P.S.C. Ky.	No)	3
CANCELLING	ALL	PREVIOUS	TARIFFS

OHIO RIVER GAS COMPANY, INC.

1630 North Meridian Street Indianapolis, Indiana 46202

TARIFF FOR GAS SERVICE

Town of Milton, Kentucky and rural areas in Trimble and Carroll Counties, KENTUCKY

ISSUED	May 19, 1981	EFFECTIVEME	y 12, 1981

BY

W. V. Bell, Senior Vice President

Gas Supply and Consumer Services

Little Cartes

Land Consumer Services

For Entire Area Served	
P.S.C.Ky. No.	3
Thirteenth Revised Sheet No.	1
Cancelling P.S.C.Ky. No.	3
Twelfth Revised Sheet No.	1

Public Service Commission

RATE SCHEDULE NO. 1

GENERAL GAS SERVICE

APPLICABLE

Applicable to Milton, Kentucky and rural areas in Trimble and Carroll Counties, Kentucky.

AVAILABILITY OF SERVICE

General gas service, including space heating, is available to residential and commercial customers.

RATES

Commodity Charge -

First 800 cubic feet per month @ 47.33¢ per 100 cubic feet Next 1,200 cubic feet per month @ 35.13¢ per 100 cubic feet Over 2,000 cubic feet per month @ 33.13¢ per 100 cubic feet

Purchased Gas Adjustment Charge -

to the seventeen day period.

A purchased gas adjustment rate of 7.73¢ per 100 cubic feet per (month is added to the above commodity charge rates. This adjustment is occasioned solely by changes in the wholesale cost of purchased gas.

Minimum Charge -

\$3.79 per meter per month for consumption of 800 cubic feet or less. This Minimum Charge is subject to the following Delayed Payment Penalty Charge.

Delayed Payment Penalty Charge On the first \$3.00 or less of net billing - 10% APR 21 1982
On the next \$300.00 of net billing - 3%

Application of Delayed Payment Penalty Charge - Bills shall be rendered and due monthly. If paid within seventeen days from the billing date stated in the bill, the net amount shall be the amount to be paid. If not paid within seventeen days from the billing date stated in the bill, the gross amount, which includes the collection charge, shall be the amount to be paid. When the seventeenth day falls on Saturday, Sunday or any other legal holiday, the first business day thereafter shall be added

(Continued on Sheet No. 2)

DATE OF ISSUE April 8, 1982 DATE EFFECTIVE April 1, 1982

Month Day Year

Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President
Name of Officer and Title

Name of Officer and Title
Indianapolis, Indiana Address

For	Entire Area Served	
P.S.C.K	y. No.	3
Elevent	h Revised Sheet No.	1
Cancell:	ing P.S.C.Ky. No.	3
Tenth R	evised Sheet No.	1

GENERAL GAS SERVICE

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(Continued on Sheet No. 2)

ATE OF ISSUE March 7, 1982 DATE EFFECTIVE

ATE EFFECTIVE March 1, 1982

Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President
Name of Office and Title

1630 North Meridian Street Indianapolis, Indiana Address

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-I DATED 3-9-82

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For	Entire	Area	Serve	d
P.S.C.Ky	7. No.			3
Tenth Re	evised	Sheet	No.	1
Cancelli	ng P.S	.C.Ky.	No.	3
Ninth Re	evised	Sheet	No.	1

GENERAL GAS SERVICE

APPLICABLE

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to the seventeen day period.

(Continued on Sheet No. 2)

DATE OF ISSUE February 22, 1982 DATE EFFECTIVE RATES AND TARKS 22, 1982

Month Day Year

Month Day Year

SSUED BY W. v. Bell, Sr. Vice President
Name of Officer and Title

1630 North Meridian Street
Indianapolis, Indiana Address

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-D DATED 10-19-81

4.88

For Entire Area Served	
P.S.C.Ky. No.	3
Ninth Revised Sheet No.	1
Cancelling P.S.C.Ky. No.	3
Eighth Revised Sheet No.	1

GENERAL GAS SERVICE

APPLICABLE

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DATE OF ISSUE

ISSUED BY

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(Continued on Sheet No.

DATE EFFECTIVES AND Month Day Year

1982 Year

January 29

Vice President Name of Officer and Title

1630 North Meridian Street Indianapolis, Indiana Add:ess

For	Entire	Area	Served	
P.S.C.Ky	7. No.			3
Eighth 1	Revised	Sheet	No.	1
Cancell:	ing P.S.	С.Ку.	No.	3
Seventh	Revise	d Shee	et No.	1

GENERAL GAS SERVICE

APPLICABLE

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(Continued on Sheet No. 2)

January 18, 1982 DATE EFFECTIVE DATE OF ISSUE Year

Day

Year Month Day

ISSUED SY Si Vice President Officer and Title

1630 North Meridian Street Indianapolis, Indiana

RATES AND TARIFFS

For	Entire Area Served	
P.S.C.Ky	7. No.	3
Seventh	Revised Sheet No.	1
Cancelli	ing P.S.C.Ky. No.	3
Sixth Re	evised Sheet No.	1

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legal holiday, the first business day thereafter the same commission of the seventeen day period.

FEB 10 1982

(Continued on Sheet No. 2)

DATE OF ISSUE January 18, 1982 DATE EFFECTIVE RATES and a TABIFFS, 1982

Month Day Year Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President

Name of Officer and Title

1630 North Meridian Street
Indianapolis, Indiana Address

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-F DATED 12-10-81

For	Entire Area Served	
P.S.C.K	y. No.	3
Sixth R	evised Sheet No.	1
Cancell:	ing P.S.C.Ky. No.	3
Fifth R	evised Sheet No.	1

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legal holiday, the first business day thereafter shall be added
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(Continued on Sheet No. 2)

DATE OF ISSUE December 15, 1981

Month Day Year

DATE EFFECTIVE RADISCAND STARTIFFS, 1981

Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President
Name of Officer and Title

1630 North Meridian Street Indianapolis, Indiana Address

For 1	Entire Area S	Served	
P.S.C.Ky	No.	3	3
Fifth Re	vised Sheet N	No. 1	<u> </u>
Cancelli	ng P.S.C.Ky.	No.	3
Fourth Re	evised Sheet	No.	

GENERAL GAS SERVICE

APPLICABLE

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legal holiday, the first business day thereafter stall be added to the seventeen day period.

(Continued on Sheet No. 2)

DATE OF ISSUE October 27, 1981

Day

DATE EFFECTIVE

NOV 1 8 1981

September TABFFS 1981

Month Day

(R)

ISSUED BY Vice President

1630 North Meridian Street Indianapolis, Indiana Address OHIO RIVER GAS COMPANY, INC.

For	Entire	Area	Served	
P.S.C.K	y. No.			3
Origina	1 Sheet	No.		2
Cancell:	ing P.S	.С.Ку.	No.	2
Origina	1 Sheet	No.		2

RATE SCHEDULE NO. 1

GENERAL GAS SERVICE

(Continued)

Reconnection Charge -

When the service is turned off for non-payment of bill, or whenever for any reason beyond the control of the Company a re-establishment of service is required by any one customer, a charge of \$20.00 will be made by the Company to cover a part of the cost of discontinuance and re-establishment of service.

RULES

Service hereunder shall be subject to Company's Rules and Regulations and to the Regulations for gas utilities prescribed by the Public Service Commission of Kentucky from time to time.



DATE OF ISSUE

May 19, 1981 Month Day Year DATE EFFECTIVE

May 12, 1981 Month Day Year

(I)

ISSUED BY W. V. Bell, Sr. Vice President
Name of Officer and Title

1630 North Meridian Street Indianapolis, Indiana Address

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041 DATED 5-12-81

ForEntire Area Served	
P.S.C.Ky. No.	3
Thirteenth Revised Sheet No.	3
Cancelling P.S.C.Ky. No.	3
Twelfth Revised Sheet No.	3

Public Service Commission

RATE SCHEDULE NO. 2

LARGE VOLUME FIRM GAS SERVICE

APPLICABLE

Applicable to Milton, Kentucky and rural areas in Trimble and Carroll Counties, Kentucky.

AVAILABILITY OF SERVICE

Large Volume firm service is available to commercial and industrial customers entering into a written contract which specifies daily and hourly maximum delivery obligations of the Company. Each contract shall be for a term of not less than one (1) year.

RATES

Commodity Charge -

First 200,000 cubic feet per month @ 32.58¢ per 100 cubic feet Next 1,800,000 cubic feet per month @ 31.13¢ per 100 cubic feet Over 2,000,000 cubic feet per month @ 29.63¢ per 100 cubic feet

Purchased Gas Adjustment Charge -

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APR 21 1982

Application of Delayed Payment Penalty Charge - RATES AND TARIFFS
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(Continued on Sheet No. 4)

DATE OF ISSUE April 8, 1982 DATE EFFECTIVE April 1, 1982

Month Day Year Month Day Year

ISSUED BY W. W. Bell, Sr. Vice President
Name of Officer and Title

Indianapolis, Indiana Address

For	Entire Area Served	
P.S.C.Ky	7. No.	3
Eleventh	n Revised Sheet No.	3
Cancelli	ing P.S.C.Ky. No.	3
Tenth Re	evised Sheet No.	3

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(Continued on Sheet No. 4)

March 17, 1982 DATE EFFECTIVE March 1, 1982 DATE OF ISSUE Month Day Year

V. Bell, Sr. Vice President 1630 North Meridian Street ISSUED BY W. Name of Officer and Title Indianapolis, Indiana

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-I DATED 3-9-

(R)

CHECKED Public Service Commission

For	Entire	Area	Serve	d
P.S.C.Ky	. No.			3
Tenth Re	vised S	Sheet	No.	3
Cancelli	ng P.S.	С. Ку.	No.	3
Ninth Re	vised S	Sheet	No.	3

LARGE VOLUME FIRM GAS SERVICE

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(Continued on Sheet No. 4)

DATE OF ISSUE February 22, 1982

| Month Day Year | DATE EFFECTIVE RATES AND TARIFFS 22, 1982
| Month Day Year | Month Day Year

SSUED BY W. V. Bell, Sr. Vice President
Name of Officer and Title

1630 North Meridian Street

(I)

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-D DATED 10-19-8

For Entire Area Served	
P.S.C.Ky. No.	3
Ninth Revised Sheet No.	3
Cancelling P.S.C.Ky. No.	3
Eighth Revised Sheet No.	3

LARGE VOLUME FIRM GAS SERVICE

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legal holiday, the first business day thereafted School ded
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(Continued on Sheet No. 4)

DATE OF ISSUE January 29, 1982

Month Pay Year

DATE EFFECTIVE RATES END WARKS 1, 1982

Month Day Year

ISSUED BY W.V. Bell, Sr. Vice President
Name of Officer and Title

1630 North Meridian Street Indianapolis, Indiana Address

(I)

For Entire Area Served	
P.S.C.Ky. No.	3
Eighth Revised Sheet No.	3
Cancelling P.S.C.Ky. No.	3
Seventh Revised Sheet No.	3

LARGE VOLUME FIRM GAS SERVICE

APPLICABLE

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FEB 10 1982

(Continued on Sheet No. 4) by 8

DATE OF ISSUE January 18, 1982 DATE EFFECTIVE AND TARIFFS January 5, 1982

Month Day Year

Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President
Name of Officer and Title

Name of Officer and Title
Indianapolis, Indiana Address

For	Entire Area Served	
P.S.C.Ky	• No •	3
Seventh	Revised Sheet No.	3
Cancelli:	ng P.S.C.Ky. No.	3 .
Sixth Re	vised Sheet No.	3

LARGE VOLUME FIRM GAS SERVICE

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(Continued on Sheet No. 4)

DATE OF ISSUE January 18, 1982 DATE EFFECTIVE RATES 1982

Month Day Year

Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President
Name of Officer and Title

1630 North Meridian Street
Indianapolis, Indiana Address

For	Entire	Area	Serve	d
P.S.C.Ky	7. No.			3
Sixth Re	evised	Sheet	No.	3
Cancelli	ing P.S	.C.Ky.	No.	3 .
Fifth Re	evised	Sheet	No.	3

LARGE VOLUME FIRM GAS SERVICE

APPLICABLE

Applicable to Milton, Kentucky and rural areas in Trimble and Carroll Counties, Kentucky.

AVAILABILITY OF SERVICE

Large Volume firm service is available to commercial and industrial customers entering into a written contract which specifies daily and hourly maximum delivery obligations of the Company. Each contract shall be for a term of not less than one (1) year.

RATES

Commodity Charge -

First 200,000 cubic feet per month @ 32.58¢ per 100 cubic feet Next 1,800,000 cubic feet per month @ 31.13¢ per 100 cubic feet Over 2,000,000 cubic feet per month @ 29.63¢ per 100 cubic feet

Purchased Gas Adjustment Charge -

A purchased gas adjustment rate of $\langle 1.71 \rangle$ per 100 cubic feet per (R) month is added to the above commodity charge rates. This adjustment is occasioned solely by changes in the wholesale cost of purchased gas.

Minimum Charge -

\$651.60 per month for consumption of 200,000 cubic feet or less. This Minimum Charge is subject to the following Delayed Payment Penalty Charge.

Delayed Payment Penalty Charge On the first \$3.00 or less of net billing - 10%
On the next \$300.00 of net billing - 3%

Application of Delayed Payment Penalty Charge Bills shall be rendered and due monthly. If paid within seventeen
days from the billing date stated in the bill, the net amount
shall be the amount to be paid. If not paid within seventeen days
from the billing date stated in the bill, the gross amount, which
includes the collection charge, shall be the amount to be paid.
When the seventeenth day falls on Saturday, Sunday or any other
legal holiday, the first business day thereafted swar formessadded
to the seventeen day period.

(Continued on Sheet No. 4)

DATE OF ISSUE December 15, 1981

| Month Day Year | DATE EFFECTIVE RATES CAME THE PROPERTY | 1981

ISSUED BY W. V. Beil, Sr. Vice President
Name of Officer and Title

1630 North Meridian Street
Indianapolis, Indiana Address

For	Entire	Area	Served	
P.S.C.Ky	No.			3
Fifth Re	vised S	heet	No.	3
Cancelli	ng P.S.	С.Ку.	No.	3
Fourth B	Revised	Sheet	No.	3

LARGE VOLUME FIRM GAS SERVICE

APPLICABLE

Applicable to Milton, Kentucky and rural areas in Trimble and Carroll Counties, Kentucky.

AVAILABILITY OF SERVICE

Large Volume firm service is available to commercial and industrial customers entering into a written contract which specifies daily and hourly maximum delivery obligations of the Company. Each contract shall be for a term of not less than one (1) year.

RATES

Commodity Charge -

First 200,000 cubic feet per month @ 32.58¢ per 100 cubic feet Next 1,800,000 cubic feet per month @ 31.13¢ per 100 cubic feet Over 2,000,000 cubic feet per month @ 29.63¢ per 100 cubic feet

Purchased Gas Adjustment Charge -

A purchased gas adjustment rate of $1.45 \, \text{¢}$ per $100 \, \text{cubic}$ feet per (R) month is added to the above commodity charge rates. This adjustment is occasioned solely by changes in the wholesale cost of purchased gas.

Minimum Charge -

\$651.60 per month for consumption of 200,000 cubic feet or less. This Minimum Charge is subject to the following Delayed Payment Penalty Charge.

Delayed Payment Penalty Charge On the first \$3.00 or less of net billing - 10%
On the next \$300.00 of net billing - 3%

Application of Delayed Payment Penalty Charge Bills shall be rendered and due monthly. If paid within seventeen
days from the billing date stated in the bill, the net amount
shall be the amount to be paid. If not paid within seventeen days
from the billing date stated in the bill, the gross amount, which
includes the collection charge, shall be the amount to be paid.
When the seventeenth day falls on Saturday, Sunday or any other
legal holiday, the first business day thereafter be saided
to the seventeen day period.

(Continued on Sheet No. 4)

DATE OF ISSUE October 27, 1981 DATE EFFECTIVE SEPTEMBER 15, 1981

Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President
Name of Officer and Title

1630 North Meridian Street of Indianapolis, Indiana Address

OHIO RIVER GAS COMPANY, INC.

For	Entire	Area	Serve	d ·
P.S.C.K	y. No.		,	3
Origina	1 Sheet	No.		4
Cancel1	ing P.S.	.С.Ку.	No.	2
Origina	1 Sheet	No.	_	4

RATE SCHEDULE NO. 2

LARGE VOLUME FIRM GAS SERVICE

(Continued)

Reconnection Charge -

When the service is turned off for non-payment of bill, or re-establishment of service is required by any one customer, a charge of \$20.00 will be made by the Company to cover a part of the cost of discontinuance and re-establishment of service.

RULES

Service hereunder shall be subject to Company's Rules and Regulations and to the Regulations for gas utilities prescribed by the Public Service Commission of Kentucky from time to time.



DATE OF ISSUE

May 19, 1981 Month Day Year DATE EFFECTIVE

May 12, 1981 Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President
Name of Officer and Title

1630 North Meridian Street Indianapolis, Indiana Address

For	Entire	Area	Served	
$P.S.\overline{C.Ky}$	v. No.			3
Original	L Sheet	No.		5
Cancelli	ng P.S.	C.Ky.	No.	2
Original	l Sheet	No.		5

LARGE VOLUME EXCESS GAS SERVICE

APPLICABLE

Applicable to Milton, Kentucky and rural areas in Trimble and Carroll Counties, Kentucky.

AVAILABILITY OF SERVICE

Large volume excess gas service will be supplied only to industrial customers entering into a written contract which specifies daily and hourly maximum delivery obligations of the Company. Each contract shall be for a term of not less than one (1) year.

Gas service provided under this schedule shall be metered and billed separately from service rendered under any other rate schedule to the customer by the Company. No burners, apparatus, appliances or equipment supplied with gas under the terms of any other gas supply arrangement with the Company shall be piped or connected in a manner which will permit them to operate from the gas delivered under this schedule, and no burners, apparatus, appliances or equipment supplied with the gas delivered under this schedule shall be piped or connected in a manner which will permit them to operate from gas delivered under any other gas supply arrangement with the Company. Pilot lights shall not be supplied under this schedule during periods of curtailment.

Gas furnished under this schedule shall be gas of approximately 1,000 BTU content per cubic foot delivered from such quantities of gas as the Company may have available from time to time in excess of the quantities needed to supply the requirements of its customers purchasing gas from it under Rate Schedule No. 1 and Rate Schedule No. 2. When sufficient volumes of gas are not available to the Company to meet all existing and reasonably anticipated demands of customers served under Rate Schedule No. 1 and Rate Schedule No. 2, all customers purchasing gas under this schedule shall, upon receipt of notice from the Company, curtail their use of gas to such extent and during such periods as the Company shall specify.

Authorized agents of the Company shall, at all reasonable hours, have free access to the premises of the customer for the purpose of determining the extent of compliance with the terms of this schedule.

(Continued on Sheet No. 6)

May 19, 1981 DATE EFFECTIVE

May 12, 1981 Month Day Year

1630 North Meridian Street Indianapolis, Indiana

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041 DATED 5-12-81

DATE OF ISSUE

Month Day Year

Name of Officer and Title

ISSUED BY W. V. Bell, Sr. Vice President

For Entire Area Served	
P.S.C.Ky. No.	3
Thirteenth Revised Sheet No.	6
Cancelling P.S.C.Ky. No.	3
Twelfth Revised Sheet No.	6

APR 21 1982

RATE SCHEDULE NO. 3

LARGE VOLUME EXCESS GAS SERVICE

(Continued)

RATES

Commodity Charge - 29.33¢ per 100 cubic feet used per month.

Purchased Gas Adjustment Charge A purchased gas adjustment rate of 7.73¢ per 100 cubic feet per (I)
month is added to the above commodity charge rates. This adjustment is occasioned solely by changes in the wholesale cost of
purchased gas.

Delayed Payment Penalty Charge On the first \$3.00 or less of net billing - 10%
On the next \$300.00 of net billing - 3%

Application of Delayed Payment Penalty Charge Bills shall be rendered and due monthly. If paid within seventeen
days from the billing date stated in the bill, the net amount
shall be the amount to be paid. If not paid within seventeen days
from the billing date stated in the bill, the gross amount, which
includes the collection charge, shall be the amount to be paid.
When the seventeenth day falls on Saturday, Sunday or any other
legal holiday, the first business day thereafter shall be added
to the seventeen day period.

Reconnection Charge -

When the service is turned off for non-payment of bill, or whenever for any reason beyond the control of the Company a re-establishment of service is required by any one customer, a charge of \$20.00 will be made by the Company to cover a part of the cost of discontinuance and re-establishment of service. ED Public Service Commission

RULES

Service hereunder shall be subject to Company's Rubes and Regulations for gas utilities prescribed by ATES en Pularions Service Commission of Kentucky from time to time.

DATE OF ISSUE April 8, 1982 DATE EFFECTIVE April 1, 1982

Month Day Year Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President
Name of Officer and Title

Indianapolis, Indiana Address

For Entire Area Served	
P.S.C.Ky. No.	3
Eleventh Revised Sheet No.	6
Cancelling P.S.C.Ky. No.	3
Tenth Revised Sheet No.	6

LARGE VOLUME EXCESS GAS SERVICE

(Continued)

RATES

Commodity Charge - 29.33¢ per 100 cubic feet used per month.

Purchased Gas Adjustment Charge A purchased gas adjustment rate of 7.73¢ per 100 cubic feet per (R month is added to the above commodity charge rates. This adjustment is occasioned solely by changes in the wholesale cost of purchased gas.

Delayed Payment Penalty Charge On the first \$3.00 or less of net billing - 10%
On the next \$300.00 of net billing - 3%

Application of Delayed Payment Penalty Charge Bills shall be rendered and due monthly. If paid within seventeen
days from the billing date stated in the bill, the net amount
shall be the amount to be paid. If not paid within seventeen days
from the billing date stated in the bill, the gross amount, which
includes the collection charge, shall be the amount to be paid.
When the seventeenth day falls on Saturday, Sunday or any other
legal holiday, the first business day thereafter shall be added
to the seventeen day period.

Reconnection Charge When the service is turned off for non-payment of bill, or
whenever for any reason beyond the control of the Company a
re-establishment of service is required by any one customer, a
charge of \$20.00 will be made by the Company to cover a part of
the cost of discontinuance and re-establishment of service.

RULES

Service hereunder shall be subject to Company's Rules and Regulations and to the Regulations for gas utilities prescribed by the Public Service Commission of Kentucky from time to time. Public Service Commission

DATE OF ISSUE March 17, 1982 DATE EFFECTIVE RATES AND TARIFFS
Month Day Year

RATES AND TARIFFS
March 1, 1982

Month Day Year

ISSUED BY W. V. Bell, Sr. Nice President
Name of Officer and Title

1630 North Meridian Street
Indianapolis, Indiana Address

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-1 DATED 3-9-82

482

APR 1 4 1982

For Entire Area Served	
P.S.C.Ky. No.	3
Tenth Revised Sheet No.	6
Cancelling P.S.C.Ky. No.	3
Ninth Revised Sheet No.	6

LARGE VOLUME EXCESS GAS SERVICE

(Continued)

RATES

Commodity Charge - 29.33¢ per 100 cubic feet used per month.

Purchased Gas Adjustment Charge A purchased gas adjustment rate of 7.92¢ per 100 cubic feet per
month is added to the above commodity charge rates. This adjustment is occasioned solely by changes in the wholesale cost of

Delayed Payment Penalty Charge On the first \$3.00 or less of net billing - 10%
On the next \$300.00 of net billing - 3%

Application of Delayed Payment Penalty Charge Bills shall be rendered and due monthly. If paid within seventeen
days from the billing date stated in the bill, the net amount
shall be the amount to be paid. If not paid within seventeen days
from the billing date stated in the bill, the gross amount, which
includes the collection charge, shall be the amount to be paid.
When the seventeenth day falls on Saturday, Sunday or any other
legal holiday, the first business day thereafter shall be added
to the seventeen day period.

Reconnection Charge -

purchased gas.

When the service is turned off for non-payment of bill, or whenever for any reason beyond the control of the Company a re-establishment of service is required by any one customer, a charge of \$20.00 will be made by the Company to cover a part of the cost of discontinuance and re-establishment of service.

RULES

Service hereunder shall be subject to Company's Rules and Regulations and to the Regulations for gas utilities prescribed by Ethek Public Service Commission of Kentucky from time to time. Public Service Commission

MAR 1 5 1982

DATE OF ISSUE February 22, 1982

Mønth Pay Kear

DATE EFFECTIVE

ATES AND TARIFFS February 22

22, 1982

Month Day

ISSUED BY W. V. Bell, Sr. Vide President
Name of Officer and Title

1630 North Meridian Street Indianapolis, Indiana Address

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-D DATED 10-19-81

14 × 81

For Entire Area Served	
P.S.C.Ky. No.	3
Ninth Revised Sheet No.	6
Cancelling P.S.C.Ky. No.	3
Eighth Revised Sheet No.	6

LARGE VOLUME EXCESS GAS SERVICE

(Continued)

RATES

Commodity Charge -29.33¢ per 100 cubic feet used per month.

Purchased Gas Adjustment Charge -A purchased gas adjustment rate of 5.72¢ per 100 cubic feet per month is added to the above commodity charge rates. This adjustment is occasioned solely by changes in the wholesale cost of

Delayed Payment Penalty Charge -

On the first \$3.00 or less of net billing - 10% On the next \$300.00 of net billing - 3%

Application of Delayed Payment Penalty Charge -Bills shall be rendered and due monthly. If paid within seventeen days from the billing date stated in the bill, the net amount shall be the amount to be paid. If not paid within seventeen days from the billing date stated in the bill, the gross amount, which includes the collection charge, shall be the amount to be paid. When the seventeenth day falls on Saturday, Sunday or any other legal holiday, the first business day thereafter shall be added to the seventeen day period.

Reconnection Charge -

purchased gas.

When the service is turned off for non-payment of bill, or whenever for any reason beyond the control of the Company a re-establishment of service is required by any one customer, a charge of \$20.00 will be made by the Company to cover a part of the cost of discontinuance and re-establishment of service.

RULES

Service hereunder shall be subject to Company's Rules and Regulations and to the Regulations for gas utilities prescribed by the Public Service Commission of Kentucky from time to time Public Service Commission

FEB 23 1982

DATE OF ISSUE 1982 Year DATE EFFECTIVE

Vice President Name of Officer and Title

1630 North Meridian Street Indianapolis, Indiana Address

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-H DATED 1-26-82

1982

For	Entire	Area	Serve	d
P.S.C.K	y. No.			3
Eighth	Revised	Sheet	No.	6
Cancell	ing P.S.	C.Ky.	No.	3
Seventh	Revised	Shee	t No.	6

LARGE VOLUME EXCESS GAS SERVICE

(Continued)

RATES

Commodity Charge -29.33¢ per 100 cubic feet used per month.

Purchased Gas Adjustment Charge -

A purchased gas adjustment rate of 1.47¢ per 100 cubic feet per (I) month is added to the above commodity charge rates. This adjustment is occasioned solely by changes in the wholesale cost of purchased gas.

Delayed Payment Penalty Charge -On the first \$3.00 or less of net billing - 10% On the next \$300.00 of net billing - 3%

Application of Delayed Payment Penalty Charge -Bills shall be rendered and due monthly. If paid within seventeen days from the billing date stated in the bill, the net amount shall be the amount to be paid. If not paid within seventeen days from the billing date stated in the bill, the gross amount, which includes the collection charge, shall be the amount to be paid. When the seventeenth day falls on Saturday, Sunday or any other legal holiday, the first business day thereafter shall be added to the seventeen day period.

Reconnection Charge -When the service is turned off for non-payment of bill, or whenever for any reason beyond the control of the Company a re-establishment of service is required by any one customer, a charge of \$20.00 will be made by the Company to cover a part of the cost of discontinuance and re-establishment of service.

RULES

Service hereunder shall be subject to Company's Rules and Regulations and to the Regulations for gas utilities prescribed by the Public Service Commission of Kentucky from time to time. FFR 1 0 1982

DATE EFFECTIVE January 5, 1982 DATE OF ISSUE January 18, 1982 Year Month

ISSUED BY W. V Bell Sr. Vice President Name of Officer and Title

1630 North Meridian Street Indianapolis, Indiana

Day

Year

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-G DATED 12-30-81

For	Entire	Area	Serve	1 .
P.S.C.K	y. No.			3
Sixth R	evised	Sheet	No.	6
Cancell:	ing P.S	.C.Ky.	No.	3
Fifth R	evised	Sheet	No.	6

LARGE VOLUME EXCESS GAS SERVICE

(Continued)

RATES

Commodity Charge - 29.33¢ per 100 cubic feet used per month.

Purchased Gas Adjustment Charge -

A purchased gas adjustment rate of <1.71¢> per 100 cubic feet per (R) month is added to the above commodity charge rates. This adjustment is occasioned solely by changes in the wholesale cost of purchased gas.

Delayed Payment Penalty Charge On the first \$3.00 or less of net billing - 10%
On the next \$300.00 of net billing - 3%

Application of Delayed Payment Penalty Charge Bills shall be rendered and due monthly. If paid within seventeen
days from the billing date stated in the bill, the net amount
shall be the amount to be paid. If not paid within seventeen days
from the billing date stated in the bill, the gross amount, which
includes the collection charge, shall be the amount to be paid.
When the seventeenth day falls on Saturday, Sunday or any other
legal holiday, the first business day thereafter shall be added
to the seventeen day period.

Reconnection Charge'-

When the service is turned off for non-payment of bill, or whenever for any reason beyond the control of the Company a re-establishment of service is required by any one customer, a charge of \$20.00 will be made by the Company to cover a part of the cost of discontinuance and re-establishment of service.

RULES

Service hereunder shall be subject to Company's Rules and Regulations and to the Regulations for gas utilities prescribed by the Public Service Commission of Kentucky from time to time Public Service Commission

JAN 7 1982

DATE OF ISSUE December 15, 1981

| Month | Day Year

DATE EFFECTIVE RATES AND TARIFFS 1, 1981

Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President
Name of Officer and Title

1630 North Meridian Street Indianapolis, Indiana Address

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-F DATED 10-10-81

For	Entire Area Serve	1
P.S.C.Ky	. No.	3
Seventh	Revised Sheet No.	6
Cancelli	ng P.S.C.Ky. No.	3
Sixth Re	vised Sheet No.	6

LARGE VOLUME EXCESS GAS SERVICE

(Continued)

RATES

Commodity Charge - 29.33¢ per 100 cubic feet used per month.

Purchased Gas Adjustment Charge -

A purchased gas adjustment rate of 1.45¢ per 100 cubic feet per (I) month is added to the above commodity charge rates. This adjustment is occasioned solely by changes in the wholesale cost of purchased gas.

Delayed Payment Penalty Charge On the first \$3.00 or less of net billing - 10%
On the next \$300.00 of net billing - 3%

Application of Delayed Payment Penalty Charge Bills shall be rendered and due monthly. If paid within seventeen
days from the billing date stated in the bill, the net amount
shall be the amount to be paid. If not paid within seventeen days
from the billing date stated in the bill, the gross amount, which
includes the collection charge, shall be the amount to be paid.
When the seventeenth day falls on Saturday, Sunday or any other
legal holiday, the first business day thereafter shall be added
to the seventeen day period.

Reconnection Charge -

When the service is turned off for non-payment of bill, or whenever for any reason beyond the control of the Company a re-establishment of service is required by any one customer, a charge of \$20.00 will be made by the Company to cover a part of the cost of discontinuance and re-establishment of service.

RULES

Service hereunder shall be subject to Company's Rules and Regulations and to the Regulations for gas utilities prescribed by the Public Service Commission of Kentucky from time to time

FEB 10 1982

DATE OF ISSUE January 18, 1982 DATE EFFECTIVE January 1, 1982

Month Day Year Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President

Name of Officer and Title

Name of Officer and Title

Indianapolis, Indiana Address

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-F DATED 12-10-81

1 2,82

OHIO RIVER GAS COMPANY, INC.

For	Entire Area Serve	d
P.S.C.Ky	y. No.	3
Fifth Re	evised Sheet No.	6
Cancelli	ing P.S.C.Ky. No.	3
Fourth 1	Revised Sheet No.	6

RATE SCHEDULE NO. 3

LARGE VOLUME EXCESS GAS SERVICE

(Continued)

RATES

Commodity Charge -29.33¢ per 100 cubic feet used per month.

Purchased Gas Adjustment Charge -A purchased gas adjustment rate of 1.45¢ per 100 cubic feet per month is added to the above commodity charge rates. This adjustment is occasioned solely by changes in the wholesale cost of purchased gas.

Delayed Payment Penalty Charge -On the first \$3.00 or less of net billing - 10% On the next \$300.00 of net billing - 3%

Application of Delayed Payment Penalty Charge -Bills shall be rendered and due monthly. If paid within seventeen days from the billing date stated in the bill, the net amount shall be the amount to be paid. If not paid within seventeen days from the billing date stated in the bill, the gross amount, which includes the collection charge, shall be the amount to be paid. When the seventeenth day falls on Saturday, Sunday or any other legal holiday, the first business day thereafter shall be added to the seventeen day period.

Reconnection Charge -When the service is turned off for non-payment of bill, or whenever for any reason beyond the control of the Company a re-establishment of service is required by any one customer, a charge of \$20.00 will be made by the Company to cover a part of the cost of discontinuance and re-establishment of service.

RULES

Service hereunder shall be subject to Company's Rules and Regulations and to the Regulations for gas utilities prescribed by the Public Public Service Commission Service Commission of Kentucky from time to time.

DATE OF ISSUE October 27, 1981

DATE EFFECTIVE September 15, 1981 Month Day

NOV 1 8 1981

Sr. Vice President Name of Officer and Title

1630 North Meridian Street Indianapolis, Indiana Address

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-E DATED 10-21-81

For	Entire Area Served	
P.S.C.Ky	v. No.	3
Seventh	Revised Sheet No.	19
Cancelli	ng P.S.C.Ky. No.	3
Sixth Re	evised Sheet No.	19

PURCHASED GAS ADJUSTMENT CLAUSE

The rate adjustments requested hereunder shall be based upon the wholesale cost of gas to the Company as computed upon rates of its wholesale supplier under Federal Energy Regulatory Commission tariffs for interstate business. For the purpose of this purchased gas adjustment provision, current wholesale rates shall be considered as the base rate for purchased gas. In the event there is an increase in this base rate, the Company shall within thirty days from the time it receives notice of the proposed change file with this Commission the following information:

- (1) A copy of the Federal Energy Regulatory Commission tariff effecting the change in the base rate and a statement relative to the effective date of such proposed change.
- (2) A statement setting out the details of gas purchased under the provisions of the base rate for the previous twelve months showing billing under the base rate and under the proposed revised rate applicable to this service.
- (3) A balance sheet as of the end of the latest twelve month period and a statement of operating expenses and revenues as reported to the Commission in the Company's Annual Report.
- (4) Such other information as the Commission may request for a proper determination of the purchased gas adjustment.

Upon receipt of this information the Commission will review the effect of the revised base rate on the operations of the Company and will prior to the effective date of the revised base rate, but not less than thirty days from the date of the filing of the above prescribed information, issue its Order setting out the purchased gas adjustment that the Company shall apply to its rates.

In the event there is a decrease in the purchased gas price or a refund, the Company shall file the information required in 1, 2, and 4 above.

Upon receipt of this information the Commission shall review the proposed reductions and within thirty days from receipt Colf Ehe Information required, issue its Order setting out the proper revised rates.

The maximum amount of the adjustment so prescribed shall not produce revenue adjustments, based upon the actual preceding the period, greater than the difference between the purchased at the revised rates.

The base rate for purchased gas for the application of this Purchased Gas Adjustment Clause is:

Demand Commodity

Texas Gas Transmission Corporation \$3.15 per MCF 312.02¢ per MCF (R)

DATE OF ISSUE March 17, 1982 DATE EFFECTIVE March 1, 1982

Month Day Year

SSUED BY W. V. Bell, Sr. Vice President
Name of Officer and Title

Indianapolis, Indiana Address

For	Entire Area Served	
P.S.C.K		3
Sixth R	evised Sheet No.	19
Cancell:	ing P.S.C.Ky. No.	3
Fifth R	evised Sheet No.	19

PURCHASED GAS ADJUSTMENT CLAUSE

The rate adjustments requested hereunder shall be based upon the wholesale cost of gas to the Company as computed upon rates of its wholesale supplier under Federal Energy Regulatory Commission tariffs for interstate business. For the purpose of this purchased gas adjustment provision, current wholesale rates shall be considered as the base rate for purchased gas. In the event there is an increase in this base rate, the Company shall within thirty days from the time it receives notice of the proposed change file with this Commission the following information:

- (1)A copy of the Federal Energy Regulatory Commission tariff effecting the change in the base rate and a statement relative to the effective date of such proposed change.
- A statement setting out the details of gas purchased under the provisions of the base rate for the previous twelve months showing billing under the base rate and under the proposed revised rate applicable to this service.
- (3) A balance sheet as of the end of the latest twelve month period and a statement of operating expenses and revenues as reported to the Commission in the Company's Annual Report.
- Such other information as the Commission may request for a proper determination of the purchased gas adjustment.

Upon receipt of this information the Commission will review the effect of the revised base rate on the operations of the Company and will prior to the effective date of the revised base rate, but not less than thirty days from the date of the filing of the above prescribed information, issue its Order setting out the purchased gas adjustment that the Company shall apply to its rates.

In the event there is a decrease in the purchased gas price or a refund, the Company shall file the information required in 1, 2, and 4 above.

Upon receipt of this information the Commission shall review the proposed reductions and within thirty days from receipt of the information required, issue its Order setting out the proper refund and/or revised rates.

The maximum amount of the adjustment so prescribed shall not produce revenue adjustments, based upon the actual preceding twelve month period, greater than the difference between the purchased gas bolled at the then existing rates and the purchased gas billedhia tentile contents ed rates.

Demand

The base rate for purchased gas for the application of this Purchased Gas Adjustment Clause is: by & Commodistric

Texas Gas Transmission Corporation \$3.16 per MCF 313.85¢ per MCF

DATE EFFECTIVE February 1, 1982 Month Day Year

Sr. Vice President Name of Officer and Title

January 39, 1982

DATE OF ISSUE

1630 North Meridian Street 🔑 Indianapolis, Indiana

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-H DATED 1-26-82 /

OHIO RIVER GAS COMPANY, INC.

For	Entire Area Se	erved
P.S.C.K	y. No.	3
Fourth	Revised Sheet N	No. 19
Cancell	ing P.S.C.Ky. N	No. 3
Third R	evised Sheet No	19

PURCHASED GAS ADJUSTMENT CLAUSE

The rate adjustments requested hereunder shall be based upon the wholesale cost of gas to the Company as computed upon rates of its wholesale supplier under Federal Energy Regulatory Commission tariffs for interstate business. For the purpose of this purchased gas adjustment provision, current wholesale rates shall be considered as the base rate for purchased gas. In the event there is an increase in this base rate, the Company shall within thirty days from the time it receives notice of the proposed change file with this Commission the following information:

- A copy of the Federal Energy Regulatory Commission tariff (1)effecting the change in the base rate and a statement relative to the effective date of such proposed change.
- A statement setting out the details of gas purchased under the provisions of the base rate for the previous twelve months showing billing under the base rate and under the proposed revised rate applicable to this service.
- A balance sheet as of the end of the latest twelve month (3) period and a statement of operating expenses and revenues as reported to the Commission in the Company's Annual Report.
- (4) Such other information as the Commission may request for a proper determination of the purchased gas adjustment.

Upon receipt of this information the Commission will review the effect of the revised base rate on the operations of the Company and will prior to the effective date of the revised base rate, but not less than thirty days from the date of the filing of the above prescribed information, issue its Order setting out the purchased gas adjustment that the Company shall apply to its rates.

In the event there is a decrease in the purchased gas price or a refund, the Company shall file the information required in 1, 2, and 4 above.

Upon receipt of this information the Commission shall review the proposed reductions and within thirty days from receipt of the information required, issue its Order setting out the proper refund and/or revised rates.

The maximum amount of the adjustment so prescribed shall not produce revenue adjustments, based upon the actual preceding twelve month period, greater than the difference between the purchased gas billed at the then existing rates and the purchased gas billed athir hevice vised rates.

The base rate for purchased gas for the application of this Purchased Gas Adjustment Clause is:

> Demand \$3.00 per MCF 272.72¢S per MCF

DATE EFFECTIVE September 15, 1981

DATE OF ISSUE October 27, 1981

Texas Gas Transmission Corporation

Month Day Year

ISSUED BY W. V. Bold Sr. Vice President Name of Officer and Title

1630 North Meridian Street Indianapolis, Indiana

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-E DATED 10-21-81

ForEntire Area S	erved
P.S.C.Ky. No.	3
Fifth Revised Sheet N	o. 19
Cancelling P.S.C.Ky.	No. 3
Fourth Revised Sheet	No. 19

PURCHASED GAS ADJUSTMENT CLAUSE

The rate adjustments requested hereunder shall be based upon the wholesale cost of gas to the Company as computed upon rates of its wholesale supplier under Federal Energy Regulatory Commission tariffs for interstate business. For the purpose of this purchased gas adjustment provision, current wholesale rates shall be considered as the base rate for purchased gas. In the event there is an increase in this base rate, the Company shall within thirty days from the time it receives notice of the proposed change file with this Commission the following information:

- A copy of the Federal Energy Regulatory Commission tariff effecting the change in the base rate and a statement relative to the effective date of such proposed change.
- A statement setting out the details of gas purchased under the provisions of the base rate for the previous twelve months showing billing under the base rate and under the proposed revised rate applicable to this service.
- (3) A balance sheet as of the end of the latest twelve month period and a statement of operating expenses and revenues as reported to the Commission in the Company's Annual Report.
- (4) Such other information as the Commission may request for a proper determination of the purchased gas adjustment.

Upon receipt of this information the Commission will review the effect of the revised base rate on the operations of the Company and will prior to the effective date of the revised base rate, but not less than thirty days from the date of the filing of the above prescribed information, issue its Order setting out the purchased gas adjustment that the Company shall apply to its rates.

In the event there is a decrease in the purchased gas price or a refund, the Company shall file the information required in 1, 2, and 4 above.

Upon receipt of this information the Commission shall review the proposed reductions and within thirty days from receipt of the information required, issue its Order setting out the proper refund and/or revised rates.

The maximum amount of the adjustment so prescribed shall not produce revenue adjustments, based upon the actual preceding Ewelke Emonth period, greater than the difference between the purcharabed Seguice Commission at the then existing rates and the purchased gas billed at the revised rates. FEB 101982

The base rate for purchased gas for the application of this Purchased Gas Adjustment Clause is: C BATESO AND TARIFFS

Demand

272.88¢ per MCF Texas Gas Transmission Corporation \$3.00 per MCF

Year

DATE EFFECTIVE January 5, 1982 Day Year Month

ISSUED BY W. Sr. Vice President Name of Officer and Title

Month

January 18

1630 North Meridian Street Indianapolis, Indiana

AUTHORIZED BY ORDER OF PUBLIC SERVICE COMMISSION in CASE NO. 8041-G DATED 12-30-81

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1. WRITTEN APPLICATION OR CONTRACT REQUIRED

A written application or contract, properly executed, may be required from the Customer before the Company will supply service, provided, however, that the Company shall have the right to reject any application for any valid reason. The Company may require a long-term contract when unusual construction or equipment expense is necessary to furnish the service.

2. ALL AGREEMENTS TO BE INCORPORATED IN CONTRACT

No promises, agreements or representations of any agent of the Company shall be binding upon the Company unless the same shall have been incorporated in a written contract before such contract is signed and approved.

ASSIGNMENT OF CONTRACT

The benefits and obligations of any contract shall inure and be binding upon the successors and assigns, survivors, and executors or administrators, as the case may be, of the original parties thereto, respectively, for the full term thereof; provided that no assignment thereof shall be made by the Customer without first obtaining the Company's written consent.

4. COMMENCEMENT OF SERVICE

Each Customer shall make application to the office of the Company, or to the resident agent of the Company in locations where the Company maintains no office, before gas service will be connected by the Company.

(Continued on Sheet No. 21)

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Public Service Commission

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RATES AND TARIFFS

DATE OF ISSUE May 19, 1981 DATE EFFECTIVE May 12, 1981

Month Day Year Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President 1630 North Meridian Street
Name of Officer and Title Indianapolis, Indiana Address

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First Re	vised	Sheet	No.	21	_

5. DISCONTINUANCE OF SERVICE AT CUSTOMER'S REQUEST

Whenever a Customer desires to have service discontinued, the Customer shall notify the Company at least three (3) days in advance of the day disconnection is desired at the Company's local office (or the authorized agent of the Company in locations where the Company maintains no office). The Customer shall remain responsible for all service used and the billings therefor until service is disconnected pursuant to such notice.

Where a Customer has entered into a contract with the Company to take service from the Company for a definite period of time specified or provided in such contract and orders discontinuance of service before the expiration date as set out in the contract for service, the Customer shall be liable for the payment of the monthly minimum charge or monthly service charge, as the case may be, for the months remaining in the unexpired period of the contract term.

6. DATA ON CUSTOMER'S INSTALLATIONS TO BE FURNISHED

The Customer shall, upon request of the Company, present in writing to the Company a list of the equipment or appliances which are initially to be connected to the Company's lines, giving the location of the premises, and the Company will then advise the character of service and the conditions under which it will be furnished.

7. EXTENSION OF MAINS AND FACILITIES

Upon written request for service by a prospective Customer or a group of prospective Customers located in the same neighborhood, the Company will extend free of charge its facilities consisting of distribution mains, underground service pipes, meters and other equipment necessary to provide the service requested, provided (a) that the total estimated revenue from the prospective Customer or Customers for a period of four years is equivalent to or in excess of the estimated cost of providing such facilities and (b) the patronage or demand is of such permanency as to warrant the capital expenditure involved.

(Continued on Sheet No. 22)

DATE OF ISSUE May 19, 1981 DATE EFFECTIVE May 12, 1981

Month Day Year Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President 1630 North Meridian Street
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If the cost of the facilities consisting of distribution mains, underground service pipes, meters and other equipment necessary to provide the service requested exceeds the free limit, the Company may require a deposit of the cost of the extension above the free limit and will in such case, for each additional Customer connected to the extension within a period of eight years from the making of such extension, refund an amount by which four times the estimated annual revenue of the new Customer exceeds the cost of connecting such new Customer, but at no time shall the aggregate refund made to any Customer exceed the original deposit of such Customer.

If the extension is of such length, and the prospective business which may be developed by it is so meager as to make it doubtful whether the business from the extension would ever pay a fair return on the investment involved in such extension, or in the case of real estate development enterprises with slight or no immediate demand for service, or in the case of industrial installation requiring extensive equipment with slight or irregular service, such main extension will be made as provided for in Rules and Standards of Service of the Public Service Commission.

The obligation of the Company to provide an extension, however, is conditioned upon the ability of the Company to obtain all necessary materials, including pipe, fittings and meters necessary to make the extension without exceeding any limitations regarding the use of such materials, as might be promulgated by any governmental agency having jurisdiction thereof.

SERVICE CONNECTIONS

The Company will locate the point to which service connection will be made, and, subject to the provisions of Rule No. 7 titled "Extension of Mains and Facilities," will furnish, install and maintain all underground piping up to the inlet of the meter.

(Continued on Sheet No. 23)

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DATE OF ISSUE

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ISSUED BY W. V. Bell, Sr. Vice President

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9. INSIDE PIPING, APPLIANCES AND EQUIPMENT

The Applicant or Customer must, at his own expense, furnish, install and maintain upon his premises all necessary piping beyond the outlet of the meter and the appliances or equipment connected to such piping. The Company shall refuse or discontinue service where piping, appliances or equipment are found dangerous or hazardous in the judgment of the Company. The Company shall test the Customer's piping for leaks each time service is turned on by observing that no gas passes through the meter when all appliances are turned off.

10. LOCATION OF COMPANY'S METERS AND SERVICES

The Customer shall provide free of expense to the Company a suitable route for the service line and an acceptable place near the service entrance for the meter or meters and any necessary appurtenant devices which may be furnished by the Company.

The Customer shall allow the Company the necessary easements or consents authorizing the installation and maintenance, on, over or through his private property, of all such piping, meters or allied equipment as may be necessary or convenient for the supplying of the gas furnished by the Company, either by his agreement to abide by these Rules, or execution of those easement forms for such specific easements as may be supplied by the Company.

11. METERS TO BE INSTALLED BY THE COMPANY

DATE OF ISSUE

All gas shall be measured by a meter or meters of standard manufacture, installed and maintained by the Company.

If more than one meter is installed for metering different classes of service, a separate bill shall be rendered for each meter in accordance with the applicable rate.

When for the convenience of the Company, or to meet legal requirements, more than one meter is installed for metering the same class of service on one premises, the sum of the measurements of all such meters shall be used in calculating the bill.

Where the Customer requires, for his convenience, that more than one meter be installed for metering the same class of service on one premises, a separate bill shall be rendered for each meter in accordance with the applicable rate.

(Continued on Sheet No. 24)

May 19, 1981 DATE EFFECTIVE

May 12, 1981

 $\frac{\text{W. V. Bell, Sr. Vice President}}{\text{Name of Officer and Title}} \quad \frac{1630 \text{ North Meridian Street}}{\text{Indianapolis, Indiana}} \quad \frac{\text{Address}}{\text{Address}}$

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BILLING FREQUENCY 12.

Bills for gas service shall be rendered monthly. A billing month shall be as near to thirty (30) days as practicable. In order to render monthly bills, the Company may estimate for good cause the monthly usage of gas of any Customer. Good cause includes, but is not limited to: (1) request of Customer, (2) inclement weather, (3) labor or union disputes, (4) inaccessibility of Customer's meter, if the Company has made a reasonable attempt to read it, and (5) other circumstances beyond the control of the

PAYMENT OF BILLS 13.

Company, its agents, and employees.

Bills must be paid at the office of the Company or to a duly authorized collection agency of the Company. If a bill is not paid on or before the gross payment date stated in the bill, which shall be at least seventeen (17) days after the bill is mailed by the Company, the Customer shall be considered delinquent in payment and a late payment charge may be collected. When the gross payment date falls on Saturday, Sunday, any other legal holiday, or day the Company's office is not open for business, the first business day thereafter shall be added to the gross payment date. Failure to receive a bill shall not entitle the Customer to pay the net bill if he fails to make payment on or before the gross payment date, nor shall it affect the right of the Company to discontinue service for nonpayment of bill as provided in the Rules of the Public Service Commission of Kentucky.

14. BUDGET PAYMENT PLAN

The Company shall provide a Budget Payment Plan which will allow residential and commercial Customers to pay for gas service in eleven (11) equal monthly payments, with the twelfth (12th) month being a settle-up month. Under such plan, the Customer's estimated annual billing amount, as determined by the Company, is billed equally over the months of July through May. In June, a settlement bill representing the difference between the cost of gas actually used and the amount paid is issued. Any overpayment, amount will be refunded or credited to the Customer's July bill.

(Continued on Sheet No. 25)

May 19, 1981 DATE EFFECTIVE DATE OF ISSUE Month Day Year

May 12, 1981 Month Day Year

Public Service Commission

ISSUED BY W. V. Bell, Sr. Vice President 1630 North Meridian Street Name of Officer and Title Indianapolis, Indiana

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15. DEPOSIT

of service.

The Company may require from all Applicants for gas service a cash deposit equal to the billing for the estimated amount of service to be used by such Applicant for a period of sixty (60) days, as a guarantee against the nonpayment of bills for service; provided, however, that if Applicant is the owner of real property whose credit is approved by the Company or furnishes a written guarantee from an owner of real property whose credit is approved by the Company, the Company may waive such cash deposit. Such guarantee shall not make guarantor liable in an amount exceeding the charge for service furnished for a period of sixty

In all cases where two times the monthly billing is in excess of the deposit, the Company may increase the amount of deposit required, but such deposit shall not exceed an amount equal to an estimated sixty-day billing for such service.

days. Such cash deposit minus any unpaid amounts of service rendered the Customer shall be returned upon the discontinuance

Interest will be paid on deposits at the rate of six percent (6%) per annum for the period between the date deposit is made to the time service to the depositor is discontinued, or the time the Company makes refund of the deposit to the depositor in case such refund is made while the depositor is taking service; provided, however, that interest shall not be paid on any deposit held for a period of less than six (6) months. The original deposit certificate issued to Customer should be presented when the deposit is refunded.

(Continued on Sheet No. 26)

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Public Service Commission

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DATE OF ISSUE

May 19, 1981 Month Day Year

DATE EFFECTIVE

May 12, 1981 Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President 1630 North Meridian Street
Name of Officer and Title Indianapolis, Indiana Address

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16. PREDICATION OF RATES

The Company's rates are predicated upon the supply of service being rendered separately for each premises and the ultimate usage in or on such separate premises. The combining of service through one meter, of two or more separate classifications, or of two or more premises, or of two or more separate living quarters on the same premises, will not be permitted except as specifically provided for under these rules and regulations, or supplements thereto which are filed by the Company with and approved by the Public Service Commission, (see Rules 16 and 17). An outlying or adjacent building of the Customer, if located on the same premises, may be served from the supply to the main building, provided the use of such supply to the adjacent building is supplemental and similar to the usage in the main building. "Premises," as herein used, shall mean the main residence or living quarters for the use of a single family, or main building of a commercial or industrial Customer, and shall include the outlying or adjacent building used by the same, provided the use of service in the outlying building is supplemental and similar to the service used in the main residence or building. Customer shall install, own and maintain all piping necessary to supply outlying or adjacent buildings.

17. BUILDING CONTAINING TWO OR MORE SEPARATE LIVING QUARTERS

Where service is supplied through one meter to a residence having two or more separate living quarters, the service shall be considered a multiple service. For billing purposes, the minimum payment and the blocks of the rate shall be multiplied by the number of occupied living quarters supplied by the meter. This rule does not apply to rooming or apartment houses.

The Customer may rearrange the piping in the residence, at his own expense, so as to separate the multiple service and permit the Company to install a separate meter for each separate living quarter. In each such case, the reading of each such meter shall be billed separately.

(Continued on Sheet No. 27)

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ISSUED BY W. V. Bell, Sr. Vice President 1630 North Meridian Street Name of Officer and Title Indianapolis, Indiana Address

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18. COMBINED RESIDENTIAL AND COMMERCIAL SERVICE

dences and commercial concerns being served.

Where both residential and commercial classes of service are supplied through one service and one meter to the same Customer on the same premises, the service shall be billed as one Customer. Where such service is being furnished to two or more Customers, for billing purposes the minimum payment and the blocks of the rate shall be multiplied by the number of resi-

At the option of the Customer and at the Customer's expense, the piping on the Customer's premises may in any case be so rearranged as to permit the installation of meters for registering separately the commercial service and the residential service supplied. In each such case, the reading of each such meter shall be billed separately.

19. RESALE OF SERVICE

Service will not be furnished under any schedule of the Company on file with the Commission to any Customer, Applicant, or group of Applicants for resale in whole or in part.

20. COMPANY'S PROPERTY AND PROTECTION THEREOF

All meters and other equipment furnished by and at the expense of the Company, which may at any time be on or in Customer's premises, shall, unless otherwise expressly provided, be and remain the property of the Company, and the Customer shall protect such property from loss or damage, and no one who is not an agent of the Company shall be permitted to remove such property or tamper therewith.

(Continued on Sheet No. 28)

DATE OF ISSUE May 19, 1981 DATE EFFECTIVE May 12, 1981

Month Day Year Month Day Year

 $\frac{\text{W. V. Bell, Sr. Vice President}}{\text{Name of Officer and Title}} \quad \frac{1630 \text{ North Meridian Street}}{\text{Indianapolis, Indiana}} \quad \text{Address}$

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Public Service Commission

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21. ACCESS TO PREMISES

The properly authorized agents of the Company shall have the right to enter upon the premises of the Customer at all reasonable times for the purpose of reading, inspecting, testing, repairing, or replacing the meter or meters, or other equipment used in connection with its service, and for removing the same upon the termination of the contract or the discontinuance of service.

22. FAILURE OF METER

DATE OF ISSUE

Whenever it is discovered that a meter is not recording within the limits of accuracy as prescribed in the rules of the Public Service Commission, a billing adjustment shall be made in accordance with such rules.

23. INTERRRUPTION OF SERVICE, ETC.

The Company shall not be responsible in damages for any failure to supply gas or for an interruption of the supply of gas hereunder (whether or not such interruption is ordered by a governmental agency having jurisdiction), if such failure or interruption is due to the inability of Company to obtain from its regular and usual source of supply the gas to be delivered hereunder, or if such failure or interruption is due to any other cause whatsoever other than willful default or negligence on the part of the Company, or for damages caused by defective piping or appliances on the Customer's premises, or for damages resulting to a Customer or to third persons from the presence or use of gas or the presence of the Company's equipment on the Customer's premises, unless due to fault, neglect or culpability on the part of the Company. Neither party shall be liable to the other for any failure or delay in case such failure or delay is caused by strikes, the acts of God, or unavoidable accidents or contingencies beyond its control, and is not due to fault, neglect, or culpability on its part.

(Continued on Sheet No. 29)

May 19, 1981

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ISSUED BY W. V. Bell, Sr. Vice President 1630 North Meridian Street Name of Officer and Title Indianapolis, Indiana Address

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24. REFUSAL OR DISCONTINUANCE OF SERVICE BY COMPANY

The Company shall discontinue or refuse service without notice when a dangerous condition is found to exist on the Customer's or Applicant's premises. The Company may refuse service to an Applicant or discontinue service to a Customer, (a) after proper notice for failure to comply with its rules and regulations or state and municipal rules and regulations, (b) when a Customer or Applicant refuses or neglects to provide reasonable access to the premises, (c) for fraudulent or illegal use of service, (d) for nonpayment of bills, or for any other lawful reason. Such discontinuance shall not, however, invalidate any contract and the Company shall have the right to enforce any contract notwithstanding such discontinuance.

If discontinuance is for nonpayment of bills, the Customer shall be given at least ten (10) days written notice, separate from the original bill, and discontinuance shall be effected not less than twenty-seven (27) days after the mailing date of the original bill unless, prior to discontinuance, a residential Customer presents to the Company a written certificate, signed by a physician, registered nurse, or public health officer, that such discontinuance will aggravate an existing illness or infirmity on the affected premises, in which case discontinuance may be effected not less than thirty (30) days from the date the Company notifies the Customer, in writing, of state and federal programs which may be available to aid in payment of bills and the office to contact for such possible assistance.

25. NOTIFY COMPANY BEFORE INCREASING LOAD

The service connections, regulators, meters and other devices supplied by the Company have definite capacity, and the Customer shall not install any gas space heating equipment of any kind or increase the demand for service by a substantial amount except upon written consent from the Company.

26. 3% UTILITY GROSS RECEIPTS LICENSE TAX FOR SCHOOLS

There will be added to all bills rendered to the Customers of Ohio River Gas Company, Inc. in Carroll County, Kentucky, a 3% utility gross receipts license tax for schools pursuant to order of the Carroll County, Kentucky, Fiscal Court entered June 30, 1966.

There will be added to all bills rendered to the Customers of Ohio River Gas Company, Inc. in Trimble County, Kentucky, a 3% utility gross receipts license tax for schools pursuant toborder of the Trimble County, Kentucky, Fiscal Court entered August 22, 1966.

(Continued on Sheet No. 30)

DATE OF ISSUE May 19, 1981 DATE EFFECTIVE May Month

May 12, 1981

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ISSUED BY W. V. Bell, Sr. Vice President 1630 North Meridian Street

Name of Officer and Title Indianapolis. Indiana Address

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27. PROVISIONS AND CONDITIONS COVERING GAS SERVICE TO MOBILE HOME PARKS

The Company will extend its facilities to supply gas service to Mobile Home Parks, hereinafter called "Park", under the following conditions:

- A. Permanency. The Park must be of a definite permanent nature and have improved streets, individual water and sewer connections to each lot and each trailer must rest on a concrete slab.
- B. <u>Size</u>. The Park shall have at least ten (10) or more sites on which mobile homes may be located.
- C. Main Extensions. Main extensions shall be made in accordance with Rule 7 of these rules and regulations, but for purposes of Rule 7, each Park operator will be considered to be the customer and revenue estimates will be based on the Company's experience in gas usage of mobile homes, taking into account the number and nature of natural gas appliances to be used. Each Park operator will enter into a main extension contract for construction of gas mains if the Park does not have enough existing mobile homes equipped with gas appliances to justify gas main extension under Rule 7 hereof.
- D. <u>Deposit</u>. Each mobile home customer desiring gas service will make a cash deposit in the amount and under the terms specified in Rule 14 hereof.
- E. <u>Easement</u>. The Park operator shall cause the Company to be granted an easement in form and substance satisfactory to the Company for the construction, maintenance and operation of the Company's gas distribution system, together with the right of free access to read meters and repair or remove the Company's service regulators and meters.
- Extension and Metering. The Company will, upon execution of a main extension contract or work order showing economic feasibility and receipt of a proper easement, construct and maintain the required distribution system to serve the Park. The Company will extend an individual service to each mobile home site to be supplied with gas service. Except in unusual circumstances requiring special construction, the gas riser and the meter for each mobile home site will be located in the rear one-third section of the site and not less than eighteen (18) inches from the roadside wall of the mobile home.

(Continued on Sheet No. 31)

DATE OF ISSUE May 19, 1981 DATE EFFECTIVE Month Day Year

May 12, 1981 Month Day Year

MAY 29 1981

ISSUED BY W. V. Bell, Sr. Vice President 1630 North Meridian Street
Name of Officer and Title Indianapolis, Indiana Address

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- G. Fuel Lines. The Park operator or mobile home customer shall furnish, install and maintain all fuel lines beyond the Company's meters to the point of connection with the mobile home piping. The fuel lines to individual trailer sites shall be:
 - (1) Adequately sized to provide minimum pressure drop, but in no case less than 3/4" pipe.
 - (2) Equipped with a terminal shutoff cock at a point adjacent to the mobile home.
 - (3) Connected to the mobile home piping with either a semirigid tube or all-metallic flexible connection which shall be looped to prevent strain caused by settling or movement of the mobile home.
 - (4) All mobile home piping shall meet ASA Z 21.30 Standards.
- Meter Protection. The Park operator shall provide substanн. tial protection satisfactory to the Company for the gas riser and meter so as to minimize the likelihood of damage by moving of the mobile home.
- I. Relocation of Facilities. The Park operator shall keep the gas distribution system free and clear of any obstruction that will interfere with the maintenance of the system and shall not construct or maintain any structure over the Company's distribution mains. When there is a change in the Parks's operation or construction which, in the judgment of the Company, makes the relocation of the natural gas facilities necessary, or if relocation is requested by the Park, the Company will move such facilities at the Park's expense to a location acceptable to the Company to be provided by the Park.
- J. Rate. Gas will be separately supplied to each single occupancy dwelling unit and such Park facility under the applicable rate.
- Κ. Mobile Home Piping. The mobile home owner shall provide piping of adequate size to provide proper input to each appliance.
- Converting and Servicing Appliances. The Company will ED L. convert and service appliances in mobile homes in accordance with its established practice.

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(Continued on Sheet No. 32)

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28. RESTRICTIONS, CURTAILMENTS AND PRIORITIES OF SERVICE

When sufficient volumes of gas are not available to the Company to meet all existing and reasonably anticipated demands for service, the Company shall have the right to restrict or curtail gas service within any of its systems so affected in accordance with any of the provisions of this Rule.

- A. <u>Definitions</u>. For the purpose of this Rule the following terms shall have the following meanings:
 - (1) Large Volume Firm Customer. A Large Volume Customer shall mean any Customer being served under Rate Schedule No. 1 or Rate Schedule No. 2 whose average daily volume of gas purchased exceeds 50,000 cubic feet in any billing month.
 - (2) <u>Human Needs Customers</u>. Human Needs Customers shall include hospitals, medical centers, nursing homes, agricultural users, and other Customers, as determined by the Company, whose curtailment would adversely affect public health or safety.
 - (3) Protection Level. Protection Level shall mean the minimum volume of gas, as predetermined by the Company in consultation with the Customer, required by a Large Volume Customer to prevent endangering the health and safety of personnel or to prevent damage to facilities and equipment.
 - (4) Load Limit. Load Limit shall be defined as the total maximum daily consumption of gas, expressed in cubic feet, allowed for a Customer requesting additional gas service, or for an Applicant who requests new gas service under Rate Schedule No. 1 or Rate Schedule No. 2. Total maximum daily consumption of gas shall be determined by the Company on the basis of actual and estimated usage for existing Customers and estimated usage for new Applicants. Estimated usage shall be determined on the basis of the Customer's or Applicant's equipment and operational requirements. The Load Limit shall be an average of 50,000 cubic feet per day.

(Continued on Sheet No. 33)

DATE OF ISSUE May 19, 1981 DATE EFFECTIVE May 12, 1981

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ISSUED BY W. V. Bell, Sr. Vice President 1630 North Meridian Street
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Cancelli	ing P.S.	. С . Ку	No.	2
First Re	evised	Sheet	No.	33

- New and Additional Service. The Company shall provide gas service to new Applicants for service and shall provide additional volumes of gas to existing Customers, under the following conditions.
 - (1) General Service. New or additional gas service will be made available to new Applicants or to existing Customers under any Rate Schedule other than for gas lighting, provided that the Customer's total daily maximum consumption does not exceed the Company's Load Limit.
 - (2) Other Service. New Applicants or existing Customers having a total daily maximum consumption in excess of the Load Limit will be served under Rate Schedule No. 3, provided that the new or additional energy requirement to be served has a total dual-fuel capability.
 - (3) Boiler Pilots. If an existing Customer being served under Rate Schedule No. 1 or Rate Schedule No. 2 requires additional gas for pilot operation to insure dependable ignition of secondary fuel in boilers, the pilot(s) may be connected to such service, provided that the addition of the pilot load will not cause the Customer to exceed the Company's Load Limit. If the Customer already exceeds the Company's Load Limit, but additional gas for boiler pilot operation is required, the Customer may physically remove or convert a gas appliance so being served in order to provide the volume of gas needed for pilot operation, and, in such circumstances, the Customer shall give written notification to the Company disclosing the nature of such removal or conversion.
- Interruptions and Curtailments of Service. The Company shall have the right to interrupt and curtail service to its Customers in the following order:
 - (1) Rate Schedule No. 3 Customers. Upon notification, Customers being served under Rate Schedule No. 3 shall be interrupted in accordance with the provisions of that schedule, provided that when necessary in the opinion of the Company, service shall be maintained to Human Needs Customers to the extent practicable under the circumstances.

(Continued on Sheet No. 34)

DATE OF ISSUE May 19, 1981 DATE EFFECTIVE Month Day Year

May 12, 1981 Day Month Year

ISSUED BY W. V. Bell, Sr. Vice President 1630 North Meridian Street Name of Officer and Title Indianapolis, Indiana Address

For	Entire	Area	Served	
P.S.C.Ky	No.			3
Original	Sheet	No.		34
Cancelli	ng P.S.	.С.Ку.	No.	2
Original	Sheet	Nos.		34

- (2) <u>Large Volume Firm Customers</u>. Upon notification, deliveries to Large Volume Firm Customers may be curtailed on a billing month basis.
- D. Penalty Charge for Unauthorized Gas Use. Natural gas taken in excess of any required curtailment or interruption of service pursuant to this Rule shall constitute an unauthorized take for which the Customer shall be charged a penalty, in addition to the charges and penalties payable under applicable rate schedules, of \$1.00 per Ccf of such unauthorized take.

The terms and provisions of this Rule shall be applicable notwithstanding any provisions contained in any rate schedule of the Company, or in any contract or agreement between the Company and any Customer.

29. NOTICE BY THE COMPANY

Any notice by the Company to Customers which is not specifically covered by Public Service Commission regulations may be given by letter, statement or post card deposited in the United States mail with postage prepaid or such notice may be given orally by any authorized agent of the Company, either by person or by telephone. The notice shall be considered given when actually communicated in the case of oral notice and when deposited in the United States mail when notice is given by letter, statement or post card.



DATE OF ISSUE May 19, 1981 DATE EFFECTIVE May 12, 1981

Month Day Year Month Day Year

ISSUED BY W. V. Bell, Sr. Vice President 1630 North Meridian Street
Name of Officer and Title Indianapolis, Indiana Address

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