

NEW MEXICO GAS COMPANY
FOURTH REVISED RATE NO. 56
CANCELING THIRD REVISED RATE NO. 56
MEDIUM VOLUME - GENERAL SERVICE

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AVAILABILITY

Service under this Rate is available to any customer whose primary business activity at the location served is not provided for under any other Rate and whose usage is 200,000 therms or greater and less than 2,000,000 therms as determined below.

TERRITORY

All the Company's service areas.

RATES

Basic Cost of Service Functional Rates: During each monthly billing period, the rates for all gas delivered shall be:

- a. \$0.0564 per therm for transmission service; and x
- b. \$0.0521 per therm for distribution service. x

The above rates shall be charged based on the functional services utilized by each customer.

Cost of Gas Component: The basic charges for cost of service shall be increased or reduced, as appropriate, by the amount of the Cost of Gas Component for the billing month computed in accordance with the provisions of Rate Rider No. 4.

Access Fee: In addition to the rates for gas delivered, each customer served under this Rate shall pay an Access Fee of \$109.00 per monthly billing period. x

Special Rate Adjustment: The charges shall be increased or reduced by the amounts indicated, as applicable to each particular area of service in the Special Rate Riders approved by the New Mexico Public Regulation Commission.

Tax Adjustment Clause: The charges may be increased by an amount equal to the sum of the taxes payable under the Gross Receipts and Compensating Tax Act and of all other taxes, fees or charges (exclusive of ad valorem, state and Federal income taxes) payable by the Company and levied or assessed by any governmental authority on the public utility service rendered, or on the right or privilege of rendering the service, or any object or event incidental to the rendition of service.

Terms of Payment: All bills under this Rate are due and payable when rendered and become delinquent twenty (20) calendar days thereafter. Any amount left unpaid thirty (30) days after the bill date is subject to a six hundred sixty-seven one thousandths percent (0.667%) late payment charge.

INTERRUPTION, CURTAILMENT AND CAPACITY ALLOCATION OF SERVICE

Service under this Rate may be interrupted, curtailed or capacity allocated to protect service to higher priority customers in accordance with the Company's Rule No. 21.

Advice Notice No. 83

/s/ Nicole Strauser

Nicole Strauser
Associate General Counsel

EFFECTIVE

December 29, 2020

Replaced by NMPRC

By: Commission Final Order

Case No. 19-00317-UT

NMGO#4123781

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RATE CLASS DETERMINATION

On an annual basis, the Company shall review and evaluate the rates assigned to small volume, medium volume, and large volume customers to ensure that each customer's usage supports its assigned rate. In the evaluation process, the Company shall consider each customer's past three (3) years of gas usage, each year measured starting cycle 1 of the July cycle billing month and ending either cycle 21 of the June cycle billing month (for sales customers) or cycle 22 of the June cycle billing month (for transportation customers). If a customer's usage during two (2) out of the three (3) years reviewed does not satisfy the usage requirements of the customer's currently assigned rate, the Company will assign the customer to the appropriate rate for the customer's usage. The Company will also take into consideration any circumstances it is made aware of that may impact the customer's future gas usage when determining whether to change a customer's rate assignment.

OTHER CONDITIONS

1. Service under this Rate is subject to applicable laws and orders, and to the Company's Rules and Regulations on file with the New Mexico Public Regulation Commission.
2. Certain customers belonging in the "General Service" classification have executed special contracts. These customers are to be designated as special contract customers for the purpose of this Rate and all rules of service.
3. Any minimum bill provisions of contracts under which special contract customers are served shall continue in effect. In computing any amount due thereunder, the amount of the Access Fee shall not be included.

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