \$20.00		
312157	INCON		INCORPORATED TURN ON CHARGE TO NEW CUSTOMERS WITH EXISTING METER \$20.00		
312152	INCOFF		INCORPORATED TURN OFF CHARGE \$20.00		
312152	INCOFF		INCORPORATED TURN OFF CHARGE \$20.00		
312153	SUMOFF		TURN METER OFF FOR SUMMER \$30.00		
312153	SUMOFF		TURN METER OFF FOR SUMMER \$30.00		
312154	INCNSF		INCORPORATED INSUFFICIENT CHECKS \$35.00		
312154	INCNSF		INCORPORATED INSUFFICIENT CHECKS \$35.00		

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 1 TARIFF REPORT

ARIFF CODE: DS	RRC TARIFF NO: 38909				
	istribution Sales	STATUS: A			
		BIAIOS. A			
EFFECTIVE DATE: 01/01/2023 ORIGINAL CONTRACT DATE: RECEIVED DATE:					
GAS CONSUMED:	N AMENDMENT DATE:	OPERATOR NO: 101084			
BILLS RENDERED:	Y INACTIVE DATE:				
RATE SCHEDULE					
SCHEDULE ID	DESCRIPTION				
GasCostAdj					
	The above net monthly rate per unit sold is pre-	dicted upon a price of gas purchased			
	for resale hereunder increases or decreases, sa	_			
	adjusted up or down to reflect changes in such	_			
	changes in gross receipts, taxes, or similar go				
	chargeable as operating expenses and based on de				
	(except ad valorem taxes assessed or levied by or or Town taxes and incom taxes).If Gas Company re				
	cost of purchased gas that have been passed on a				
	be made to consumers served by the schedule.	shire provident, a rectaina sharr			
PENALTY					
	PAYMENT:				
	THE RATES PROPOSED ABOVE ARE NET RATES AND WILL APPLY TO ALL BILLS PAID WITHIN TEN (10) DAYS OF DATE RENDITION.				
	(,				
	IF BILLS ARE NOT PAID WITHIN TEN (10) DAYS, TEN PERCENT (10%) PENALTY WILL BE				
	ADDED, WITH A MINIMUM PENALTY OF \$1.00.				
PSF2023					
	Title 16 Economic Regulation				
	Part 1 Railroad Commission Of Texas				
	Chapter 8 Pipeline Safety Regulations				
	Subchapter C Requirements For Natural Gas Pipel	_			
	RULE 8.201 PIPELINE SAFETY AND REGULATORY PROGR	AM FEES			
	A PIPELINE SAFETY FEE OF \$1.62 WAS CHARGED TO 2	22 CUSTOMERS ON 03/30/2023			
	(A) APPLICATION OF FEES. PURSUANT TO TEXAS UTIL	ITIES CODE, 121.211, THE COMMISSION			
	ESTABLISHES A PIPELINE SAFETY AND REGULATORY PRO	OGRAM FEE, TO BE ASSESSED ANNUALLY			
	AGAINST OPERATORS OF NATURAL GAS DISTRIBUTION P.	IPELINES AND PIPELINE FACILITIES AND			
	NATURAL GAS MASTER METERED PIPELINES AND PIPELI	NE FACILITIES SUBJECT TO THE			
	COMMISSION'S JURISDICTION UNDER TEXAS UTILITIES	CODE, TITLE 3. THE TOTAL AMOUNT OF			
	REVENUE ESTIMATED TO BE COLLECTED UNDER THIS SEC	CTION DOES NOT EXCEED THE AMOUNT THE			
	COMMISSION ESTIMATES TO BE NECESSARY TO RECOVER				
	PIPELINE SAFETY AND REGULATORY PROGRAMS UNDER T				
	EXCLUDING COST THAT ARE FULLY FUNDED BY FEDERAL	SOURCES FOR ANY FISCAL YEAR.			

RRC COID: 10055	COMPANY NAME: WOODSBORO NATURAL GAS, LLC
TARIFF CODE: DS	RRC TARIFF NO: 38909
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	OF A NATURAL GAS DISTRIBUTION SYSTEM AN ANNUAL PIPELINE SAFTEY AND REGULATORY PROGRAM FEE OF \$1.00 FOR EACH SERVICE (SERVICE LINE)IN SERVICE AT THE END OF EACH CALENDAR YEAR AS REPORTED BY EACH SYSTEM OPERATOR ON THE U.S. DEPARTMENT OF TRANSPORTATION (DOT) GAS DISTRIBUTION ANNUAL REPORT, FORM PHMSA F7100.1-1 DUE ON MARCH 15 OF EACH YEAR.
	(1) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL CALCULATE THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM TOTAL TO BE PAID TO THE COMMISSION BY MULTIPLYING THE \$1.00 FEE BY THE NUMBER OF SERVICES LISTED IN PART B, SECTION 3, OF FORM PHMSA F7100.1-1, DUE ON MARCH 15 OF EACH YEAR.
	(2) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL REMIT TO THE COMMISSION ON MARCH 15 OF EACH YEAR THE AMOUNT CALCULATED UNDER PARAGRAPH (1) OF THIS SUBSECTION.
	(3) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL RECOVER, BY A SURCHARGE TO ITS EXISTING RATES, THE AMOUNT THE OPERATOR PAID TO THE COMMISSION UNDER PARAGRAPH (1) IF THIS SUBSECTION. THE SURCHARGE:
	 (A) SHALL BE A FLAT RATE, ONE TIME SURCHARGE; (B) SHALL NOT BE BILLED BEFORE THE OPERATOR REMITS THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE TO THE COMMISSION: (C) SHALL BE APPLIED IN THE BILLING CYCLE OR CYCLES IMMEDIATELY FOLLOWING THE DATE ON WHICH THE OPERATOR PAID THE COMMISSION; (D) SHALL NOT EXCEED \$1.00 PER SERVICE OR SERVICE LINE; AND (E) SHALL NOT BE BILLED TO A STATE AGENCY, AS THAT TERM IS DEFINED IN TEXAS UTILITIES CODE, 101.003.
	(4) NO LATER THAN 90 DAYS AFTER THE LAST BULLING CYCLE IN WHICH THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE SURCHARGE IS BILLED TO CUSTOMERS, EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL FILE WITH THE COMMISSION'S OVERSIGHT AND SAFETY DIVISION A REPORT SHOWING: (A) THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE AMOUNT PAID TO THE COMMISSION;(B) THE UNIT RATE AND TOTAL AMOUNT OF THE SURCHARGE BILLED TO EACH CUSTOMER;(C) THE DATE OR DATES ON WHICH THE SURCHARGE WAS BILLED TO CUSTOMERS; AND (D) THE TOTAL AMOUNT COLLECTED FROM CUSTOMERS FROM THE SURCHARGE.
	(5) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM THAT IS A UTILITY SUBJECT TO THE JURISDICTION OF THE COMMISSION PURSUANT TO TEXAS UTILITIES CODE, CHAPTERS 101– 105, SHALL FILE A GENERALLY APPLICABLE TARIFF FOR ITS SURCHARGE IN CONFORMANCE WITH THE REQUIREMENTS OF 7.315 OF THIS TITLE (RELATING TO FILING OF TARIFFS).
	(6) AMOUNTS RECOVERED FROM CUSTOMERS UNDER THIS SUBSECTION BY AN INVESTOR-OWNED NATURAL GAS DISTRIBUTION SYSTEM OF A COOPERATIVELY OWNED NATURAL GAS DISTRIBUTION SYSTEM SHALL NOT BE INCLUDED IN THE REVENUE OR GROSS RECEIPTS OF THE SYSTEM FOR THE PURPOSE OF CALCULATING MUNICIPAL FRANCHISE FEES OR ANY TAX IMPOSED UNDER SUBCHAPTER B, CHAPTER 182, TAX CODE, OR UNDER CHAPTER 122, NOR SHALL SUCH AMOUNTS BE SUBJECT

RIFF CODE: DS	RRC TARIFF NO: 38909					
ATE SCHEDULE						
SCHEDULE ID	DESCRIPTION					
	TO A SALES AND USE TAX IMPOSED BY CHAPTER 151, TAX CODE, OR SUBTITLE C, TITLE 3, TAX CODE.					
	(C) NATURAL GAS MASTER METER SYSTEMS. THE COMMISSION HEREBY ASSESSES EACH NATURAL GAS MASTER METER SYSTEM AN ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE OF					
	\$100 PER MASTER METER SYSTEM.					
	(1) EACH OPERATOR OF A NATURAL GAS MASTER METER SYSTEM SHALL REMIT TO THE COMMISSION THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE OF \$100 PER MASTER METER SYSTEM NO LATER THAN JUNE 30 OF EACH YEAR.					
	(2) THE COMMISSION SHALL SEND AN INVOICE TO EACH AFFECTED NATURAL GAS MASTER METER SYSTEM OPERATOR NO LATER THAN APRIL 30 OF EACH YEAR AS A COURTESY REMINDER. THE FAILURE OF A NATURAL GAS MASTER METER SYSTEM OPERATOR TO RECEIVE AN INVOICE SHALL NOT EXEMPT THE NATURAL GAS MASTER METER SYSTEM OPERATOR FROM ITS OBLIGATION TO REMIT TO THE COMMISSION THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE ON JUNE 30 EACH YEAR.					
	(3) EACH OPERATOR OF A NATURAL GAS MASTER METER SYSTEM SHALL RECOVER AS A SURCHARGE TO ITS EXISTING RATES THE AMOUNTS PAID TO THE COMMISSION UNDER PARAGRAPH (1) OF THIS SUBSECTION.					
	(4) NO LATER THAN 90 DAYS AFTER THE LAST BILLING CYCLE IN WHICH THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE SURCHARGE IS BILLED TO CUSTOMERS, EACH NATURAL GAS MASTER METER SYSTEM OPERATOR SHALL FILE WITH THE OVERSIGHT AND SAFETY DIVISION A REPORT SHOWING:					
	 (A) THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE AMOUNT PAID TO THE COMMISSION; (B) THE UNIT RATE AND TOTAL AMOUNT OF THE SURCHARGE BILLED TO EACH CUSTOMER: (C) THE DATE OR DATES ON WHICH THE SURCHARGE WAS BILLED TO CUSTOMERS; AND (D) THE TOTAL AMOUNT COLLECTED FROM CUSTOMERS FROM THE SURCHARGE. 					
	(D) LATE PAYMENT PENALTY. IF THE OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM OR A NATURAL GAS MASTER METER SYSTEM DOES NOT REMIT PAYMENT OF THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE TO THE COMMISSION WITHIN 30 DAYS OF THE DUE DATE, THE COMMISSION SHALL ASSESS A LATE PAYMENT PENALTY OF 10 PERCENT OF THE TOTAL ASSESSMENT DUE UNDER SUBSECTION (B) OR (C) OF THIS SECTION, AS APPLICABLE, AND SHALL NOTIFY THE OPERATOR OF THE TOTAL AMOUNT DUE TO THE COMMISSION.					
SectionOne						
	The rates here in approved be and they are for the Residential and Commercial Service, and such schedules are applicable to all consumers receiving gas for uses either in a home, through a single meter serving a single family dwelling and its related structures, or in a commercial premise receiving gas for purposes other					
	than residential. Natural gas supplied hereunder is for the individual use of the					
Residential	customer at one point of delivery and shall not be resold or shared with others.					

RC COID: 1005	5 COMPANY NAME:	WOODSBORO NATURA	L GAS, LLC	
TARIFF CODE: DS	RRC TARIFF NO:	38909		
RATE SCHEDULE				
SCHEDULE ID	DESCRIPTION			
	Residential Custo			
	\$12.75 Per Month,	which includes the u	use of 400 cubic feet c	onsumption.
	All over 400 cubi	c feet, \$.9545.		
	Per 100 cubic fee	t.		
	\$17.00 per month	renovation and upgrad	le surcharge expiring	
	October 5, 2026.			
	Minimum Monthly E	ill \$29.75		
RATE ADJUSTMENT PR	OVISIONS			
Residential Incorp	orated			
CUSTOMERS				
RRC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
43230	N			
CUSTOMER NAME	Woodsboro Incorpor	ated		
REASONS FOR FILING				
NEW?	• N			
RRC DOCKET NO:				
	2014-001			
CITY ORDINANCE NO:				
AMENDMENT (EXPLAIN)	:			
OTHER (EXPLAIN)	: New Tariff			
ERVICES				
TYPE OF SERVICE	SERVICE DESCRIPTION			
В	Commercial Sales			
OTHER TYPE DESCRI	PTION			
PREPARER - PERSON FI	LING			
RRC NO: 13	70	ACTIVE FLAG: Y	INACTIVE DATE:	
FIRST NAME: Wa		MIDDLE:	LAST NAME: Rob	erts
TITLE: Su	pervisor			
ADDRESS LINE 1: 20	5 Wood Ave.			
ADDRESS LINE 2:				
CITY: Wo	odsboro	STATE: TX	ZIP: 78393 ZIP4:	

TARIFF CODE	DS RRC TARIFF NO: 38909					
CURTAILMENT	Y PLAN					
PLAN ID DESCRIPTION						
7455	Curtailment Plan 7.455 Curtailment Standards					
	(a) Definitions. The following words and terms, when used in this section, shall have the following meanings, unless the context clearly indicates otherwise.					
	(1) Balancing authorityThe Electric Reliability Council of Texas or other responsible entity that integrates resource plans ahead of time, maintains electricity demand and resource balance within a balancing authority area, and supports interconnection frequency in real time for a power region in Texas.					
	(2) CommissionThe Railroad Commission of Texas.					
	(3) Curtailment eventWhen a gas utility determines that its ability to deliver gas may become inadequate to support continuous service to firm customers on its system and it reduces deliveries to one or more firm customers. For the purposes of this section, an interruption of delivery or service to interruptible gas customers does not constitute a curtailment event. Prior to reducing deliveries to one or more firm customers, a gas utility interrupts deliveries to interruptible customers pursuant to mutually agreed upon contracts and/or tariffs.					
	(4) Electric generation facilitiesFacilities registered with the applicable balancing authority including bulk power system assets, co-generation facilities, distributed generation, and or backup power systems.					
	(5) Firm or firm deliveriesNatural gas deliveries that are described as firm under a contract or tariff.					
	(6) Gas utilityAn entity that operates a natural gas transmission pipeline system or a local distribution company that is subject to the Commissions jurisdiction as defined in Texas Utilities Code, Title 3.					
	(7) Human needs customersResidences, hospitals, water and wastewater facilities, police, fire, military and civil defense facilities, and locations where people may congregate in an emergency, such as schools and places of worship. A human needs customer also includes small commercial customers that cannot practicably be curtailed without curtailing human needs.					
	(8) Interruptible or interruptible deliveriesNatural gas deliveries that are not described as firm under a contract or tariff.					
	(b) Applicability. This section takes effect on September 1, 2022. This section applies when any gas utility experiences a curtailment event affecting intrastate service on any of its intrastate natural gas pipelines. When a gas utility experiences a curtailment event, the gas utility shall curtail deliveries according to the priorities listed in subsection (c) of this section unless and until the gas utility has an approved curtailment plan pursuant to subsection (d) of this section. The curtailment priorities in this section apply to sales of natural gas owned by a gas utility and/or deliveries utilizing a gas utilitys transportation capacity. The priorities in this section do not apply to sales of gas owned by an entity that is not a gas utility. The term deliveries in this section includes sales and/or transportation					

RRC COID:	10055	COMPANY NAME:	WOODSBORO	NATURAL GAS, LLC		
TARIFF CODE:	DS	RRC TARIFF NO:	38909			
	(c)	Priorities.				
	(1) Unless a gas utility has an approved curtailment plan pursuant to subsection (d) of this section, a gas utility shall apply the following priorities in descending order during a curtailment event:					
	(A) firm deliveries to human needs customers and firm deliveries of natural gas to local distribution systems which serve human needs customers;					
	(B)	firm deliveries to e	electric gener	ration facilities;		
	pre per	vent physical harm ar	nd/or ensure o	d commercial users of the minimum natural gas required to critical safety to the plant facilities, to plant cotection cannot be achieved through the use of an		
		firm deliveries of r s than 3,000 Mcf per		small industrials and regular commercial loads that use		
	whe	re an alternate fuel	or raw materi	al and commercial users for fuel or as a raw material al cannot be used and operation and plant production etely when natural gas is curtailed;		
	whe	re an alternate fuel	or raw materi	al and commercial users for fuel or as a raw material al can be used and operation and plant production would when natural gas is curtailed; and		
		firm deliveries to o paragraphs (A) - (F)		are not covered by the priorities listed in graph.		
	sub acco prio prio	ject to curtailment s ording to scheduled o orities, then such re	shall be curta quantities. If equirements mu practicable.	he same priority on the portion of the system which is miled to the extent practicable on a pro rata basis a customer`s end-use requirements fall under two or more ast be treated separately when applying this schedule of a Transportation customers have equivalent end-use		
	rep			this section, a gas utility may rely on the for their end users regarding the nature of customers		
	the own fol: uti: pric pric	effective date of the curtailment plan for low the priorities lib lity has an approved prities in any indivi- prities listed in sub- vide to its customers	his section is approval wit isted in subse curtailment p idual curtailm osection (c)(1 s notice of an	any curtailment plan approved by the Commission prior to a superseded by this section. A gas utility may file its the the Oversight and Safety Division. A gas utility shall action (c) of this section unless and until the gas blan on file with the Commission. The first three ment plan must be consistent with the first three L)(A) - (C) and (2) of this section. A gas utility shall a application for a curtailment plan. A gas utility shall as utility files its application with the Commission. The		

RRC COID:	10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC
TARIFF CODE:	DS RRC TARIFF NO: 38909
	gas utility may provide notice by hand delivery, by first class, certified, registered mail, commercial delivery service, electronic methods, or by such other manner as the Commission may require. The notice shall be in the form prescribed by the Commission. The Oversight and Safety Division may administratively approve the curtailment plan if no request for hearing is filed within thirty days of such notice. The Commission shall set the matter for hearing if it receives a timely request for hearing from a customer of the gas utility.
	(e) Required tariff filings. Within 90 days of the effective date of this section, each gas utility shall electronically file with the Commission, in the manner prescribed by the Commission, tariffs that shall include either:
	(1) the curtailment priorities as specified in this section; or
	(2) a curtailment plan approved by the Commission as specified in subsection (d) of this section.,
	(f) Curtailment emergency contact information. Each gas utility shall maintain current curtailment emergency contact information with the Commission and shall submit curtailment emergency contact information on or before November 1 of each year
LINE EXTENSION	N POLICY
POLICY ID	DESCRIPTION
1254	Line Estension and Construction charges.
	(A) If the customer requires the service to go into his property, he pays the total cost of the construction of that part of the service. He owns that part of the service and he pays for the maintenance and replacement of that part of the service.
	(B) If an extension of the main is required to give service, the customer pays the cost that is required to make the extension which exceeds 150 feet. Woodsboro Natural Gas installs, retains and maintains this extension at no other cost to the customer. Response to request for service
	(A) Woodsboro Natural Gas, LLC gives service to every qualified applicant on the same day requested if there is no new construction involved.
	(B) New service lines are installed as rapidly as practical. As a general rule they are

installed within two or three weeks, unless it is due to causes beyond our control.

RRC COID: 100	55 COMPANY NAME: WOODSBORO NATURAL GAS, LLC
TARIFF CODE: DS	RRC TARIFF NO: 38909
QUALITY OF SERVIC	E
QUAL_SERVICE ID	DESCRIPTION
QOS01	For gas utility service to residential and small commercial customers, the following minimum service standards shall be applicable in unincorporated areas. In addition, each gas distribution utility is ordered to amend its service rules to include said minimum service standards within the utility service rules applicable to residential and small commercial customers within incorporated areas, but only to the extent that said minimum service standards do not conflict with standards lawfully established within a particular municipality for a gas distribution utility. Said gas distribution utility shall file service rules incorporating said minimum service standards with the Railroad Commission and with the municipalities in the manner prescribed by law.
	(1) Continuity of service.
	(A) Service interruptions.
	(i) Every gas utility shall make all reasonable efforts to prevent interruptions of service. When interruptions occur, the utility shall reestablish service within the shortest poss time consistent with prudent operating principles so that the smallest number of customers are affected.
	(ii) Each utility shall make reasonable provisions to meet emergencies resulting from failure of service, and each utility shall issue instructions to its employees covering procedures to be followed in the event of an emergency in order to prevent or mitigate interruption or impairment of service.
	(iii) In the event of national emergency or local disaster resulting in disruption of normal service, the utility may, in the public interest, interrupt service to other customers to provide necessary service to civil defense or other emergency service agencies on a temporary basis until normal service to these agencies can be restored.
	(B) Record of interruption. Except for momentary interruptions which do not cause a major disruption of service, each utility shall keep a complete record of all interruptions, both emergency and scheduled. This record shall show the cause of interruptions, date, time duration, location, approximate number of customers affected, and, in cases of emergency interruptions, the remedy and steps taken to prevent recurrence.
	(C) Report to commission. The commission shall be notified in writing within 48 hours of interruptions in service affecting the entire system or any major division thereof lasting more than four hours. The notice shall also state the cause of such interruptions. If any service interruption is reported to the commission otherwise (for example, as a curtailment report or safety report), such other report is sufficient to comply with the terms of this paragraph.
	(2) Customer relations.
	(A) Information to customers. Each utility shall:
	(i) maintain a current set of maps showing the physical locations of its facilities. All distribution facilities shall be labeled to indicate the size or any pertinent information which will accurately describe the utility`s facilities. These maps, r such other maps as may be required by the regulatory authority, hall be kept by the utility in a central location and

RRC COID: 100	055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC
TARIFF CODE: DS	RRC TARIFF NO: 38909
	will be available for inspection by the regulatory authority during normal working hours. Each business office or service center shall have available up-to-date maps, plans, or records of
	its immediate area, with such other information as may be necessary to enable the utility to advise applicants and others entitled to the information as to the facilities available for serving that locality;
	(ii) assist the customer or applicant in selecting the most economical rate schedule;
	(iii) in compliance with applicable law or regulations, notify customers affected by a change in rates or schedule or classification;
	(iv) post a notice in a conspicuous place in each business office of the utility where applications for service are received informing the public that copies of the rate schedules and rules relating to the service of the utility as filed with the commission are available for inspection;
	(v) upon request inform its customers as to the method of reading meters;
	(vi) provide to new customers, at the time service is initiated or as an insert in the first billing, a pamphlet or information packet containing the following information. This information shall be provided in English and Spanish as necessary to adequately inform the customers; provided, however, the regulatory authority upon application and a showing of good cause may exempt the utility from the requirement that the information be provided in Spanish:
	(I) the customer`s right to information concerning rates and services and the customer`s right to inspect or obtain at reproduction cost a copy of the applicable tariffs and service rules;
	(II) the customer`s right to have his or her meter checked without charge under paragraph (7) of this section, if applicable;
	(III) the time allowed to pay outstanding bills;
	(IV) grounds for termination of service;
	(V) the steps the utility must take before terminating service;
	(VI) how the customer can resolve billing disputes with the utility and how disputes and health emergencies may affect termination of service;
	(VII) information on alternative payment plans offered by the utility;
	(VIII) the steps necessary to have service reconnected after involuntary termination;
	(IX) the appropriate regulatory authority with whom to register a complaint and how to contact such authority;
	(X) the hours, addresses, and telephone numbers of utility offices where bills may be paid and information may be obtained; and
	(XI) the customer`s right to be instructed by the utility how to read his or her meter;
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	(vii) at least once each calendar year, notify customers that information is available upon
	request, at no charge to the customer, concerning the items listed in clause (vi)(I) - (XI) of
	this subparagraph. This notice may be accomplished by use of a billing insert or a printed
	statement upon the bill itself.
	(B) Customer complaints. Upon complaint to the utility by residential or small commercial
	customers either at its office, by letter, or by telephone, the utility shall promptly make a
	suitable investigation and $$ advise the complainant of the results thereof. If shall keep a
	record of all complaints which shall show the name and address of the complainant, the date
	and nature of the complaint, and the adjustment or disposition thereof for a period of one
	year subsequent to the final disposition of the complaint.
	(C) Utility response. Upon receipt of a complaint, either by letter or by telephone, from the

regulatory authority on behalf of a customer, the utility shall make a suitable investigation and advise the regulatory authority and complainant of the results thereof. An initial response must be made by the next working day. The utility must make a final and complete response within 15 days from the date of the complaint, unless additional time is granted within the 15-day period. The commission encourages all customer complaints to be made in writing to assist the regulatory authority in maintaining records of the quality of service of each utility; however, telephone communications will be acceptable.

(D) Deferred payment plan. The utility is encouraged to offer a deferred payment plan for delinquent residential accounts. If such a plan is offered, it shall conform to the following guidelines:

(i) Every deferred payment plan entered into due to the customer's inability to pay the outstanding bill in full must provide that service will not be discontinued if the customer pays current bills and a reasonable amount of the outstanding bill and agrees to pay the balance in reasonable installments until the bill is paid.

(ii) For purposes of determining reasonableness under these rules, the following shall be considered: size of delinquent account; customer's ability to pay; customer's payment history; time that the debt has been outstanding; reasons why debt has been outstanding; and other relevant factors concerning the circumstances of the customer.

(iii) A deferred payment plan, if reduced to writing, offered by a utility shall state, immediately preceding the space provided for the customer's signature and in bold-face print at least two sizes larger than any other used, that: If you are not satisfied with this agreement, do not sign. If you are satisfied with this agreement, you give up your right to dispute the amount due under the agreement except for the utility's failure or refusal to comply with the terms of this agreement.

(iv) A deferred payment plan may include a one-time 5.0% penalty for late payment on the original amount of the outstanding bill with no prompt payment discount allowed except in cases where the outstanding bill is unusually high as a result of the utility`s error (such as an inaccurately estimated bill or an incorrectly read meter). A deferred payment plan shall not include a finance charge.

(v) If a customer for utility service has not fulfilled terms of a deferred payment agreement or refuses to sign the same if it is reduced to writing, the utility shall have the right to

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	disconnect pursuant to disconnection rules herein and, under such circumstances, it shall not be required to offer a subsequent negotiation of a deferred payment agreement prior to disconnection.
	(vi) Any utility which institutes a deferred payment plan shall not refuse a customer participation in such a program on the basis of race, color, creed, sex, marital status, age, or any other form of discrimination prohibited by law.
	(E) Delayed payment of bills by elderly persons.
	(i) Applicability. This subparagraph applies only to:
	(I) a utility that assesses late payment charges on residential customers and that suspends service before the 26th day after the date of the bill for which collection action is taken;
	(II) utility bills issued on or after August 30, 1993; and
	(III) an elderly person, as defined in clause (ii) of this subparagraph, who is a residential customer and who occupies the entire premises for which a delay is requested.
	(ii) Definitions.
	(I) Elderly personA person who is 60 years of age or older.
	(II) Utility A gas utility or municipally owned utility, as defined in Texas Utilities Code, 101.003(7), 101.003(8), and 121.001 - 121.006.
	(iii) An elderly person may request that the utility implement the delay for either the most recent utility bill or for the most recent utility bill and each subsequent utility bill.
	(iv) On request of an elderly person, a utility shall delay without penalty the payment date of a bill for providing utility services to that person until the 25th day after the date on which the bill is issued.
	(v) The utility may require the requesting person to present reasonable proof that the person is 60 years of age or older.
	(vi) Every utility shall notify its customers of this delayed payment option no less often than yearly. A utility may include this notice with other information provided pursuant to subparagraph (A) of this paragraph.
	(3) Refusal of service.
	(A) Compliance by applicant. Any utility may decline to serve an applicant for whom service is available from previously installed facilities until such applicant has complied with the state and municipal regulations and approved rules and regulations of the utility on file with the commission governing the service applied for or for the following reasons.
	(i) Applicant`s facilities inadequate. If the applicant`s installation or equipment is known to be hazardous or of such character that satisfactory service cannot be given.

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	(ii) For indebtedness. If the applicant is indebted to any utility for the same kind of service as that applied for; provided, however, that in the event the indebtedness of the applicant for service is in dispute, the applicant shall be served upon complying with the applicable deposit requirement.
	(iii) Refusal to make deposit. For refusal to make a deposit if applicant is required to make a deposit under these rules.
	(B) Applicant`s recourse. In the event that the utility shall refuse to serve an applicant under the provisions of these rules, the utility must inform the applicant of the basis of it refusal and that the applicant may file a complaint with the municipal regulatory authority o commission, whichever is appropriate.
	(C) Insufficient grounds for refusal to serve. The following shall not constitute sufficient cause for refusal of service to a present customer or applicant:
	(i) delinquency in payment for service by a previous occupant of the premises to be served;
	(ii) failure to pay for merchandise or charges for nonutility service purchased from the utility;
	(iii) failure to pay a bill to correct previous underbilling due to misapplication of rates more than six months prior to the date of application;
	(iv) violation of the utility`s rules pertaining to operation of nonstandard equipment or unauthorized attachments which interfere with the service of others unless the customer has first been notified and been afforded reasonable opportunity to comply with these rules;
	(v) failure to pay a bill of another customer as guarantor thereof unless the guarantee was made in writing to the utility as a condition precedent to service; and
	(vi) failure to pay the bill of another customer at the same address except where the chang of customer identity is made to avoid or evade payment of a utility bill.
	(4) Discontinuance of service.
	(A) The due date of the bill for utility service shall not be less than 15 days after issuance, or such other period of time as may be provided by order of the regulatory authority. A bill for utility service is delinquent if unpaid by the due date.
	(B) A utility may offer an inducement for prompt payment of bills by allowing a discount in the amount of 5.0% for payment of bills within 10 days after their issuance. This provision shall not apply where it conflicts with existing orders or ordinances of the appropriate regulatory authority.
	(C) A customer's utility service may be disconnected if the bill has not been paid or a deferred payment plan pursuant to paragraph (2)(D) of this section has not been entered into within five working days after the bill has become delinquent and proper notice has been given. Proper notice consists of a deposit in the United States mail, postage prepaid, or hand delivery to the customer at least five working days prior to the stated date of

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	disconnection, with the words Termination Notice or similar language prominently displayed on the notice. The notice shall be provided in English and Spanish as necessary to adequately inform the customer, and shall include the date of termination, the hours, address, and telephone number where payment may be made, and a statement that if a health or other emergency exists, the utility may be contacted concerning the nature of the emergency and the relief available, if any, to meet such emergency.
	(D) Utility service may be disconnected for any of the following reasons:
	(i) failure to pay a delinquent account or failure to comply with the terms of a deferred payment plan for installment payment of a delinquent account;
	(ii) violation of the utility`s rules pertaining to the use of service in a manner which interferes with the service of others or the operation of nonstandard equipment, if a reasonable attempt has been made to notify the customer and the customer is provided with a reasonable opportunity to remedy the situation;
	(iii) failure to comply with deposit or guarantee arrangements where required by paragraph (5) of this section;
	(iv) without notice where a known dangerous condition exists for as long as the condition exists;
	(v) tampering with the utility company`s meter or equipment or bypassing the same.
	(E) Utility service may not be disconnected for any of the following reasons:
	(i) delinquency in payment for service by a previous occupant of the premises;
	(ii) failure to pay for merchandise or charges for nonutility service by the utility;
	(iii) failure to pay for a different type or class of utility service unless fee for such service is included on the same bill;
	(iv) failure to pay the account of another customer as guarantor thereof, unless the utility has in writing the guarantee as a condition precedent to service;
	(v) failure to pay charges arising from an underbilling occurring due to any misapplication of rates more than six months prior to the current billings;
	(vi) failure to pay charges arising from an underbilling due to any faulty metering, unless the meter has been tampered with or unless such underbilling charges are due;
	(vii) failure to pay an estimated bill other than a bill rendered pursuant to an approved meter reading plan, unless the utility is unable to read the meter due to circumstances beyond its control.
	(F) Unless a dangerous condition exists, or unless the customer requests disconnection, service shall not be disconnected on a day, or on a day immediately preceding a day, when personnel of the utility are not available to the public for the purpose of making collections

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 and reconnecting service.
 (G) No utility may abandon a customer without written approval from the regulatory authority.

 (H) No utility may discontinue service to a delinquent residential customer permanently

residing in an individually metered dwelling unit when that customer establishes that discontinuance of service will result in some person residing at that residence becoming seriously ill or more seriously ill if the service is discontinued. Any customer seeking to avoid termination of service under this section must make a written request supported by a written statement from a licensed physician. Both the request and the statement must be received by the utility not more than five working days after the date of delinquency of the bill. The prohibition against service termination provided by this section shall last 20 days from the date of receipt by the utility of the request and statement or such lesser period as may be agreed upon by the utility and the customer. The customer who makes such request shall sign an installment agreement which provides for payment of such service along with timely payments for subsequent monthly billings.

(5) Applicant deposit.

(A) Establishment of credit for residential applicants. Each utility may require a residential applicant for service to satisfactorily establish credit but such establishment of credit shall not relieve the customer from complying with rules for prompt payment of bills. Subject to these rules, a residential applicant shall not be required to pay a deposit:

(i) if the residential applicant has been a customer of any utility for the same kind of service within the last two years and is not delinquent in payment of any such utility service account and during the last 12 consecutive months of service did not have more than one occasion in which a bill for such utility service was paid after becoming delinquent and never had service disconnected for nonpayment;

(ii) if the residential applicant furnishes in writing a satisfactory guarantee to secure payment of bills for the service required; or

(iii) if the residential applicant furnishes in writing a satisfactory credit rating by appropriate means, including, but not limited to, the production of generally acceptable credit cards, letters of credit reference, the names of credit references which may be quickly and inexpensively contacted by the utility, or ownership of substantial equity.

(B) Reestablishment of credit. Every applicant who has previously been a customer of the utility and whose service has been discontinued for nonpayment of bills shall be required before service is rendered to pay all his amounts due the utility or execute a written deferred payment agreement, if offered, and reestablish credit as provided in subparagraph (A) of this paragraph.

(C) Amount of deposit and interest for residential service, and exemption from deposit.

(i) Each gas utility shall waive any deposit requirement for residential service for an applicant who has been determined to be a victim of family violence as defined in Texas Family Code, 71.004, by a family violence center, by treating medical personnel, by law enforcement agency personnel, or by a designee of the Attorney General in the Crime Victim Services

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	Division of the Office of the Attorney General. This determination shall be evidenced by the applicant`s submission of a certification letter developed by the Texas Council on Family Violence and made available on its web site.
	(ii) The required deposit shall not exceed an amount equivalent to one-sixth of the estimated annual billings. If actual use is at least twice the amount of the estimated billings, a new deposit requirement may be calculated and an additional deposit may be required within two days. If such additional deposit is not made, the utility may disconnect service under the standard disconnection procedure for failure to comply with deposit requirements.
	(iii) All applicants for residential service who are 65 years of age or older will be considered as having established credit if such applicant does not have an outstanding accoun balance with the utility or another utility for the same utility service which accrued within the last two years. No cash deposit shall be required of such applicant under these conditions.
	(iv) Each utility which requires deposits to be made by its customers shall pay a minimum
	(E) Records of deposits.(i) The utility shall keep records to show:
	(I) the name and address of each depositor;
	(II) the amount and date of the deposit; and
	(III) each transaction concerning the deposit.
	(ii) The utility shall issue a receipt of deposit to each applicant from whom a deposit is received and shall provide means whereby a depositor may establish claim if the receipt is lost.
	(iii) A record of each unclaimed deposit must be maintained for at least four years, during which time the utility shall make a reasonable effort to return the deposit.
QOS02	(F) Refund of deposit.
	(i) If service is not connected or after disconnection of service, the utility shall promptly and automatically refund the customer's deposit plus accrued interest on the balance, if any, in excess of the unpaid bills for service furnished. The transfer of service from one premise to another within the service area of the utility shall not be deemed a disconnection within the meaning of these rules, and no additional deposit may be demanded unless permitted by these rules.
	(ii) When the customer has paid bills for service for 12 consecutive residential bills without having service disconnected for nonpayment of bill and without having more than two occasions in which a bill was delinquent and when the customer is not delinquent in the payment of the current bills, the utility shall promptly and automatically refund the deposit plus accrued interest to the customer in the form of cash or credit to a customer`s account.

(G) Upon sale or transfer of utility or company. Upon the sale or transfer of any public utility or operating units thereof, the seller shall file with the commission under oath, in

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	addition to other information, a list showing the names and addresses of all customers served by such utility or unit who have to their credit a deposit, the date such deposit was made, the amount thereof, and the unpaid interest thereon.
	(H) Complaint by applicant or customer. Each utility shall direct its personnel engaged in initial contact with an applicant or customer for service seeking to establish or reestablish credit under the provisions of these rules to inform the customer, if dissatisfaction is expressed with the utility`s decision, of the customer`s right to file a complaint with the regulatory authority thereon.
	(6) Billing.
	(A) Bills for gas service shall be rendered monthly, unless otherwise authorized or unless service is rendered for a period less than a month. Bills shall be rendered as promptly as possible following the reading of meters.
	(B) The customer's bill must show all the following information. The information must be arranged and displayed in such a manner as to allow the customer to compute his bill with the applicable rate schedule. The applicable rate schedule must be mailed to the customer on request of the customer. A utility may exhaust its present stock of nonconforming bill forms before compliance is required by this section:
	(i) if the meter is read by the utility, the date and reading of the meter at the beginning and end of the period for which rendered;
	(ii) the number and kind of units billed;
	(iii) the applicable rate schedule title or code;
	(iv) the total base bill;
	(v) the total of any adjustments to the base bill and the amount of adjustments per billing unit;
	(vi) the date by which the customer must pay the bill to get prompt payment discount;
	(vii) the total amount due before and after any discount for prompt payment within a designated period;
	(viii) a distinct marking to identify an estimated bill.
	(C) Where there is good reason for doing so, estimated bills may be submitted, provided that an actual meter reading is taken at least every six months. For the second consecutive month in which the meter reader is unable to gain access to the premises to read the meter on regular meter reading trips, or in months where meters are not read otherwise, the utility must provide the customer with a postcard and request that the customer read the meter and return the card to the utility if the meter is of a type that can be read by the customer without significant inconvenience or special tools or equipment. If such a postcard is not received by the utility in time for billing, the utility may estimate the meter reading and render the bill accordingly.
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	(D) Disputed bills.
	(i) In the event of a dispute between the customer and the utility regarding the bill, the utility must forthwith make such investigation as is required by the particular case and report the results thereof to the customer. If the customer wishes to obtain the benefits of clause (ii) of this subparagraph, notification of the dispute must be given to the utility prior to the date the bill becomes delinquent. In the event the dispute is not resolved, the utility shall inform the customer of the complaint procedures of the appropriate regulatory authority.
	(ii) Notwithstanding any other subsection of this section, the customer shall not be required to pay the disputed portion of the bill which exceeds the amount of that customer's average usage for the billing period at current rates until the earlier of the following: resolution of the dispute or the expiration of the 60-day period beginning on the day the disputed bill is issued. For purposes of this section only, the customer's average usage for the billing period shall be the average of the customer's usage for the same billing period during the preceding two years. Where no previous usage history exists, the average usage shall be estimated on the basis of usage levels of similar customers and under similar conditions.
	(7) Meters.
	(A) Meter requirements.
	(i) Use of meter. All gas sold by a utility must be charged for by meter measurements, except where otherwise provided for by applicable law, regulation of the regulatory authority, or tariff.
	(ii) Installation by utility. Unless otherwise authorized by the regulatory authority, each utility must provide and install and will continue to own and maintain all meters necessary for measurement of gas delivered to its customers.
	(iii) Standard type. No utility may furnish, set up, or put in use any meter which is not reliable and of a standard type which meets generally accepted industry standards; provided, however, special meters not necessarily conforming to such standard types may be used for investigation, testing, or experimental purposes.
	(B) Meter records. Each utility must keep the following records:
	(i) Meter equipment records. Each utility must keep a record of all its meters, showing the customer`s address and date of the last test.
	(ii) Records of meter tests. All meter tests must be properly referenced to the meter record provided for therein. The record of each test made on request of a customer must show the identifying number and constants of the meter, the standard meter and other measuring devices used, the date and kind of test made, by whom made, the error (or percentage of accuracy) at each load tested, and sufficient data to permit verification of all calculations.
	(iii) Meter readingsmeter unit location. In general, each meter must indicate clearly the units of service for which charge is made to the customer.
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	(iv) Meter tests on request of customer.
	(I) Each utility must, upon request of a customer, make a test of the accuracy of the meter serving that customer. The utility must inform the customer of the time and place of the test
	and permit the customer or his authorized representative to be present if the customer so
	desires. If no such test has been performed within the previous four years for the same customer at the same location, the test is to be performed without charge. If such a test has
	been performed for the same customer at the same location within the previous four years, the
	utility is entitled to charge a fee for the test not to exceed \$15 or such other fee for the
	testing of meters as may be set forth in the utility`s tariff properly on file with the regulatory authority. The customer must be properly informed of the result of any test on a
	meter that serves him.
	(II) Notwithstanding subclause (I) of this clause, if the meter is found to be more than
	nominally defective, to either the customer's or the utility's disadvantage, any fee charged
	for a meter test must be refunded to the customer. More than nominally defective means a
	deviation of more than 2.0% from accurate registration.
	(v) Bill adjustments due to meter error.
	(I) If any meter test reveals a meter to be more than nominally defective, the utility must
	correct previous readings consistent with the inaccuracy found in the meter for the period of either:
	(-a-) the last six months; or
	(-b-) the last test of the meter, whichever is shorter. Any resulting underbillings or
	overbillings are to be corrected in subsequent bills, unless service is terminated, in which event a monetary adjustment is to be made. This requirement for a correction may be foregone
	by the utility if the error is to the utility's disadvantage.
	(II) If a meter is found not to register for any period of time, the utility may make a charge
	for units used but not metered for a period not to exceed three months previous to the time
	the meter is found not to be registering. The determination of amounts used but not metered is
	to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or
	of other similarly situated customers, when not available.
	(8) New construction.
	(A) Standards of construction. Each utility is to construct, install, operate, and
	maintain its plant, structures, equipment, and lines in accordance with the provisions of
	such codes and standards as are generally accepted by the industry, as modified by rule or regulation of the regulatory authority or otherwise by law, and in such manner to best
	accommodate the public and to prevent interference with service furnished by other public
	utilities insofar as practical.
	(B) Line extension and construction charges. Every utility must file its extension policy. The
	policy must be consistent, nondiscriminatory, and is subject to the approval of the regulatory
	authority. No contribution in aid of construction may be required of any customer except as

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	provided for in extension policy.
	(C) Response to request for service. Every gas utility must serve each qualified applicant for service within its service area as rapidly as practical. As a general policy, those applications not involving line extensions or new facilities should be filled within seven working days. Those applications for individual residential service requiring line extensions should be filled within 90 days unless unavailability of materials or other causes beyond the control of the utility result in unavoidable delays. In the event that residential service is delayed in excess of 90 days after an applicant has met credit requirements and made satisfactory arrangements for payment of any required construction charges, a report must be made to the regulatory authority listing the name of the applicant, location, and cause for delay. Unless such delays are due to causes which are reasonably beyond the control of the utility, a delay in excess of 90 days may be found to constitute a refusal to serve.
SERVICE CHARGES	
RRC CHARGE NO.	CHARGE ID CHARGE AMOUNT SERVICE PROVIDED

TARIFF CODE: DS	RRC TARIFF NO:	38910	
DESCRIPTION: D	istribution Sales		STATUS: A
EFFECTIVE DATE:	10/05/2021 c	RIGINAL CONTRACT DATE:	RECEIVED DATE: 02/04/2025
GAS CONSUMED:	Y	AMENDMENT DATE:	OPERATOR NO: 101084
BILLS RENDERED:	Ν	INACTIVE DATE:	
RATE SCHEDULE			
SCHEDULE ID	DESCRIPTION		
PENALTY			
	PAYMENT:		
	THE RATES PROPOS		LL APPLY TO ALL BILLS PAID WITHIN TEN
		F PAID WITHIN TEN (10) DAYS, T INIMUM PENALTY OF \$1.00.	EN PERCENT (10%) PENALTY WILL BE
GasCostAdj			
	for resale hered adjusted up or o changes in gross chargeable as op (except ad valor or Town taxes an cost of purchase	under increases or decreases, down to reflect changes in suc s receipts, taxes, or similar perating expenses and based on rem taxes assessed or levied b nd incom taxes).If Gas Company	predicted upon a price of gas purchased said net monthly rate shall be th cost of bas per unit sold and government impositions properly dollar of gas volume of business done by the State, County, Special District receives any refunds of any increased on under this provision, a refund shall
PSF2023			
	Title 16 Econom	ic Regulation	
		Commission Of Texas	
		ine Safety Regulations	
	-	quirements For Natural Gas Pip LINE SAFETY AND REGULATORY PRO	_
	A PIPELINE SAFE	IY FEE OF \$1.62 WAS CHARGED TO	222 CUSTOMERS ON 03/30/2023
	ESTABLISHES A P AGAINST OPERATOR NATURAL GAS MAS COMMISSION'S JUR REVENUE ESTIMATR COMMISSION ESTIN PIPELINE SAFETY	IPELINE SAFETY AND REGULATORY RS OF NATURAL GAS DISTRIBUTION FER METERED PIPELINES AND PIPE RISDICTION UNDER TEXAS UTILITI ED TO BE COLLECTED UNDER THIS MATES TO BE NECESSARY TO RECOV AND REGULATORY PROGRAMS UNDER	TLITIES CODE, 121.211, THE COMMISSION PROGRAM FEE, TO BE ASSESSED ANNUALLY PIPELINES AND PIPELINE FACILITIES AND CLINE FACILITIES SUBJECT TO THE ES CODE, TITLE 3. THE TOTAL AMOUNT OF SECTION DOES NOT EXCEED THE AMOUNT THE TER THE COST OF ADMINISTERING THE TEXAS UTILITIES CODE, TITLE 3, AL SOURCES FOR ANY FISCAL YEAR.

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TARIFF CODE: DS	RRC TARIFF NO: 38910
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	OF A NATURAL GAS DISTRIBUTION SYSTEM AN ANNUAL PIPELINE SAFTEY AND REGULATORY PROGRAM FEE OF \$1.00 FOR EACH SERVICE (SERVICE LINE)IN SERVICE AT THE END OF EACH CALENDAR YEAR AS REPORTED BY EACH SYSTEM OPERATOR ON THE U.S. DEPARTMENT OF TRANSPORTATION (DOT) GAS DISTRIBUTION ANNUAL REPORT, FORM PHMSA F7100.1-1 DUE ON MARCH 15 OF EACH YEAR.
	(1) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL CALCULATE THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM TOTAL TO BE PAID TO THE COMMISSION BY MULTIPLYING THE \$1.00 FEE BY THE NUMBER OF SERVICES LISTED IN PART B, SECTION 3, OF FORM PHMSA F7100.1-1, DUE ON MARCH 15 OF EACH YEAR.
	(2) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL REMIT TO THE COMMISSION ON MARCH 15 OF EACH YEAR THE AMOUNT CALCULATED UNDER PARAGRAPH (1) OF THIS SUBSECTION.
	(3) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL RECOVER, BY A SURCHARGE TO ITS EXISTING RATES, THE AMOUNT THE OPERATOR PAID TO THE COMMISSION UNDER PARAGRAPH (1) IF THIS SUBSECTION. THE SURCHARGE:
	 (A) SHALL BE A FLAT RATE, ONE TIME SURCHARGE; (B) SHALL NOT BE BILLED BEFORE THE OPERATOR REMITS THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE TO THE COMMISSION: (C) SHALL BE APPLIED IN THE BILLING CYCLE OR CYCLES IMMEDIATELY FOLLOWING THE DATE ON WHICH THE OPERATOR PAID THE COMMISSION; (D) SHALL NOT EXCEED \$1.00 PER SERVICE OR SERVICE LINE; AND (E) SHALL NOT BE BILLED TO A STATE AGENCY, AS THAT TERM IS DEFINED IN TEXAS UTILITIES CODE, 101.003.
	(4) NO LATER THAN 90 DAYS AFTER THE LAST BULLING CYCLE IN WHICH THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE SURCHARGE IS BILLED TO CUSTOMERS, EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL FILE WITH THE COMMISSION'S OVERSIGHT AND SAFETY DIVISION A REPORT SHOWING: (A) THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE AMOUNT PAID TO THE COMMISSION;(B) THE UNIT RATE AND TOTAL AMOUNT OF THE SURCHARGE BILLED TO EACH CUSTOMER;(C) THE DATE OR DATES ON WHICH THE SURCHARGE WAS BILLED TO CUSTOMERS; AND (D) THE TOTAL AMOUNT COLLECTED FROM CUSTOMERS FROM THE SURCHARGE.
	(5) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM THAT IS A UTILITY SUBJECT TO THE JURISDICTION OF THE COMMISSION PURSUANT TO TEXAS UTILITIES CODE, CHAPTERS 101– 105, SHALL FILE A GENERALLY APPLICABLE TARIFF FOR ITS SURCHARGE IN CONFORMANCE WITH THE REQUIREMENTS OF 7.315 OF THIS TITLE (RELATING TO FILING OF TARIFFS).
	(6) AMOUNTS RECOVERED FROM CUSTOMERS UNDER THIS SUBSECTION BY AN INVESTOR-OWNED NATURAL GAS DISTRIBUTION SYSTEM OF A COOPERATIVELY OWNED NATURAL GAS DISTRIBUTION SYSTEM SHALL NOT BE INCLUDED IN THE REVENUE OR GROSS RECEIPTS OF THE SYSTEM FOR THE PURPOSE OF CALCULATING MUNICIPAL FRANCHISE FEES OR ANY TAX IMPOSED UNDER SUBCHAPTER B, CHAPTER 182, TAX CODE, OR UNDER CHAPTER 122, NOR SHALL SUCH AMOUNTS BE SUBJECT

RIFF CODE: DS	RRC TARIFF NO: 38910
ATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	TO A SALES AND USE TAX IMPOSED BY CHAPTER 151, TAX CODE, OR SUBTITLE C, TITLE 3, TAX CODE.
	(C) NATURAL GAS MASTER METER SYSTEMS. THE COMMISSION HEREBY ASSESSES EACH NATURAL GAS MASTER METER SYSTEM AN ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE OF \$100 PER MASTER METER SYSTEM.
	(1) EACH OPERATOR OF A NATURAL GAS MASTER METER SYSTEM SHALL REMIT TO THE COMMISSION THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE OF \$100 PER MASTER METER SYSTEM NO LATER THAN JUNE 30 OF EACH YEAR.
	(2) THE COMMISSION SHALL SEND AN INVOICE TO EACH AFFECTED NATURAL GAS MASTER METER SYSTEM OPERATOR NO LATER THAN APRIL 30 OF EACH YEAR AS A COURTESY REMINDER. THE FAILURE OF A NATURAL GAS MASTER METER SYSTEM OPERATOR TO RECEIVE AN INVOICE SHALL NOT EXEMPT THE NATURAL GAS MASTER METER SYSTEM OPERATOR FROM ITS OBLIGATION TO REMIT TO THE COMMISSION THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE ON JUNE 30 EACH YEAR.
	(3) EACH OPERATOR OF A NATURAL GAS MASTER METER SYSTEM SHALL RECOVER AS A SURCHARGE TO ITS EXISTING RATES THE AMOUNTS PAID TO THE COMMISSION UNDER PARAGRAPH (1) OF THIS SUBSECTION.
	(4) NO LATER THAN 90 DAYS AFTER THE LAST BILLING CYCLE IN WHICH THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE SURCHARGE IS BILLED TO CUSTOMERS, EACH NATURAL GAS MASTER METER SYSTEM OPERATOR SHALL FILE WITH THE OVERSIGHT AND SAFETY DIVISION A REPORT SHOWING:
	 (A) THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE AMOUNT PAID TO THE COMMISSION; (B) THE UNIT RATE AND TOTAL AMOUNT OF THE SURCHARGE BILLED TO EACH CUSTOMER: (C) THE DATE OR DATES ON WHICH THE SURCHARGE WAS BILLED TO CUSTOMERS; AND (D) THE TOTAL AMOUNT COLLECTED FROM CUSTOMERS FROM THE SURCHARGE.
	(D) LATE PAYMENT PENALTY. IF THE OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM OR A NATURAL GAS MASTER METER SYSTEM DOES NOT REMIT PAYMENT OF THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE TO THE COMMISSION WITHIN 30 DAYS OF THE DUE DATE, THE COMMISSION SHALL ASSESS A LATE PAYMENT PENALTY OF 10 PERCENT OF THE TOTAL ASSESSMENT DUE UNDER SUBSECTION (B) OR (C) OF THIS SECTION, AS APPLICABLE, AND SHALL NOTIFY THE OPERATOR OF THE TOTAL AMOUNT DUE TO THE COMMISSION.
SectionOne	
	The rates here in approved be and they are for the Residential and Commercial Service, and such schedules are applicable to all consumers receiving gas for uses either in a home, through a single meter serving a single family dwelling and its related structures, or in a commercial premise receiving gas for purposes other than residential. Natural gas supplied hereunder is for the individual use of the customer at one point of delivery and shall not be resold or shared with others.

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TARIFF CODE: DS	RRC TARIFF NO: 38910
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	ENVIRON CUSTOMERS:
	MINIMUM MONTHLY BILL: $$7.89$ PER MONTH WHICH INCLUDES THE USE OF 400 CUBIC FEET CONSUMPTION;
	ALL OVER 400 CUBIC FEET, \$.25 CTS
RATE ADJUSTMENT	T PROVISIONS
CITY OF WOODSBO	RO ENVIRON
CUSTOMERS	
RRC CUSTOMER NO	CONFIDENTIAL? BILLING UNIT PGA CURRENT CHARGE PGA EFFECTIVE DATE
4322	29 N
CUSTOMER NAME	Woodsboro Environs
REASONS FOR FILIN	NG
N	IEW?: N
RRC DOCKET	NO:
CITY ORDINANCE N	NO: 2014-001
AMENDMENT (EXPLA	
OTHER (EXPLA	AIN): NEW TARIFF
SERVICES	
TYPE OF SERVICE	SERVICE DESCRIPTION
A	Residential Sales
OTHER TYPE DES	SCRIPTION
PREPARER - PERSO	N FILING
RRC NO:	
FIRST NAME:	
	Supervisor
ADDRESS LINE 1:	
ADDRESS LINE 2:	
	: Woodsboro STATE: TX ZIP: 78393 ZIP4:

RRC TARIFF NO: 38910 N DESCRIPTION Curtailment Plan 7.455 Curtailment Standards (a) Definitions. The following words and terms, when used in this section, shall have the following meanings, unless the context clearly indicates otherwise. (1) Balancing authorityThe Electric Reliability Council of Texas or other responsible entity that integrates resource plans ahead of time, maintains electricity demand and resource balance within a balancing authority area, and supports interconnection frequency in real time for a power region in Texas. (2) CommissionThe Railroad Commission of Texas. (3) Curtailment eventWhen a gas utility determines that its ability to deliver gas may become inadequate to support continuous service to firm customers on its system and it reduces deliveries to one or more firm customers. For the purposes of this section, an interruption of delivery or service to interruptible gas customers does not constitute a curtailment event. Prior to reducing deliveries to one or more firm customers, a gas utility interrupts deliveries to interruptible customers pursuant to mutually agreed upon contracts and/or tariffs. (4) Electric generation facilitiesFacilities registered with the applicable balancing authority including bulk power system assets, co-generation facilities, distributed generation, and or backup power systems. (5) Firm or firm deliveriesNatural gas deliveries that are described as firm under a contract or tariff.
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contract or tariff.
(6) Gas utilityAn entity that operates a natural gas transmission pipeline system or a local distribution company that is subject to the Commissions jurisdiction as defined in Texas Utilities Code, Title 3.
(7) Human needs customersResidences, hospitals, water and wastewater facilities, police, fire, military and civil defense facilities, and locations where people may congregate in an emergency, such as schools and places of worship. A human needs customer also includes small commercial customers that cannot practicably be curtailed without curtailing human needs.
(8) Interruptible or interruptible deliveriesNatural gas deliveries that are not described as firm under a contract or tariff.
(b) Applicability. This section takes effect on September 1, 2022. This section applies when any gas utility experiences a curtailment event affecting intrastate service on any of its intrastate natural gas pipelines. When a gas utility experiences a curtailment event, the gas utility shall curtail deliveries according to the priorities listed in subsection (c) of this section unless and until the gas utility has an approved curtailment plan pursuant to subsection (d) of this section. The curtailment priorities in this section apply to sales of natural gas owned by a gas utility and/or deliveries utilizing a gas utilitys transportation capacity. The priorities in this section do not apply to sales of gas owned by an entity that

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TARIFF CODE:	DS	RRC TARIFF NO:	38910	
	(c)	Priorities.		
				roved curtailment plan pursuant to subsection (d) of this the following priorities in descending order during a
		tailment event:	maii appiy ci	me forfowing profites in descending order during a
		firm deliveries to h tribution systems whi		customers and firm deliveries of natural gas to local nan needs customers;
	(B)	firm deliveries to e	electric gener	eration facilities;
	pre	vent physical harm ar	nd/or ensure c	nd commercial users of the minimum natural gas required to critical safety to the plant facilities, to plant protection cannot be achieved through the use of an
		firm deliveries of r s than 3,000 Mcf per	-	o small industrials and regular commercial loads that use
	whe	re an alternate fuel	or raw materi	rial and commercial users for fuel or as a raw material rial cannot be used and operation and plant production pletely when natural gas is curtailed;
	whe	re an alternate fuel	or raw materi	rial and commercial users for fuel or as a raw material rial can be used and operation and plant production would when natural gas is curtailed; and
		firm deliveries to c paragraphs (A) - (F)		at are not covered by the priorities listed in agraph.
	sub acco prio prio	ject to curtailment s ording to scheduled o orities, then such re	shall be curta quantities. If equirements mu practicable.	the same priority on the portion of the system which is cailed to the extent practicable on a pro rata basis of a customer`s end-use requirements fall under two or more must be treated separately when applying this schedule of e. Transportation customers have equivalent end-use
	rep			this section, a gas utility may rely on the d/or their end users regarding the nature of customers
	the own fol: uti: prio prio	effective date of the curtailment plan for low the priorities li lity has an approved orities in any indivi- orities listed in sub- vide to its customers	his section is approval wit sted in subsection of curtailment p dual curtailm psection (c)(1 s notice of an	A any curtailment plan approved by the Commission prior to as superseded by this section. A gas utility may file its at the Oversight and Safety Division. A gas utility shall section (c) of this section unless and until the gas plan on file with the Commission. The first three ment plan must be consistent with the first three 1)(A) - (C) and (2) of this section. A gas utility shall an application for a curtailment plan. A gas utility shall
	uti: prio prio prov	lity has an approved orities in any indivi orities listed in sub vide to its customers	curtailment p dual curtailm psection (c)(1 s notice of an	plan on file with the Commission. The first three ment plan must be consistent with the first three 1)(A) - (C) and (2) of this section. A gas utility shall

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	gas utility may provide notice by hand delivery, by first class, certified, registered mail, commercial delivery service, electronic methods, or by such other manner as the Commission may require. The notice shall be in the form prescribed by the Commission. The Oversight and Safety Division may administratively approve the curtailment plan if no request for hearing is filed within thirty days of such notice. The Commission shall set the matter for hearing if it receives a timely request for hearing from a customer of the gas utility.	
	(e) Required tariff filings. Within 90 days of the effective date of this section, each gas utility shall electronically file with the Commission, in the manner prescribed by the Commission, tariffs that shall include either:	
	(1) the curtailment priorities as specified in this section; or(2) a curtailment plan approved by the Commission as specified in subsection (d) of this section.,	
	(f) Curtailment emergency contact information. Each gas utility shall maintain current curtailment emergency contact information with the Commission and shall submit curtailment emergency contact information on or before November 1 of each year	
INE EXTENSION	POLICY	
POLICY ID	DESCRIPTION	
1254	Line Estension and Construction charges.	
	(A) If the customer requires the service to go into his property, he pays the total cost of the construction of that part of the service. He owns that part of the service and he pays for the maintenance and replacement of that part of the service.	
	(B) If an extension of the main is required to give service, the customer pays the cost that is required to make the extension which exceeds 150 feet. Woodsboro Natural Gas installs, retains and maintains this extension at no other cost to the customer. Response to request for service.	
	(A) Woodsboro Natural Gas, LLC gives service to every qualified applicant on the same day requested if there is no new construction involved.	

(B) New service lines are installed as rapidly as practical. As a general rule they are installed within two or three weeks, unless it is due to causes beyond our control.

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QUALITY OF SERVICE	3		
QUAL_SERVICE ID	DESCRIPTION		
QOS01	For gas utility service to residential and small commercial customers, the following minimum service standards shall be applicable in unincorporated areas. In addition, each gas distribution utility is ordered to amend its service rules to include said minimum service standards within the utility service rules applicable to residential and small commercial customers within incorporated areas, but only to the extent that said minimum service standards do not conflict with standards lawfully established within a particular municipality for a gas distribution utility. Said gas distribution utility shall file service rules incorporating said minimum service standards with the Railroad Commission and with the municipalities in the manner prescribed by law.		
	(1) Continuity of service.		
	(A) Service interruptions.		
	(i) Every gas utility shall make all reasonable efforts to prevent interruptions of service. When interruptions occur, the utility shall reestablish service within the shortest poss time consistent with prudent operating principles so that the smallest number of customers are affected.		
	(ii) Each utility shall make reasonable provisions to meet emergencies resulting from failure of service, and each utility shall issue instructions to its employees covering procedures to be followed in the event of an emergency in order to prevent or mitigate interruption or impairment of service.		
	(iii) In the event of national emergency or local disaster resulting in disruption of normal service, the utility may, in the public interest, interrupt service to other customers to provide necessary service to civil defense or other emergency service agencies on a temporary basis until normal service to these agencies can be restored.		
	(B) Record of interruption. Except for momentary interruptions which do not cause a major disruption of service, each utility shall keep a complete record of all interruptions, both emergency and scheduled. This record shall show the cause of interruptions, date, time duration, location, approximate number of customers affected, and, in cases of emergency interruptions, the remedy and steps taken to prevent recurrence.		
	(C) Report to commission. The commission shall be notified in writing within 48 hours of interruptions in service affecting the entire system or any major division thereof lasting more than four hours. The notice shall also state the cause of such interruptions. If any service interruption is reported to the commission otherwise (for example, as a curtailment report or safety report), such other report is sufficient to comply with the terms of this paragraph.		
	(2) Customer relations.		
	(A) Information to customers. Each utility shall:		
	(i) maintain a current set of maps showing the physical locations of its facilities. All distribution facilities shall be labeled to indicate the size or any pertinent information which will accurately describe the utility's facilities. These maps, r such other maps as may be required by the regulatory authority, hall be kept by the utility in a central location and		

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	will be available for inspection by the regulatory authority during normal working hours. Each business office or service center shall have available up-to-date maps, plans, or records of its immediate area, with such other information as may be necessary to enable the utility to advise applicants and others entitled to the information as to the facilities available for serving that locality;
	(ii) assist the customer or applicant in selecting the most economical rate schedule;
	(iii) in compliance with applicable law or regulations, notify customers affected by a change in rates or schedule or classification;
	(iv) post a notice in a conspicuous place in each business office of the utility where applications for service are received informing the public that copies of the rate schedules and rules relating to the service of the utility as filed with the commission are available for inspection;
	(v) upon request inform its customers as to the method of reading meters;
	(vi) provide to new customers, at the time service is initiated or as an insert in the first billing, a pamphlet or information packet containing the following information. This information shall be provided in English and Spanish as necessary to adequately inform the customers; provided, however, the regulatory authority upon application and a showing of good cause may exempt the utility from the requirement that the information be provided in Spanish:
	(I) the customer`s right to information concerning rates and services and the customer`s right to inspect or obtain at reproduction cost a copy of the applicable tariffs and service rules;
	(II) the customer`s right to have his or her meter checked without charge under paragraph (7) of this section, if applicable;
	(III) the time allowed to pay outstanding bills;
	(IV) grounds for termination of service;
	(V) the steps the utility must take before terminating service;
	(VI) how the customer can resolve billing disputes with the utility and how disputes and health emergencies may affect termination of service;
	(VII) information on alternative payment plans offered by the utility;
	(VIII) the steps necessary to have service reconnected after involuntary termination;
	(IX) the appropriate regulatory authority with whom to register a complaint and how to contact such authority;
	(X) the hours, addresses, and telephone numbers of utility offices where bills may be paid and information may be obtained; and
	(XI) the customer`s right to be instructed by the utility how to read his or her meter;
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	(vii) at least once each calendar year, notify customers that information is available upon
	request, at no charge to the customer, concerning the items listed in clause (vi)(I) - (XI) of the second s
	this subparagraph. This notice may be accomplished by use of a billing insert or a printed statement upon the bill itself.
	Statement upon the SIII ItStII.
	(B) Customer complaints. Upon complaint to the utility by residential or small commercial
	customers either at its office, by letter, or by telephone, the utility shall promptly make a
	suitable investigation and advise the complainant of the results thereof. If shall keep a
	record of all complaints which shall show the name and address of the complainant, the date
	and nature of the complaint, and the adjustment or disposition thereof for a period of one

year subsequent to the final disposition of the complaint.

(C) Utility response. Upon receipt of a complaint, either by letter or by telephone, from the regulatory authority on behalf of a customer, the utility shall make a suitable investigation and advise the regulatory authority and complainant of the results thereof. An initial response must be made by the next working day. The utility must make a final and complete response within 15 days from the date of the complaint, unless additional time is granted within the 15-day period. The commission encourages all customer complaints to be made in writing to assist the regulatory authority in maintaining records of the quality of service of each utility; however, telephone communications will be acceptable.

(D) Deferred payment plan. The utility is encouraged to offer a deferred payment plan for delinquent residential accounts. If such a plan is offered, it shall conform to the following guidelines:

(i) Every deferred payment plan entered into due to the customer's inability to pay the outstanding bill in full must provide that service will not be discontinued if the customer pays current bills and a reasonable amount of the outstanding bill and agrees to pay the balance in reasonable installments until the bill is paid.

(ii) For purposes of determining reasonableness under these rules, the following shall be considered: size of delinquent account; customer's ability to pay; customer's payment history; time that the debt has been outstanding; reasons why debt has been outstanding; and other relevant factors concerning the circumstances of the customer.

(iii) A deferred payment plan, if reduced to writing, offered by a utility shall state, immediately preceding the space provided for the customer's signature and in bold-face print at least two sizes larger than any other used, that: If you are not satisfied with this agreement, do not sign. If you are satisfied with this agreement, you give up your right to dispute the amount due under the agreement except for the utility's failure or refusal to comply with the terms of this agreement.

(iv) A deferred payment plan may include a one-time 5.0% penalty for late payment on the original amount of the outstanding bill with no prompt payment discount allowed except in cases where the outstanding bill is unusually high as a result of the utility`s error (such as an inaccurately estimated bill or an incorrectly read meter). A deferred payment plan shall not include a finance charge.

(v) If a customer for utility service has not fulfilled terms of a deferred payment agreement or refuses to sign the same if it is reduced to writing, the utility shall have the right to

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TARIFF CODE: D	S RRC TARIFF NO: 38910
	disconnect pursuant to disconnection rules herein and, under such circumstances, it shall not be required to offer a subsequent negotiation of a deferred payment agreement prior to disconnection.
	(vi) Any utility which institutes a deferred payment plan shall not refuse a customer participation in such a program on the basis of race, color, creed, sex, marital status, age, or any other form of discrimination prohibited by law.
	(E) Delayed payment of bills by elderly persons.
	(i) Applicability. This subparagraph applies only to:
	(I) a utility that assesses late payment charges on residential customers and that suspends service before the 26th day after the date of the bill for which collection action is taken;
	(II) utility bills issued on or after August 30, 1993; and
	(III) an elderly person, as defined in clause (ii) of this subparagraph, who is a residential customer and who occupies the entire premises for which a delay is requested.
	(ii) Definitions.
	(I) Elderly personA person who is 60 years of age or older.
	(II) Utility A gas utility or municipally owned utility, as defined in Texas Utilities Code, 101.003(7), 101.003(8), and 121.001 - 121.006.
	(iii) An elderly person may request that the utility implement the delay for either the most recent utility bill or for the most recent utility bill and each subsequent utility bill.
	(iv) On request of an elderly person, a utility shall delay without penalty the payment date of a bill for providing utility services to that person until the 25th day after the date on which the bill is issued.
	(v) The utility may require the requesting person to present reasonable proof that the person is 60 years of age or older.
	(vi) Every utility shall notify its customers of this delayed payment option no less often than yearly. A utility may include this notice with other information provided pursuant to subparagraph (A) of this paragraph.
	(3) Refusal of service.
	(A) Compliance by applicant. Any utility may decline to serve an applicant for whom service is available from previously installed facilities until such applicant has complied with the state and municipal regulations and approved rules and regulations of the utility on file with the commission governing the service applied for or for the following reasons.
	(i) Applicant`s facilities inadequate. If the applicant`s installation or equipment is known to be hazardous or of such character that satisfactory service cannot be given.

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	(ii) For indebtedness. If the applicant is indebted to any utility for the same kind of
	service as that applied for; provided, however, that in the event the indebtedness of the
	applicant for service is in dispute, the applicant shall be served upon complying with the
	applicable deposit requirement.
	(iii) Refusal to make deposit. For refusal to make a deposit if applicant is required to make
	a deposit under these rules.
	(B) Applicant`s recourse. In the event that the utility shall refuse to serve an applicant
	under the provisions of these rules, the utility must inform the applicant of the basis of it
	refusal and that the applicant may file a complaint with the municipal regulatory authority o
	commission, whichever is appropriate.
	(C) Insufficient grounds for refusal to serve. The following shall not constitute sufficient
	cause for refusal of service to a present customer or applicant:
	(i) delinquency in payment for service by a previous occupant of the premises to be served;
	(ii) failure to pay for merchandise or charges for nonutility service purchased from the
	utility;
	(iii) failure to pay a bill to correct previous underbilling due to misapplication of rates
	more than six months prior to the date of application;
	(iv) violation of the utility`s rules pertaining to operation of nonstandard equipment or
	unauthorized attachments which interfere with the service of others unless the customer has
	first been notified and been afforded reasonable opportunity to comply with these rules;
	(v) failure to pay a bill of another customer as guarantor thereof unless the guarantee was
	made in writing to the utility as a condition precedent to service; and
	(vi) failure to pay the bill of another customer at the same address except where the chang
	of customer identity is made to avoid or evade payment of a utility bill.
	(4) Discontinuance of service.
	(A) The due date of the bill for utility service shall not be less than 15 days after
	issuance, or such other period of time as may be provided by order of the regulatory
	authority. A bill for utility service is delinquent if unpaid by the due date.
	(B) A utility may offer an inducement for prompt payment of bills by allowing a discount in
	the amount of 5.0% for payment of bills within 10 days after their issuance. This provision
	shall not apply where it conflicts with existing orders or ordinances of the appropriate
	regulatory authority.
	(C) A customer`s utility service may be disconnected if the bill has not been paid or a
	deferred payment plan pursuant to paragraph (2)(D) of this section has not been entered into
	within five working days after the bill has become delinquent and proper notice has been
	given. Proper notice consists of a deposit in the United States mail, postage prepaid, or
	hand delivery to the customer at least five working days prior to the stated date of

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	disconnection, with the words Termination Notice or similar language prominently displayed on the notice. The notice shall be provided in English and Spanish as necessary to adequately inform the customer, and shall include the date of termination, the hours, address, and telephone number where payment may be made, and a statement that if a health or other emergency exists, the utility may be contacted concerning the nature of the emergency and the relief available, if any, to meet such emergency.
	(D) Utility service may be disconnected for any of the following reasons:
	(i) failure to pay a delinquent account or failure to comply with the terms of a deferred payment plan for installment payment of a delinquent account;
	(ii) violation of the utility`s rules pertaining to the use of service in a manner which interferes with the service of others or the operation of nonstandard equipment, if a reasonable attempt has been made to notify the customer and the customer is provided with a reasonable opportunity to remedy the situation;
	(iii) failure to comply with deposit or guarantee arrangements where required by paragraph (5) of this section;
	(iv) without notice where a known dangerous condition exists for as long as the condition exists;
	(v) tampering with the utility company`s meter or equipment or bypassing the same.
	(E) Utility service may not be disconnected for any of the following reasons:
	(i) delinquency in payment for service by a previous occupant of the premises;
	(ii) failure to pay for merchandise or charges for nonutility service by the utility;
	(iii) failure to pay for a different type or class of utility service unless fee for such service is included on the same bill;
	(iv) failure to pay the account of another customer as guarantor thereof, unless the utility has in writing the guarantee as a condition precedent to service;
	(v) failure to pay charges arising from an underbilling occurring due to any misapplication of rates more than six months prior to the current billings;
	(vi) failure to pay charges arising from an underbilling due to any faulty metering, unless the meter has been tampered with or unless such underbilling charges are due;
	(vii) failure to pay an estimated bill other than a bill rendered pursuant to an approved meter reading plan, unless the utility is unable to read the meter due to circumstances beyond its control.
	(F) Unless a dangerous condition exists, or unless the customer requests disconnection, service shall not be disconnected on a day, or on a day immediately preceding a day, when personnel of the utility are not available to the public for the purpose of making collections

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 and reconnecting service.
 (G) No utility may abandon a customer without written approval from the regulatory authority.

(H) No utility may discontinue service to a delinquent residential customer permanently residing in an individually metered dwelling unit when that customer establishes that discontinuance of service will result in some person residing at that residence becoming seriously ill or more seriously ill if the service is discontinued. Any customer seeking to avoid termination of service under this section must make a written request supported by a written statement from a licensed physician. Both the request and the statement must be received by the utility not more than five working days after the date of delinquency of the bill. The prohibition against service termination provided by this section shall last 20 days from the date of receipt by the utility of the request and statement or such lesser period as may be agreed upon by the utility and the customer. The customer who makes such request shall sign an installment agreement which provides for payment of such service along with timely payments for subsequent monthly billings.

(5) Applicant deposit.

(A) Establishment of credit for residential applicants. Each utility may require a residential applicant for service to satisfactorily establish credit but such establishment of credit shall not relieve the customer from complying with rules for prompt payment of bills. Subject to these rules, a residential applicant shall not be required to pay a deposit:

(i) if the residential applicant has been a customer of any utility for the same kind of service within the last two years and is not delinquent in payment of any such utility service account and during the last 12 consecutive months of service did not have more than one occasion in which a bill for such utility service was paid after becoming delinquent and never had service disconnected for nonpayment;

(ii) if the residential applicant furnishes in writing a satisfactory guarantee to secure payment of bills for the service required; or

(iii) if the residential applicant furnishes in writing a satisfactory credit rating by appropriate means, including, but not limited to, the production of generally acceptable credit cards, letters of credit reference, the names of credit references which may be quickly and inexpensively contacted by the utility, or ownership of substantial equity.

(B) Reestablishment of credit. Every applicant who has previously been a customer of the utility and whose service has been discontinued for nonpayment of bills shall be required before service is rendered to pay all his amounts due the utility or execute a written deferred payment agreement, if offered, and reestablish credit as provided in subparagraph (A) of this paragraph.

(C) Amount of deposit and interest for residential service, and exemption from deposit.

(i) Each gas utility shall waive any deposit requirement for residential service for an applicant who has been determined to be a victim of family violence as defined in Texas Family Code, 71.004, by a family violence center, by treating medical personnel, by law enforcement agency personnel, or by a designee of the Attorney General in the Crime Victim Services

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	Division of the Office of the Attorney General. This determination shall be evidenced by the applicant`s submission of a certification letter developed by the Texas Council on Family Violence and made available on its web site.			
	violence and made available on its web site.			
	(ii) The required deposit shall not exceed an amount equivalent to one-sixth of the esti annual billings. If actual use is at least twice the amount of the estimated billings, a deposit requirement may be calculated and an additional deposit may be required within t days. If such additional deposit is not made, the utility may disconnect service under t standard disconnection procedure for failure to comply with deposit requirements.			
	(iii) All applicants for residential service who are 65 years of age or older will be considered as having established credit if such applicant does not have an outstanding accoun balance with the utility or another utility for the same utility service which accrued within the last two years. No cash deposit shall be required of such applicant under these conditions.			
	(iv) Each utility which requires deposits to be made by its customers shall pay a minimum			
	(E) Records of deposits.(i) The utility shall keep records to show:			
	(I) the name and address of each depositor;			
	(II) the amount and date of the deposit; and			
	(III) each transaction concerning the deposit.			
	(ii) The utility shall issue a receipt of deposit to each applicant from whom a deposit is received and shall provide means whereby a depositor may establish claim if the receipt is lost.			
	(iii) A record of each unclaimed deposit must be maintained for at least four years, during which time the utility shall make a reasonable effort to return the deposit.			
QOS02	(F) Refund of deposit.			
	(i) If service is not connected or after disconnection of service, the utility shall promptly and automatically refund the customer's deposit plus accrued interest on the balance, if any, in excess of the unpaid bills for service furnished. The transfer of service from one premise to another within the service area of the utility shall not be deemed a disconnection within the meaning of these rules, and no additional deposit may be demanded unless permitted by these rules.			
	(ii) When the customer has paid bills for service for 12 consecutive residential bills withou having service disconnected for nonpayment of bill and without having more than two occasions in which a bill was delinquent and when the customer is not delinquent in the payment of the current bills, the utility shall promptly and automatically refund the deposit plus accrued interest to the customer in the form of cash or credit to a customer`s account.			

(G) Upon sale or transfer of utility or company. Upon the sale or transfer of any public utility or operating units thereof, the seller shall file with the commission under oath, in

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	addition to other information, a list showing the names and addresses of all customers served by such utility or unit who have to their credit a deposit, the date such deposit was made, the amount thereof, and the unpaid interest thereon.
	(H) Complaint by applicant or customer. Each utility shall direct its personnel engaged in initial contact with an applicant or customer for service seeking to establish or reestablish credit under the provisions of these rules to inform the customer, if dissatisfaction is expressed with the utility's decision, of the customer's right to file a complaint with the regulatory authority thereon.
	(6) Billing.
	(A) Bills for gas service shall be rendered monthly, unless otherwise authorized or unless service is rendered for a period less than a month. Bills shall be rendered as promptly as possible following the reading of meters.
	(B) The customer's bill must show all the following information. The information must be arranged and displayed in such a manner as to allow the customer to compute his bill with the applicable rate schedule. The applicable rate schedule must be mailed to the customer on request of the customer. A utility may exhaust its present stock of nonconforming bill forms before compliance is required by this section:
	(i) if the meter is read by the utility, the date and reading of the meter at the beginning and end of the period for which rendered;
	(ii) the number and kind of units billed;
	(iii) the applicable rate schedule title or code;
	(iv) the total base bill;
	(v) the total of any adjustments to the base bill and the amount of adjustments per billing unit;
	(vi) the date by which the customer must pay the bill to get prompt payment discount;
	(vii) the total amount due before and after any discount for prompt payment within a designated period;
	(viii) a distinct marking to identify an estimated bill.
	(C) Where there is good reason for doing so, estimated bills may be submitted, provided that an actual meter reading is taken at least every six months. For the second consecutive month in which the meter reader is unable to gain access to the premises to read the meter on regular meter reading trips, or in months where meters are not read otherwise, the utility must provide the customer with a postcard and request that the customer read the meter and return the card to the utility if the meter is of a type that can be read by the customer without significant inconvenience or special tools or equipment. If such a postcard is not received by the utility in time for billing, the utility may estimate the meter reading and render the bill accordingly.

RRC COID: 10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC TARIFF CODE: DS RRC TARIFF NO: 38910 (D) Disputed bills. (i) In the event of a dispute between the customer and the utility regarding the bill, the utility must forthwith make such investigation as is required by the particular case and report the results thereof to the customer. If the customer wishes to obtain the benefits of clause (ii) of this subparagraph, notification of the dispute must be given to the utility prior to the date the bill becomes delinquent. In the event the dispute is not resolved, the utility shall inform the customer of the complaint procedures of the appropriate regulatory authority. (ii) Notwithstanding any other subsection of this section, the customer shall not be required to pay the disputed portion of the bill which exceeds the amount of that customer's average usage for the billing period at current rates until the earlier of the following: resolution of the dispute or the expiration of the 60-day period beginning on the day the disputed bill is issued. For purposes of this section only, the customer`s average usage for the billing period shall be the average of the customer's usage for the same billing period during the preceding two years. Where no previous usage history exists, the average usage shall be estimated on the basis of usage levels of similar customers and under similar conditions. (7) Meters. (A) Meter requirements. (i) Use of meter. All gas sold by a utility must be charged for by meter measurements, except where otherwise provided for by applicable law, regulation of the regulatory authority, or tariff. (ii) Installation by utility. Unless otherwise authorized by the regulatory authority, each utility must provide and install and will continue to own and maintain all meters necessary for measurement of gas delivered to its customers. (iii) Standard type. No utility may furnish, set up, or put in use any meter which is not reliable and of a standard type which meets generally accepted industry standards; provided, however, special meters not necessarily conforming to such standard types may be used for investigation, testing, or experimental purposes. (B) Meter records. Each utility must keep the following records: (i) Meter equipment records. Each utility must keep a record of all its meters, showing the customer's address and date of the last test. (ii) Records of meter tests. All meter tests must be properly referenced to the meter record provided for therein. The record of each test made on request of a customer must show the identifying number and constants of the meter, the standard meter and other measuring devices used, the date and kind of test made, by whom made, the error (or percentage of accuracy) at each load tested, and sufficient data to permit verification of all calculations. (iii) Meter readings--meter unit location. In general, each meter must indicate clearly the units of service for which charge is made to the customer. Page 102 of 123

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	(iv) Meter tests on request of customer.
	(I) Each utility must, upon request of a customer, make a test of the accuracy of the meter serving that customer. The utility must inform the customer of the time and place of the test and permit the customer or his authorized representative to be present if the customer so desires. If no such test has been performed within the previous four years for the same customer at the same location, the test is to be performed without charge. If such a test has been performed for the same customer at the same location within the previous four years, the utility is entitled to charge a fee for the test not to exceed \$15 or such other fee for the testing of meters as may be set forth in the utility's tariff properly on file with the regulatory authority. The customer must be properly informed of the result of any test on a meter that serves him.
	(II) Notwithstanding subclause (I) of this clause, if the meter is found to be more than nominally defective, to either the customer`s or the utility`s disadvantage, any fee charged for a meter test must be refunded to the customer. More than nominally defective means a deviation of more than 2.0% from accurate registration.
	(v) Bill adjustments due to meter error.
	(I) If any meter test reveals a meter to be more than nominally defective, the utility must correct previous readings consistent with the inaccuracy found in the meter for the period of either:
	(-a-) the last six months; or
	(-b-) the last test of the meter, whichever is shorter. Any resulting underbillings or overbillings are to be corrected in subsequent bills, unless service is terminated, in which event a monetary adjustment is to be made. This requirement for a correction may be foregone by the utility if the error is to the utility`s disadvantage.
	(II) If a meter is found not to register for any period of time, the utility may make a charge for units used but not metered for a period not to exceed three months previous to the time the meter is found not to be registering. The determination of amounts used but not metered is to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or of other similarly situated customers, when not available.
	(8) New construction.
	(A) Standards of construction. Each utility is to construct, install, operate, and maintain its plant, structures, equipment, and lines in accordance with the provisions of such codes and standards as are generally accepted by the industry, as modified by rule or regulation of the regulatory authority or otherwise by law, and in such manner to best accommodate the public and to prevent interference with service furnished by other public utilities insofar as practical.
	(B) Line extension and construction charges. Every utility must file its extension policy. The policy must be consistent, nondiscriminatory, and is subject to the approval of the regulatory authority. No contribution in aid of construction may be required of any customer except as

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	provided for in extension policy.			
	(C) Response to request for service. Every gas utility must serve each qualified applicant for service within its service area as rapidly as practical. As a general policy, those applications not involving line extensions or new facilities should be filled within seven working days. Those applications for individual residential service requiring line extensions should be filled within 90 days unless unavailability of materials or other causes beyond the control of the utility result in unavoidable delays. In the event that residential service is delayed in excess of 90 days after an applicant has met credit requirements and made satisfactory arrangements for payment of any required construction charges, a report must be made to the regulatory authority listing the name of the applicant, location, and cause for delay. Unless such delays are due to causes which are reasonably beyond the control of the utility, a delay in excess of 90 days may be found to constitute a refusal to serve.			
SERVICE CHARGES				
RRC CHARGE NO.	CHARGE ID CHARGE AMOUNT SERVICE PROVIDED			

RC COID: 10055	COMPANY NAME: WOODSBORO NATURAL GAS,	LLC		
TARIFF CODE: DS	RRC TARIFF NO: 38911			
DESCRIPTION: D	istribution Sales	STATUS: A		
EFFECTIVE DATE:	10/01/2009 ORIGINAL CONTRACT DATE:	RECEIVED DATE: 02/04/2025		
GAS CONSUMED:	OPERATOR NO: 101084			
BILLS RENDERED:	Y INACTIVE DATE:	101001		
RATE SCHEDULE				
SCHEDULE ID	DESCRIPTION			
GasCostAdj				
	The above net monthly rate per unit sold is prea for resale hereunder increases or decreases, sa adjusted up or down to reflect changes in such changes in gross receipts, taxes, or similar go chargeable as operating expenses and based on do	id net monthly rate shall be cost of bas per unit sold and vernment impositions properly		
	(except ad valorem taxes assessed or levied by or Town taxes and incom taxes).If Gas Company re cost of purchased gas that have been passed on t	eceives any refunds of any increased		
PENALTY	be made to consumers served by the schedule.			
	PAYMENT:			
	FAIPENI.			
	THE RATES PROPOSED ABOVE ARE NET RATES AND WILL APPLY TO ALL BILLS PAID WITHIN TEN (10) DAYS OF DATE RENDITION.			
	IF BILLS ARE NOT PAID WITHIN TEN (10) DAYS, TEN ADDED, WITH A MINIMUM PENALTY OF \$1.00.	PERCENT (10%) PENALTY WILL BE		
PSF2023				
	Title 16 Economic Regulation			
	Part 1 Railroad Commission Of Texas			
	Chapter 8 Pipeline Safety Regulations			
	Subchapter C Requirements For Natural Gas Pipel:	_		
	RULE 8.201 PIPELINE SAFETY AND REGULATORY PROGRA	AM LFF9		
	A PIPELINE SAFETY FEE OF \$1.62 WAS CHARGED TO 2	22 CUSTOMERS ON 03/30/2023		
	(A) APPLICATION OF FEES. PURSUANT TO TEXAS UTIL ESTABLISHES A PIPELINE SAFETY AND REGULATORY PRO AGAINST OPERATORS OF NATURAL GAS DISTRIBUTION P NATURAL GAS MASTER METERED PIPELINES AND PIPELIN COMMISSION'S JURISDICTION UNDER TEXAS UTILITIES REVENUE ESTIMATED TO BE COLLECTED UNDER THIS SEC COMMISSION ESTIMATES TO BE NECESSARY TO RECOVER PIPELINE SAFETY AND REGULATORY PROGRAMS UNDER THE EXCLUDING COST THAT ARE FULLY FUNDED BY FEDERAL	OGRAM FEE, TO BE ASSESSED ANNUALLY IPELINES AND PIPELINE FACILITIES AND NE FACILITIES SUBJECT TO THE CODE, TITLE 3. THE TOTAL AMOUNT OF CTION DOES NOT EXCEED THE AMOUNT THE THE COST OF ADMINISTERING THE EXAS UTILITIES CODE, TITLE 3,		

RRC COID: 10055	COMPANY NAME: WOODSBORO NATURAL GAS, LLC
TARIFF CODE: DS	RRC TARIFF NO: 38911
	[[
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	OF A NATURAL GAS DISTRIBUTION SYSTEM AN ANNUAL PIPELINE SAFTEY AND REGULATORY PROGRAM FEE OF \$1.00 FOR EACH SERVICE (SERVICE LINE)IN SERVICE AT THE END OF EACH CALENDAR YEAR AS REPORTED BY EACH SYSTEM OPERATOR ON THE U.S. DEPARTMENT OF TRANSPORTATION (DOT) GAS DISTRIBUTION ANNUAL REPORT, FORM PHMSA F7100.1-1 DUE ON MARCH 15 OF EACH YEAR.
	(1) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL CALCULATE THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM TOTAL TO BE PAID TO THE COMMISSION BY MULTIPLYING THE \$1.00 FEE BY THE NUMBER OF SERVICES LISTED IN PART B, SECTION 3, OF FORM PHMSA F7100.1-1, DUE ON MARCH 15 OF EACH YEAR.
	(2) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL REMIT TO THE COMMISSION ON MARCH 15 OF EACH YEAR THE AMOUNT CALCULATED UNDER PARAGRAPH (1) OF THIS SUBSECTION.
	(3) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL RECOVER, BY A SURCHARGE TO ITS EXISTING RATES, THE AMOUNT THE OPERATOR PAID TO THE COMMISSION UNDER PARAGRAPH (1) IF THIS SUBSECTION. THE SURCHARGE:
	 (A) SHALL BE A FLAT RATE, ONE TIME SURCHARGE; (B) SHALL NOT BE BILLED BEFORE THE OPERATOR REMITS THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE TO THE COMMISSION: (C) SHALL BE APPLIED IN THE BILLING CYCLE OR CYCLES IMMEDIATELY FOLLOWING THE DATE ON WHICH THE OPERATOR PAID THE COMMISSION; (D) SHALL NOT EXCEED \$1.00 PER SERVICE OR SERVICE LINE; AND (E) SHALL NOT BE BILLED TO A STATE AGENCY, AS THAT TERM IS DEFINED IN TEXAS UTILITIES CODE, 101.003.
	(4) NO LATER THAN 90 DAYS AFTER THE LAST BULLING CYCLE IN WHICH THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE SURCHARGE IS BILLED TO CUSTOMERS, EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM SHALL FILE WITH THE COMMISSION'S OVERSIGHT AND SAFETY DIVISION A REPORT SHOWING: (A) THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE AMOUNT PAID TO THE COMMISSION;(B) THE UNIT RATE AND TOTAL AMOUNT OF THE SURCHARGE BILLED TO EACH CUSTOMER;(C) THE DATE OR DATES ON WHICH THE SURCHARGE WAS BILLED TO CUSTOMERS; AND (D) THE TOTAL AMOUNT COLLECTED FROM CUSTOMERS FROM THE SURCHARGE.
	(5) EACH OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM THAT IS A UTILITY SUBJECT TO THE JURISDICTION OF THE COMMISSION PURSUANT TO TEXAS UTILITIES CODE, CHAPTERS 101– 105, SHALL FILE A GENERALLY APPLICABLE TARIFF FOR ITS SURCHARGE IN CONFORMANCE WITH THE REQUIREMENTS OF 7.315 OF THIS TITLE (RELATING TO FILING OF TARIFFS).
	(6) AMOUNTS RECOVERED FROM CUSTOMERS UNDER THIS SUBSECTION BY AN INVESTOR-OWNED NATURAL GAS DISTRIBUTION SYSTEM OF A COOPERATIVELY OWNED NATURAL GAS DISTRIBUTION SYSTEM SHALL NOT BE INCLUDED IN THE REVENUE OR GROSS RECEIPTS OF THE SYSTEM FOR THE PURPOSE OF CALCULATING MUNICIPAL FRANCHISE FEES OR ANY TAX IMPOSED UNDER SUBCHAPTER B, CHAPTER 182, TAX CODE, OR UNDER CHAPTER 122, NOR SHALL SUCH AMOUNTS BE SUBJECT

RIFF CODE: DS	COMPANY NAME: WOODSBORO NATURAL GAS, LLC RRC TARIFF NO: 38911
ATE SCHEDULE	
CHEDULE ID	DESCRIPTION
	TO A SALES AND USE TAX IMPOSED BY CHAPTER 151, TAX CODE, OR SUBTITLE C, TITLE 3, TAX CODE.
	(C) NATURAL GAS MASTER METER SYSTEMS. THE COMMISSION HEREBY ASSESSES EACH NATURAL GAS MASTER METER SYSTEM AN ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE OF \$100 PER MASTER METER SYSTEM.
	(1) EACH OPERATOR OF A NATURAL GAS MASTER METER SYSTEM SHALL REMIT TO THE COMMISSION THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE OF \$100 PER MASTER METER SYSTEM NO LATER THAN JUNE 30 OF EACH YEAR.
	(2) THE COMMISSION SHALL SEND AN INVOICE TO EACH AFFECTED NATURAL GAS MASTER METER SYSTEM OPERATOR NO LATER THAN APRIL 30 OF EACH YEAR AS A COURTESY REMINDER. THE FAILURE OF A NATURAL GAS MASTER METER SYSTEM OPERATOR TO RECEIVE AN INVOICE SHALL NOT EXEMPT THE NATURAL GAS MASTER METER SYSTEM OPERATOR FROM ITS OBLIGATION TO REMIT TO THE COMMISSION THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE ON JUNE 30 EACH YEAR.
	(3) EACH OPERATOR OF A NATURAL GAS MASTER METER SYSTEM SHALL RECOVER AS A SURCHARGE TO ITS EXISTING RATES THE AMOUNTS PAID TO THE COMMISSION UNDER PARAGRAPH (1) OF THIS SUBSECTION.
	(4) NO LATER THAN 90 DAYS AFTER THE LAST BILLING CYCLE IN WHICH THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE SURCHARGE IS BILLED TO CUSTOMERS, EACH NATURAL GAS MASTER METER SYSTEM OPERATOR SHALL FILE WITH THE OVERSIGHT AND SAFETY DIVISION A REPORT SHOWING:
	 (A) THE PIPELINE SAFETY AND REGULATORY PROGRAM FEE AMOUNT PAID TO THE COMMISSION; (B) THE UNIT RATE AND TOTAL AMOUNT OF THE SURCHARGE BILLED TO EACH CUSTOMER: (C) THE DATE OR DATES ON WHICH THE SURCHARGE WAS BILLED TO CUSTOMERS; AND (D) THE TOTAL AMOUNT COLLECTED FROM CUSTOMERS FROM THE SURCHARGE.
	(D) LATE PAYMENT PENALTY. IF THE OPERATOR OF A NATURAL GAS DISTRIBUTION SYSTEM OR A NATURAL GAS MASTER METER SYSTEM DOES NOT REMIT PAYMENT OF THE ANNUAL PIPELINE SAFETY AND REGULATORY PROGRAM FEE TO THE COMMISSION WITHIN 30 DAYS OF THE DUE DATE, THE COMMISSION SHALL ASSESS A LATE PAYMENT PENALTY OF 10 PERCENT OF THE TOTAL ASSESSMENT DUE UNDER SUBSECTION (B) OR (C) OF THIS SECTION, AS APPLICABLE, AND SHALL NOTIFY THE OPERATOR OF THE TOTAL AMOUNT DUE TO THE COMMISSION.
ectionOne	
	The rates here in approved be and they are for the Residential and Commercial Service, and such schedules are applicable to all consumers receiving gas for uses either in a home, through a single meter serving a single family dwelling and its related structures, or in a commercial premise receiving gas for purposes other than residential. Natural gas supplied hereunder is for the individual use of the customer at one point of delivery and shall not be resold or shared with others.

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TARIFF CODE: DS	RRC TARIFF NO:	38911		
RATE SCHEDULE				
SCHEDULE ID	DESCRIPTION			
	Commercial Custor	ners:		
	\$13.50 Per Month	, which includes th	ne use of 400 cubic feet.	
	Next 66 CCF of a	onsumption, \$1.035		
	All over 70 CCF,			
	\$17.00 per month October 5, 2026.	renovation and up	grade surcharge expiring	
	0000DE1 5, 2020.			
	Minimum Monthly H	Bill \$30.50		
RATE ADJUSTMENT PROV	/ISIONS			
Commercial				
CUSTOMERS				
RRC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
43230	N			
CUSTOMER NAME	Woodsboro Incorpor	rated		
REASONS FOR FILING				
NEW? :	N			
RRC DOCKET NO:	1			
RRC DOCKET NO:				
CITY ORDINANCE NO:	2014-001			
AMENDMENT(EXPLAIN):				
OTHER (EXPLAIN):	New Tariff			
SERVICES				
TYPE OF SERVICE	SERVICE DESCRIPTION			
в	Commercial Sales			
OTHER TYPE DESCRIPT	ION			
PREPARER - PERSON FILI	NG			
RRC NO: 1370		ACTIVE FLAC. V	INACTIVE DATE:	
FIRST NAME: Wayn		MIDDLE:		wherts
TITLE: Supe:		MIDDLE;	LASI MARE: RU	
ADDRESS LINE 1: 205				
ADDRESS LINE 1: 203	iou Ave.			
CITY: Woods	zhoro	STATE: TX	ZIP: 78393 ZIP4:	
CII: WOODS				

RRC COID:	10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC
TARIFF CODE	: DS RRC TARIFF NO: 38911
CURTAILMEN	ſ PLAN
PLAN ID	DESCRIPTION
7455	Curtailment Plan 7.455 Curtailment Standards
	(a) Definitions. The following words and terms, when used in this section, shall have the following meanings, unless the context clearly indicates otherwise.
	(1) Balancing authorityThe Electric Reliability Council of Texas or other responsible entity that integrates resource plans ahead of time, maintains electricity demand and resource balance within a balancing authority area, and supports interconnection frequency in real time for a power region in Texas.
	(2) CommissionThe Railroad Commission of Texas.
	(3) Curtailment eventWhen a gas utility determines that its ability to deliver gas may become inadequate to support continuous service to firm customers on its system and it reduces deliveries to one or more firm customers. For the purposes of this section, an interruption of delivery or service to interruptible gas customers does not constitute a curtailment event. Prior to reducing deliveries to one or more firm customers, a gas utility interrupts deliveries to interruptible customers pursuant to mutually agreed upon contracts and/or tariffs.
	(4) Electric generation facilitiesFacilities registered with the applicable balancing authority including bulk power system assets, co-generation facilities, distributed generation, and or backup power systems.
	(5) Firm or firm deliveriesNatural gas deliveries that are described as firm under a contract or tariff.
	(6) Gas utilityAn entity that operates a natural gas transmission pipeline system or a local distribution company that is subject to the Commissions jurisdiction as defined in Texas Utilities Code, Title 3.
	(7) Human needs customersResidences, hospitals, water and wastewater facilities, police, fire, military and civil defense facilities, and locations where people may congregate in an emergency, such as schools and places of worship. A human needs customer also includes small commercial customers that cannot practicably be curtailed without curtailing human needs.
	(8) Interruptible or interruptible deliveriesNatural gas deliveries that are not described as firm under a contract or tariff.
	(b) Applicability. This section takes effect on September 1, 2022. This section applies when any gas utility experiences a curtailment event affecting intrastate service on any of its intrastate natural gas pipelines. When a gas utility experiences a curtailment event, the gas utility shall curtail deliveries according to the priorities listed in subsection (c) of this section unless and until the gas utility has an approved curtailment plan pursuant to subsection (d) of this section. The curtailment priorities in this section apply to sales of natural gas owned by a gas utility and/or deliveries utilizing a gas utilitys transportation capacity. The priorities in this section do not apply to sales of gas owned by an entity that is not a gas utility. The term deliveries in this section includes sales and/or transportation

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	(c)	Priorities.		
	sec			wed curtailment plan pursuant to subsection (d) of this ne following priorities in descending order during a
		firm deliveries to h tribution systems whi		stomers and firm deliveries of natural gas to local n needs customers;
	(B)	firm deliveries to e	electric gener	ration facilities;
	pre per	vent physical harm ar	nd/or ensure o	commercial users of the minimum natural gas required to writical safety to the plant facilities, to plant rotection cannot be achieved through the use of an
		firm deliveries of r s than 3,000 Mcf per		small industrials and regular commercial loads that use
	whe:	re an alternate fuel	or raw materi	al and commercial users for fuel or as a raw material al cannot be used and operation and plant production etely when natural gas is curtailed;
	whe:	re an alternate fuel	or raw materi	al and commercial users for fuel or as a raw material al can be used and operation and plant production would when natural gas is curtailed; and
		firm deliveries to o paragraphs (A) - (F)		are not covered by the priorities listed in graph.
	sub acco prio prio	ject to curtailment a ording to scheduled o orities, then such re	shall be curta quantities. If equirements mu practicable.	te same priority on the portion of the system which is iled to the extent practicable on a pro rata basis a customer`s end-use requirements fall under two or more ist be treated separately when applying this schedule of Transportation customers have equivalent end-use
	rep			his section, a gas utility may rely on the or their end users regarding the nature of customers
	the own fol uti prio prio	effective date of the curtailment plan for low the priorities list lity has an approved orities in any indivi- orities listed in sub- vide to its customers	his section is c approval wit isted in subse curtailment p idual curtailm osection (c)(1 s notice of ar	any curtailment plan approved by the Commission prior to a superseded by this section. A gas utility may file its h the Oversight and Safety Division. A gas utility shall action (c) of this section unless and until the gas blan on file with the Commission. The first three ent plan must be consistent with the first three A(A) - (C) and (2) of this section. A gas utility shall application for a curtailment plan. A gas utility shall s utility files its application with the Commission. The

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	<pre>gas utility may provide notice by hand delivery, by first class, certified, registered mail, commercial delivery service, electronic methods, or by such other manner as the Commission may require. The notice shall be in the form prescribed by the Commission. The Oversight and Safety Division may administratively approve the curtailment plan if no request for hearing is filed within thirty days of such notice. The Commission shall set the matter for hearing if it receives a timely request for hearing from a customer of the gas utility. (e) Required tariff filings. Within 90 days of the effective date of this section, each gas utility shall electronically file with the Commission, in the manner prescribed by the Commission, tariffs that shall include either: (1) the curtailment priorities as specified in this section; or</pre>
	(2) a curtailment plan approved by the Commission as specified in subsection (d) of this section.,(f) Curtailment emergency contact information. Each gas utility shall maintain current subscription with the Commission and shall subscription subscription.
	curtailment emergency contact information with the Commission and shall submit curtailment emergency contact information on or before November 1 of each year
INE EXTENSION	N POLICY
POLICY ID	DESCRIPTION
254	Line Estension and Construction charges.
	(A) If the customer requires the service to go into his property, he pays the total cost of the construction of that part of the service. He owns that part of the service and he pays for the maintenance and replacement of that part of the service.
	(B) If an extension of the main is required to give service, the customer pays the cost that is required to make the extension which exceeds 150 feet. Woodsboro Natural Gas installs, retains, and maintains this extension at no other cost to the customer. Response to request for service.
	(A) Woodsboro Natural Gas, LLC gives service to every qualified applicant on the same day requested if there is no new construction involved.

(B) New service lines are installed as rapidly as practical. As a general rule they are installed within two or three weeks, unless it is due to causes beyond our control.

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 1 TARIFF REPORT

RRC COID: 100	55 COMPANY NAME: WOODSBORO NATURAL GAS, LLC
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QUALITY OF SERVICE	
QUAL_SERVICE ID	DESCRIPTION
QOS01	For gas utility service to residential and small commercial customers, the following minimum service standards shall be applicable in unincorporated areas. In addition, each gas distribution utility is ordered to amend its service rules to include said minimum service standards within the utility service rules applicable to residential and small commercial customers within incorporated areas, but only to the extent that said minimum service standards do not conflict with standards lawfully established within a particular municipality for a gas distribution utility. Said gas distribution utility shall file service rules incorporating said minimum service standards with the Railroad Commission and with the municipalities in the manner prescribed by law.
	(1) Continuity of service.
	(A) Service interruptions.
	(i) Every gas utility shall make all reasonable efforts to prevent interruptions of service. When interruptions occur, the utility shall reestablish service within the shortest poss time consistent with prudent operating principles so that the smallest number of customers are affected.
	(ii) Each utility shall make reasonable provisions to meet emergencies resulting from failure of service, and each utility shall issue instructions to its employees covering procedures to be followed in the event of an emergency in order to prevent or mitigate interruption or impairment of service.
	(iii) In the event of national emergency or local disaster resulting in disruption of normal service, the utility may, in the public interest, interrupt service to other customers to provide necessary service to civil defense or other emergency service agencies on a temporary basis until normal service to these agencies can be restored.
	(B) Record of interruption. Except for momentary interruptions which do not cause a major disruption of service, each utility shall keep a complete record of all interruptions, both emergency and scheduled. This record shall show the cause of interruptions, date, time duration, location, approximate number of customers affected, and, in cases of emergency interruptions, the remedy and steps taken to prevent recurrence.
	(C) Report to commission. The commission shall be notified in writing within 48 hours of interruptions in service affecting the entire system or any major division thereof lasting more than four hours. The notice shall also state the cause of such interruptions. If any service interruption is reported to the commission otherwise (for example, as a curtailment report or safety report), such other report is sufficient to comply with the terms of this paragraph.
	(2) Customer relations.
	(A) Information to customers. Each utility shall:
	(i) maintain a current set of maps showing the physical locations of its facilities. All distribution facilities shall be labeled to indicate the size or any pertinent information which will accurately describe the utility`s facilities. These maps, r such other maps as may be required by the regulatory authority, hall be kept by the utility in a central location and

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	will be available for inspection by the regulatory authority during normal working hours. Each business office or service center shall have available up-to-date maps, plans, or records of its immediate area, with such other information as may be necessary to enable the utility to advise applicants and others entitled to the information as to the facilities available for serving that locality;
	(ii) assist the customer or applicant in selecting the most economical rate schedule;
	(iii) in compliance with applicable law or regulations, notify customers affected by a change in rates or schedule or classification;
	(iv) post a notice in a conspicuous place in each business office of the utility where applications for service are received informing the public that copies of the rate schedules and rules relating to the service of the utility as filed with the commission are available for inspection;
	(v) upon request inform its customers as to the method of reading meters;
	(vi) provide to new customers, at the time service is initiated or as an insert in the first billing, a pamphlet or information packet containing the following information. This information shall be provided in English and Spanish as necessary to adequately inform the customers; provided, however, the regulatory authority upon application and a showing of good cause may exempt the utility from the requirement that the information be provided in Spanish:
	(I) the customer`s right to information concerning rates and services and the customer`s right to inspect or obtain at reproduction cost a copy of the applicable tariffs and service rules;
	(II) the customer`s right to have his or her meter checked without charge under paragraph (7) of this section, if applicable;
	(III) the time allowed to pay outstanding bills;
	(IV) grounds for termination of service;
	(V) the steps the utility must take before terminating service;
	(VI) how the customer can resolve billing disputes with the utility and how disputes and health emergencies may affect termination of service;
	(VII) information on alternative payment plans offered by the utility;
	(VIII) the steps necessary to have service reconnected after involuntary termination;
	(IX) the appropriate regulatory authority with whom to register a complaint and how to contact such authority;
	(X) the hours, addresses, and telephone numbers of utility offices where bills may be paid and information may be obtained; and
	(XI) the customer`s right to be instructed by the utility how to read his or her meter;
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	(vii) at least once each calendar year, notify customers that information is available upon request, at no charge to the customer, concerning the items listed in clause (vi)(I) - (XI) of this subparagraph. This notice may be accomplished by use of a billing insert or a printed statement upon the bill itself.
	(B) Customer complaints. Upon complaint to the utility by residential or small commercial customers either at its office, by letter, or by telephone, the utility shall promptly make a suitable investigation and advise the complainant of the results thereof. If shall keep a record of all complaints which shall show the name and address of the complainant, the date and nature of the complaint, and the adjustment or disposition thereof for a period of one year subsequent to the final disposition of the complaint.
	(C) Utility response. Upon receipt of a complaint, either by letter or by telephone, from the regulatory authority on behalf of a customer, the utility shall make a suitable investigation and advise the regulatory authority and complainant of the results thereof. An initial response must be made by the next working day. The utility must make a final and complete response within 15 days from the date of the complaint, unless additional time is granted

within the 15-day period. The commission encourages all customer complaints to be made in writing to assist the regulatory authority in maintaining records of the quality of service of each utility; however, telephone communications will be acceptable.

(D) Deferred payment plan. The utility is encouraged to offer a deferred payment plan for delinquent residential accounts. If such a plan is offered, it shall conform to the following guidelines:

(i) Every deferred payment plan entered into due to the customer's inability to pay the outstanding bill in full must provide that service will not be discontinued if the customer pays current bills and a reasonable amount of the outstanding bill and agrees to pay the balance in reasonable installments until the bill is paid.

(ii) For purposes of determining reasonableness under these rules, the following shall be considered: size of delinquent account; customer's ability to pay; customer's payment history; time that the debt has been outstanding; reasons why debt has been outstanding; and other relevant factors concerning the circumstances of the customer.

(iii) A deferred payment plan, if reduced to writing, offered by a utility shall state, immediately preceding the space provided for the customer's signature and in bold-face print at least two sizes larger than any other used, that: If you are not satisfied with this agreement, do not sign. If you are satisfied with this agreement, you give up your right to dispute the amount due under the agreement except for the utility's failure or refusal to comply with the terms of this agreement.

(iv) A deferred payment plan may include a one-time 5.0% penalty for late payment on the original amount of the outstanding bill with no prompt payment discount allowed except in cases where the outstanding bill is unusually high as a result of the utility`s error (such as an inaccurately estimated bill or an incorrectly read meter). A deferred payment plan shall not include a finance charge.

(v) If a customer for utility service has not fulfilled terms of a deferred payment agreement or refuses to sign the same if it is reduced to writing, the utility shall have the right to

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	disconnect pursuant to disconnection rules herein and, under such circumstances, it shall not be required to offer a subsequent negotiation of a deferred payment agreement prior to disconnection.
	(vi) Any utility which institutes a deferred payment plan shall not refuse a customer participation in such a program on the basis of race, color, creed, sex, marital status, age, or any other form of discrimination prohibited by law.
	(E) Delayed payment of bills by elderly persons.
	(i) Applicability. This subparagraph applies only to:
	(I) a utility that assesses late payment charges on residential customers and that suspends service before the 26th day after the date of the bill for which collection action is taken;
	(II) utility bills issued on or after August 30, 1993; and
	(III) an elderly person, as defined in clause (ii) of this subparagraph, who is a residential customer and who occupies the entire premises for which a delay is requested.
	(ii) Definitions.
	(I) Elderly personA person who is 60 years of age or older.
	(II) Utility A gas utility or municipally owned utility, as defined in Texas Utilities Code, 101.003(7), 101.003(8), and 121.001 - 121.006.
	(iii) An elderly person may request that the utility implement the delay for either the most recent utility bill or for the most recent utility bill and each subsequent utility bill.
	(iv) On request of an elderly person, a utility shall delay without penalty the payment date of a bill for providing utility services to that person until the 25th day after the date on which the bill is issued.
	(v) The utility may require the requesting person to present reasonable proof that the person is 60 years of age or older.
	(vi) Every utility shall notify its customers of this delayed payment option no less often than yearly. A utility may include this notice with other information provided pursuant to subparagraph (A) of this paragraph.
	(3) Refusal of service.
	(A) Compliance by applicant. Any utility may decline to serve an applicant for whom service is available from previously installed facilities until such applicant has complied with the state and municipal regulations and approved rules and regulations of the utility on file with the commission governing the service applied for or for the following reasons.
	(i) Applicant`s facilities inadequate. If the applicant`s installation or equipment is known to be hazardous or of such character that satisfactory service cannot be given.

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	(ii) For indebtedness. If the applicant is indebted to any utility for the same kind of
	service as that applied for; provided, however, that in the event the indebtedness of the
	applicant for service is in dispute, the applicant shall be served upon complying with the
	applicable deposit requirement.
	(iii) Refusal to make deposit. For refusal to make a deposit if applicant is required to make
	a deposit under these rules.
	(B) Applicant`s recourse. In the event that the utility shall refuse to serve an applicant
	under the provisions of these rules, the utility must inform the applicant of the basis of it
	refusal and that the applicant may file a complaint with the municipal regulatory authority o
	commission, whichever is appropriate.
	(C) Insufficient grounds for refusal to serve. The following shall not constitute sufficient
	cause for refusal of service to a present customer or applicant:
	(i) delinquency in payment for service by a previous occupant of the premises to be served;
	(1, dollnigacnoj in pajmeno loi belvice bj a plevicab occapano el ene plemibeb co be belveav
	(ii) failure to pay for merchandise or charges for nonutility service purchased from the
	utility;
	(iii) failure to pay a bill to correct previous underbilling due to misapplication of rates
	more than six months prior to the date of application;
	(iv) violation of the utility`s rules pertaining to operation of nonstandard equipment or
	unauthorized attachments which interfere with the service of others unless the customer has
	first been notified and been afforded reasonable opportunity to comply with these rules;
	(v) failure to pay a bill of another customer as guarantor thereof unless the guarantee was
	made in writing to the utility as a condition precedent to service; and
	(vi) failure to pay the bill of another customer at the same address except where the chang of customer identity is made to avoid or evade payment of a utility bill.
	of customer identity is made to avoid of evale payment of a defitty bill.
	(4) Discontinuance of service.
	(A) The due date of the bill for utility service shall not be less than 15 days after
	issuance, or such other period of time as may be provided by order of the regulatory
	authority. A bill for utility service is delinquent if unpaid by the due date.
	(B) A utility may offer an inducement for prompt payment of bills by allowing a discount in
	the amount of 5.0% for payment of bills within 10 days after their issuance. This provision shall not apply where it conflicts with existing orders or ordinances of the appropriate
	regulatory authority.
	(C) A customer's utility service may be disconnected if the bill has not been paid or a defended mean the neuronal terms $(2)(D)$ of this section has not been entered into
	deferred payment plan pursuant to paragraph (2)(D) of this section has not been entered into within five working days after the bill has been delivered and proper paties has been
	within five working days after the bill has become delinquent and proper notice has been given. Proper notice consists of a deposit in the United States mail postage prepaid or
	given. Proper notice consists of a deposit in the United States mail, postage prepaid, or hand delivery to the customer at least five working days prior to the stated date of
	hand derivery to the customer at reast rive working days prior to the stated date of

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	disconnection, with the words Termination Notice or similar language prominently displayed on the notice. The notice shall be provided in English and Spanish as necessary to adequately inform the customer, and shall include the date of termination, the hours, address, and telephone number where payment may be made, and a statement that if a health or other emergency exists, the utility may be contacted concerning the nature of the emergency and the relief available, if any, to meet such emergency.
	(D) Utility service may be disconnected for any of the following reasons:
	(i) failure to pay a delinquent account or failure to comply with the terms of a deferred payment plan for installment payment of a delinquent account;
	(ii) violation of the utility`s rules pertaining to the use of service in a manner which interferes with the service of others or the operation of nonstandard equipment, if a reasonable attempt has been made to notify the customer and the customer is provided with a reasonable opportunity to remedy the situation;
	(iii) failure to comply with deposit or guarantee arrangements where required by paragraph (5) of this section;
	(iv) without notice where a known dangerous condition exists for as long as the condition exists;
	(v) tampering with the utility company`s meter or equipment or bypassing the same.
	(E) Utility service may not be disconnected for any of the following reasons:
	(i) delinquency in payment for service by a previous occupant of the premises;
	(ii) failure to pay for merchandise or charges for nonutility service by the utility;
	(iii) failure to pay for a different type or class of utility service unless fee for such service is included on the same bill;
	(iv) failure to pay the account of another customer as guarantor thereof, unless the utility has in writing the guarantee as a condition precedent to service;
	(v) failure to pay charges arising from an underbilling occurring due to any misapplication of rates more than six months prior to the current billings;
	(vi) failure to pay charges arising from an underbilling due to any faulty metering, unless the meter has been tampered with or unless such underbilling charges are due;
	(vii) failure to pay an estimated bill other than a bill rendered pursuant to an approved meter reading plan, unless the utility is unable to read the meter due to circumstances beyond its control.
	(F) Unless a dangerous condition exists, or unless the customer requests disconnection, service shall not be disconnected on a day, or on a day immediately preceding a day, when personnel of the utility are not available to the public for the purpose of making collections

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 and reconnecting service.
 and reconnecting service.
 And reconnecting service.

(G) No utility may abandon a customer without written approval from the regulatory authority.

(H) No utility may discontinue service to a delinquent residential customer permanently residing in an individually metered dwelling unit when that customer establishes that discontinuance of service will result in some person residing at that residence becoming seriously ill or more seriously ill if the service is discontinued. Any customer seeking to avoid termination of service under this section must make a written request supported by a written statement from a licensed physician. Both the request and the statement must be received by the utility not more than five working days after the date of delinquency of the bill. The prohibition against service termination provided by this section shall last 20 days from the date of receipt by the utility of the request and statement or such lesser period as may be agreed upon by the utility and the customer. The customer who makes such request shall sign an installment agreement which provides for payment of such service along with timely payments for subsequent monthly billings.

(5) Applicant deposit.

(A) Establishment of credit for residential applicants. Each utility may require a residential applicant for service to satisfactorily establish credit but such establishment of credit shall not relieve the customer from complying with rules for prompt payment of bills. Subject to these rules, a residential applicant shall not be required to pay a deposit:

(i) if the residential applicant has been a customer of any utility for the same kind of service within the last two years and is not delinquent in payment of any such utility service account and during the last 12 consecutive months of service did not have more than one occasion in which a bill for such utility service was paid after becoming delinquent and never had service disconnected for nonpayment;

(ii) if the residential applicant furnishes in writing a satisfactory guarantee to secure payment of bills for the service required; or

(iii) if the residential applicant furnishes in writing a satisfactory credit rating by appropriate means, including, but not limited to, the production of generally acceptable credit cards, letters of credit reference, the names of credit references which may be quickly and inexpensively contacted by the utility, or ownership of substantial equity.

(B) Reestablishment of credit. Every applicant who has previously been a customer of the utility and whose service has been discontinued for nonpayment of bills shall be required before service is rendered to pay all his amounts due the utility or execute a written deferred payment agreement, if offered, and reestablish credit as provided in subparagraph (A) of this paragraph.

(C) Amount of deposit and interest for residential service, and exemption from deposit.

(i) Each gas utility shall waive any deposit requirement for residential service for an applicant who has been determined to be a victim of family violence as defined in Texas Family Code, 71.004, by a family violence center, by treating medical personnel, by law enforcement agency personnel, or by a designee of the Attorney General in the Crime Victim Services

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	Division of the Office of the Attorney General. This determination shall be evidenced by the applicant`s submission of a certification letter developed by the Texas Council on Family
	Violence and made available on its web site.
	(ii) The required deposit shall not exceed an amount equivalent to one-sixth of the estimated annual billings. If actual use is at least twice the amount of the estimated billings, a new deposit requirement may be calculated and an additional deposit may be required within two days. If such additional deposit is not made, the utility may disconnect service under the standard disconnection procedure for failure to comply with deposit requirements.
	(iii) All applicants for residential service who are 65 years of age or older will be considered as having established credit if such applicant does not have an outstanding accoun balance with the utility or another utility for the same utility service which accrued within the last two years. No cash deposit shall be required of such applicant under these conditions.
	(iv) Each utility which requires deposits to be made by its customers shall pay a minimum
	(E) Records of deposits.(i) The utility shall keep records to show:
	(I) the name and address of each depositor;
	(II) the amount and date of the deposit; and
	(III) each transaction concerning the deposit.
	(ii) The utility shall issue a receipt of deposit to each applicant from whom a deposit is received and shall provide means whereby a depositor may establish claim if the receipt is lost.
	(iii) A record of each unclaimed deposit must be maintained for at least four years, during which time the utility shall make a reasonable effort to return the deposit.
QOS02	(F) Refund of deposit.
	(i) If service is not connected or after disconnection of service, the utility shall promptly and automatically refund the customer's deposit plus accrued interest on the balance, if any, in excess of the unpaid bills for service furnished. The transfer of service from one premise to another within the service area of the utility shall not be deemed a disconnection within the meaning of these rules, and no additional deposit may be demanded unless permitted by these rules.
	(ii) When the customer has paid bills for service for 12 consecutive residential bills without having service disconnected for nonpayment of bill and without having more than two occasions in which a bill was delinquent and when the customer is not delinquent in the payment of the current bills, the utility shall promptly and automatically refund the deposit plus accrued interest to the customer in the form of cash or credit to a customer`s account.

(G) Upon sale or transfer of utility or company. Upon the sale or transfer of any public utility or operating units thereof, the seller shall file with the commission under oath, in

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	addition to other information, a list showing the names and addresses of all customers served by such utility or unit who have to their credit a deposit, the date such deposit was made, the amount thereof, and the unpaid interest thereon.
	(H) Complaint by applicant or customer. Each utility shall direct its personnel engaged in initial contact with an applicant or customer for service seeking to establish or reestablish credit under the provisions of these rules to inform the customer, if dissatisfaction is expressed with the utility`s decision, of the customer`s right to file a complaint with the regulatory authority thereon.
	(6) Billing.
	(A) Bills for gas service shall be rendered monthly, unless otherwise authorized or unless service is rendered for a period less than a month. Bills shall be rendered as promptly as possible following the reading of meters.
	(B) The customer`s bill must show all the following information. The information must be arranged and displayed in such a manner as to allow the customer to compute his bill with the applicable rate schedule. The applicable rate schedule must be mailed to the customer on request of the customer. A utility may exhaust its present stock of nonconforming bill forms before compliance is required by this section:
	(i) if the meter is read by the utility, the date and reading of the meter at the beginning and end of the period for which rendered;
	(ii) the number and kind of units billed;
	(iii) the applicable rate schedule title or code;
	(iv) the total base bill;
	(v) the total of any adjustments to the base bill and the amount of adjustments per billing unit;
	(vi) the date by which the customer must pay the bill to get prompt payment discount;
	(vii) the total amount due before and after any discount for prompt payment within a designated period;
	(viii) a distinct marking to identify an estimated bill.
	(C) Where there is good reason for doing so, estimated bills may be submitted, provided that an actual meter reading is taken at least every six months. For the second consecutive month in which the meter reader is unable to gain access to the premises to read the meter on regular meter reading trips, or in months where meters are not read otherwise, the utility must provide the customer with a postcard and request that the customer read the meter and return the card to the utility if the meter is of a type that can be read by the customer without significant inconvenience or special tools or equipment. If such a postcard is not received by the utility in time for billing, the utility may estimate the meter reading and render the bill accordingly.

RRC COID: 10055 COMPANY NAME: WOODSBORO NATURAL GAS, LLC TARIFF CODE: DS RRC TARIFF NO: 38911 (D) Disputed bills. (i) In the event of a dispute between the customer and the utility regarding the bill, the utility must forthwith make such investigation as is required by the particular case and report the results thereof to the customer. If the customer wishes to obtain the benefits of clause (ii) of this subparagraph, notification of the dispute must be given to the utility prior to the date the bill becomes delinquent. In the event the dispute is not resolved, the utility shall inform the customer of the complaint procedures of the appropriate regulatory authority. (ii) Notwithstanding any other subsection of this section, the customer shall not be required to pay the disputed portion of the bill which exceeds the amount of that customer's average usage for the billing period at current rates until the earlier of the following: resolution of the dispute or the expiration of the 60-day period beginning on the day the disputed bill is issued. For purposes of this section only, the customer`s average usage for the billing period shall be the average of the customer's usage for the same billing period during the preceding two years. Where no previous usage history exists, the average usage shall be estimated on the basis of usage levels of similar customers and under similar conditions. (7) Meters. (A) Meter requirements. (i) Use of meter. All gas sold by a utility must be charged for by meter measurements, except where otherwise provided for by applicable law, regulation of the regulatory authority, or tariff. (ii) Installation by utility. Unless otherwise authorized by the regulatory authority, each utility must provide and install and will continue to own and maintain all meters necessary for measurement of gas delivered to its customers. (iii) Standard type. No utility may furnish, set up, or put in use any meter which is not reliable and of a standard type which meets generally accepted industry standards; provided, however, special meters not necessarily conforming to such standard types may be used for investigation, testing, or experimental purposes. (B) Meter records. Each utility must keep the following records: (i) Meter equipment records. Each utility must keep a record of all its meters, showing the customer's address and date of the last test. (ii) Records of meter tests. All meter tests must be properly referenced to the meter record provided for therein. The record of each test made on request of a customer must show the identifying number and constants of the meter, the standard meter and other measuring devices used, the date and kind of test made, by whom made, the error (or percentage of accuracy) at each load tested, and sufficient data to permit verification of all calculations. (iii) Meter readings--meter unit location. In general, each meter must indicate clearly the units of service for which charge is made to the customer. Page 121 of 123

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	(in) Mater tosts on unmost of sustained
	(iv) Meter tests on request of customer.
	(I) Each utility must, upon request of a customer, make a test of the accuracy of the meter serving that customer. The utility must inform the customer of the time and place of the test and permit the customer or his authorized representative to be present if the customer so desires. If no such test has been performed within the previous four years for the same customer at the same location, the test is to be performed without charge. If such a test has been performed for the same customer at the same location within the previous four years, the utility is entitled to charge a fee for the test not to exceed \$15 or such other fee for the testing of meters as may be set forth in the utility`s tariff properly on file with the regulatory authority. The customer must be properly informed of the result of any test on a meter that serves him.
	(II) Notwithstanding subclause (I) of this clause, if the meter is found to be more than nominally defective, to either the customer`s or the utility`s disadvantage, any fee charged for a meter test must be refunded to the customer. More than nominally defective means a deviation of more than 2.0% from accurate registration.
	(v) Bill adjustments due to meter error.
	(I) If any meter test reveals a meter to be more than nominally defective, the utility must correct previous readings consistent with the inaccuracy found in the meter for the period of either:
	(-a-) the last six months; or
	(-b-) the last test of the meter, whichever is shorter. Any resulting underbillings or overbillings are to be corrected in subsequent bills, unless service is terminated, in which event a monetary adjustment is to be made. This requirement for a correction may be foregone by the utility if the error is to the utility`s disadvantage.
	(II) If a meter is found not to register for any period of time, the utility may make a charge for units used but not metered for a period not to exceed three months previous to the time the meter is found not to be registering. The determination of amounts used but not metered is to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or of other similarly situated customers, when not available.
	(8) New construction.
	(A) Standards of construction. Each utility is to construct, install, operate, and maintain its plant, structures, equipment, and lines in accordance with the provisions of such codes and standards as are generally accepted by the industry, as modified by rule or regulation of the regulatory authority or otherwise by law, and in such manner to best accommodate the public and to prevent interference with service furnished by other public utilities insofar as practical.
	(B) Line extension and construction charges. Every utility must file its extension policy. The policy must be consistent, nondiscriminatory, and is subject to the approval of the regulatory authority. No contribution in aid of construction may be required of any customer except as

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	provided for in extension policy.
	(C) Response to request for service. Every gas utility must serve each qualified applicant for service within its service area as rapidly as practical. As a general policy, those applications not involving line extensions or new facilities should be filled within seven working days. Those applications for individual residential service requiring line extensions should be filled within 90 days unless unavailability of materials or other causes beyond the control of the utility result in unavoidable delays. In the event that residential service is delayed in excess of 90 days after an applicant has met credit requirements and made satisfactory arrangements for payment of any required construction charges, a report must be made to the regulatory authority listing the name of the applicant, location, and cause for delay. Unless such delays are due to causes which are reasonably beyond the control of the utility, a delay in excess of 90 days may be found to constitute a refusal to serve.
SERVICE CHARGES	
RRC CHARGE NO.	CHARGE ID CHARGE AMOUNT SERVICE PROVIDED