



GREAT PLAINS NATURAL GAS CO.

A Division of MDU Resources Group, Inc.

State of Minnesota Gas Rate Schedule – MNPUC Volume 2

Section No. 5

8th Revised Sheet No. 5-88

Canceling 7th Revised Sheet No. 5-88

LARGE INTERRUPTIBLE GAS SALES SERVICE Rate S85

South District

Availability:

Service under this rate schedule is available to any interruptible general gas service customer located in Great Plains' Minnesota South District Service Area (Belview, Boyd, Clarkfield, Danube, Dawson, Echo, Granite Falls, Marshall, Montevideo, Redwood Falls, Renville, Sacred Heart, and Wood Lake), whose interruptible natural gas load will exceed 20,000 dk annually as metered at a single delivery point. The rates herein are applicable only to customer's interruptible load. Customer's firm natural requirements must be separately metered or specified in a firm service agreement. The firm service volumes are subject to available capacity. Customer's firm load shall be billed at Firm General Gas Service Rate 70. For interruption purposes, the maximum daily firm requirement shall be set forth in the firm service agreement. Customer must satisfy Company, of their ability and willingness to discontinue the use of said gas during period of curtailment or interruption, by the use of standby facilities, or suffering plant shutdown.

Rate:

Basic Service Charge: \$230.00 per month

Distribution Charge: \$0.6040 per dk

Base Cost of Gas: \$2.8599 per dk

Flexible Distribution Charge per dk:

Company and customer will agree to a price between \$0.0560 and \$1.1520 per dk. Unless otherwise agreed, a five-day notice of price change shall be provided.

The flexible rate is available only to those customers whose normal daily requirements are in excess of 199 dk. The Company shall not offer or impose a flexible rate to customers with energy supplies consisting of indigenous biomass from a supplier not regulated by the Commission.

Customers are normally served on the fixed rate, but will be placed on the flexible rate if a qualifying customer requests flexible rate service and (1) for pricing reasons, the customer uses a non-gas alternate energy

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6th Revised Sheet No. 5-89

Canceling 5th Revised Sheet No. 5-89

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supply/service from a supplier not regulated by the Commission or (2) the customer uses gas from a supplier not regulated by the Commission.

If Company and customer cannot agree to a flexible rate and customer continues to use gas, customer shall be charged the maximum allowable flexible rate, plus all other applicable charges.

Minimum Bill:

Basic Service Charge.

Cost of Gas:

The billed cost of gas represents the Base Cost of Gas identified above adjusted by the Purchased Gas Cost Adjustment provided for in the Purchased Gas Cost Adjustment Clause (Sheet No. 5-62).

Conservation Improvement Program:

Bills are subject to the currently effective Conservation Improvement Program Adjustment as provided for in the Conservation Improvement Program Adjustment Clause (Sheet No. 5-110).

Revenue Decoupling Mechanism:

All customers billed under this rate schedule, with the exception of customers deemed to be CIP exempted or served under a flexible distribution rate agreement, are subject to the Revenue Decoupling Mechanism, Sheet No. 5-125.

Gas Utility Infrastructure Cost Adjustment:

Bills are subject to the currently effective Gas Utility Infrastructure Cost Adjustment charge as provided in the Gas Utility Infrastructure Cost Adjustment Tariff, Sheet No. 5-130. Customers served under a flexible distribution rate agreement are excluded from this provision.

Measurement Unit for Billing Purposes:

Customer's metered consumption will be adjusted to decatherms in accordance with the General Terms and Conditions, Section 6, Paragraph V.12.

Late Payment Charge:

If the unpaid balance is in excess of \$10.00, a late payment charge of 1.5% of the unpaid balance or \$1.00, whichever is greater, shall be added to the unpaid balance if the bill is not paid within 22 days of the current billing date. No late

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Section No. 5

4th Revised Sheet No. 5-90

Canceling 3rd Revised Sheet No. 5-90

LARGE INTERRUPTIBLE GAS SALES SERVICE Rate S85 South District

payment charge will be made if the unpaid balance is \$10.00 or less.

Conditions of Service:

1. PRIORITY OF SERVICE – Deliveries of gas under this schedule shall be subject at all times to the prior demands of customers served on the Company’s firm gas service rates. Customers taking service hereunder agree that the Company, without prior notice, shall have the right to curtail or to interrupt whenever, in Company’s sole judgment, it may be necessary to do so to protect the interest of its customers whose capacity requirements are otherwise and hereby given preference. The priority of service and allocation of capacity shall be accomplished in accordance with the provisions of General Terms and Conditions, Section 6, Paragraph V.17.
2. PENALTY FOR FAILURE TO CURTAIL OR INTERRUPT – If customer fails to curtail or interrupt their use of gas hereunder when requested to do so by the Company, any gas taken shall be billed at the Firm General Gas Service Rate S70 (distribution delivery charge and cost of gas), plus either an amount equal to any penalty payment(s) or overrun charges the Company is required to pay to interconnecting pipeline(s) under the terms of its contract(s) as a result of such failure to curtail or interrupt, or \$50.00 per dk of gas used in excess of the volume of gas to which customer was requested to curtail or interrupt, whichever amount is greater. The Company, in its discretion, may shut off customer’s supply of gas in the event of customer’s failure to curtail or interrupt use of gas when requested to do so by the Company.
3. AGREEMENT – Customer will be required to enter into an agreement for service hereunder for a minimum term of 12 months. Written notice of termination by either Company or customer must be given at least 60 days prior to the end of the initial term. Absent such termination notice, the agreement shall continue for additional terms of equal length until written notice is given, as provided herein, prior to the end of any subsequent term. Upon expiration of service, the customer may apply for and receive, at the sole discretion of the Company, gas service under this rate or another appropriate rate schedule for the customer’s operations.
4. OBLIGATION TO NOTIFY COMPANY OF CHANGE IN DAILY OPERATIONS – Customer will be required as specified in the service agreement to notify Company of an anticipated change in daily operations. Failure to comply with requirements specified in the service agreement may result in the assessment of penalties to the

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customer equal to any charges Company must pay to the interconnecting pipeline caused by customer's action.

- 5. METERING REQUIREMENTS – Remote data acquisition equipment (telemetry equipment) if required for daily measurement will be installed by the Company, prior to the initiation of service hereunder.

The cost of the equipment and its installation shall be paid for by the customer. Such contribution in aid, as adjusted for federal and state income taxes, must be paid prior to the installation of such equipment unless otherwise agreed to by the Company. Such equipment will be maintained by the Company and will remain the sole property of the Company. Company may remove such equipment when service hereunder is terminated.

The customer shall be required to provide and maintain, at no cost to Company the following; A 120 volt, 15 ampere, AC power supply; and an acceptable telephone service available at customer's meter location(s). The services listed above shall be continuous, accessible to the Company, and be provided by the Customer at no cost to the Company. Enhancements and/or modifications to these services maybe require to ensure equipment functionality. Such enhancements or modifications shall be completed at the direction of the Company with all associated costs the customer's responsibility.

Any interruption in such services must be promptly remedied or service under this tariff will be suspended until satisfactory corrections have been made.

Consultation between the customer and the Company regarding telemetry requirements shall occur prior to execution of the required service agreement. The telemetry requirement will be determined at the sole discretion of the Company based on customer requirements and location.

The Company reserves the right to charge for each service call to investigate, repair, reprogram, or reinstall the Company's telemetry equipment when the service call is the result of a failure or change in communication or power source services described above or damage to Company's equipment.

General Terms and Conditions:

The General Terms and Conditions contained in this tariff shall apply to this rate schedule.

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