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

RRC COID: 3950	COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE: DS	RRC TARIFF NO: 35602
DESCRIPTION:	Distribution Sales STATUS: A
EFFECTIVE DATE:	11/19/2024 ORIGINAL CONTRACT DATE: RECEIVED DATE: 04/01/2025
GAS CONSUMED:	N AMENDMENT DATE: 11/19/2024 OPERATOR NO:
BILLS RENDERED:	Y INACTIVE DATE:
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
EGTDS ENV TAX	
	TAX ADJUSTMENT RATE SCHEDULE
	APPLICABILITY
	Any applicable Taxes including ad Valorem Taxes and State Franchise Taxes affecting
	the Cost of Service shall be reflected as separate line items specifically
	identifying the tax on Customer bills, and shall be reported to the Commission. The
	tax adjustment shall be an amount equivalent to the proportionate part of an existing tax or new tax or any governmental imposition, rental fee, or charge
	levied, assessed or imposed subsequent to the effective date of this rate schedule.
	Formula. The tax adjustment is calculated in accordance with the following formula:
	Tax Amount
	Divided by Volume (Ccf) billed that month
	Equals
	Tax adjustment, applied per Ccf.
	In this formula, the Volume (Ccf) billed refers to the volume of gas sold during the usage month that the adjustment is included on customer bills.
	Reconciliation. Within 45 days after applying a tax adjustment and collecting the adjustment, the Company shall provide the Commission a reconciliation detailing the calculation of the adjustment and reconciling the amounts collected. If the
	reconciliation reflects either an over-recovery or an under-recovery of revenues of
	more than \$0.50 per customer, such amount shall be carried forward and applied in
	the next billing cycle. If the over-recovery or an under-recovery of revenues is less than \$0.50 per customer, the Company shall carry-forward the amount until the
	next application of the tax adjustment.
EGTDS ENV WNA	
	WEATHER NORMALIZATION ADJUSTMENT CLAUSE
	RATE SCHEDULE The Weather Normalization Factor (WNF) is a factor that adjusts the Volumetric Fee for each 100 cubic feet (Ccf) of natural gas sold. The WNF is designed to refund over-collections and to surcharge for under-collections of revenue due to colder than normal or warmer than normal weather. In order to reflect weather variances in a timely and accurate manner, the WNF is calculated monthly and is based on monthly weather information for the three-month period beginning with December and ending with February. The Weather Normalization Factor shall apply only to residential, residential secondary, commercial, and public authority customers.

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	Formula. The WNF is calculated, as follows:
	[Adjusted Heating Load plus Base Non-Heating Load] divided by Total Volumes Sold
	Where: Adjusted Heating Load (Ccf) = Heating Load divided by HDD Factor
	AvgHDD = Average heating degree-days for a calendar month as measured by the National Oceanic and Atmospheric Administration (NOAA) for the period 2009 through
	2019 at their weather station in Conroe, Texas. The AvgHDD values used to calculate
	the WNF are: December 387, January 486, February 317.
	Base Non-Heating Load (Ccf) = Base load factor x the number of bills issued for
	each class where base load factors are as follows:
	Residential: 17
	Residential Secondary: 7
	Commercial: 318
	Public Authority: 29
	Bills = Number of bills issued to customers for gas sold that month
	HDD = A heating degree day is a measurement of demand for energy to heat houses and
	businesses. The WNF is based upon actual heating degree-days for a calendar month
	as measured by the NOAA at their weather station located in Conroe, Texas.
	HDD Factor (Heating Degree-Day Factor) = HDD divided by AvgHDD
	Heating Load (Ccf) = Total Volumes Sold minus Base Non-Heating Load
	Weather Normalization months = December, January, February
	Report. Within 45 days from the last day in each Weather Normalization month, the
	company shall provide to the Commission, in spreadsheet format, one WNF Compliance
	Report per month to demonstrate how the company calculated the WNF, using the
	following format:
	FORMAT FOR WNF COMPLIANCE REPORT
	Line 1 AvgHDD
	Lines 2-3 blank Line 4 HDDs (for Conroe weather station)
	Lines 5-6 blank
	Line 7 Bills
	Line 8 blank
	Line 9 Base Non-Heating Load (Ccf), which is Line 7 times applicable Base Non-
	Heating load factor by customer class
	Line 10 blank
	Line 11 Total Volumes Sold
	Line 12 blank

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	Line 13 Heating Load (Ccf), which is Line 11 minus Line 9	
	Lines 14-15 blank	
	Line 16 HDD Factor, which is Line 4 divided by Line 1	
	Line 17 blank	
	Line 18 Adjusted Heating Load (Ccf), which is Line 13 divided by Line 16 Line 19 blank	
	Line 19 Diank Line 20 WNF, which is [(Line 18 plus Line 9) divided by Line 11)]	
	Line 21-22 blank	
	Line 23 Volumetric Fee (\$ per Ccf)	
	Line 24 blank	
	Line 25 Adjusted Volumetric Fee (Line 23 times Line 20)	
	Line 26-27 blank	
	Line 28 Effect on revenue, which is [(Line 25 minus Line 23) x Line 11)].	
	Each report shall have a column of data for each of the three Weather Normalization	
	months, with fields populated for the latest and prior months in a winter season.	
	Reports for the Commission should be filed electronically at	
	GUD_Compliance@rrc.texas.gov or at the following address:	
	Compliance Filing	
	Director of Oversight and Safety Division	
	Gas Services Department	
	Railroad Commission of Texas	
	P.O. Box 12967 Austin, Texas 78711-2967	
EGTDS ENV R1	Austin, Texas /0/11-200/	
EGIDS ENV RI	RESIDENTIAL ENVIRONS SERVICE RATE	
	APPLICABILITY	
	Applicable to a residential customer or builder in a single dwelling, or in a	
	dwelling unit of a multiple dwelling or residential apartment, for domestic	
	purposes. A residential consumer includes an individually-metered residential unit	
	or dwelling that is operated by a public housing agency acting as an administrator	
	of public housing programs under the direction of the U.S. Department of Housing	
	and Urban Development and builders prior to sale or re-sale of a property for domestic purposes. This rate is only available to full requirements customers of	
	domestic purposes. This rate is only available to full requirements customers of EPCOR Gas Texas Development and Services Inc. (EGTDS).	
	TERRITORY	
	Environs of the EGTDS Service Area, includes the unincorporated areas of Alleyton	
	environs, Bellville environs, Chappell Hill environs, Columbus environs, Eagle Lake	
	environs, Hempstead environs, Hockley environs, Magnolia environs, Montgomery	
	environs, Navasota environs, Pinehurst environs, Prairie View environs, Sealy	
	environs, Tomball environs, and Waller environs.	
	COST OF SERVICE RATE	

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	During each monthly billing period:
	For Residential Primary Meters
	250 Meters (capacity up to 250 cubic feet per hour): Monthly Customer Charge, applies per meter, per month \$20.00 plus
	Volumetric Fee \$0.8000 per Ccf
	For Residential Primary Meters
	>250 Meters (capacity greater than 250 cubic feet per hour):
	Monthly Customer Charge, applies per meter, per month \$24.13 plus
	Volumetric Fee \$0.8000 per Ccf
	CUSTOMER BILLS
	EGTDSs bills are rendered monthly to customers. Each bill shall include the
	following:
	- Monthly Customer Charge,
	- Volumetric Fee, as adjusted by the Weather Normalization Factor, if applicable,
	- Cost of Gas,
	- Tax Adjustment, if applicable,
	- Miscellaneous Service fees, if applicable, - Deposit fees or credits, if applicable,
	- Line Extension charges, if applicable,
	- Pipeline Safety and Regulatory Program Surcharge, once annually.
	The Monthly Customer Charge is the minimum amount included on a customer bill.
	EGTDS bills the Volumetric Fee in hundreds of cubic feet (Ccf). The due date for remittance of a payment to EGTDS shall be not less than 15 days after the date the bill is issued, in accordance with 16 TEX. ADMIN. CODE Section 7.45(4)(A). EGTDS late payment fee applicable to bill payments received after the due date is zero (\$0.00).
	Tax Adjustment. Any applicable Taxes including ad Valorem Taxes and State Franchise Taxes affecting the Cost of Service shall be reflected as separate line items specifically identifying the tax on Customer invoices, and shall be reported to the Commission. The tax adjustment shall be an amount equivalent to the proportionate part of an existing tax or new tax or any governmental imposition, rental fee, or charge levied, assessed or imposed subsequent to the effective date of this tariff. Formula. The tax adjustment is calculated in accordance with the following formula: Tax Amount Divided by Volume (Ccf) billed that month Equals Tax adjustment, applied per Ccf.
	In this formula, the Volume (Ccf) billed refers to the volume of gas sold during the usage month that the adjustment is included on customer bills. Reconciliation. Within 45 days after applying a tax adjustment and collecting the adjustment, the Company shall provide the Commission a reconciliation detailing the calculation of the adjustment and reconciling the amounts collected. If the reconciliation reflects either an over-recovery or an under-recovery of revenues of more than

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	\$0.50 per customer, such amount shall be carried forward and applied in the next	
	billing cycle. If the over-recovery or an under-recovery of revenues is less than	
	\$0.50 per customer, the Company shall carry-forward the amount until the next	
	application of the tax adjustment.	
	OTHER ADJUSTMENTS	
	Cost of Gas Component: The basic rates for cost of service set forth above shall	
	be increased by the amount of the Cost of Gas Component for the billing month	
	computed in accordance with the provisions of Rate Schedule COG. Weather	
	Normalization Adjustment: The billing shall reflect adjustments in accordance with	
	the provisions of the Weather Normalization Adjustment Clause, Rate Schedule WNA. Pipeline Safety and Regulatory Program Rider: The billing shall reflect	
	adjustments in accordance with provisions of the Pipeline Safety and Regulatory	
	Program Rider, Rate Schedule PSF. Taxes: Plus applicable taxes and fees in	
	accordance with the provisions of the Rate Schedule Tax. CONDITIONS Subject to all	
	applicable laws and orders, and the Companys rules and regulations on file with the	
	regulatory authority.	
EGTDS ENV GAS		
	COST OF GAS COMPONENT	
	RATE SCHEDULE	
	EPCOR Gas Texas Development and Services Inc. (EGTDS) shall include on each	
	customer bill the reasonable and necessary cost of gas purchased by EGTDS. The	
	following definitions apply to this Cost of Gas Component Rate Schedule:	
	Cost of Gas. The total calculation, under this Cost of Gas Component Rate Schedule,	
	consisting of the commodity cost, purchase/sales ratio, a reconciliation component,	
	and related fees and taxes.	
	Cost of Purchased Gas. The weighted average cost of gas purchased by EGTDS from all	
	sources, calculated by summing the cost of gas purchased and applicable third party	
	charges, then, dividing that sum by total volumes purchased.	
	Purchases / Sales Ratio. A ratio determined by dividing the total volumes	
	purchased for customers during the twelve month period ending June 30 by the sum of	
	volumes sold to customers. For the purpose of this computation, all volumes shall	
	be stated at 1.465 pound-force per square inch absolute (psia). Such ratio shall in	
	no event exceed 1.0526 i.e. 1/(1- 0.05) unless expressly authorized by the	
	applicable regulatory authority.	
	Reconciliation Account. The account maintained by EGTDS to ensure that, over time,	
	EGTDS will neither over-collect nor under-collect revenues as a result of the	
	operation of this Cost of Gas Component Rate Schedule. Entries shall be made	
	monthly to reflect:	
	- the total amounts paid to EGTDSs suppliers for natural gas applicable to general	

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SCHEDULE ID	DESCRIPTION
	- revenues produced by the operation of this Cost of Gas Component Rate Schedule,
	- refunds, payments, or charges provided for herein or as approved by the
	regulatory authority. Reconciliation Audit. An annual review by EGTDS of its books
	and records for each twelve-month period ending with the June accounting month to
	determine the amount of over-collection or under-collection occurring during that
	twelve month period.
	The reconciliation audit conducted by EGTDS shall determine:
	<ul> <li>the total amount paid for gas purchased by EGTDS to provide service to its general service customers during the period,</li> </ul>
	- the revenues received from operation of the provision of this Cost of Gas
	Component Rate Schedule, reduced by the amount of revenue-associated fees and taxes
	paid on those revenues,
	- the total amount of refunds made to customers during the period and any other
	revenues or credits received by EGTDS as a result of relevant gas purchases or
	operation of this Cost of Gas Component Rate Schedule,
	- an adjustment, if necessary, for lost and unaccounted for gas during the period
	in excess of five (5) percent of purchases.
	Reconciliation Component. The amount to be returned to or recovered from customers
	each month on customer bills covering usage for September through May, as a result
	of EGTDSs reconciliation audit. Determination and application of the reconciliation
	component. If the reconciliation audit reflects either an over-recovery or an
	under-recovery of revenues, such amount shall be divided by the general service customer sales volumes, for the period beginning with the preceding October billing
	cycle through the June billing cycle. The reconciliation component, so determined
	to collect any revenue shortfall or to return any excess revenue, shall be applied
	for a nine (9) month period beginning with the next October billing cycle and
	continuing through the next June billing cycle at which time it will terminate
	until a new reconciliation component is determined.
	Surcharge or Refund Procedures. In the event that the rates and charges of EGTDSs
	suppliers are retroactively reduced, and a refund of any previous payment is made
	to EGTDS, EGTDS shall make a similar refund to its general service customers.
	Similarly, EGTDS may surcharge its general service customers for retroactive
	payments made for gas previously delivered into the system. If the payment or
	refund related to gas purchased by EGTDS is for a period of twelve consecutive
	months or longer, the total amount recovered or refunded shall be divided by the
	general services sales made to general service customers during this applicable
	period. With regard to amounts received or paid that are applicable to periods less
	than twelve consecutive months, EGTDS shall refund or collect such amounts using
	one of the following three methods:
	-over the same period of time as the over-charge or under-charge occurred,
	-over the same number of units sold during the period of the over-charge or
	undercharge, or
	-include the entire amount in the reconciliation account. Refunds or charges shall
	be entered into the reconciliation account as they are collected from or returned
	to customers.

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	For the purpose of the Report discussed in the section below, the entry shall be
	made on the same basis used to determine the refund or charge component of the cost
	of gas and shall be subject to the calculation set forth in the section on Surcharge or Refund Procedures, above.
	Report. By August 31 of each year, EGTDS shall file with the Commission, an annual
	Cost of Gas Reconciliation Report. The annual reconciliation report shall include,
	but not necessarily be limited to: -a tabulation of volumes of gas purchased and costs incurred listed by account or
	type of gas, supplier and source, by month, for the twelve months ending June 30;
	-a tabulation of gas volumes sold to general service customers and the related Cost of Gas Component Rate Schedule revenues;
	-a summary of all other costs and refunds made during the year and the status of
	the reconciliation account.
	Reports for the Commission should be filed electronically at
	GUD_Compliance@rrc.texas.gov or at the following address:
	Compliance Filing Director of Oversight and Safety Division Gas Services Department
	Railroad Commission of Texas P.O. Box 12967
EGTDS ENV PSF	
	PIPELINE SAFETY AND REGULATORY PROGRAM RATE SCHEDULE
	Applicability.
	All customers in the EPCOR Gas Texas Development and Services Inc. (EGTDS) service
	territory.
	Fee.
	Once annually, EGTDS shall remit to the Commission the fee required in 16 TEX.
	ADMIN. CODE Section 8.201.
	Surcharge.
	During the next billing cycle following EGTDSs remittance to the Commission of the
	fee, EGTDS shall include on its customers bills a Pipeline Safety and Regulatory Program Surcharge, to the extent authorized in 16 TEX. ADMIN. CODE Section 8.201.
	Formula.
	The Rule 8.201 surcharge is calculated in accordance with the following formula:
	Rule 8.201(b) fee assessed by the Commission on EGTDS Divided by Number of meters
	billed Equals Rule 8.201(b)(3) surcharge, applied per customer meter, once annually In this formula, the number of meters billed refers to the number of meters billed
	In this formula, the number of meters billed refers to the number of meters billed during the billing month that precedes the month the Rule $8.201(b)(3)$ surcharge is
	included on customer bills. The pipeline safety fee for 2025 was a one-time fee of
	\$1.03 per bill for each bill issued in April 2025. The pipeline safety fee for 2024
	was a one-time fee of \$0.96 per bill for each bill issued in April 2024. The
	pipeline safety fee for 2023 was a one-time fee of \$1.02 per bill for each bill
	issued in April 2023. The pipeline safety fee for 2022 was a one-time fee of \$1.07

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	REC INTEF NO: 55002
ATE SCHEDULE	
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	per bill for each bill issued in May 2022. The pipeline safety fee for 2021 was a
	one-time fee of \$0.87 per bill for each bill issued in April 2021.
	Compliance Report.
	The Company shall file an annual pipeline safety fee (PSF) report no later than 90
	days after the last billing cycle in which the pipeline safety and regulatory
	program fee surcharge is billed to customers. The Company shall file the report
	with the Railroad Commission of Texas addressed to the Director of Oversight and
	Safety Division, Gas Services Department and titling the report Pipeline Safety Fee
	Recovery Report. The report shall include the following:
	<ul> <li>a) the pipeline safety fee-amount paid to the Commission;</li> <li>b) the unit rate and total amount of the surcharge billed to each customer;</li> </ul>
	c) the date or dates the surcharge was billed to customers; and
	d) the total amount collected from customers from the surcharge.
	d) the total amount collected from customers from the surcharge.
	Reports for the Commission should be filed electronically at
	GUD_Compliance@rrc.texas.gov or at the following address:
	Compliance Filing
	Director of Oversight and Safety Division
	Gas Services Department
	Railroad Commission of Texas
	P.O. Box 12967
	Austin, TX 78711-2967

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TOMERS				
RC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
44799	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
42218	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44798	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44800	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44801	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44802	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44803	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44804	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44805	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44806	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44807	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44808	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44809	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44810	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44811	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44812	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
ASONS FOR FILING				
NEW?:	N			

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TARIFF CODE: DS	RRC TARIFF NO:	35602	
CITY ORDINANCE	NO:		
AMENDMENT (EXPL	AIN): Update PSF		
OTHER (EXPL	AIN):		
SERVICES			
TYPE OF SERVICE	SERVICE DESCRIPTION		
A	Residential Sales		
OTHER TYPE DE	SCRIPTION		
PREPARER - PERSO	N FILING		
RRC NO:	1301	ACTIVE FLAG: Y INACTIVE DATE:	
FIRST NAME:	Sandra	MIDDLE: L LAST NAME: Skou	bis
TITLE:	Rate Analyst		
ADDRESS LINE 1:	EPCOR Gas Texas Inc.		
ADDRESS LINE 2:	4003 Pinehurst Meadow		
CITY:	Magnolia	<b>STATE:</b> TX <b>ZIP:</b> 77355 <b>ZIP4:</b>	
AREA CODE:	623 <b>PHONE NO:</b>	445-2490 <b>EXTENSION:</b>	

RRC COID:	3950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
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CURTAILMENT	PLAN
PLAN ID	DESCRIPTION
7455	<ul> <li>CURTAILMENT PLAN 7.455</li> <li>Curtailment Standards <ul> <li>(a) Definitions. The following words and terms, when used in this section, shall have the following meanings, unless the context clearly indicates otherwise.</li> </ul> </li> <li>(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.</li> <li>(2) CommissionThe Railroad Commission of Texas.</li> <li>(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.</li> <li>(4) Electric generation facilitiesFacilities registered with the applicable balancing authority including bulk power systems.</li> <li>(5) Firm or firm deliveriesNatural gas deliveries that are described as firm under a contract or tariff.</li> <li>(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.</li> <li>(7) Human needs customers-Residences, 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.</li> <li>(8) Interrup</li></ul>
	(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.
	(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

(A) firm deliveries to human needs customers and firm deliveries of natural gas to local

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	distribution systems which serve human needs customers;
	(B) firm deliveries to electric generation facilities;
	(C) firm deliveries to industrial and commercial users of the minimum natural gas required to
	prevent physical harm and/or ensure critical safety to the plant facilities, to plant
	personnel, or the public when such protection cannot be achieved through the use of an
	alternate fuel; (
	D) firm deliveries of natural gas to small industrials and regular commercial loads that use
	less than 3,000 Mcf per day;
	(E) firm deliveries to large industrial and commercial users for fuel or as a raw material
	where an alternate fuel or raw material cannot be used and operation and plant production
	would be curtailed or shut down completely when natural gas is curtailed; (F) firm deliveries to large industrial and commercial users for fuel or as a raw material
	where an alternate fuel or raw material can be used and operation and plant production would
	be curtailed or shut down completely when natural gas is curtailed; and
	(G) firm deliveries to customers that are not covered by the priorities listed in
	subparagraphs (A) - (F) of this paragraph.
	(2) Deliveries to customers within the same priority on the portion of the system which is
	subject to curtailment shall be curtailed to the extent practicable on a pro rata basis
	according to scheduled quantities. If a customer`s end-use requirements fall under two or more
	priorities, then such requirements must be treated separately when applying this schedule of
	priorities to the extent practicable. Transportation customers have equivalent end-use
	priorities as sales customers.
	(3) When applying the priorities of this section, a gas utility may rely on the
	representations of its customers and/or their end users regarding the nature of customers
	deliveries.
	(d) Curtailment plans. Order 489 and any curtailment plan approved by the Commission prior to
	the effective date of this section is superseded by this section. A gas utility may file its
	own curtailment plan for approval with the Oversight and Safety Division. A gas utility shall
	follow the priorities listed in subsection (c) of this section unless and until the gas
	utility has an approved curtailment plan on file with the Commission. The first three
	priorities in any individual curtailment plan must be consistent with the first three
	priorities listed in subsection $(c)(1)(A) - (C)$ and $(2)$ of this section. A gas utility shall
	provide to its customers notice of an application for a curtailment plan. A gas utility shall
	provide notice on the same day the gas utility files its application with the Commission. The
	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 surtailment priorities as specified in this section of
	(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

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	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	POLICY			
POLICY ID	DESCRIPTION			
1248	Line Extension Policy.			
	All pipes, 100 feet or less. EPCOR Gas Texas Development and Services Inc. (EGTDS) charge for installation and extension of new pipes, under normal conditions, not larger than two inches is outside diameter and not more than 100 feet in length is \$0.00. All pipes, more than 100 feet. For installation and extension of new pipes, under normal conditions, larger than two inches is outside diameter, after the first 100 feet, EGTDS charges the actual cost.			
	Reporting requirement. EGTDS shall provide a copy of its most current line extension policy to the Commission, addressed to the Director of the Oversight and Safety Division, Gas Services Department. No contribution in aid of construction will be required of any customer except as provided for in EGTDSs line extension policy filed with the Commission, as set forth in 16 TEX. ADMIN. CODE Section 7.45(8)(B).			
	Reports for the Commission should be filed electronically at GUD_Compliance@rrc.texas.gov or at the following address:			
	Compliance Filing Director of Oversight and Safety Division Gas Services Department Railroad Commission of Texas P.O. Box 12967			
	Austin, Texas 78711-2967			

TARIFF CODE: DS	RRC TARIFF NO: 35602
UALITY OF SERVIC	F.
QUAL_SERVICE ID	DESCRIPTION
0326a	QUALITY OF SERVICE RULES
	RATE SCHEDULE RULE 7.45
	Quality of Service
	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 municipalit
	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 possible
	time consistent with prudent operating principles so that the smallest number of customers ar
	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, or such other maps as ma
	be required by the regulatory authority, shall be kept by the utility in a central location
	and 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 record
	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 fo serving that locality;
	serving onde robarter,

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	(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 chang
	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 god
	cause may exempt the utility from the requirement that the information be provided in Spanis
	(I) the customer's right to information concerning rates and services and the customer's rig
	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 conta
	such authority;
	(X) the hours, addresses, and telephone numbers of utility offices where bills may be paid a
	information may be obtained; and
	(XI) the customer`s right to be instructed by the utility how to read his or her meter;
	(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)
	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
	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 th
	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
	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 followin
	guidelines:
	(i) Every deferred payment plan entered into due to the customer`s inability to pay the

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	outstanding bill in full must provide that service will not be discontinued if the custome	er		
	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 hist time that the debt has been outstanding; reasons why debt has been outstanding; and other relevant factors concerning the circumstances of the customer.	or:		
	(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 pri at least two sizes larger than any other used, that: If you are not satisfied with this	.nt		
	agreement, do not sign. If you are satisfied with this agreement, you give up your right t	0		
	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 (suc	:h a		
	an inaccurately estimated bill or an incorrectly read meter). A deferred payment plan shal not include a finance charge.	.1		
	(v) If a customer for utility service has not fulfilled terms of a deferred payment agreem	ien		
	or refuses to sign the same if it is reduced to writing, the utility shall have the right disconnect pursuant to disconnection rules herein and, under such circumstances, it shall 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, a or any other form of discrimination prohibited by law.	ıge		
	(E) Delayed payment of bills by elderly persons.			
	<ul> <li>(i) Applicability. This subparagraph applies only to: (I) a utility that assesses late pay charges on residential customers and that suspends service before the 26th day after the of the bill for which collection action is taken; (II) utility bills issued on or after Au 30, 1993; and (III) an elderly person, as defined in clause (ii) of this subparagraph, who</li> </ul>	lat ıgu		
	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) Util -A gas utility or municipally owned utility, as defined in Texas Utilities Code, 101.003 101.003(8), and 121.001 - 121.006.	lit		
	(iii) An elderly person may request that the utility implement the delay for either the mo	st		
	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 da of a bill for providing utility services to that person until the 25th day after the date which the bill is issued.			
	(v) The utility may require the requesting person to present reasonable proof that the per	so		
	is 60 years of age or older. (vi) Every utility shall notify its customers of this delayed payment option no less ofter	ı		
	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 servic available from previously installed facilities until such applicant has complied with the	!e		
	state and municipal regulations and approved rules and regulations of the utility on file	wi		
	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 know			

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	to be hazardous or of such character that satisfactory service cannot be given.
	(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 of
	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;
	QUALITY OF SERVICE RULES RATE SCHEDULE (continued)
	(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 change
	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 ha
	delivery to the customer at least five working days prior to the stated date of 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

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	interferes with the service of others or the operation of nstandard 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 (! 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;		
	<ul> <li>(ii) failure to pay for merchandise or charges for nonutility service by the utility;</li> <li>(iii) failure to pay for a different type or class of utility service unless fee for such service is included on the same bill;</li> </ul>		
	(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 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 beyo 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 collection and recommending corvice		
	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 day from the date of receipt by the utility of the request and statement or such lesser period a		
	may be agreed upon by the utility and the customer. The customer who makes such request shal sign an installment agreement which provides for payment of such service along with timely payments for subsequent monthly billings.		
0326b	(5) Applicant deposit. (A) Establishment of credit for residential applicants. Each utility may require a residentia 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;		

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	(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 quickl 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 Famil		
	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		
	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 account		
	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		
	interest on such deposits according to the rate as established by law. If refund of deposit i		
	made within 30 days of receipt of deposit, no interest payment is required. If the utility retains the deposit more than 30 days, payment of interest shall be made retroactive to the		
	date of deposit.		
	(I) Payment of interest to the customer shall be annually or at the time the deposit is		
	returned or credited to the customer`s account.		
	(II) The deposit shall cease to draw interest on the date it is returned or credited to the		
	customer's account.		
	(D) Deposits for temporary or seasonal service and for weekend or seasonal residences. The		
	utility may require a deposit sufficient to reasonably protect it against the assumed risk,		
	provided such a policy is applied in a uniform and nondiscriminatory manner. (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.		

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	(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
	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
	(v) the total of any adjustments to the base sill and the amount of adjustments per silling 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

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	render the bill accordingly. (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 INCORPORATED QUALITY OF SERVICE RULES RATE SCHEDULE (continued) 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.
	(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
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	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
	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 of
	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 a
	practical. (B) Line extension and construction charges. Every utility must file its extension policy. Th
	policy must be consistent, nondiscriminatory, and is subject to the approval of the regulator
	authority. No contribution in aid of construction may be required of any customer except as
	provided for in extension policy.
	(C) Response to request for service. Every gas utility must serve each qualified applicant fo
	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 extension
	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.

RRC COID: 3950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.

TARIFF CODE:     DS     RRC TARIFF NO:     35602       SERVICE CHARGES			
324617	EGTDS Mscl		MISCELLANEOUS SERVICE CHARGES
			Initiation and Restoration of Service
			Initiation of service, \$45.00 per trip
			Restoration of service, after termination for non- payment or for a leak on a customer-owned facility, \$45.00 per trip
			Restoration of service, after service turn-off at request of customer or customer`s agent, \$45.00 per trip
			Restoration of service, following a system disruption due to a natural disaster or area emergency, \$0.00 pe trip
			Turn-Off Service
			Turn-off service, after termination for non-payment of for a leak on a customer-owned facility, \$45.00 per turn-off
			Turn-off service, at request of customer or customers agent, \$45.00 per turn-off
			Turn-off service, following a system disruption due to a natural disaster or an area emergency, \$0.00 per turn-off
			Meter Testing
			Remove existing meter for testing as requested by customer (including setting a suitable replacement at existing tap), when no such test has been performed on the meter in four (4) or more years or when meter is found to be more than nominally defective per 16 TAC Section7.45(7)(B)(iv)(II) \$0.00
			Customer Service Agent charge associated with meter testing requested by the customer, only if the meter has been tested within the past four (4) years and, upon retesting, meter is found to correctly record usage, Actual cost, up to \$26.23 per hour
			Field Service Technician charge and vehicle operations costs associated with meter testing requested by the customer only if the meter has been tested within the past four (4) years and,upon retesting, meter is four

RRC COID:	3950 COMPANY NAME: E	EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE	C: DS RRC TARIFF NO:	35602
		to correctly record usage Actual cost, up to \$30.84
		per hour, maximum of \$89.95 per trip
		per nour, maximum or correcting
		Change customer meter, \$75.00 per trip, plus materia
		Change residential meter location, \$350.00 first
		meter, plus materials
		Additional meters in manifold, \$55.00 per meter
324618	EGTDS Msc2	Meter Re-Read
		When requested by customer, if the meter has not bee
		tested in more than four years or when the meter is
		found to be more than nominally defective, \$0.00
		When requested by customer, if the meter has been
		tested within four years and the prior meter read is
		found to be correct, \$35.00 per trip.
		Return check charge, \$30.00 per return
		Collection call, \$35.00 per trip.
		Deposit
		Application. EPCOR Gas Texas Development and Service
		Inc. (EGTDS) may require a customer deposit from a
		customer that does not have acceptable credit bureau
		or other utility report of good standing.
		Formula. If a customer is required to make a deposit
		the amount of the deposit shall not exceed an amount
		equivalent to one-sixth of the customer's estimated
		annual billings. If there is no billing history on t
		customer's account, then the one-sixth rule will be
		applied to the customer`s account based on similarly situated customers located in the geographic area.
		Situated customers rocated in the geographic area.
		Exemptions. EGTDS shall not require a person who is
		exempt from deposit requirements to make a deposit,
		outlined in 16 TEX. ADMIN. CODE Section 7.45(5)(C).
		Deposit refunds. EGTDS shall automatically refund ea
		deposit, with interest, to customers who meet the
		requirements in 16 TEX. ADMIN. CODE Section
		7.45(5)(F). Deposit practices. EGTDS has adopted the
		deposit practices in the Commissions Quality of
		Service Rule at 16 TEX. ADMIN. CODE Section 7.45(5).

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

ARIFF CODE: DS	RRC TARIFF NO: 38864						
ESCRIPTION: Di	stribution Sales	STATUS: A					
EFFECTIVE DATE:	11/19/2024 ORIGINAL CONTRACT DATE:	<b>RECEIVED DATE:</b> 01/10/2025					
	אשרא איז איז איז איז איז איז איז איז איז אי	OPERATOR NO:					
	Y INACTIVE DATE:						
RATE SCHEDULE							
SCHEDULE ID	DESCRIPTION						
EGTDS ENV TAX							
	TAX ADJUSTMENT RATE SCHEDULE						
	APPLICABILITY						
	Any applicable Taxes including ad Valorem Taxes and	-					
	the Cost of Service shall be reflected as separate						
	identifying the tax on Customer bills, and shall be tax adjustment shall be an amount equivalent to the	_					
	existing tax or new tax or any governmental imposit.						
	levied, assessed or imposed subsequent to the effec						
	Formula. The tax adjustment is calculated in accord.	ance with the following formula:					
	Tax Amount						
	Divided by						
	Volume (Ccf) billed that month						
	Equals						
	Tax adjustment, applied per Ccf.						
	In this formula, the Volume (Ccf) billed refers to	the volume of gas sold during					
	the usage month that the adjustment is included on	customer bills.					
	Reconciliation. Within 45 days after applying a tax	adjustment and collecting the					
	adjustment, the Company shall provide the Commission	n a reconciliation detailing the					
	calculation of the adjustment and reconciling the a						
	reconciliation reflects either an over-recovery or a						
	more than \$0.50 per customer, such amount shall be						
	the next billing cycle. If the over-recovery or an less than \$0.50 per customer, the Company shall car:						
	next application of the tax adjustment.	I I I I I I I I I I I I I I I I I I I					
EGTDS ENV WNA							
	WEATHER NORMALIZATION ADJUSTMENT CLAUSE						
	RATE SCHEDULE						
	The Weather Normalization Factor (WNF) is a factor	that adjusts the Volumetric Fee					
	for each 100 cubic feet (Ccf) of natural gas sold.	The WNF is designed to refund					
	over-collections and to surcharge for under-collect						
	than normal or warmer than normal weather. In order						
	a timely and accurate manner, the WNF is calculated						
	weather information for the three-month period begins						
	with February. The Weather Normalization Factor shares in the secondary, commercial, and public authors						

RRC COID: 3950 C	RC COID: 3950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.					
TARIFF CODE: DS	RRC TARIFF NO: 38864					
RATE SCHEDULE						
SCHEDULE ID	₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽₽					
	DESCRIPTION					
	Formula. The WNF is calculated, as follows:					
	[Adjusted Heating Load plus Base Non-Heating Load] divided by Total Volumes Sold					
	Where: Adjusted Heating Load (Ccf) = Heating Load divided by HDD Factor					
	AvgHDD = Average heating degree-days for a calendar month as measured by the					
	National Oceanic and Atmospheric Administration (NOAA) for the period 2009 through					
	2019 at their weather station in Conroe, Texas. The AvgHDD values used to calculate					
	the WNF are: December 387, January 486, February 317.					
	Base Non-Heating Load (Ccf) = Base load factor x the number of bills issued for					
	each class where base load factors are as follows:					
	Residential: 17					
	Residential Secondary: 7					
	Commercial: 318 Public Authority: 29					
	Public Authority. 29					
	Bills = Number of bills issued to customers for gas sold that month					
	HDD = A heating degree day is a measurement of demand for energy to heat houses and					
	businesses. The WNF is based upon actual heating degree-days for a calendar month					
	as measured by the NOAA at their weather station located in Conroe, Texas.					
	HDD Factor (Heating Degree-Day Factor) = HDD divided by AvgHDD					
	Heating Load (Ccf) = Total Volumes Sold minus Base Non-Heating Load					
	Weather Normalization months = December, January, February					
	Report. Within 45 days from the last day in each Weather Normalization month, the					
	company shall provide to the Commission, in spreadsheet format, one WNF Compliance					
	Report per month to demonstrate how the company calculated the WNF, using the following format:					
	TOTTOWING TOTMAC.					
	FORMAT FOR WNF COMPLIANCE REPORT					
	Line 1 AvgHDD					
	Lines 2-3 blank					
	Line 4 HDDs (for Conroe weather station)					
	Lines 5-6 blank					
	Line 7 Bills					
	Line 8 blank					
	Line 9 Base Non-Heating Load (Ccf), which is Line 7 times applicable Base Non-					
	Heating load factor by customer class					
	Line 10 blank					
	Line 11 Total Volumes Sold Line 12 blank					

RRC COID: 3950	COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE: DS	RRC TARIFF NO: 38864
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	Line 13 Heating Load (Ccf), which is Line 11 minus Line 9
	Lines 14-15 blank
	Line 16 HDD Factor, which is Line 4 divided by Line 1
	Line 17 blank
	Line 18 Adjusted Heating Load (Ccf), which is Line 13 divided by Line 16
	Line 19 blank
	Line 20 WNF, which is [(Line 18 plus Line 9) divided by Line 11)]
	Line 21-22 blank
	Line 23 Volumetric Fee (\$ per Ccf) Line 24 blank
	Line 25 Adjusted Volumetric Fee (Line 23 times Line 20)
	Line 26-27 blank
	Line 28 Effect on revenue, which is [(Line 25 minus Line 23) x Line 11)].
	Each report shall have a column of data for each of the three Weather Normalization
	months, with fields populated for the latest and prior months in a winter season.
	Reports for the Commission should be filed electronically at
	GUD_Compliance@rrc.texas.gov or at the following address:
	Compliance Filing
	Director of Oversight and Safety Division
	Gas Services Department
	Railroad Commission of Texas P.O. Box 12967
	Austin, Texas 78711-2967
EGTDS ENV R2	
	RESIDENTIAL SECONDARY ENVIRONS SERVICE RATE
	APPLICABILITY
	Applicable to a residential customer that has a separate meter installed to handle
	the purchase of gas for purposes other than standard uses. These include, but are
	not limited to, hot tubs, pool heaters, emergency generators, and fire pits. The
	second meter is needed due to the peak consumption rate of these additional items
	in some instances. This rate is only available to full requirements customers of EPCOR Gas Texas Development and Services Inc. (EGTDS).
	TERRITORY
	Environs of the EGTDS Service Area, includes the unincorporated areas of Alleyton
	environs, Bellville environs, Chappell Hill environs, Columbus environs, Eagle Lake
	environs, Hempstead environs, Hockley environs, Magnolia environs, Montgomery
	environs, Navasota environs, Pinehurst environs, Prairie View environs, Sealy environs, Tomball environs, and Waller environs.
	COST OF SERVICE RATE
	During each monthly billing period:

RC COID: 3950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.					
TARIFF CODE: DS	RRC TARIFF NO: 38864				
RATE SCHEDULE					
SCHEDULE ID	DESCRIPTION				
	For Residential Secondary Meters				
	250 Meters (capacity up to 250 cubic feet per hour):				
	Monthly Customer Charge applies, per meter, per month \$10.00, plus				
	Volumetric Fee \$0.8000 per Ccf				
	CUSTOMER BILLS				
	EGTDSs bills are rendered monthly to customers. Each bill shall include the				
	following: - Monthly Customer Charge,				
	- Monthly customer charge, - Volumetric Fee, as adjusted by the Weather Normalization Factor, if applicable,				
	- Cost of Gas,				
	- Tax Adjustment, if applicable,				
	- Miscellaneous Service fees, if applicable,				
	- Deposit fees or credits, if applicable,				
	- Line Extension charges, if applicable,				
	- Pipeline Safety and Regulatory Program Surcharge, once annually.				
	The Monthly Customer Charge is the minimum amount included on a customer bill.				
	EGTDS bills the Volumetric Fee in hundreds of cubic feet (Ccf). The due date for				
	remittance of a payment to EGTDS shall be not less than 15 days after the date the				
	bill is issued, in accordance with 16 TEX. ADMIN. CODE Section 7.45(4)(A).				
	EGTDS late payment fee applicable to bill payments received after the due date is zero ( $\$0.00$ ).				
	Tax Adjustment. Any applicable Taxes including ad Valorem Taxes and State Franchise Taxes affecting the Cost of Service shall be reflected as separate line items				
	specifically identifying the tax on Customer invoices, and shall be reported to the				
	Commission. The tax adjustment shall be an amount equivalent to the proportionate				
	part of an existing tax or new tax or any governmental imposition, rental fee, or				
	charge levied, assessed or imposed subsequent to the effective date of this tariff.				
	Formula. The tax adjustment is calculated in accordance with the following formula:				
	Tax Amount				
	Divided by				
	Volume (Ccf) billed that month				
	Equals				
	Tax adjustment, applied per Ccf.				
	In this formula, the Volume (Ccf) billed refers to the volume of gas sold during				
	the usage month that the adjustment is included on customer bills.				
	Reconciliation. Within 45 days after applying a tax adjustment and collecting the				
	adjustment, the Company shall provide the Commission a reconciliation detailing the				

RC COID: 3950	COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE: DS	RRC TARIFF NO: 38864
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	calculation of the adjustment and reconciling the amounts collected. If the
	reconciliation reflects either an over-recovery or an under-recovery of revenues of
	more than \$0.50 per customer, such amount shall be carried forward and applied in
	the next billing cycle. If the over-recovery or an under-recovery of revenues is
	less than \$0.50 per customer, the Company shall carry-forward the amount until the
	next application of the tax adjustment.
	OTHER ADJUSTMENTS
	Cost of Gas Component: The basic rates for cost of service set forth above shall
	be increased by the amount of the Cost of Gas Component for the billing month
	computed in accordance with the provisions of Rate Schedule COG. Weather
	Normalization Adjustment: The billing shall reflect adjustments in accordance with
	the provisions of the Weather Normalization Adjustment Clause, Rate Schedule WNA.
	Pipeline Safety and Regulatory Program Rider: The billing shall reflect adjustments in accordance with provisions of the Pipeline Safety and Regulatory Program Rider,
	Rate Schedule PSF. Taxes: Plus applicable taxes and fees in accordance with the
	provisions of the Rate Schedule Tax. CONDITIONS Subject to all applicable laws and
	orders, and the Companys rules and regulations on file with the regulatory
	authority.
EGTDS ENV GAS	
	COST OF GAS COMPONENT
	RATE SCHEDULE
	EPCOR Gas Texas Development and Services Inc. (EGTDS) shall include on each customer bill the reasonable and necessary cost of gas purchased by EGTDS. The following definitions apply to this Cost of Cos Component Pate Schedule:
	following definitions apply to this Cost of Gas Component Rate Schedule:
	Cost of Gas. The total calculation, under this Cost of Gas Component Rate Schedule,
	consisting of the commodity cost, purchase/sales ratio, a reconciliation component,
	and related fees and taxes.
	Cost of Purchased Gas. The weighted average cost of gas purchased by EGTDS from all
	sources, calculated by summing the cost of gas purchased and applicable third party
	charges, then, dividing that sum by total volumes purchased.
	Purchases / Sales Ratio. A ratio determined by dividing the total volumes
	purchased for customers during the twelve month period ending June 30 by the sum of
	volumes sold to customers. For the purpose of this computation, all volumes shall
	be stated at 1.465 pound-force per square inch absolute (psia). Such ratio shall in
	no event exceed 1.0526 i.e. 1/(1- 0.05) unless expressly authorized by the applicable regulatory authority.
	Reconciliation Account. The account maintained by EGTDS to ensure that, over time,
	EGTDS will neither over-collect nor under-collect revenues as a result of the
	operation of this Cost of Gas Component Rate Schedule. Entries shall be made
	monthly to reflect:

RC COID: 3950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.					
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ATE SCHEDULE					
SCHEDULE ID	DESCRIPTION				
	- the total amounts paid to EGTDSs suppliers for natural gas applicable to general				
	service customers, as recorded in the companys books and records,				
	- revenues produced by the operation of this Cost of Gas Component Rate Schedule,				
	- refunds, payments, or charges provided for herein or as approved by the				
	regulatory authority. Reconciliation Audit. An annual review by EGTDS of its books				
	and records for each twelve-month period ending with the June accounting month to				
	determine the amount of over-collection or under-collection occurring during that				
	twelve month period.				
	The reconciliation audit conducted by EGTDS shall determine:				
	- the total amount paid for gas purchased by EGTDS to provide service to its general service customers during the period,				
	- the revenues received from operation of the provision of this Cost of Gas				
	Component Rate Schedule, reduced by the amount of revenue-associated fees and taxes				
	paid on those revenues,				
	- the total amount of refunds made to customers during the period and any other				
	revenues or credits received by EGTDS as a result of relevant gas purchases or				
	operation of this Cost of Gas Component Rate Schedule,				
	- an adjustment, if necessary, for lost and unaccounted for gas during the period				
	in excess of five (5) percent of purchases.				
	Reconciliation Component. The amount to be returned to or recovered from customers				
	each month on customer bills covering usage for September through May, as a result				
	of EGTDSs reconciliation audit. Determination and application of the reconciliation				
	component. If the reconciliation audit reflects either an over-recovery or an				
	under-recovery of revenues, such amount shall be divided by the general service				
	customer sales volumes, for the period beginning with the preceding October billing				
	cycle through the June billing cycle. The reconciliation component, so determined				
	to collect any revenue shortfall or to return any excess revenue, shall be applied				
	for a nine (9) month period beginning with the next October billing cycle and				
	continuing through the next June billing cycle at which time it will terminate				
	until a new reconciliation component is determined.				
	Surcharge or Refund Procedures. In the event that the rates and charges of EGTDSs				
	suppliers are retroactively reduced, and a refund of any previous payment is made				
	to EGTDS, EGTDS shall make a similar refund to its general service customers. Similarly, EGTDS may surcharge its general service customers for retroactive				
	payments made for gas previously delivered into the system. If the payment or				
	refund related to gas purchased by EGTDS is for a period of twelve consecutive				
	months or longer, the total amount recovered or refunded shall be divided by the				
	general services sales made to general service customers during this applicable				
	period. With regard to amounts received or paid that are applicable to periods less				
	than twelve consecutive months, EGTDS shall refund or collect such amounts using				
	one of the following three methods:				
	-over the same period of time as the over-charge or under-charge occurred,				
	-over the same number of units sold during the period of the over-charge or				
	undercharge, or				
	-include the entire amount in the reconciliation account. Refunds or charges shall				

RRC COID: 3950	OID: 3950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.					
TARIFF CODE: DS	RRC TARIFF NO: 38864					
RATE SCHEDULE						
SCHEDULE ID	DESCRIPTION					
	be entered into the reconciliation account as they are collected from or returned to customers.					
	For the purpose of the Report discussed in the section below, the entry shall be made on the same basis used to determine the refund or charge component of the cost of gas and shall be subject to the calculation set forth in the section on Surcharge or Refund Procedures, above.					
	Report. By August 31 of each year, EGTDS shall file with the Commission, an annual Cost of Gas Reconciliation Report. The annual reconciliation report shall include, but not necessarily be limited to:					
	<ul> <li>-a tabulation of volumes of gas purchased and costs incurred listed by account or type of gas, supplier and source, by month, for the twelve months ending June 30;</li> <li>-a tabulation of gas volumes sold to general service customers and the related Cost of Gas Component Rate Schedule revenues;</li> <li>-a summary of all other costs and refunds made during the year and the status of the reconciliation account.</li> </ul>					
	Reports for the Commission should be filed electronically at GUD_Compliance@rrc.texas.gov or at the following address: Compliance Filing Director of Oversight and Safety Division Gas Services Department Railroad Commission of Texas P.O. Box 12967					
EGTDS ENV PSF						
	PIPELINE SAFETY AND REGULATORY PROGRAM RATE SCHEDULE					
	Applicability. All customers in the EPCOR Gas Texas Development and Services Inc. (EGTDS) service territory.					
	Fee. Once annually, EGTDS shall remit to the Commission the fee required in 16 TEX. ADMIN. CODE Section 8.201.					
	Surcharge. During the next billing cycle following EGTDSs remittance to the Commission of the fee, EGTDS shall include on its customers bills a Pipeline Safety and Regulatory Program Surcharge, to the extent authorized in 16 TEX. ADMIN. CODE Section 8.201.					
	Formula. The Rule 8.201 surcharge is calculated in accordance with the following formula:					
	Rule 8.201(b) fee assessed by the Commission on EGTDS Divided by Number of meters billed Equals Rule 8.201(b)(3) surcharge, applied per customer meter, once annually In this formula, the number of meters billed refers to the number of meters billed during the billing month that precedes the month the Rule 8.201(b)(3) surcharge is included on customer bills.					

ARIFF CODE: DS	RRC TARIFF NO: 38864				
ATE SCHEDULE					
CHEDULE ID	DESCRIPTION				
	The pipeline safety fee for 2024 was a one-time fee of \$0.96 per bill for each bill				
	issued in April 2024.				
	The pipeline safety fee for 2023 was a one-time fee of \$1.02 per bill for each bill				
	issued in April 2023.				
	The pipeline safety fee for 2022 was a one-time fee of \$1.07 per bill for each bill				
	issued in May 2022.				
	The pipeline safety fee for 2021 was a one-time fee of \$0.87 per bill for each bill				
	issued in April 2021.				
	Compliance Report.				
	The Company shall file an annual pipeline safety fee (PSF) report no later than 90				
	days after the last billing cycle in which the pipeline safety and regulatory				
	program fee surcharge is billed to customers. The Company shall file the report				
	with the Railroad Commission of Texas addressed to the Director of Oversight and				
	Safety Division, Gas Services Department and titling the report Pipeline Safety Fee				
	Recovery Report. The report shall include the following:				
	a) the pipeline safety 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 the surcharge was billed to customers; and				
	d) the total amount collected from customers from the surcharge.				
	Reports for the Commission should be filed electronically at				
	GUD_Compliance@rrc.texas.gov or at the following address:				
	Compliance Filing				
	Director of Oversight and Safety Division				
	Gas Services Department				
	Railroad Commission of Texas				
	P.O. Box 12967				
	Austin, TX 78711-2967				
TE ADJUSTMENT PRO	VISIONS				

ARIFF CODE: DS	RRC TARIFF NO:	38864		
USTOMERS				
RC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
44799	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44800	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
42218	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44798	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
42218	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44798	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44799	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44800	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44801	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44802	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44803	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44804	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44805	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44806	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44807	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44808	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44809	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			

ARIFF CODE: DS	RRC TARIFF NO:	38864		
USTOMERS				
RRC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
44810	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44811	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44812	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44799	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44800	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44801	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44802	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44803	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44804	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44805	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44806	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44807	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44808	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44809	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44810	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44811	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44812	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			

	RRC TARIFF NO:	38864		
	RRC TARIFF NO:	30004		
STOMERS	CONFIDENTIAL 2	BILLING UNTT	PGA CURRENT CHARGE	
RC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT		PGA EFFECTIVE DATE
42218		ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44798	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44801	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44802	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44803	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44804	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44805	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44806	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44807	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44808	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44809	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44810	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44811	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44812	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			

**REASONS FOR FILING** 

NEW?: Y

RRC DOCKET NO: Case 00008221

CITY ORDINANCE NO:

AMENDMENT(EXPLAIN):

OTHER(EXPLAIN): New Tariff

RRC COID: 39	50 COMPANY NAME:	EPCOR GAS	TEXAS DEV	& SVC I	NC.
TARIFF CODE: DS	RRC TARIFF NO:	38864			
SERVICES					
TYPE OF SERVICE	SERVICE DESCRIPTION				
А	Residential Sales				
OTHER TYPE DES	CRIPTION				
PREPARER - PERSO	N FILING				
RRC NO:	1301	ACTIVE FLAG:	Y	INACTIVE	DATE:
FIRST NAME:	Sandra	MIDDLE:	L	LAST	NAME: Skoubis
TITLE:	Rate Analyst				
ADDRESS LINE 1:	EPCOR Gas Texas Inc.				
ADDRESS LINE 2:	4003 Pinehurst Meadow				
CITY:	Magnolia	STATE:	TX Z	<b>IP:</b> 77355	ZIP4:
AREA CODE:	623 <b>PHONE NO:</b>	445-2490	EXTENSIO	N :	

RRC COID:	3950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE:	DS RRC TARIFF NO: 38864
CURTAILMENT	PLAN
CURTAILMENT PLAN ID 7455	<ul> <li>PLAN</li> <li>DESCRIPTION</li> <li>CURTAILMENT PLAN 7.455</li> <li>Curtailment Standards <ul> <li>(a) Definitions. The following words and terms, when used in this section, shall have the following meanings, unless the context clearly indicates otherwise.</li> </ul> </li> <li>(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.</li> <li>(2) CommissionThe Railroad Commission of Texas.</li> <li>(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.</li> <li>(4) Electric generation facilitiesFacilities registered with the applicable balancing authority including bulk power system assets, co-generation facilities, distributed</li> </ul>
	<pre>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.</pre>
	(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.
	(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

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	distribution systems which serve human needs customers;
	(B) firm deliveries to electric generation facilities;
	(C) firm deliveries to industrial and commercial users of the minimum natural gas required to
	prevent physical harm and/or ensure critical safety to the plant facilities, to plant
	personnel, or the public when such protection cannot be achieved through the use of an
	alternate fuel; (
	D) firm deliveries of natural gas to small industrials and regular commercial loads that use
	less than 3,000 Mcf per day; (E) firm deliveries to large industrial and commercial users for fuel or as a raw material
	where an alternate fuel or raw material cannot be used and operation and plant production
	would be curtailed or shut down completely when natural gas is curtailed;
	(F) firm deliveries to large industrial and commercial users for fuel or as a raw material
	where an alternate fuel or raw material can be used and operation and plant production would
	be curtailed or shut down completely when natural gas is curtailed; and
	(G) firm deliveries to customers that are not covered by the priorities listed in
	subparagraphs (A) - (F) of this paragraph.
	(2) Policevice to sustance within the same minutes on the postion of the sustan which is
	(2) Deliveries to customers within the same priority on the portion of the system which is subject to curtailment shall be curtailed to the extent practicable on a pro rata basis
	according to scheduled quantities. If a customer's end-use requirements fall under two or more
	priorities, then such requirements must be treated separately when applying this schedule of
	priorities to the extent practicable. Transportation customers have equivalent end-use
	priorities as sales customers.
	(3) When applying the priorities of this section, a gas utility may rely on the
	representations of its customers and/or their end users regarding the nature of customers
	deliveries.
	(d) Curtailment plans. Order 489 and any curtailment plan approved by the Commission prior to
	the effective date of this section is superseded by this section. A gas utility may file its
	own curtailment plan for approval with the Oversight and Safety Division. A gas utility shall
	follow the priorities listed in subsection (c) of this section unless and until the gas
	utility has an approved curtailment plan on file with the Commission. The first three
	priorities in any individual curtailment plan must be consistent with the first three
	priorities listed in subsection $(c)(1)(A) - (C)$ and $(2)$ of this section. A gas utility shall
	provide to its customers notice of an application for a curtailment plan. A gas utility shall
	provide notice on the same day the gas utility files its application with the Commission. The 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
	(1) the curtailment provides as specified in this section, of

(2) a curtailment plan approved by the Commission as specified in subsection (d) of this

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	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	
POLICY ID	DESCRIPTION
100101 10	DISCRIPTION
1248	Line Extension Policy.
	installation and extension of new pipes, under normal conditions, not larger than two inches in outside diameter and not more than 100 feet in length is \$0.00. All pipes, more than 100 feet. For installation and extension of new pipes, under normal conditions, larger than two inches in outside diameter, after the first 100 feet, EGTDS charges the actual cost.
	Reporting requirement. EGTDS shall provide a copy of its most current line extension policy to the Commission, addressed to the Director of the Oversight and Safety Division, Gas Services Department. No contribution in aid of construction will be required of any customer except as provided for in EGTDSs line extension policy filed with the Commission, as set forth in 16 TEX. ADMIN. CODE Section 7.45(8)(B).
	Reports for the Commission should be filed electronically at GUD_Compliance@rrc.texas.gov or at the following address:
	Compliance Filing
	Director of Oversight and Safety Division
	Gas Services Department
	Railroad Commission of Texas
	P.O. Box 12967

Austin, Texas 78711-2967

TARIFF CODE: DS	RRC TARIFF NO: 38864
QUALITY OF SERVICI	3
QUAL_SERVICE ID	DESCRIPTION
0226-	QUALITY OF SERVICE RULES
0326a	RATE SCHEDULE RULE 7.45
	Quality of Service
	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 municipalit 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 possible
	time consistent with prudent operating principles so that the smallest number of customers ar 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, or such other maps as ma
	be required by the regulatory authority, shall be kept by the utility in a central location and 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 record
	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;

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	<ul> <li>(ii) assist the customer or applicant in selecting the most economical rate schedule;</li> <li>(iii) in compliance with applicable law or regulations, notify customers affected by a change in rates or schedule or classification;</li> </ul>
	(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; (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 o
	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
	(1, Iver, acteried payment plan entered into due to the customer's inability to pay the

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	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 a 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 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 paymen 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 Augus 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)
	-A gas utility or municipally owned utility, as defined in Texas Utilities Code, 101.003(7) 101.003(8), and 121.001 - 121.006.
	<ul><li>(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.</li><li>(iv) On request of an elderly person, a utility shall delay without penalty the payment date</li></ul>
	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 persor 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 i 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 wit
	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

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	to be hazardous or of such character that satisfactory service cannot be given.
	(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) 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;
	QUALITY OF SERVICE RULES RATE SCHEDULE (continued)
	(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 change
	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 ha
	delivery to the customer at least five working days prior to the stated date of disconnectio
	with the words Termination Notice or similar language prominently displayed on the notice. T
	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 numbe
	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

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	<pre>interferes with the service of others or the operation of nstandard 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;</pre>
	<ul> <li>(iii) failure to pay for a different type or class of utility service unless fee for such service is included on the same bill;</li> <li>(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;</li> <li>(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;</li> <li>(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;</li> <li>(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</li> </ul>
	<pre>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 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.</pre>
0326b	<ul> <li>(5) Applicant deposit.</li> <li>(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:</li> <li>(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;</li> </ul>

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	(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 quickl 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 Famil
	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
	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 account
	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
	interest on such deposits according to the rate as established by law. If refund of deposit i
	made within 30 days of receipt of deposit, no interest payment is required. If the utility
	retains the deposit more than 30 days, payment of interest shall be made retroactive to the date of deposit.
	(I) Payment of interest to the customer shall be annually or at the time the deposit is
	returned or credited to the customer's account.
	(II) The deposit shall cease to draw interest on the date it is returned or credited to the
	customer's account.
	(D) Deposits for temporary or seasonal service and for weekend or seasonal residences. The
	utility may require a deposit sufficient to reasonably protect it against the assumed risk,
	provided such a policy is applied in a uniform and nondiscriminatory manner.
	(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.

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		<ul><li>(F) Refund of deposit.</li><li>(i) If corvice is not connected or offer disconnection of corvice the utility shall promptly.</li></ul>
		(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
		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
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	render the bill accordingly.
	(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 INCORPORATED QUALITY OF SERVICE RULES RATE SCHEDULE (continued) 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.
	(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
<u> </u>	
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ARIT CODE.	
	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 o 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 char 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 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 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 practical.
	(B) Line extension and construction charges. Every utility must file its extension policy. T policy must be consistent, nondiscriminatory, and is subject to the approval of the regulate authority. No contribution in aid of construction may be required of any customer except as provided for in extension policy.
	(C) Response to request for service. Every gas utility must serve each qualified applicant f 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 extension should be filled within 90 days unless unavailability of materials or other causes beyond th control of the utility result in unavoidable delays. In the event that residential service i
	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.

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TARIFF CODE: D	S RRC TARIFF NO:	38864	
SERVICE CHARGES	5		
RRC CHARGE NO.	CHARGE ID	CHARGE AMOUNT	SERVICE PROVIDED
321796	EGTDS Mscl		MISCELLANEOUS SERVICE CHARGES
			Initiation and Restoration of Service
			Initiation of service, \$45.00 per trip
			Restoration of service, after termination for non- payment or for a leak on a customer-owned facility, \$45.00 per trip
			Restoration of service, after service turn-off at request of customer or customer`s agent, \$45.00 per trip
			Restoration of service, following a system disruption due to a natural disaster or area emergency, \$0.00 per trip
			Turn-Off Service
			Turn-off service, after termination for non-payment of for a leak on a customer-owned facility, \$45.00 per turn-off
			Turn-off service, at request of customer or customers agent, \$45.00 per turn-off
			Turn-off service, following a system disruption due to a natural disaster or an area emergency, \$0.00 per turn-off
			Meter Testing
			Remove existing meter for testing as requested by customer (including setting a suitable replacement at existing tap), when no such test has been performed or the meter in four (4) or more years or when meter is found to be more than nominally defective per 16 TAC Section7.45(7)(B)(iv)(II) \$0.00
			Customer Service Agent charge associated with meter testing requested by the customer, only if the meter has been tested within the past four (4) years and, upon retesting, meter is found to correctly record usage, Actual cost, up to \$26.23 per hour
			Field Service Technician charge and vehicle operations costs associated with meter testing requested by the customer only if the meter has been tested within the past four (4) years and,upon retesting, meter is four

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TARIFF CODE	: DS RRC TARIFF NO:	38864
		to correctly record usage Actual cost, up to \$30.84
		per hour, maximum of \$89.95 per trip
		Change customer meter, \$75.00 per trip, plus materials
		Change residential meter location, \$350.00 first meter, plus materials
		Additional meters in manifold, \$55.00 per meter
321797	EGTDS Msc2	Meter Re-Read
		When requested by customer, if the meter has not been tested in more than four years or when the meter is found to be more than nominally defective, \$0.00
		When requested by customer, if the meter has been tested within four years and the prior meter read is found to be correct, \$35.00 per trip.
		Return check charge, \$30.00 per return
		Collection call, \$35.00 per trip.
		Deposit
		Application. EPCOR Gas Texas Development and Services Inc. (EGTDS) may require a customer deposit from a customer that does not have acceptable credit bureau or other utility report of good standing.
		Formula. If a customer is required to make a deposit, the amount of the deposit shall not exceed an amount equivalent to one-sixth of the customer`s estimated annual billings. If there is no billing history on the customer`s account, then the one-sixth rule will be applied to the customer`s account based on similarly- situated customers located in the geographic area.
		Exemptions. EGTDS shall not require a person who is exempt from deposit requirements to make a deposit, as outlined in 16 TEX. ADMIN. CODE Section 7.45(5)(C). Deposit refunds. EGTDS shall automatically refund each
		deposit, with interest, to customers who meet the requirements in 16 TEX. ADMIN. CODE Section
		7.45(5)(F). Deposit practices. EGTDS has adopted the deposit practices in the Commissions Quality of Service Rule at 16 TEX. ADMIN. CODE Section 7.45(5).
		Service Rule at 10 IEA. ADMIN. CODE Section 7.45(5).

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

ARIFF CODE: DS	RRC TARIFF NO: 38865
DESCRIPTION: Di	istribution Sales STATUS: A
	11/19/2024     ORIGINAL CONTRACT DATE:     RECEIVED DATE:     01/10/2025       N     AMENDMENT DATE:     11/19/2024     OPERATOR NO:
	N AMENDMENT DATE: 11/19/2024 OPERATOR NO: V INACTIVE DATE:
BILLS RENDERED:	Y INACTIVE DATE:
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
EGTDS ENV TAX	
	TAX ADJUSTMENT RATE SCHEDULE
	APPLICABILITY Any applicable Taxes including ad Valorem Taxes and State Franchise Taxes affecting
	the Cost of Service shall be reflected as separate line items specifically
	identifying the tax on Customer bills, and shall be reported to the Commission. The
	tax adjustment shall be an amount equivalent to the proportionate part of an
	existing tax or new tax or any governmental imposition, rental fee, or charge
	levied, assessed or imposed subsequent to the effective date of this rate schedule.
	Formula. The tax adjustment is calculated in accordance with the following formula:
	Tax Amount
	Divided by
	Volume (Ccf) billed that month
	Equals Tax adjustment, applied per Ccf.
	Tak dajabemene, appilea per cor.
	In this formula, the Volume (Ccf) billed refers to the volume of gas sold during
	the usage month that the adjustment is included on customer bills.
	Reconciliation. Within 45 days after applying a tax adjustment and collecting the
	adjustment, the Company shall provide the Commission a reconciliation detailing the
	calculation of the adjustment and reconciling the amounts collected. If the
	reconciliation reflects either an over-recovery or an under-recovery of revenues of
	more than \$0.50 per customer, such amount shall be carried forward and applied in
	the next billing cycle. If the over-recovery or an under-recovery of revenues is less than \$0.50 per customer, the Company shall carry-forward the amount until the
	next application of the tax adjustment.
EGTDS ENV WNA	
	WEATHER NORMALIZATION ADJUSTMENT CLAUSE
	RATE SCHEDULE The Weather Normalization Factor (WNF) is a factor that adjusts the Volumetric Fee
	for each 100 cubic feet (Ccf) of natural gas sold. The WNF is designed to refund
	over-collections and to surcharge for under-collections of revenue due to colder
	than normal or warmer than normal weather. In order to reflect weather variances in
	a timely and accurate manner, the WNF is calculated monthly and is based on monthly
	weather information for the three-month period beginning with December and ending
	with February. The Weather Normalization Factor shall apply only to residential,

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TARIFF CODE: DS	RRC TARIFF NO: 38865
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	Formula. The WNF is calculated, as follows:
	[Adjusted Heating Load plus Base Non-Heating Load] divided by Total Volumes Sold
	Where: Adjusted Heating Load (Ccf) = Heating Load divided by HDD Factor
	AvgHDD = Average heating degree-days for a calendar month as measured by the
	National Oceanic and Atmospheric Administration (NOAA) for the period 2009 through
	2019 at their weather station in Conroe, Texas. The AvgHDD values used to calculate
	the WNF are: December 387, January 486, February 317.
	Base Non-Heating Load (Ccf) = Base load factor x the number of bills issued for
	each class where base load factors are as follows:
	Residential: 17 Residential Secondary: 7
	Commercial: 318
	Public Authority: 29
	Bills = Number of bills issued to customers for gas sold that month
	HDD = A heating degree day is a measurement of demand for energy to heat houses and
	businesses. The WNF is based upon actual heating degree-days for a calendar month
	as measured by the NOAA at their weather station located in Conroe, Texas.
	HDD Factor (Heating Degree-Day Factor) = HDD divided by AvgHDD
	Heating Load (Ccf) = Total Volumes Sold minus Base Non-Heating Load
	Weather Normalization months = December, January, February
	Report. Within 45 days from the last day in each Weather Normalization month, the
	company shall provide to the Commission, in spreadsheet format, one WNF Compliance
	Report per month to demonstrate how the company calculated the WNF, using the
	following format:
	FORMAT FOR WNF COMPLIANCE REPORT
	Line 1 AvgHDD
	Lines 2-3 blank
	Line 4 HDDs (for Conroe weather station)
	Lines 5-6 blank
	Line 7 Bills
	Line 8 blank
	Line 9 Base Non-Heating Load (Ccf), which is Line 7 times applicable Base Non-
	Heating load factor by customer class
	Line 10 blank Line 11 Total Volumes Sold
	Line 12 blank

ARIFF CODE: DS	RRC TARIFF NO: 38865
ATE SCHEDULE	
ATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	Line 13 Heating Load (Ccf), which is Line 11 minus Line 9
	Lines 14-15 blank
	Line 16 HDD Factor, which is Line 4 divided by Line 1 Line 17 blank
	Line 17 blank Line 18 Adjusted Heating Load (Ccf), which is Line 13 divided by Line 16
	Line 19 blank
	Line 20 WNF, which is [(Line 18 plus Line 9) divided by Line 11)]
	Line 21-22 blank
	Line 23 Volumetric Fee (\$ per Ccf)
	Line 24 blank
	Line 25 Adjusted Volumetric Fee (Line 23 times Line 20)
	Line 26-27 blank
	Line 28 Effect on revenue, which is [(Line 25 minus Line 23) x Line 11)].
	Each report shall have a column of data for each of the three Weather Normalization
	months, with fields populated for the latest and prior months in a winter season.
	Reports for the Commission should be filed electronically at
	GUD_Compliance@rrc.texas.gov or at the following address:
	Compliance Filing
	Director of Oversight and Safety Division
	Gas Services Department
	Railroad Commission of Texas
	P.O. Box 12967
	Austin, Texas 78711-2967
EGTDS ENV PA	
	PUBLIC AUTHORITY ENVIRONS
	SERVICE RATE
	APPLICABILITY
	Applicable to any qualifying public authority, public and parochial schools and
	colleges, and to all facilities operated by Governmental agencies not specifically
	provided for in other rate schedules or special contracts. This rate is only
	available to full requirements customers of EPCOR Gas Texas Development and
	Services Inc. (EGTDS).
	TERRITORY
	Environs of the EGTDS Service Area, includes the unincorporated areas of Alleyton
	environs, Bellville environs, Chappell Hill environs, Columbus environs, Eagle Lake
	environs, Hempstead environs, Hockley environs, Magnolia environs, Montgomery
	environs, Navasota environs, Pinehurst environs, Prairie View environs, Sealy
	environs, Tomball environs, and Waller environs.
	COST OF SERVICE RATE

RIFF CODE: DS	RRC TARIFF NO: 38865
ATE SCHEDULE	
CHEDULE ID	DESCRIPTION
	During each monthly billing period: For Public Authority Meters 250 Meters
	(capacity up to 250 cubic feet per hour): Monthly Customer Charge, applies per
	meter, per month \$32.72 plus Volumetric Fee \$0.8000 per Ccf For Public Authority
	Meters >250 Meters (capacity greater than 250 cubic feet per hour): Monthly
	Customer Charge applies, per meter, per month \$44.99 plus Volumetric Fee \$0.8000
	per Ccf CUSTOMER BILLS EGTDSs bills are rendered monthly to customers. Each bill
	shall include the following:
	- Monthly Customer Charge,
	- Volumetric Fee, as adjusted by the Weather Normalization Factor, if applicable,
	- Cost of Gas, - Tax Adjustment, if applicable,
	- Miscellaneous Service fees, if applicable,
	- Deposit fees or credits, if applicable,
	- Line Extension charges, if applicable,
	- Pipeline Safety and Regulatory Program Surcharge, once annually. The Monthly
	Customer Charge is the minimum amount included on a customer bill. EGTDS bills the
	Volumetric Fee in hundreds of cubic feet (Ccf). The due date for remittance of a
	payment to EGTDS shall be not less than 15 days after the date the bill is issued, in accordance with 16 TEX. ADMIN. CODE Section 7.45(4)(A). EGTDSs late payment fee
	applicable to bill payments received after the due date is zero (\$0.00).
	applicable to bill payments received after the due date is zero (\$0.00).
	Tax Adjustment.
	Any applicable Taxes including ad Valorem Taxes and State Franchise Taxes affecting
	the Cost of Service shall be reflected as separate line items specifically
	identifying the tax on Customer invoices, and shall be reported to the Commission.
	The tax adjustment shall be an amount equivalent to the proportionate part of an
	existing tax or new tax or any governmental imposition, rental fee, or charge
	levied, assessed or imposed subsequent to the effective date of this tariff.
	Formula.
	The tax adjustment is calculated in accordance with the following formula: Tax
	Amount Divided by Volume (Ccf) billed that month Equals Tax adjustment, applied per
	Ccf. In this formula, the Volume (Ccf) billed refers to the volume of gas sold
	during the usage month that the adjustment is included on customer bills.
	Reconciliation. Within 45 days after applying a tax adjustment and collecting the
	adjustment, the Company shall provide the Commission a reconciliation detailing the
	calculation of the adjustment and reconciling the amounts collected. If the
	reconciliation reflects either an over-recovery or an under-recovery of revenues of
	more than \$0.50 per customer, such amount shall be carried forward and applied in
	the next billing cycle. If the over-recovery or an under-recovery of revenues is
	less than \$0.50 per customer, the Company shall carry-forward the amount until the
	next application of the tax adjustment.
	OTHER ADJUSTMENTS

	COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
ARIFF CODE: DS	RRC TARIFF NO: 38865
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	Cost of Gas Component: The basic rates for cost of service set forth above shall
	be increased by the amount of the Cost of Gas Component for the billing month
	computed in accordance with the provisions of Rate Schedule COG.
	Weather Normalization Adjustment: The billing shall reflect adjustments in
	accordance with the provisions of the Weather Normalization Adjustment Clause, Rate
	Schedule WNA.
	Pipeline Safety and Regulatory Program Rider: The billing shall reflect adjustments
	in accordance with provisions of the Pipeline Safety and Regulatory Program Rider, Rate Schedule PSF.
	Race Schedule FSF.
	Taxes: Plus, applicable taxes and fees in accordance with the provisions of the
	Rate Schedule Tax.
	CONDITIONS
	Subject to all applicable laws and orders, and the Companys rules and regulations
	on file with the regulatory authority.
EGTDS ENV GAS	
	COST OF GAS COMPONENT
	RATE SCHEDULE
	EPCOR Gas Texas Development and Services Inc. (EGTDS) shall include on each
	customer bill the reasonable and necessary cost of gas purchased by EGTDS. The
	following definitions apply to this Cost of Gas Component Rate Schedule:
	Cost of Gas. The total calculation, under this Cost of Gas Component Rate Schedule,
	consisting of the commodity cost, purchase/sales ratio, a reconciliation component,
	and related fees and taxes.
	Cost of Purchased Gas. The weighted average cost of gas purchased by EGTDS from all
	sources, calculated by summing the cost of gas purchased and applicable third party charges, then, dividing that sum by total volumes purchased.
	charges, chen, arviaing that buil by cotar vorunes putchased.
	Purchases / Sales Ratio. A ratio determined by dividing the total volumes
	purchased for customers during the twelve month period ending June 30 by the sum of
	volumes sold to customers. For the purpose of this computation, all volumes shall
	be stated at 1.465 pound-force per square inch absolute (psia). Such ratio shall in
	no event exceed 1.0526 i.e. 1/(1- 0.05) unless expressly authorized by the applicable regulatory authority.
	application regardeory addicted.
	Reconciliation Account. The account maintained by EGTDS to ensure that, over time,
	EGTDS will neither over-collect nor under-collect revenues as a result of the
	operation of this Cost of Gas Component Rate Schedule. Entries shall be made
	monthly to reflect:

	COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
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ATE SCHEDULE	
ATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	- the total amounts paid to EGTDSs suppliers for natural gas applicable to general
	service customers, as recorded in the companys books and records,
	- revenues produced by the operation of this Cost of Gas Component Rate Schedule,
	- refunds, payments, or charges provided for herein or as approved by the
	regulatory authority. Reconciliation Audit. An annual review by EGTDS of its books
	and records for each twelve-month period ending with the June accounting month to
	determine the amount of over-collection or under-collection occurring during that
	twelve month period.
	The reconciliation sudit conducted by DCTDQ shall determine.
	The reconciliation audit conducted by EGTDS shall determine: - the total amount paid for gas purchased by EGTDS to provide service to its
	general service customers during the period,
	- the revenues received from operation of the provision of this Cost of Gas
	Component Rate Schedule, reduced by the amount of revenue-associated fees and taxes
	paid on those revenues,
	- the total amount of refunds made to customers during the period and any other
	revenues or credits received by EGTDS as a result of relevant gas purchases or
	operation of this Cost of Gas Component Rate Schedule,
	- an adjustment, if necessary, for lost and unaccounted for gas during the period
	in excess of five (5) percent of purchases.
	Reconciliation Component. The amount to be returned to or recovered from customers
	each month on customer bills covering usage for September through May, as a result
	of EGTDSs reconciliation audit. Determination and application of the reconciliation
	component. If the reconciliation audit reflects either an over-recovery or an
	under-recovery of revenues, such amount shall be divided by the general service
	customer sales volumes, for the period beginning with the preceding October billing
	cycle through the June billing cycle. The reconciliation component, so determined
	to collect any revenue shortfall or to return any excess revenue, shall be applied
	for a nine (9) month period beginning with the next October billing cycle and
	continuing through the next June billing cycle at which time it will terminate
	until a new reconciliation component is determined.
	Surcharge or Refund Procedures. In the event that the rates and charges of EGTDSs
	suppliers are retroactively reduced, and a refund of any previous payment is made
	to EGTDS, EGTDS shall make a similar refund to its general service customers. Similarly, EGTDS may surcharge its general service customers for retroactive
	payments made for gas previously delivered into the system. If the payment or
	refund related to gas purchased by EGTDS is for a period of twelve consecutive
	months or longer, the total amount recovered or refunded shall be divided by the
	general services sales made to general service customers during this applicable
	period. With regard to amounts received or paid that are applicable to periods less
	than twelve consecutive months, EGTDS shall refund or collect such amounts using
	one of the following three methods:
	-over the same period of time as the over-charge or under-charge occurred,
	-over the same number of units sold during the period of the over-charge or
	undercharge, or
	-include the entire amount in the reconciliation account. Refunds or charges shall

RRC COID: 3950	COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
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RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	be entered into the reconciliation account as they are collected from or returned to customers.
	For the purpose of the Report discussed in the section below, the entry shall be
	made on the same basis used to determine the refund or charge component of the cost of gas and shall be subject to the calculation set forth in the section on
	Surcharge or Refund Procedures, above.
	Report. By August 31 of each year, EGTDS shall file with the Commission, an annual
	Cost of Gas Reconciliation Report. The annual reconciliation report shall include, but not necessarily be limited to:
	-a tabulation of volumes of gas purchased and costs incurred listed by account or
	type of gas, supplier and source, by month, for the twelve months ending June 30;
	-a tabulation of gas volumes sold to general service customers and the related Cost of Gas Component Rate Schedule revenues;
	-a summary of all other costs and refunds made during the year and the status of
	the reconciliation account.
	Reports for the Commission should be filed electronically at
	GUD_Compliance@rrc.texas.gov or at the following address:
	Compliance Filing Director of Oversight and Safety Division Gas Services Department
	Railroad Commission of Texas P.O. Box 12967
EGTDS ENV PSF	
	PIPELINE SAFETY AND REGULATORY PROGRAM RATE SCHEDULE
	Applicability.
	All customers in the EPCOR Gas Texas Development and Services Inc. (EGTDS) service territory.
	Fee.
	Once annually, EGTDS shall remit to the Commission the fee required in 16 TEX. ADMIN. CODE Section 8.201.
	Surcharge.
	During the next billing cycle following EGTDSs remittance to the Commission of the
	fee, EGTDS shall include on its customers bills a Pipeline Safety and Regulatory Program Surcharge, to the extent authorized in 16 TEX. ADMIN. CODE Section 8.201.
	Formula.
	The Rule 8.201 surcharge is calculated in accordance with the following formula:
	Rule 8.201(b) fee assessed by the Commission on EGTDS Divided by Number of meters billed Equals Rule 8.201(b)(2) surgharge applied per sustemer meter, and appually
	billed Equals Rule 8.201(b)(3) surcharge, applied per customer meter, once annually In this formula, the number of meters billed refers to the number of meters billed
	during the billing month that precedes the month the Rule 8.201(b)(3) surcharge is included on customer bills.

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ATE SCHEDULE					
CHEDULE ID	DESCRIPTION				
	The pipeline safety fee for 2024 was a one-time fee of \$0.96 per bill for each bill				
	issued in April 2024.				
	The pipeline safety fee for 2023 was a one-time fee of \$1.02 per bill for each bill				
	issued in April 2023.				
	The pipeline safety fee for 2022 was a one-time fee of \$1.07 per bill for each bill				
	issued in May 2022.				
	The pipeline safety fee for 2021 was a one-time fee of \$0.87 per bill for each bill				
	issued in April 2021.				
	Compliance Report.				
	The Company shall file an annual pipeline safety fee (PSF) report no later than 90				
	days after the last billing cycle in which the pipeline safety and regulatory				
	program fee surcharge is billed to customers. The Company shall file the report				
	with the Railroad Commission of Texas addressed to the Director of Oversight and				
	Safety Division, Gas Services Department and titling the report Pipeline Safety Fee				
	Recovery Report. The report shall include the following:				
	a) the pipeline safety 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 the surcharge was billed to customers; and				
	d) the total amount collected from customers from the surcharge.				
	Reports for the Commission should be filed electronically at				
	GUD_Compliance@rrc.texas.gov or at the following address:				
	Compliance Filing				
	Director of Oversight and Safety Division				
	Gas Services Department				
	Railroad Commission of Texas				
	P.O. Box 12967				
	Austin, TX 78711-2967				
TE ADJUSTMENT PRO	OVISIONS				

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ARIFF CODE: DS	RRC TARIFF NO:	38865		
USTOMERS				
RRC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
44809	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44810	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44811	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44812	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
42218	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44798	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44799	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44800	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44801	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44802	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44803	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44804	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44805	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44806	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44807	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44808	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44799	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			

ARIFF CODE: DS	RRC TARIFF NO:	38865		
USTOMERS				
RC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
44800	Ŷ	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44801	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44802	Ŷ	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44803	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44804	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44805	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44806	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44807	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44808	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44809	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44810	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44811	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44812	Ŷ	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
42218	Ŷ	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44798	Ŷ	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
42218	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44798	У	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			

	COMPANY NAME:		21. u 516 146.	
ARIFF CODE: DS	RRC TARIFF NO:	38865		
STOMERS				
RC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
44799	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44800	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44801	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44802	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44803	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44804	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44805	У	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44806	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44807	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44808	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44809	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44810	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44811	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44812	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			

**REASONS FOR FILING** 

NEW?: Y

RRC DOCKET NO: Case 00008221

CITY ORDINANCE NO:

AMENDMENT(EXPLAIN):

OTHER(EXPLAIN): New Tariff

RRC COID: 39	950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.	
TARIFF CODE: DS	RRC TARIFF NO: 38865	
SERVICES		
TYPE OF SERVICE	SERVICE DESCRIPTION	
D	Public Authority Sales	
OTHER TYPE DES	SCRIPTION	
PREPARER - PERSO	DN FILING	
RRC NO:	1301 ACTIVE FLAG: Y INACTIVE DATE:	
FIRST NAME:	Sandra MIDDLE: L LAST NAME: Skoubis	
TITLE:	Rate Analyst	
ADDRESS LINE 1:	EPCOR Gas Texas Inc.	
ADDRESS LINE 2:	: 4003 Pinehurst Meadow	
CITY:	: Magnolia STATE: TX ZIP: 77355 ZIP4:	
AREA CODE:	<b>E 623 PHONE NO: </b> 445-2490 <b>EXTENSION:</b>	

RC COID:	3950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE	: DS RRC TARIFF NO: 38865
CURTAILMENT	T 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.
	(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

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	distribution systems which sorve human poods sustemars.
	distribution systems which serve human needs customers; (B) firm deliveries to electric generation facilities;
	(C) firm deliveries to industrial and commercial users of the minimum natural gas required to
	prevent physical harm and/or ensure critical safety to the plant facilities, to plant
	personnel, or the public when such protection cannot be achieved through the use of an
	alternate fuel; (
	D) firm deliveries of natural gas to small industrials and regular commercial loads that use
	less than 3,000 Mcf per day;
	(E) firm deliveries to large industrial and commercial users for fuel or as a raw material
	where an alternate fuel or raw material cannot be used and operation and plant production
	would be curtailed or shut down completely when natural gas is curtailed;
	(F) firm deliveries to large industrial and commercial users for fuel or as a raw material
	where an alternate fuel or raw material can be used and operation and plant production would
	be curtailed or shut down completely when natural gas is curtailed; and
	(G) firm deliveries to customers that are not covered by the priorities listed in
	subparagraphs (A) - (F) of this paragraph.
	(2) Deliveries to customers within the same priority on the portion of the system which is
	subject to curtailment shall be curtailed to the extent practicable on a pro rata basis according to scheduled quantities. If a customer`s end-use requirements fall under two or more
	priorities, then such requirements must be treated separately when applying this schedule of
	priorities to the extent practicable. Transportation customers have equivalent end-use
	priorities as sales customers.
	proficied ab bareb cabcomerb.
	(3) When applying the priorities of this section, a gas utility may rely on the
	representations of its customers and/or their end users regarding the nature of customers
	deliveries.
	(d) Curtailment plans. Order 489 and any curtailment plan approved by the Commission prior to
	the effective date of this section is superseded by this section. A gas utility may file its
	own curtailment plan for approval with the Oversight and Safety Division. A gas utility shall
	follow the priorities listed in subsection (c) of this section unless and until the gas
	utility has an approved curtailment plan on file with the Commission. The first three
	priorities in any individual curtailment plan must be consistent with the first three
	priorities listed in subsection $(c)(1)(A) - (C)$ and $(2)$ of this section. A gas utility shall
	provide to its customers notice of an application for a curtailment plan. A gas utility shall
	provide notice on the same day the gas utility files its application with the Commission. The
	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 ma
	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 i
	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

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	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
1248	Line Extension Policy.
	All pipes, 100 feet or less. EPCOR Gas Texas Development and Services Inc. (EGTDS) charge for installation and extension of new pipes, under normal conditions, not larger than two inches in outside diameter and not more than 100 feet in length is \$0.00. All pipes, more than 100 feet. For installation and extension of new pipes, under normal conditions, larger than two inches in outside diameter, after the first 100 feet, EGTDS charges the actual cost.
	Reporting requirement. EGTDS shall provide a copy of its most current line extension policy to the Commission, addressed to the Director of the Oversight and Safety Division, Gas Services Department. No contribution in aid of construction will be required of any customer except as provided for in EGTDSs line extension policy filed with the Commission, as set forth in 16 TEX. ADMIN. CODE Section 7.45(8)(B).
	Reports for the Commission should be filed electronically at GUD_Compliance@rrc.texas.gov or at the following address:
	Compliance Filing Director of Oversight and Safety Division Gas Services Department Railroad Commission of Texas
	P.O. Box 12967 Austin, Texas 78711-2967

TARIFF CODE: DS	RRC TARIFF NO: 38865
UALITY OF SERVIC	E.
QUAL_SERVICE ID	DESCRIPTION
0326a	QUALITY OF SERVICE RULES
	RATE SCHEDULE RULE 7.45
	Quality of Service
	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 municipalit
	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 possible
	time consistent with prudent operating principles so that the smallest number of customers ar
	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, or such other maps as ma
	be required by the regulatory authority, shall be kept by the utility in a central location
	and 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 record 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;

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	(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 goo cause may exempt the utility from the requirement that the information be provided in Spanis
	(I) the customer's right to information concerning rates and services and the customer's rig
	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 conta
	such authority;
	(X) the hours, addresses, and telephone numbers of utility offices where bills may be paid a
	information may be obtained; and (XI) the customer`s right to be instructed by the utility how to read his or her meter;
	(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)
	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
	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 th
	regulatory authority on behalf of a customer, the utility shall make a suitable investigatio
	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
	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
	quidelines:
	(i) Every deferred payment plan entered into due to the customer`s inability to pay the
	(1, 2.51) detered parment plan entered into due to the customer s inability to pay the

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TARIFF CODE:	DS RRC TARLFF NO: 38865
	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. $(iw) = deformed parameters are include a one time 5.0% penalty for late parameters the$
	(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 a 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 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 Augus
	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 persor 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 i 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 wit
	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

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	to be hazardous or of such character that satisfactory service cannot be given.
	(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 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) 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;
	QUALITY OF SERVICE RULES RATE SCHEDULE (continued)
	(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 change
	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 delinguent and proper notice 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 has
	given. Proper notice consists of a deposit in the United States mail, postage prepaid, or ha
	delivery to the customer at least five working days prior to the stated date of disconnectio
	with the words Termination Notice or similar language prominently displayed on the notice. T
	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 numbe
	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

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	interferes with the service of others or the operation of nstandard equipment, if a reasonabl 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 (so of this section;
	(iv) without notice where a known dangerous condition exists for as long as the condition exists;
	<ul><li>(v) tampering with the utility company`s meter or equipment or bypassing the same.</li><li>(E) Utility service may not be disconnected for any of the following reasons:</li></ul>
	(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 or 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 beyon 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 collection 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 a 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.
0326b	<ul> <li>(5) Applicant deposit.</li> <li>(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:</li> </ul>
	(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 neve had service disconnected for nonpayment;

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	(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 quickl
	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 Famil
	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
	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
	interest on such deposits according to the rate as established by law. If refund of deposit i made within 30 days of receipt of deposit, no interest payment is required. If the utility
	retains the deposit more than 30 days, payment of interest shall be made retroactive to the
	date of deposit.
	(I) Payment of interest to the customer shall be annually or at the time the deposit is
	returned or credited to the customer's account.
	(II) The deposit shall cease to draw interest on the date it is returned or credited to the
	customer`s account.
	(D) Deposits for temporary or seasonal service and for weekend or seasonal residences. The
	utility may require a deposit sufficient to reasonably protect it against the assumed risk,
	provided such a policy is applied in a uniform and nondiscriminatory manner.
	(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.
	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.

<ul> <li>YENTYCONE 13 NG TARTY NG: 1885</li> <li>(F) Refund of deposit.</li> <li>(F) Refund deposit.</li> <l< th=""><th>RRC COID:</th><th>3950 COMPANY NAME: EPCOR GAS TEXAS DEV &amp; SVC INC.</th></l<></ul>	RRC COID:	3950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
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RRC COID:	3950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE:	DS RRC TARIFF NO: 38865
	render the bill accordingly.
	(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 INCORPORATED QUALITY OF SERVICE RULES RATE SCHEDULE (continued) 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.
	(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
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RRC COID:	3950	COMPANY	NAME:	EPCOR	GAS	EXAS DEV & SVC INC.	
TARIFF CODE:	DS	RRC	TARIFF NO:	38865			
						tanding subclause (I) of this clause ctive, to either the customer`s or t	
		disadvantag	ge, any fee	charged	for	meter test must be refunded to the c n of more than 2.0% from accurate re	customer. More than
			ljustments				
		correct pre				r to be more than nominally defectiv with the inaccuracy found in the me	-
		either: (-a-) the 1	last six mo	nths; or			
		overbilling event a mor	gs are to b netary adju	e correc stment i	ted i s to	ichever is shorter. Any resulting un subsequent bills, unless service is made. This requirement for a correc e utility`s disadvantage.	terminated, in which
		for units u	used but no	t metere	d for	ster for any period of time, the uti period not to exceed three months p ring. The determination of amounts u	previous to the time
		location, v	when availa	ble, and	on c	her like periods by the same custome sumption under similar conditions at s, when not available.	
		. ,	nstruction.		Eac	utility is to construct, install, or	perate, and maintain
		its plant, and standa	structures ds as are	, equipm generall	ent, y acc	d lines in accordance with the provi ted by the industry, as modified by e by law, and in such manner to best	sions of such codes rule or regulation of
			-	_		ith service furnished by other publi	
		(B) Line ex policy must	be consis	tent, no	ndisc	charges. Every utility must file its minatory, and is subject to the appr construction may be required of any	roval of the regulator
		provided for				construction may be required of any	customer except as
			-			Every gas utility must serve each q apidly as practical. As a general po	
				5		nsions or new facilities should be f individual residential service requ	
					-	ss unavailability of materials or ot voidable delays. In the event that r	
				-		n applicant has met credit requireme	
						t of any required construction charg	
						ting the name of the applicant, loca causes which are reasonably beyond	
		utility, a	delay in e	xcess of	90 d	s may be found to constitute a refus	sal to serve.

RRC COID: 3	950 COMPANY NAME:	EPCOR GAS TEX	AS DEV & SVC INC.
TARIFF CODE: DS	S RRC TARIFF NO:	38865	
SERVICE CHARGES	5		
RRC CHARGE NO.	CHARGE ID	CHARGE AMOUNT	SERVICE PROVIDED
321793	EGTDS Mscl		MISCELLANEOUS SERVICE CHARGES
			Initiation and Restoration of Service
			Initiation of service, \$45.00 per trip
			Restoration of service, after termination for non- payment or for a leak on a customer-owned facility, \$45.00 per trip
			Restoration of service, after service turn-off at request of customer or customer`s agent, \$45.00 per trip
			Restoration of service, following a system disruption due to a natural disaster or area emergency, \$0.00 per trip
			Turn-Off Service
			Turn-off service, after termination for non-payment or for a leak on a customer-owned facility, \$45.00 per turn-off
			Turn-off service, at request of customer or customers` agent, \$45.00 per turn-off
			Turn-off service, following a system disruption due to a natural disaster or an area emergency, \$0.00 per turn-off
			Meter Testing
			Remove existing meter for testing as requested by customer (including setting a suitable replacement at existing tap), when no such test has been performed on the meter in four (4) or more years or when meter is found to be more than nominally defective per 16 TAC Section7.45(7)(B)(iv)(II) \$0.00
			Customer Service Agent charge associated with meter testing requested by the customer, only if the meter has been tested within the past four (4) years and, upon retesting, meter is found to correctly record usage, Actual cost, up to \$26.23 per hour
			Field Service Technician charge and vehicle operations costs associated with meter testing requested by the customer only if the meter has been tested within the past four (4) years and,upon retesting, meter is found

RRC COID:	3950 COMPANY NAME:	EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE	C: DS RRC TARIFF NO:	38865
		to correctly record usage Actual cost, up to \$30.84 per hour, maximum of \$89.95 per trip
		Change customer meter, \$75.00 per trip, plus materials
		Change residential meter location, \$350.00 first meter, plus materials
		Additional meters in manifold, \$55.00 per meter
321794	EGTDS Msc2	Meter Re-Read
		When requested by customer, if the meter has not been tested in more than four years or when the meter is found to be more than nominally defective, \$0.00
		When requested by customer, if the meter has been tested within four years and the prior meter read is found to be correct, \$35.00 per trip.
		Return check charge, \$30.00 per return
		Collection call, \$35.00 per trip.
		Deposit
		Application. EPCOR Gas Texas Development and Services Inc. (EGTDS) may require a customer deposit from a customer that does not have acceptable credit bureau or other utility report of good standing.
		Formula. If a customer is required to make a deposit, the amount of the deposit shall not exceed an amount equivalent to one-sixth of the customer's estimated annual billings. If there is no billing history on the customer's account, then the one-sixth rule will be applied to the customer's account based on similarly- situated customers located in the geographic area.
		Exemptions. EGTDS shall not require a person who is exempt from deposit requirements to make a deposit, as outlined in 16 TEX. ADMIN. CODE Section 7.45(5)(C). Deposit refunds. EGTDS shall automatically refund each deposit, with interest, to customers who meet the requirements in 16 TEX. ADMIN. CODE Section 7.45(5)(F). Deposit practices. EGTDS has adopted the
		deposit practices in the Commissions Quality of Service Rule at 16 TEX. ADMIN. CODE Section 7.45(5).

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

ARIFF CODE: DS	RRC TARIFF NO: 38866
ESCRIPTION: Di	stribution Sales STATUS: A
EFFECTIVE DATE:	11/19/2024 ORIGINAL CONTRACT DATE: RECEIVED DATE: 01/10/2025
GAS CONSUMED:	N AMENDMENT DATE: 11/19/2024 OPERATOR NO: V INACTIVE DATE:
BILLS RENDERED:	Y INACTIVE DATE:
ATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
EGTDS ENV TAX	
	TAX ADJUSTMENT RATE SCHEDULE
	APPLICABILITY
	Any applicable Taxes including ad Valorem Taxes and State Franchise Taxes affecting
	the Cost of Service shall be reflected as separate line items specifically identifying the tax on Customer bills, and shall be reported to the Commission. The
	tax adjustment shall be an amount equivalent to the proportionate part of an
	existing tax or new tax or any governmental imposition, rental fee, or charge
	levied, assessed or imposed subsequent to the effective date of this rate schedule.
	Formula. The tax adjustment is calculated in accordance with the following formula:
	Tax Amount Divided by
	Volume (Ccf) billed that month
	Equals
	Tax adjustment, applied per Ccf.
	In this formula, the Volume (Ccf) billed refers to the volume of gas sold during
	the usage month that the adjustment is included on customer bills.
	Reconciliation. Within 45 days after applying a tax adjustment and collecting the
	adjustment, the Company shall provide the Commission a reconciliation detailing the
	calculation of the adjustment and reconciling the amounts collected. If the
	reconciliation reflects either an over-recovery or an under-recovery of revenues of
	more than \$0.50 per customer, such amount shall be carried forward and applied in
	the next billing cycle. If the over-recovery or an under-recovery of revenues is
	less than \$0.50 per customer, the Company shall carry-forward the amount until the
EGTDS ENV WNA	next application of the tax adjustment.
EGIDS ENV WINA	WEATUED NODMALTZATION ADJUCTMENT CLAUCE
	WEATHER NORMALIZATION ADJUSTMENT CLAUSE
	RATE SCHEDULE
	The Weather Normalization Factor (WNF) is a factor that adjusts the Volumetric Fee
	for each 100 cubic feet (Ccf) of natural gas sold. The WNF is designed to refund
	over-collections and to surcharge for under-collections of revenue due to colder
	than normal or warmer than normal weather. In order to reflect weather variances in
	a timely and accurate manner, the WNF is calculated monthly and is based on monthly
	weather information for the three-month period beginning with December and ending with February. The Weather Normalization Factor shall apply only to residential,
	residential secondary, commercial, and public authority customers.

RRC COID: 3950	COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE: DS	RRC TARIFF NO: 38866
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	Formula. The WNF is calculated, as follows:
	[Bilinghad Westing Tool alog Days Westing Tool] divided by match Welsons Cold
	[Adjusted Heating Load plus Base Non-Heating Load] divided by Total Volumes Sold
	Where: Adjusted Heating Load (Ccf) = Heating Load divided by HDD Factor
	AvgHDD = Average heating degree-days for a calendar month as measured by the
	National Oceanic and Atmospheric Administration (NOAA) for the period 2009 through
	2019 at their weather station in Conroe, Texas. The AvgHDD values used to calculate
	the WNF are: December 387, January 486, February 317.
	Base Non-Heating Load (Ccf) = Base load factor x the number of bills issued for
	each class where base load factors are as follows:
	Residential: 17
	Residential Secondary: 7
	Commercial: 318
	Public Authority: 29
	Bills = Number of bills issued to customers for gas sold that month
	HDD = A heating degree day is a measurement of demand for energy to heat houses and
	businesses. The WNF is based upon actual heating degree-days for a calendar month
	as measured by the NOAA at their weather station located in Conroe, Texas.
	HDD Factor (Heating Degree-Day Factor) = HDD divided by AvgHDD
	Noting Lood (Caf) - Total Volumos Cald minus Dage Nen Noting Lood
	Heating Load (Ccf) = Total Volumes Sold minus Base Non-Heating Load
	Weather Normalization months = December, January, February
	Report. Within 45 days from the last day in each Weather Normalization month, the
	company shall provide to the Commission, in spreadsheet format, one WNF Compliance
	Report per month to demonstrate how the company calculated the WNF, using the
	following format:
	FORMAT FOR WNF COMPLIANCE REPORT
	Line 1 AvgHDD
	Lines 2-3 blank
	Line 4 HDDs (for Conroe weather station)
	Lines 5-6 blank
	Line 7 Bills
	Line 8 blank
	Line 9 Base Non-Heating Load (Ccf), which is Line 7 times applicable Base Non-
	Heating load factor by customer class
	Line 10 blank
	Line 11 Total Volumes Sold Line 12 blank
1	

ARIFF CODE: DS	RRC TARIFF NO: 38866
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	Line 13 Heating Load (Ccf), which is Line 11 minus Line 9
	Lines 14-15 blank
	Line 16 HDD Factor, which is Line 4 divided by Line 1
	Line 17 blank
	Line 18 Adjusted Heating Load (Ccf), which is Line 13 divided by Line 16
	Line 19 blank
	Line 20 WNF, which is [(Line 18 plus Line 9) divided by Line 11)]
	Line 21-22 blank
	Line 23 Volumetric Fee (\$ per Ccf)
	Line 24 blank Line 25 Adjusted Volumetric Fee (Line 23 times Line 20)
	Line 26-27 blank
	Line 28 Effect on revenue, which is [(Line 25 minus Line 23) x Line 11)].
	The zo bilect on revenue, which is ((the zo which bile zo) x the ii)).
	Each report shall have a column of data for each of the three Weather Normalization
	months, with fields populated for the latest and prior months in a winter season.
	Reports for the Commission should be filed electronically at
	GUD_Compliance@rrc.texas.gov or at the following address:
	Compliance Filing
	Director of Oversight and Safety Division
	Gas Services Department
	Railroad Commission of Texas
	P.O. Box 12967
	Austin, Texas 78711-2967
EGTDS ENV C	
	COMMERCIAL ENVIRONS
	SERVICE RATE
	DERATCE WIT
	APPLICABILITY
	Applicable to all commercial customers and to customers not otherwise specifically
	provided for under any other rate schedule. This rate is only available to full
	requirements customers of EPCOR Gas Texas Development and Services Inc. (EGTDS).
	TERRITORY
	Environs of the EGTDS Service Area, includes the unincorporated areas of Alleyton
	environs, Bellville environs, Chappell Hill environs, Columbus environs, Eagle Lake
	environs, Hempstead environs, Hockley environs, Magnolia environs, Montgomery
	environs, Navasota environs, Pinehurst environs, Prairie View environs, Sealy
	environs, Tomball environs, and Waller environs.
	COST OF SERVICE RATE
	During each monthly billing period:

RRC COID: 3950	COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE: DS	RRC TARIFF NO: 38866
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	For Commercial Meters
	250 Meters (capacity up to 250 cubic feet per hour): Monthly Customer Charge, applies per meter, per month \$32.72 plus
	Volumetric Fee
	\$0.8000 per Ccf
	For Commercial Meters
	>250 Meters (capacity greater than 250 cubic feet per hour):
	Monthly Customer Charge applies, per meter, per month \$44.99, plus Volumetric Fee
	\$0.8000 per Ccf
	CUSTOMER BILLS
	EGTDSs bills are rendered monthly to customers. Each bill shall include the
	following:
	- Monthly Customer Charge,
	- Volumetric Fee, as adjusted by the Weather Normalization Factor, if applicable,
	- Cost of Gas,
	- Tax Adjustment, if applicable,
	- Miscellaneous Service fees, if applicable,
	- Deposit fees or credits, if applicable, - Line Extension charges, if applicable,
	- Pipeline Safety and Regulatory Program Surcharge, once annually.
	The Monthly Customer Charge is the minimum amount included on a customer bill.
	EGTDS bills the Volumetric Fee in hundreds of cubic feet (Ccf). The due date for
	remittance of a payment to EPCOR shall be not less than 15 days after the date the
	bill is issued, in accordance with 16 TEX. ADMIN. CODE Section 7.45(4)(A).
	EGTDS late payment fee applicable to bill payments received after the due date is
	zero (\$0.00).
	Tax Adjustment. Any applicable Taxes including ad Valorem Taxes and State
	Franchise Taxes affecting the Cost of Service shall be reflected as separate line
	items specifically identifying the tax on Customer invoices, and shall be reported
	to the Commission. The tax adjustment shall be an amount equivalent to the
	proportionate part of an existing tax or new tax or any governmental imposition,
	rental fee, or charge levied, assessed or imposed subsequent to the effective date of this tariff.
	Formula. The tax adjustment is calculated in accordance with the following formula:
	Tax Amount
	Divided by Volume (Ccf) billed that month Equals
	ndanto

RRC COID: 3950	COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE: DS	RRC TARIFF NO: 38866
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	Tax adjustment, applied per Ccf.
	In this formula, the Volume (Ccf) billed refers to the volume of gas sold during the usage month that the adjustment is included on customer bills.
	Reconciliation. Within 45 days after applying a tax adjustment and collecting the adjustment, the Company shall provide the Commission a reconciliation detailing the calculation of the adjustment and reconciling the amounts collected. If the reconciliation reflects either an over-recovery or an under-recovery of revenues of more than \$0.50 per customer, such amount shall be carried forward and applied in the next billing cycle. If the over-recovery or an under-recovery of revenues is less than \$0.50 per customer, the Company shall carry-forward the amount until the next application of the tax adjustment.
	OTHER ADJUSTMENTS
	Cost of Gas Component: The basic rates for cost of service set forth above shall be increased by the amount of the Cost of Gas Component for the billing month computed in accordance with the provisions of Rate Schedule COG.
	Weather Normalization Adjustment: The billing shall reflect adjustments in accordance with the provisions of the Weather Normalization Adjustment Clause, Rate Schedule WNA.
	Pipeline Safety and Regulatory Program Rider: The billing shall reflect adjustments in accordance with provisions of the Pipeline Safety and Regulatory Program Rider, Rate Schedule PSF.
	Taxes: Plus applicable taxes and fees in accordance with the provisions of the Rate Schedule Tax.
	CONDITIONS
	Subject to all applicable laws and orders, and the Companys rules and regulations on file with the regulatory authority.
EGTDS ENV GAS	
	COST OF GAS COMPONENT
	RATE SCHEDULE
	EPCOR Gas Texas Development and Services Inc. (EGTDS) shall include on each customer bill the reasonable and necessary cost of gas purchased by EGTDS. The following definitions apply to this Cost of Gas Component Rate Schedule:
	Cost of Gas. The total calculation, under this Cost of Gas Component Rate Schedule, consisting of the commodity cost, purchase/sales ratio, a reconciliation component, and related fees and taxes.

ATE SCHEDULE	
CHEDULE ID	
	DESCRIPTION
	Cost of Purchased Gas. The weighted average cost of gas purchased by EGTDS from all
	sources, calculated by summing the cost of gas purchased and applicable third party
	charges, then, dividing that sum by total volumes purchased.
	Purchases / Sales Ratio. A ratio determined by dividing the total volumes
	purchased for customers during the twelve month period ending June 30 by the sum of
	volumes sold to customers. For the purpose of this computation, all volumes shall
	be stated at 1.465 pound-force per square inch absolute (psia). Such ratio shall in
	no event exceed 1.0526 i.e. $1/(1-0.05)$ unless expressly authorized by the
	applicable regulatory authority.
	Reconciliation Account. The account maintained by EGTDS to ensure that, over time,
	EGTDS will neither over-collect nor under-collect revenues as a result of the
	operation of this Cost of Gas Component Rate Schedule. Entries shall be made
	monthly to reflect:
	- the total amounts paid to EGTDSs suppliers for natural gas applicable to general
	service customers, as recorded in the companys books and records,
	- revenues produced by the operation of this Cost of Gas Component Rate Schedule,
	- refunds, payments, or charges provided for herein or as approved by the
	regulatory authority. Reconciliation Audit. An annual review by EGTDS of its books
	and records for each twelve-month period ending with the June accounting month to
	determine the amount of over-collection or under-collection occurring during that
	twelve month period.
	The reconciliation audit conducted by EGTDS shall determine:
	- the total amount paid for gas purchased by EGTDS to provide service to its
	general service customers during the period,
	- the revenues received from operation of the provision of this Cost of Gas
	Component Rate Schedule, reduced by the amount of revenue-associated fees and taxes
	paid on those revenues,
	- the total amount of refunds made to customers during the period and any other
	revenues or credits received by EGTDS as a result of relevant gas purchases or
	operation of this Cost of Gas Component Rate Schedule,
	- an adjustment, if necessary, for lost and unaccounted for gas during the period
	in excess of five (5) percent of purchases.
	Reconciliation Component. The amount to be returned to or recovered from customers
	each month on customer bills covering usage for September through May, as a result
	of EGTDSs reconciliation audit. Determination and application of the reconciliation
	component. If the reconciliation audit reflects either an over-recovery or an
	under-recovery of revenues, such amount shall be divided by the general service
	customer sales volumes, for the period beginning with the preceding October billing
	cycle through the June billing cycle. The reconciliation component, so determined
	to collect any revenue shortfall or to return any excess revenue, shall be applied
	for a nine (9) month period beginning with the next October billing cycle and
	continuing through the next June billing cycle at which time it will terminate until a new reconciliation component is determined.

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TARIFF CODE: DS	RRC TARIFF NO: 38866
RATE SCHEDULE	
SCHEDULE ID	DESCRIPTION
	Surcharge or Refund Procedures. In the event that the rates and charges of EGTDSs suppliers are retroactively reduced, and a refund of any previous payment is made to EGTDS, EGTDS shall make a similar refund to its general service customers. Similarly, EGTDS may surcharge its general service customers for retroactive payments made for gas previously delivered into the system. If the payment or refund related to gas purchased by EGTDS is for a period of twelve consecutive months or longer, the total amount recovered or refunded shall be divided by the general services sales made to general service customers during this applicable period. With regard to amounts received or paid that are applicable to periods less than twelve consecutive months, EGTDS shall refund or collect such amounts using one of the following three methods:
	-over the same period of time as the over-charge or under-charge occurred,
	-over the same number of units sold during the period of the over-charge or
	undercharge, or -include the entire amount in the reconciliation account. Refunds or charges shall
	be entered into the reconciliation account as they are collected from or returned to customers.
	For the purpose of the Report discussed in the section below, the entry shall be made on the same basis used to determine the refund or charge component of the cost of gas and shall be subject to the calculation set forth in the section on Surcharge or Refund Procedures, above.
	Report. By August 31 of each year, EGTDS shall file with the Commission, an annual Cost of Gas Reconciliation Report. The annual reconciliation report shall include, but not necessarily be limited to:
	-a tabulation of volumes of gas purchased and costs incurred listed by account or type of gas, supplier and source, by month, for the twelve months ending June 30; -a tabulation of gas volumes sold to general service customers and the related Cost of Gas Component Rate Schedule revenues;
	-a summary of all other costs and refunds made during the year and the status of the reconciliation account.
	Reports for the Commission should be filed electronically at GUD_Compliance@rrc.texas.gov or at the following address: Compliance Filing Director of Oversight and Safety Division Gas Services Department
	Railroad Commission of Texas P.O. Box 12967
EGTDS ENV PSF	
	PIPELINE SAFETY AND REGULATORY PROGRAM RATE SCHEDULE
	Applicability. All customers in the EPCOR Gas Texas Development and Services Inc. (EGTDS) service territory.
	Fee.
	Once annually, EGTDS shall remit to the Commission the fee required in 16 TEX.
L	

RIFF CODE: DS	RRC TARIFF NO: 38866
TE SCHEDULE	
CHEDULE ID	DESCRIPTION
	ADMIN. CODE Section 8.201.
	Surcharge.
	During the next billing cycle following EGTDSs remittance to the Commission of the
	fee, EGTDS shall include on its customers bills a Pipeline Safety and Regulatory
	Program Surcharge, to the extent authorized in 16 TEX. ADMIN. CODE Section 8.201.
	Formula.
	The Rule 8.201 surcharge is calculated in accordance with the following formula:
	Rule 8.201(b) fee assessed by the Commission on EGTDS Divided by Number of meters
	billed Equals Rule 8.201(b)(3) surcharge, applied per customer meter, once annually
	In this formula, the number of meters billed refers to the number of meters billed
	during the billing month that precedes the month the Rule 8.201(b)(3) surcharge is
	included on customer bills.
	The pipeline safety fee for 2024 was a one-time fee of \$0.96 per bill for each bill
	issued in April 2024.
	The pipeline safety fee for 2023 was a one-time fee of \$1.02 per bill for each bill
	issued in April 2023.
	The pipeline safety fee for 2022 was a one-time fee of \$1.07 per bill for each bill
	issued in May 2022.
	The pipeline safety fee for 2021 was a one-time fee of \$0.87 per bill for each bill
	issued in April 2021.
	Compliance Report.
	The Company shall file an annual pipeline safety fee (PSF) report no later than 90
	days after the last billing cycle in which the pipeline safety and regulatory
	program fee surcharge is billed to customers. The Company shall file the report
	with the Railroad Commission of Texas addressed to the Director of Oversight and
	Safety Division, Gas Services Department and titling the report Pipeline Safety Fee
	Recovery Report. The report shall include the following:
	a) the pipeline safety 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 the surcharge was billed to customers; and
	d) the total amount collected from customers from the surcharge.
	Reports for the Commission should be filed electronically at
	GUD_Compliance@rrc.texas.gov or at the following address:
	Compliance Filing
	Director of Oversight and Safety Division
	Gas Services Department
	Railroad Commission of Texas
	P.O. Box 12967
	Austin, TX 78711-2967

## None

RRC COID: 3950 COMPANY NAME:	EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE: DS RRC TARIFF NO:	38866

ARIFF CODE: DS	RRC TARIFF NO:	38866		
USTOMERS				
RRC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
42218	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44798	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44799	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44800	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44801	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44802	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44803	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44804	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44805	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44806	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44807	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44808	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44809	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44810	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44811	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44812	Y	ccf	\$.8775	03/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44799	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			

ARIFF CODE: DS	RRC TARIFF NO:	38866		
JSTOMERS				
RRC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
44800	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44801	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44802	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44803	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44804	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44805	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44806	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44807	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44808	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44809	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44810	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44811	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44812	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
42218	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44798	Y	ccf	\$.6746	02/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
42218	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44798	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			

RC COID: 3950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.				
ARIFF CODE: DS	RRC TARIFF NO:	38866		
STOMERS				
RC CUSTOMER NO	CONFIDENTIAL?	BILLING UNIT	PGA CURRENT CHARGE	PGA EFFECTIVE DATE
44799	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44800	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44801	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44802	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44803	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44804	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44805	У	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44806	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44807	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44808	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44809	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44810	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44811	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			
44812	Y	ccf	\$.8808	04/01/2025
CUSTOMER NAME	**CONFIDENTIAL**			

**REASONS FOR FILING** 

NEW?: Y

RRC DOCKET NO: Case 00008221

CITY ORDINANCE NO:

AMENDMENT(EXPLAIN):

OTHER(EXPLAIN): New Tariff

RRC COID: 39	50 COMPANY NAME:	EPCOR GAS	TEXAS DEV &	SVC II	NC.
TARIFF CODE: DS	RRC TARIFF NO:	38866			
SERVICES					
TYPE OF SERVICE	SERVICE DESCRIPTION				
В	Commercial Sales				
OTHER TYPE DES	CRIPTION				
PREPARER - PERSO	N FILING				
RRC NO:	1301	ACTIVE FLAG:	Y	INACTIVE	DATE:
FIRST NAME:	Sandra	MIDDLE:	L	LAST	NAME: Skoubis
TITLE:	Rate Analyst				
ADDRESS LINE 1:	EPCOR Gas Texas Inc.				
ADDRESS LINE 2:	4003 Pinehurst Meadow				
CITY:	Magnolia	STATE:	TX ZIP	<b>:</b> 77355	ZIP4:
AREA CODE:	623 <b>PHONE NO:</b>	445-2490	EXTENSION:		

RRC COID:	3950 COMPANY NAME: EPCOR GAS TEXAS DEV & SVC INC.
TARIFF CODE:	DS RRC TARIFF NO: 38866
CURTAILMENT	Y PLAN
PLAN ID	DESCRIPTION
<u>PLAN ID</u> 7455	<ul> <li>DESCRIPTION</li> <li>CURTAILMENT PLAN 7.455</li> <li>Curtailment Standards <ul> <li>(a) Definitions. The following words and terms, when used in this section, shall have the following meanings, unless the context clearly indicates otherwise.</li> </ul> </li> <li>(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.</li> <li>(2) CommissionThe Railroad Commission of Texas.</li> <li>(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.</li> <li>(4) Electric generation facilitiesFacilities registered with the applicable balancing authority including bulk power systems.</li> <li>(5) Firm or firm deliveriesNatural gas deliveries that are described as firm under a contract or tariff.</li> <li>(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.</li> <li>(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.</li></ul>
	<ul> <li>as firm under a contract or tariff.</li> <li>(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.</li> <li>(c) Priorities.</li> <li>(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:</li> </ul>

(A) firm deliveries to human needs customers and firm deliveries of natural gas to local

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	distribution systems which serve human needs customers;
	(B) firm deliveries to electric generation facilities;
	(C) firm deliveries to industrial and commercial users of the minimum natural gas required to
	prevent physical harm and/or ensure critical safety to the plant facilities, to plant
	personnel, or the public when such protection cannot be achieved through the use of an
	alternate fuel; (
	D) firm deliveries of natural gas to small industrials and regular commercial loads that use
	less than 3,000 Mcf per day;
	(E) firm deliveries to large industrial and commercial users for fuel or as a raw material
	where an alternate fuel or raw material cannot be used and operation and plant production
	would be curtailed or shut down completely when natural gas is curtailed;
	(F) firm deliveries to large industrial and commercial users for fuel or as a raw material
	where an alternate fuel or raw material can be used and operation and plant production would
	be curtailed or shut down completely when natural gas is curtailed; and
	(G) firm deliveries to customers that are not covered by the priorities listed in $(\mathbf{R}) = (\mathbf{R})$ of this remember
	subparagraphs (A) - (F) of this paragraph.
	(2) Deliveries to customers within the same priority on the portion of the system which is
	subject to curtailment shall be curtailed to the extent practicable on a pro rata basis
	according to scheduled quantities. If a customer's end-use requirements fall under two or more
	priorities, then such requirements must be treated separately when applying this schedule of
	priorities to the extent practicable. Transportation customers have equivalent end-use
	priorities as sales customers.
	-
	(3) When applying the priorities of this section, a gas utility may rely on the
	representations of its customers and/or their end users regarding the nature of customers
	deliveries.
	(d) Curtailment plans. Order 489 and any curtailment plan approved by the Commission prior to
	the effective date of this section is superseded by this section. A gas utility may file its
	own curtailment plan for approval with the Oversight and Safety Division. A gas utility shall
	follow the priorities listed in subsection (c) of this section unless and until the gas
	utility has an approved curtailment plan on file with the Commission. The first three
	priorities in any individual curtailment plan must be consistent with the first three
	priorities listed in subsection $(c)(1)(A) - (C)$ and $(2)$ of this section. A gas utility shall
	provide to its customers notice of an application for a curtailment plan. A gas utility shall
	provide notice on the same day the gas utility files its application with the Commission. The
	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 ma
	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 i
	receives a timely request for hearing from a customer of the gas utility.
	(a) Demined touise filing within 00 down of the effective data of this work'
	(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
	(1) the curtailment provides as specified in this section, or

(2) a curtailment plan approved by the Commission as specified in subsection (d) of this

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TARIFF CODE:	DS RRC TARIFF NO: 38866
	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
1248	Line Extension Policy.
	All pipes, 100 feet or less. EPCOR Gas Texas Development and Services Inc. (EGTDS) charge for installation and extension of new pipes, under normal conditions, not larger than two inches in outside diameter and not more than 100 feet in length is \$0.00. All pipes, more than 100 feet. For installation and extension of new pipes, under normal conditions, larger than two inches in outside diameter, after the first 100 feet, EGTDS charges the actual cost.
	Reporting requirement. EGTDS shall provide a copy of its most current line extension policy to the Commission, addressed to the Director of the Oversight and Safety Division, Gas Services Department. No contribution in aid of construction will be required of any customer except as provided for in EGTDSs line extension policy filed with the Commission, as set forth in 16 TEX. ADMIN. CODE Section 7.45(8)(B).
	Reports for the Commission should be filed electronically at GUD_Compliance@rrc.texas.gov or at the following address:
	Compliance Filing Director of Oversight and Safety Division
	Gas Services Department Railroad Commission of Texas P.O. Box 12967
	Austin, Texas 78711-2967

TARIFF CODE: DS	RRC TARIFF NO: 38866
UALITY OF SERVICI	Ε
QUAL_SERVICE ID	DESCRIPTION
0206-	
0326a	QUALITY OF SERVICE RULES RATE SCHEDULE RULE 7.45
	Quality of Service 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 municipalit
	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 possible
	time consistent with prudent operating principles so that the smallest number of customers ar 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, or such other maps as ma be required by the regulatory authority, shall be kept by the utility in a central location and 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 record 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;

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FARIFF CODE:	DS RRC TARIFF NO: 38866
	(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 goo
	cause may exempt the utility from the requirement that the information be provided in Spanis
	(I) the customer`s right to information concerning rates and services and the customer`s rig
	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 conta
	such authority; (X) the hours, addresses, and telephone numbers of utility offices where bills may be paid a
	information may be obtained; and
	(XI) the customer's right to be instructed by the utility how to read his or her meter;
	(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)
	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
	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 th
	regulatory authority on behalf of a customer, the utility shall make a suitable investigatio
	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
	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 muddeline at
	guidelines:
	(i) Every deferred payment plan entered into due to the customer`s inability to pay the

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	outstanding bill in full must provide that service will not be discontinued if the custo	omer
	pays current bills and a reasonable amount of the outstanding bill and agrees to pay the	3
	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 hi time that the debt has been outstanding; reasons why debt has been outstanding; and othe relevant factors concerning the circumstances of the customer.	istory
	(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 p	
	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	
	dispute the amount due under the agreement except for the utility's failure or refusal t	
	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 i cases where the outstanding bill is unusually high as a result of the utility`s error (s an inaccurately estimated bill or an incorrectly read meter). A deferred payment plan sh	in such a
	not include a finance charge.	
	(v) If a customer for utility service has not fulfilled terms of a deferred payment agree or refuses to sign the same if it is reduced to writing, the utility shall have the righ disconnect pursuant to disconnection rules herein and, under such circumstances, it shal be required to offer a subsequent negotiation of a deferred payment agreement prior to	ht 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, or any other form of discrimination prohibited by law.	, age
	(E) Delayed payment of bills by elderly persons.	
	<ul> <li>(i) Applicability. This subparagraph applies only to: (I) a utility that assesses late p charges on residential customers and that suspends service before the 26th day after the of the bill for which collection action is taken; (II) utility bills issued on or after 30, 1993; and (III) an elderly person, as defined in clause (ii) of this subparagraph, w a residential customer and who occupies the entire premises for which a delay is request</li> </ul>	e dat Augu who i
	<ul> <li>(ii) Definitions. (I) Elderly personA person who is 60 years of age or older. (II) Ut</li> <li>-A gas utility or municipally owned utility, as defined in Texas Utilities Code, 101.0</li> <li>101.003(8), and 121.001 - 121.006.</li> </ul>	
	(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	1.
	(iv) On request of an elderly person, a utility shall delay without penalty the payment of a bill for providing utility services to that person until the 25th day after the dat which the bill is issued.	
	(v) The utility may require the requesting person to present reasonable proof that the p is 60 years of age or older.	perso
	(vi) Every utility shall notify its customers of this delayed payment option no less oft	ten
	than yearly. A utility may include this notice with other information provided pursuant subparagraph (A) of this paragraph. (3) Refusal of service.	
	(A) Compliance by applicant. Any utility may decline to serve an applicant for whom serv	
	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 fil	
	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 k	

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	to be hazardous or of such character that satisfactory service cannot be given.
	(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 (
	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;
	QUALITY OF SERVICE RULES RATE SCHEDULE (continued)
	(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 change
	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 ha
	delivery to the customer at least five working days prior to the stated date of disconnectio
	with the words Termination Notice or similar language prominently displayed on the notice. T
	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 numbe
	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
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	interferes with the service of others or the operation of nstandard 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 (! 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;
	<ul> <li>(ii) failure to pay for merchandise or charges for nonutility service by the utility;</li> <li>(iii) failure to pay for a different type or class of utility service unless fee for such service is included on the same bill;</li> </ul>
	(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 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 beyo 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 collectio
	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 day from the date of receipt by the utility of the request and statement or such lesser period a
	may be agreed upon by the utility and the customer. The customer who makes such request shal sign an installment agreement which provides for payment of such service along with timely payments for subsequent monthly billings.
0326b	(5) Applicant deposit. (A) Establishment of credit for residential applicants. Each utility may require a residenti 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;

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	(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 quick.
	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 (
	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 Fami
	Code, 71.004, by a family violence center, by treating medical personnel, by law enforcemen
	agency personnel, or by a designee of the Attorney General in the Crime Victim Services
	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 estimate
	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 account helence with the utility of entropy with the second within a second within the
	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
	interest on such deposits according to the rate as established by law. If refund of deposit
	made within 30 days of receipt of deposit, no interest payment is required. If the utility
	retains the deposit more than 30 days, payment of interest shall be made retroactive to the
	date of deposit.
	(I) Payment of interest to the customer shall be annually or at the time the deposit is
	returned or credited to the customer's account.
	(II) The deposit shall cease to draw interest on the date it is returned or credited to the customer`s account.
	(D) Deposits for temporary or seasonal service and for weekend or seasonal residences. The
	utility may require a deposit sufficient to reasonably protect it against the assumed risk,
	provided such a policy is applied in a uniform and nondiscriminatory manner.
	(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.
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	(E) Defined of demosit
	(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
	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.
	(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

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	render the bill accordingly.
	(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.
	<ul><li>(A) Meter requirements.</li><li>(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</li></ul>
	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 INCORPORATED QUALITY OF SERVICE RULES RATE SCHEDULE (continued) 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.
	<ul><li>(iv) Meter tests on request of customer.</li><li>(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</li></ul>
	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
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		found to be	e more than	nominally defecti	ve, to either th	<ol> <li>of this clause, if the met ne customer's or the utility's refunded to the customer. Mor</li> </ol>	
		nominally d	lefective m		of more than 2.0%	from accurate registration.	
		(I) If any correct pre	meter test	reveals a meter t	o be more than r	nominally defective, the utili by found in the meter for the	-
		either: (-a-) the l	agt giv mo	the: or			
		(-b-) the l overbilling event a mor	last test o gs are to b netary adju	the meter, which corrected in sub	osequent bills, u de. This require	Any resulting underbillings unless service is terminated, ement for a correction may be antage.	in which
		(II) If a m for units u the meter i	meter is fo used but no ls found no	nd not to registe metered for a pe to be registerin	er for any period eriod not to exce ng. The determina	d of time, the utility may mak eed three months previous to t ation of amounts used but not a the same customer at the sam	he time metered i
		location, w	when availa Imilarly si		ption under simi	lar conditions at the same lo	
		its plant, and standar the regulat	structures ds as are cory author	equipment, and l enerally accepted ty or otherwise k	ines in accordan by the industry by law, and in su	ruct, install, operate, and m nee with the provisions of suc , as modified by rule or regu ach manner to best accommodate ned by other public utilities	h codes lation of the
		(B) Line ex policy must authority.	be consis No contrib	ent, nondiscrimin	natory, and is su	lity must file its extension p ubject to the approval of the be required of any customer ex	regulator
		(C) Respons	se to reque	t for service. Ev		must serve each qualified app . As a general policy, those	licant fo
		working day	vs. Those a	plications for in	dividual resider	ities should be filled within ntial service requiring line e	xtensions
		control of	the utilit	result in unavoi	dable delays. In	of materials or other causes b the event that residential s caredit requirements and made	ervice is
		_		-		c credit requirements and made construction charges, a report	
		made to the delay. Unle	e regulator ess such de	authority listin ays are due to ca	ng the name of th nuses which are r	ne applicant, location, and ca reasonably beyond the control	use for
		utility, a	delay in e	cess of 90 days m	nay be found to c	constitute a refusal to serve.	

TARIFF CODE:	DS RRC TARIFF NO	38866	
ERVICE CHARG			
RC CHARGE NO.		CHARGE AMOUNT	SERVICE PROVIDED
321791	EGTDS Msc2		Meter Re-Read
			When requested by customer, if the meter has not been
			tested in more than four years or when the meter is
			found to be more than nominally defective, \$0.00
			When requested by customer, if the meter has been
			tested within four years and the prior meter read is
			found to be correct, \$35.00 per trip.
			Return check charge, \$30.00 per return
			Collection call, \$35.00 per trip.
			Deposit
			Application. EPCOR Gas Texas Development and Services
			Inc. (EGTDS) may require a customer deposit from a
			customer that does not have acceptable credit bureau
			or other utility report of good standing.
			Formula. If a customer is required to make a deposit,
			the amount of the deposit shall not exceed an amount
			equivalent to one-sixth of the customer's estimated annual billings. If there is no billing history on th
			customer`s account, then the one-sixth rule will be
			applied to the customer's account based on similarly-
			situated customers located in the geographic area.
			Exemptions. EGTDS shall not require a person who is
			exempt from deposit requirements to make a deposit, a
			outlined in 16 TEX. ADMIN. CODE Section 7.45(5)(C).
			Deposit refunds. EGTDS shall automatically refund eac deposit, with interest, to customers who meet the
			requirements in 16 TEX. ADMIN. CODE Section
			7.45(5)(F). Deposit practices. EGTDS has adopted the
			deposit practices in the Commissions Quality of
			Service Rule at 16 TEX. ADMIN. CODE Section 7.45(5).
321790	EGTDS Mscl		MISCELLANEOUS SERVICE CHARGES
			Initiation and Restoration of Service
			Initiation of service, \$45.00 per trip
			Restoration of service, after termination for non-
			payment or for a leak on a customer-owned facility,
			\$45.00 per trip
			Restoration of service, after service turn-off at

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					request of customer or customer`s agent, \$45.00 per trip
					Restoration of service, following a system disruption due to a natural disaster or area emergency, \$0.00 per trip
					Turn-Off Service
					Turn-off service, after termination for non-payment or for a leak on a customer-owned facility, \$45.00 per turn-off
					Turn-off service, at request of customer or customers` agent, \$45.00 per turn-off
					Turn-off service, following a system disruption due to a natural disaster or an area emergency, \$0.00 per turn-off
					Meter Testing
					Remove existing meter for testing as requested by customer (including setting a suitable replacement at existing tap), when no such test has been performed on the meter in four (4) or more years or when meter is found to be more than nominally defective per 16 TAC Section7.45(7)(B)(iv)(II) $0.00$
					Customer Service Agent charge associated with meter testing requested by the customer, only if the meter has been tested within the past four (4) years and, upon retesting, meter is found to correctly record usage, Actual cost, up to \$26.23 per hour
					Field Service Technician charge and vehicle operations costs associated with meter testing requested by the customer only if the meter has been tested within the past four (4) years and,upon retesting, meter is found to correctly record usage Actual cost, up to \$30.84 per hour, maximum of \$89.95 per trip
					Change customer meter, \$75.00 per trip, plus materials
					Change residential meter location, \$350.00 first meter, plus materials
					Additional meters in manifold, \$55.00 per meter