

INDEX TO COMMUNITIES AND
 APPLICABLE RATE SHEETS

Locality	Gas Service For All Purposes	Miscellaneous
Alexandria	h	6,7,8,10
Bellevue	h	6,7,8,10
Boone County	h	6,7,8,10
Bromley	h	6,7,8,10
Campbell County	h	6,7,8,10
Cold Spring	h	6,7,8,10
Covington	h	6,7,8,10
Crescent Park	h	6,7,8,10
Crescent Springs	h	6,7,8,10
Crestview	h	6,7,8,10
Crestview Hills	h	6,7,8,10
(N)Crittenden	h	6,7,8,10
Dayton	h	6,7,8,10
(S)Dry Ridge	h	6,7,8,10
Edgewood	h	6,7,8,10
Elmire	h	6,7,8,10
Erlanger	h	6,7,8,10
Florence	h	6,7,8,10
Fort Mitchell	h	6,7,8,10
Fort Thomas	h	6,7,8,10
Fort Wright - Lookout Heights	h	6,7,8,10
Gallatin County	h	6,7,8,10
(N)Glencoe	h	6,7,8,10
Highland Heights	h	6,7,8,10
Independence	h	6,7,8,10
Kenton County	h	6,7,8,10
Kenton Vale	h	6,7,8,10
Lakeside Park	h	6,7,8,10
Lakeview	h	6,7,8,10
Letonia Lakes	h	6,7,8,10
Ludlow	h	6,7,8,10
Newport	h	6,7,8,10
Park Hills	h	6,7,8,10
Southgate	h	6,7,8,10
Taylor Mill	h	6,7,8,10
Villa Hills	h	6,7,8,10
Walton	h	6,7,8,10
Warsaw	h	6,7,8,10
Wilder	h	6,7,8,10
Winston Park	h	6,7,8,10
Woodlawn	h	6,7,8,10

9-4-73

B. Yeager

CHECKED
 PUBLIC SERVICE COMMISSION
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 by *ESC*
 ENGINEERING DIVISION

General Rules and Regulations—Continued

9. Length and Size of Pipe, etc.

The following tables exhibit the proportionate length and size of pipe allowed to be used for the interior lines required for the distribution of gas, stating the maximum number of outlets permitted thereon.

Pipe	Greatest Length Allowed	Greatest Number of Outlets
$\frac{3}{8}$ inch	20 feet	2
$\frac{1}{2}$ inch	30 feet	3
$\frac{3}{4}$ inch	60 feet	10
1 inch	70 feet	16
$1\frac{1}{4}$ inch	100 feet	31
$1\frac{1}{2}$ inch	150 feet	60
2 inch	200 feet	100
3 inch	300 feet	200
4 inch	500 feet	300

10. Outlets for Furnaces, etc.

Outlets intended for gas heating furnaces, shall be not less than $1\frac{1}{4}$ inch in diameter. Those intended for kitchen ranges shall be not less than $\frac{3}{4}$ inch in diameter. Outlets for small water heaters, gas logs, etc., shall be not less than $\frac{1}{2}$ inch in diameter.

The following table gives the number of $\frac{3}{8}$ inch outlets equivalent for the following appliances:—
 No. of $\frac{3}{8}$ inch Outlets.

Furnace.....	30
Instantaneous Heaters:—	
No. 8 —8 gallons per minute.....	40
No. 6 —6 " " ".....	30
No. 4 —4 " " ".....	20
No. 3 —3 " " ".....	15
No. $2\frac{1}{2}$ — $2\frac{1}{2}$ " " ".....	10
No. 2 —2 " " ".....	10
Small Water Heaters.....	3
Logs.....	3
Small Heating Stoves.....	3

C. G. K. 73

11. Landlord's Consent.

In case the Customer is not the owner of the premises or of intervening property between the premises and the Company's mains, the Customer shall obtain from the proper owner, or owners, the necessary consent to the installation and maintenance in said premises and in or about such intervening property of all necessary equipment for supplying gas.

12. Continuous Service.

The Company shall not be responsible in damages for any failure to supply gas, or for interruption of the supply, if such failure or interruption is without wilful default or negligence on its part.

13. Access to Premises.

The properly authorized agents of the Company shall at all reasonable hours have free access to the premises for the purpose of inspecting the Customer's installation and of examining, repairing or removing the Company's meters or other property.

14. Right of Cut-off.

The Company reserves the right to discontinue its service and disconnect its service lines and remove its property for any of the following reasons:

1. For repairs.
2. For want of supply.
3. For non-payment of bills when due.
4. For any fraudulent representation or concealment in relation to the consumption or use of gas.
5. For violation of or refusal to comply with any of the conditions or regulations applying at any time to Customer's service.
6. In the event the Customer's service, or use thereof, is detrimental to the service in general or in his immediate locality.
7. When made incompatible, unreasonable or unlawful by ordinances or resolutions of any municipality, laws of the State of Kentucky or any political subdivisions thereof or of the Federal government or any of its agencies.
8. To prevent any unlawful discrimination in rates or service.

When service has been discontinued for any of the above reasons, reinstallation of same will not be made until the Customer reimburses the Company for all expense due to such violation.

15. Limitation of Use.

Gas purchased from the Company shall be used by the Customer only for the purpose specified in application for service and Customer shall not sell or otherwise dispose of gas, except with the written consent of the Company.

CK
 8-30-34
 H. C.

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PUBLIC SERVICE
COMMISSION

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Feb 6, 1957
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SECTION III — CUSTOMER'S INSTALLATION (Cont'd)

18. Changes in Installations.

As Company's facilities used in supplying service to Customer have a limited capacity, Customer should give notice to Company, and obtain Company's consent, before making any material changes or increases in his installation. Company as promptly as possible after receipt of such notice will give its written approval to the proposed change or increase, or will advise Customer upon what conditions service can be supplied for such change or increase.

SECTION IV — COMPANY'S INSTALLATION

19. Installation and Maintenance.

Except as otherwise provided in these Service Regulations, in Service Agreements or Rate Schedules, Company will install and maintain its lines and equipment on its side of the point of delivery, but shall not be required to install or maintain any lines or equipment, except meters and service regulators on Customer's side of the point of delivery without cost to Customer. Only Company's agents are authorized to connect Company's service to Customer's service piping.

20. Gas Service Piping.

The gas service pipe shall be installed by the Company from the Company's main in the street to the curb line at its own expense and from the curb line to the meter, including curb box and valve, at the Customer's expense, subject to the Company's rules, regulations and existing prices, upon execution of an application and provided that an adequate distribution main exists in front of the Customer's building. The service piping from the curb to the meter, including street box and valve, installed at the expense of the Customer, shall be maintained at the expense of the Customer. No connections or work of any kind shall be done on a gas main or service piping up to the outlet of the meter by anyone who is not an authorized employee of the Company. However, if gas is leaking from any part of the gas supply system, a fitter not in the employ of the Company may make necessary temporary repairs and notify the Company of the condition.

Only one gas service will be installed in any building, or individual dwelling, regardless of the number of customers. The service pipe will be laid on a direct straight line, whenever possible, from the street main to the meter location approved by the Company. Should the distance between the curb and the Customer's building be in excess of 150 feet or involved other special conditions, a suitable meter location, approved by the Company, will be selected.

Service pipe will not be laid in ditches that are occupied by other utilities. A minimum of three feet will be allowed between gas service pipe and other utilities.

Service piping will end at the inlet connection of the meter which will be set at the point and entry of the service. If it is necessary to extend the service pipe beyond the point of entry, such exposed service piping in the building under flooring, through walls, coal bins, etc., shall be properly protected and the expense thereof borne by the customer.

Branch services will not be run. In case of more than one building on a lot, a separate service will be run direct from the main to each building except in cases where the building nearest the Company's main extends the full width of the lot. In such cases the meter will be placed on the service in the nearest building and the customer must make his own extension to the other building.

21. Company's Property and Protection Thereof.

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

SECTION V — METERING

22. Installation of Meters.

Gas will be measured by a meter or meters to be installed by Company upon Customer's premises at a point most convenient for Company's service, and upon the registration of said meters all bills will be calculated.

23. Meter Tests.

All meter tests shall be made in accordance with rules issued by the Public Service Commission of Kentucky.

SECTION VI — BILLING AND PAYMENT

24. Billing Periods — Time and Place for Payment of Bills.

Bills ordinarily are rendered regularly at monthly intervals, but may be rendered more or less frequently at Company's option. Non-receipt of bills by Customer does not release or diminish the obligation of Customer with respect to payment thereof.

The word "month" as to any Customer shall mean the period of approximately thirty days between meter readings, as fixed and made by Company. Meters are ordinarily read at monthly intervals but may be read more or less frequently at Company's option. Company shall have the right to establish billing districts for the purpose of reading meters and rendering bills to customers at various dates. A change or revision of any Rate Schedule shall be applicable to all bills on which the initial monthly meter reading is taken on or after the effective date of such change or revision, except as otherwise ordered by The Public Service Commission of Kentucky.

Bills are due on the date indicated thereon as being the last date for payment of the net amount, and bills are payable only at the Company's offices or authorized agencies for collection. If a partial payment is made, the amount will be applied to items of indebtedness in the same order as they have accrued.

Effective March 1, 1957

Issued by Walter C. Beckjord, President

SECTION VI — BILLING (Cont'd)

- (N) The Company may issue interim bills based on average normal usage instead of determining actual usage by reading the meter. Interim bills may also be used when access to Company's meter cannot be obtained or emergency conditions exist.
- (N) Interim bills will be considered payable by the due date and if not then paid will be handled in the same manner as all other bills; provided however, partial payment of at least one-half of the interim bill, in addition to full payment of any unpaid service charges previously billed and other billed items, will avoid the delayed payment charge on the interim bill.
- (N) The Company will continue monthly meter reading upon a Customer's request.

25. Charge for Restoring Service for Non-Payment of Bill and Unlawful Use of Service.

Company may charge and collect in advance the sum of one dollar (\$1.00) for reconnecting a Customer's service after service is disconnected because of non-payment of bill when due. In case service is discontinued because of fraudulent use thereof Company may charge and collect the sum of one dollar (\$1.00) and in addition thereto the expenses incurred by Company by reason of such fraudulent use, together with an estimated bill for gas used, before the service is reconnected.

26. Temporary Discontinuance of Service.

If any residential customer, because of absence or otherwise, shall notify Company in writing to discontinue service, Company will make no minimum charge for any full meter reading period during the period of discontinuance; provided, however, that Company may charge and collect the sum of one dollar (\$1.00) prior to reconnecting a service which was discontinued at Customer's request within the preceding twelve months.

SECTION VII — DEPOSITS

27. Deposits.

Company maintains the right at any time to require Customer to make a reasonable deposit in advance to secure the prompt payment of bills, as provided by law.

SECTION VIII — APPLICATION

28. Application of Service Regulations and Rate Schedules.

All Service Agreements at present in effect or that may be entered into in the future are made expressly subject to these Service Regulations and any modifications hereof that may be lawfully made, and subject to all applicable existing Rate Schedules and any lawfully made changes therein, substitutions therefor or additions thereto.

29. Agents Cannot Modify Agreement.

No agent has the right to amend, modify or alter the application rates, terms, conditions, rules or regulations as filed with the Public Service Commission of Kentucky, or to make any promise or representation not contained in the Company's schedules, supplements thereto and revisions thereof, lawfully filed with said commission.

SECTION IX—GAS SPACE HEATING REGULATIONS

30. Gas Space Heating Regulations.

a. The Company shall not be required to supply gas for new or additional space heating equipment installed from and after the effective date hereof unless the consumer present or prospective, makes written application to the Company for such supply at a specific address and receives written approval from the Company therefor. An approval for the use of gas for space heating is not transferable from one premises to another except by written approval from the Company.

b. If any consumer fails to install gas-fired space heating equipment pursuant to said approval within one year from the date of issuance thereof or fails to demonstrate to the Company's satisfaction before the expiration of said period that he intends to avail himself of the use of such gas under such approval with due diligence, the Company may cancel, nullify and void such approval.

c. The Company need not issue an approval for the utilization of gas for space heating purposes in a commercial or industrial building for new or additional heating equipment having a total rated input capacity in excess of 1,000,000 Btu per hour, unless the applicant shall install standby facilities having a capacity satisfactory to the Company and shall agree in writing with the Company to use such standby facilities and discontinue the use of gas for space heating when and for such periods of time as the Company may request. In the event the use of gas for space heating by such consumer is not promptly discontinued at the request of the Company, the latter, upon discovery thereof, is authorized to discontinue all gas service to such consumer until such time as the gas space heating equipment has been disconnected. Where such action is necessary on the part of the Company, it may cancel, nullify and void such approval.

d. Should any consumer fail to comply with these gas space heating regulations, the Company, upon discovery thereof, and after giving ten days' notice to such consumer, is authorized to disconnect his gas service until such time as these regulations are complied with.

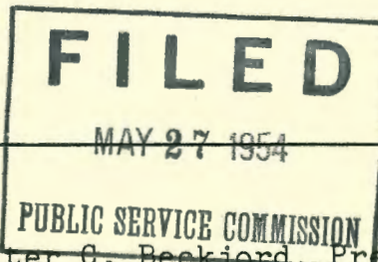


For all territory served

GENERAL RULES AND REGULATIONS FOR GAS SERVICE

23. Gas Space Heating Regulations.

- a. The Company shall not be required to supply gas for new or additional space heating equipment installed from and after the effective date hereof unless the consumer, present or prospective, makes written application to the Company for such supply at a specific address and receives written approval from the Company therefor. An approval for the use of gas for space heating is not transferable from one premises to another except by written approval from the Company.
- b. If any consumer fails to install gas-fired space heating equipment pursuant to said approval within one year from the date of issuance thereof or fails to demonstrate to the Company's satisfaction before the expiration of said period that he intends to avail himself of the use of such gas under such approval with due diligence, the Company may cancel, nullify and void such approval.
- c. The Company need not issue an approval for the utilization of gas for space heating purposes in a commercial or industrial building for new or additional heating equipment having a total rated input capacity in excess of 1,000,000 Btu per hour, unless the applicant shall install standby facilities having a capacity satisfactory to the Company and shall agree in writing with the Company to use such standby facilities and discontinue the use of gas for space heating when and for such periods of time as the Company may request. In the event the use of gas for space heating by such consumer is not promptly discontinued at the request of the Company, the latter, upon discovery thereof, is authorized to discontinue all gas service to such consumer until such time as the gas space heating equipment has been disconnected. Where such action is necessary on the part of the Company, it may cancel, nullify and void such approval.
- d. Should any consumer fail to comply with these gas space heating regulations, the Company, upon discovery thereof, and after giving ten days notice to such consumer, is authorized to disconnect his gas service until such time as these regulations are complied with.



*file by o.k.
2/5
6/7/54*

Issued May 7, 1954

Effective May 18, 1954

Issued by Walter C. Beekjord, President

RATE G-1

AVAILABILITY

Available in communities indicated on Sheet 2 of this schedule where distribution mains are adjacent to the premise to be served.

APPLICABILITY

Applicable to gas service required for any purpose by an individual customer on one premise when supplied at one point of delivery.

NET MONTHLY BILL

Computed in accordance with the following charges:

	<u>Base Rate</u>		<u>Gas Cost Adjustment</u>		<u>Total Rate</u>
(I) First 1,000 cubic feet	at 19.50¢	minus	1.067¢	equals	18.433¢ per 100 cubic feet
Next 9,000 cubic feet	at 11.18¢	minus	1.067¢	equals	10.113¢ per 100 cubic feet
Next 40,000 cubic feet	at 10.66¢	minus	1.067¢	equals	9.593¢ per 100 cubic feet
Additional cubic feet	at 9.96¢	minus	1.067¢	equals	8.893¢ per 100 cubic feet

Plus or minus an adjustment per Mcf determined in accordance with "Gas Cost Adjustment" set forth on Sheet No. 9 of this tariff.

Minimum: \$1.95 per meter.

When bills are rendered less frequently than monthly the time related units such as cubic feet blocks, minimum or other charges, will be billed in accordance with the number of billing months in the meter reading interval.

PAYMENT

(T) The Net Monthly Bill is payable within fourteen (14) days from date. When not so paid, the Gross Monthly Bill, which is the Net Monthly Bill plus 3%, is due and payable.

TERM OF SERVICE

One year, terminable thereafter on ten days written notice by either customer or Company.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Service Commission of Kentucky, and to Company's Service Regulations currently in effect, as filed with the Public Service Commission of Kentucky, as provided by law.

Issued pursuant to an Order of the Public Service Commission of Kentucky, dated August 13, 1973 in Case No. 5759.

CPZ-73



Issued: August 13, 1973

Issued by B. John Yeager, President
Covington, Kentucky

Effective: April 30, 1973
By Refund

RATE G-1

AVAILABILITY

Available in communities indicated on Sheet 2 of this schedule where distribution mains are adjacent to the premise to be served.

APPLICABILITY

Applicable to gas service required for any purpose by an individual customer on one premise when supplied at one point of delivery.

NET MONTHLY BILL

Computed in accordance with the following charges:

	Base Rate	Purchased Gas Adjustment	Revised Base Rate
(I) First 1,000 cubic feet, or less	\$1.60	11.51¢	\$ 1.9151
Next 2,000 cubic feet,	at 10.00¢ per 100 cubic feet	1.151¢	11.151¢
Next 7,000 cubic feet,	at 9.60¢ per 100 cubic feet	1.151¢	10.751¢
Next 40,000 cubic feet,	at 9.00¢ per 100 cubic feet	1.151¢	10.151¢
Additional cubic feet	at 7.90¢ per 100 cubic feet	1.151¢	9.051¢

Minimum: \$1.80 per meter
When bills are rendered for more than one whole month, the number of cubic feet in each block of the rate and the minimum charge shall be multiplied by the months in the billing period.

PURCHASED GAS ADJUSTMENT

The rates authorized herein are based upon the wholesale cost of gas to the Applicant as computed upon rates of its wholesale suppliers then currently in effect under Federal Power Commission tariffs for interstate business or under wholesale tariffs of this Commission. For the purpose of this purchased gas adjustment clause, these rates shall be considered as the base rate for purchased gas. In the event there is any change in this base rate, either increase or decrease, the Applicant 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 Power Commission tariff effecting the change in the base rates 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 twelve month period and a statement of operating expenses and revenues in the same detail as reported to this Commission in the Utility's Annual Report.
- (4) A forecast showing the estimated gas purchases from all of the Utility's contract suppliers for the next twelve month period together with an estimate of the cost thereof.
- (5) Such other information as this Commission may request for a proper determination of the purchased gas adjustment.

Upon receipt of this information this Commission will review the effect of the revised base rate on the operations of the Applicant 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 utility shall apply to its rates and/or such refunds as may be proper.

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 at the revised rate.

This purchased gas adjustment may be modified by the refund adjustment set forth in Sheet No. 10 of this tariff as required from time to time for refunding purposes.

PAYMENT

The Net Monthly Bill is payable within fourteen (14) days from date. When not so paid, the Gross Monthly Bill, which is the Net Monthly Bill plus 5%, is due and payable.

TERM OF SERVICE

One year, terminable thereafter on ten days written notice by either customer or Company.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Service Commission of Kentucky, and to Company's Service Regulations currently in effect, as filed with the Public Service Commission of Kentucky, as provided by law.

Issued pursuant to an Order of the Public Service Commission of Kentucky, dated February 28, 1973 in Case No. 524-G.

CHECKED
PUBLIC SERVICE COMMISSION
MAR 20 1973
by: JRR
REGULATING DIVISION

RATE G-1

AVAILABILITY

Available in communities indicated on Sheet 2 of this schedule where distribution mains are adjacent to the premise to be served.

APPLICABILITY

Applicable to gas service required for any purpose by an individual customer on one premise when supplied at one point of delivery.

NET MONTHLY BILL

Computed in accordance with the following charges:

	Base Rate		Purchased Gas Adjustment	Revised Base Rate
(I) First 1,000 cubic feet, or less	\$1.80		10.29¢	\$ 1.9029
Next 2,000 cubic feet,	at 10.00¢	per 100 cubic feet	1.029¢	11.029¢ per 100 cubic feet
Next 7,000 cubic feet,	at 9.60¢	per 100 cubic feet	1.029¢	10.629¢ per 100 cubic feet
Next 40,000 cubic feet,	at 9.00¢	per 100 cubic feet	1.029¢	10.029¢ per 100 cubic feet
Additional cubic feet	at 7.90¢	per 100 cubic feet	1.029¢	8.929¢ per 100 cubic feet
Minimum:	\$1.00	per meter		

When bills are rendered for more than one whole month, the number of cubic feet in each block of the rate and the minimum charge shall be multiplied by the months in the billing period.

PURCHASED GAS ADJUSTMENT

The rates authorized herein are based upon the wholesale cost of gas to the Applicant as computed upon rates of its wholesale suppliers then currently in effect under Federal Power Commission tariffs for interstate business or under wholesale tariffs of this Commission. For the purpose of this purchased gas adjustment clause, these rates shall be considered as the base rate for purchased gas. In the event there is any change in this base rate, either increase or decrease, the Applicant 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 Power Commission tariff effecting the change in the base rates 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 twelve month period and a statement of operating expenses and revenues in the same detail as reported to this Commission in the Utility's Annual Report.
- (4) A forecast showing the estimated gas purchases from all of the Utility's contract suppliers for the next twelve month period together with an estimate of the cost thereof.
- (5) Such other information as this Commission may request for a proper determination of the purchased gas adjustment.

Upon receipt of this information this Commission will review the effect of the revised base rate on the operations of the Applicant 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 utility shall apply to its rates and/or such refunds as may be proper.

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 at the revised rate.

This purchased gas adjustment may be modified by the refund adjustment set forth in Sheet No. 10 of this tariff as required from time to time for refunding purposes.

PAYMENT

The Net Monthly Bill is payable within fourteen (14) days from date. When not so paid, the Gross Monthly Bill, which is the Net Monthly Bill plus 5%, is due and payable.

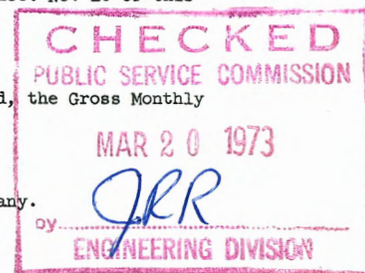
TERM OF SERVICE

One year, terminable thereafter on ten days written notice by either customer or Company.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Service Commission of Kentucky, and to Company's Service Regulations currently in effect, as filed with the Public Service Commission of Kentucky, as provided by law.

Issued pursuant to an Order of the Public Service Commission of Kentucky, dated February 27, 1973 in Case No. 5244-F.



[Handwritten Signature]

RATE 0-1

AVAILABILITY

Available in communities indicated on Sheet 2 of this schedule where distribution mains are adjacent to the premise to be served.

APPLICABILITY

Applicable to gas service required for any purpose by an individual customer on one premise when supplied at one point of delivery.

NET MONTHLY BILL

Computed in accordance with the following charges:

	Base Rate	Purchased "Gas" Adjustment	Revised Base Rate
(R) First 1,000 cubic feet, or less	\$1.80	10.03¢	\$ 1.9003
Next 2,000 cubic feet,	at 10.00¢ per 100 cubic feet	1.003¢	11.003¢ per 100 cubic feet
Next 7,000 cubic feet,	at 9.60¢ per 100 cubic feet	1.003¢	10.603¢ per 100 cubic feet
Next 40,000 cubic feet,	at 9.00¢ per 100 cubic feet	1.003¢	10.003¢ per 100 cubic feet
Additional cubic feet	at 7.90¢ per 100 cubic feet	1.003¢	8.903¢ per 100 cubic feet

Minimum: \$1.80 per meter

When bills are rendered for more than one whole month, the number of cubic feet in each block of the rate and the minimum charge shall be multiplied by the months in the billing period.

PURCHASED GAS ADJUSTMENT

The rates authorized herein are based upon the wholesale cost of gas to the Applicant as computed upon rates of its wholesale suppliers then currently in effect under Federal Power Commission tariffs for interstate business or under wholesale tariffs of this Commission. For the purpose of this purchased gas adjustment clause, these rates shall be considered as the base rate for purchased gas. In the event there is any change in this base rate, either increase or decrease, the Applicant 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 Power Commission tariff effecting the change in the base rates 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 twelve month period and a statement of operating expenses and revenues in the same detail as reported to this Commission in the Utility's Annual Report.
- (4) A forecast showing the estimated gas purchases from all of the Utility's contract suppliers for the next twelve month period together with an estimate of the cost thereof.
- (5) Such other information as this Commission may request for a proper determination of the purchased gas adjustment.

Upon receipt of this information this Commission will review the effect of the revised base rate on the operations of the Applicant 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 utility shall apply to its rates and/or such refunds as may be proper.

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 at the revised rate.

This purchased gas adjustment may be modified by the refund adjustment set forth in Sheet No. 10 of this tariff as required from time to time for refunding purposes.

PAYMENT

The Net Monthly Bill is payable within fourteen (14) days from date. When not so paid, the Gross Monthly Bill, which is the Net Monthly Bill plus 5%, is due and payable.

TERM OF SERVICE

One year, terminable thereafter on ten days written notice by either customer or Company.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Service Commission of Kentucky, and to Company's Service Regulations currently in effect, as filed with the Public Service Commission of Kentucky, as provided by law.

Issued pursuant to an Order of the Public Service Commission of Kentucky, dated January 11, 1973, in Case No. 5244-E.



RATE G-1

AVAILABILITY

Available in communities indicated on Sheet 2 of this schedule where distribution mains are adjacent to the premise to be served.

APPLICABILITY

Applicable to gas service required for any purpose by an individual customer on one premise when supplied at one point of delivery.

NET MONTHLY BILL

Computed in accordance with the following charges:

	Base Rate	Purchased Gas Adjustment	Revised Base Rate
(I) First 1,000 cubic feet, or less	\$1.80	11.51¢	\$ 1.9151
Next 2,000 cubic feet,	at 10.00¢ per 100 cubic feet	1.151¢	11.151¢ per 100 cubic feet
Next 7,000 cubic feet,	at 9.60¢ per 100 cubic feet	1.151¢	10.751¢ per 100 cubic feet
Next 40,000 cubic feet,	at 9.00¢ per 100 cubic feet	1.151¢	10.151¢ per 100 cubic feet
Additional cubic feet	at 7.90¢ per 100 cubic feet	1.151¢	9.051¢ per 100 cubic feet

Minimum: \$1.80 per meter

When bills are rendered for more than one whole month, the number of cubic feet in each block of the rate and the minimum charge shall be multiplied by the months in the billing period.

PURCHASED GAS ADJUSTMENT

The rates authorized herein are based upon the wholesale cost of gas to the Applicant as computed upon rates of its wholesale suppliers then currently in effect under Federal Power Commission tariffs for interstate business or under wholesale tariffs of this Commission. For the purpose of this purchased gas adjustment clause, these rates shall be considered as the base rate for purchased gas. In the event there is any change in this base rate, either increase or decrease, the Applicant 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 Power Commission tariff effecting the change in the base rates 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 twelve month period and a statement of operating expenses and revenues in the same detail as reported to this Commission in the Utility's Annual Report.
- (4) A forecast showing the estimated gas purchases from all of the Utility's contract suppliers for the next twelve month period together with an estimate of the cost thereof.
- (5) Such other information as this Commission may request for a proper determination of the purchased gas adjustment.

Upon receipt of this information this Commission will review the effect of the revised base rate on the operations of the Applicant 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 utility shall apply to its rates and/or such refunds as may be proper.

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 at the revised rate.

This purchased gas adjustment may be modified by the refund adjustment set forth in Sheet No. 10 of this tariff as required from time to time for refunding purposes.

PAYMENT

The Net Monthly Bill is payable within fourteen (14) days from date. When not so paid, the Gross Monthly Bill, which is the Net Monthly Bill plus 5%, is due and payable.

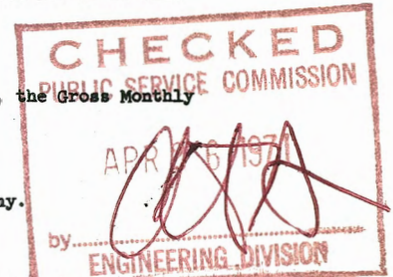
TERM OF SERVICE

One year, terminable thereafter on ten days written notice by either customer or Company.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Service Commission of Kentucky, and to Company's Service Regulations currently in effect, as filed with the Public Service Commission of Kentucky, as provided by law.

Issued pursuant to an Order of the Public Service Commission of Kentucky, dated April 16, 1971 in Case No. 5244-D.



RIDER R-ACS-1

SUMMER AIR CONDITIONING SERVICE

AVAILABILITY

Available in entire territory to which Schedule P. S. C. Ky. No. 2 applies and applicable to Rate G-1.

APPLICABILITY

Applicable to residential customers for gas service for the operation of absorption type Summer Air Conditioning equipment during the period extending from the customer's meter reading occurring between May 15 and June 15, inclusive, to the customer's meter reading occurring between September 15 and October 15, inclusive, provided customer's building or premise is air conditioned by the utilization of gas as the principal energy supply. The above dates are subject to change by the Company upon thirty (30) days' notice.

NET MONTHLY BILL

Computed in accordance with the following charges:

There will be billed at the applicable standard rate 6,000 cubic feet.

All additional gas used will be billed at:

(N) 4.85¢ per 100 cubic feet.

Minimum: The minimum as stated in the applicable standard rate.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Service Commission of Kentucky, and to Company's Service Regulations currently effective, as filed with the Public Service Commission of Kentucky, as provided by law.



RIDER G-ACS-1
SUMMER AIR CONDITIONING SERVICE

AVAILABILITY

Available in entire territory to which Schedule P. S. C. Ky. No. 2 applies and applicable to Rate G-1.

APPLICABILITY

Applicable to commercial and industrial customers for gas service for the operation of absorption type Summer Air Conditioning equipment during the period extending from the customer's meter reading occurring between May 15 and June 15, inclusive, to the customer's meter reading occurring between September 15 and October 15, inclusive, provided customer's building or premise is air conditioned by the utilization of gas as the principal energy supply. The above dates are subject to change by the Company upon thirty (30) days' notice.

NET MONTHLY BILL

Computed in accordance with the following charges:

First 6,000 cubic feet of gas at the applicable standard rate.

Next 10,000 cubic feet of gas per ton of installed absorption type Summer Air Conditioning equipment at 4.85¢ (N) per 100 cubic feet.

All additional cubic feet of gas at the standard applicable rate.

Minimum: The minimum as stated in the applicable standard rate.

SPECIFICATIONS

For the purpose of the application of this rider, the capacity of the air conditioning equipment will be determined by A. R. I. ratings.

SERVICE REGULATIONS

The supplying of, and billing for, service and all conditions applying thereto, are subject to the jurisdiction of the Public Service Commission of Kentucky, and to Company's Service Regulations currently effective, as filed with the Public Service Commission of Kentucky, as provided by law.



Issued October 15, 1970

Issued by B. John Yeager, President
Covington, Kentucky

Effective May 18, 1970

The Union Light, Heat and Power Company
Seventh and Scott Streets
Covington, Kentucky

P.S.C. Ky. No. 2
Ninth Revised Sheet No. 10
Cancelling and Superseding
Eighth Revised Sheet No. 10

REFUND ADJUSTMENT

APPLICABILITY

Applicable to Rate G-1 of this tariff. When accumulated refunds received by the Company from Gas Suppliers are sufficient to indicate a change in Refunding Rate per MCF, the Company will divide the applicable MCF firm gas sales to all customers billed under the Purchased Gas Adjustment of Rate G-1 during the corresponding 6 months of the prior year into the total accumulated refund determined above and reduce the rates as stated in the tariff sheet of P.S.C. Ky. No. 2 for Rates G-1 by subtracting the Refunding Rate per MCF from the Purchase Gas Adjustment per MCF to develop a Net Rate Adjustment per MCF for approximately the next succeeding 6 months until the total accumulated refunds determined above have been substantially distributed.

Amounts not distributed or amounts over distributed, due to impracticability of distributing the exact amount of the total accumulated refund available shall be carried forward and added to, if under distributed, or subtracted from, if over distributed, future refunds as determined above and distributed as provided above.

Company may at its discretion extend the refund period at current rates to expedite refunding of smaller amounts of additional refunds received.

Company shall credit 6% interest on any unrefunded balance retained longer than four (4) months from the beginning of the refund period and included such interest in the amount to be distributed.

NET MONTHLY BILL

- (T) Computed in accordance with the provisions of applicable Rate G-1.

9-21-73



Issued pursuant to an Order of the Public Service Commission of Kentucky, dated April 16, 1971 in Case No. 5244-D.

Issued January 19, 1972

Issued by B. John Yeager, President
Covington, Kentucky

Effective December 21, 1971

B. John Yeager

TEMPORARY AVAILABILITY SHEET
RELATING TO ALL RATE SCHEDULES

(N) AVAILABILITY

The Union Light, Heat and Power Company (hereinafter called Company) shall restrict and limit its sales of natural gas effective immediately and continuing until the further Order of the Public Service Commission of Kentucky, in the following manner:

- (a) Company shall not serve the requirements of any new applicants for industrial or commercial gas service and shall deny applications for increased requirements of any existing industrial or commercial customer;
- (b) Company shall not serve the requirements of any new residential customers, except those who have applied for and are actually ready for the initiation of gas service prior to March 1, 1973;
- (c) Notwithstanding the foregoing, Company will honor commitments made by it prior to January 26, 1973, for gas service to any residential customer;
- (d) The Company will continue to accept applications for gas service to all potential customers, holding such applications on file according to date received; and
- (e) The Company, in conjunction with its TEMPORARY AVAILABILITY SHEET, hereby cancels and withdraws its MAIN EXTENSION POLICY as stated on First Revised Sheet No. 6 of P.S.C. Ky. No. 2.

9-4-73



Issued pursuant to an Order of the Public Service Commission of Kentucky dated January 26, 1973 in Case No. 5760.

Issued: February 23, 1973

Issued by B. John Yeager, Resident
Covington, Kentucky

Effective: January 26, 1973