

WELTMAN, WEINBERG & REIS CO., L.P.A.

ATTORNEYS ATLAW

BROOKLYN HTS., OH 216,739,5100

BURLINGTON, NJ 609.914.0437

CHICAGO, IL 312.782.9676

CINCINNATI, OH 513.723.2200

CLEVELAND, OH 216.685.1000

celebrating years
over your management of invovation of the measure of the measur

ANDREW J. SONDERMAN

Attorney at Law
614.857.4383
Fax 614.233.6826
asonderman@weltman.com

COLUMBUS, OH 614.228.7272

DETROIT, MI 248.362.6100

GROVE CITY, OH 614.801.2600

PHILADELPHIA, PA 215.599.1500

PITTSBURGH, PA 412,434,7955

August 17, 2009

VIA HAND DELIVERY

Renée Jenkins Secretary Public Utilities Commission of Ohio 180 East Broad Street Columbus, Ohio 43215-3973 RECEIVED

AUG 17 2009

DOCKETING DIVISION
Public Utilities Commission of Ohio

Re: PUCO Case No. 09-594-GA-ATA and 89-8012-GA-TRF

Dear Ms. Jenkins:

Enclosed please find in final form four copies of Third Revised Sheet No. 7 to be filed with the approved Tariff PUCO No. 1 for Northeast Ohio Natural Gas Corporation, with modifications as approved by the Commission's Finding and Order entered on August 12, 2009 in Case No. 09-594-GA-ATA. Please file one copy in each of the dockets listed above and designate the remaining two copies for distribution to the Rates and Tariffs, Energy Water Division of the Commission's Utilities Department.

Very truly yours,

Andrew J. Sonderman

Counsel for Northeast Ohio Natural Gas Corporation

Enclosures

cc:

Thomas J. Smith

This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business rechnician

Bate Processed

NORTHEAST OHIO NATURAL GAS CORP.

Third Revised Sheet No. 7

RULES REGULATIONS AND RATES GOVERNING THE DISTRIBUTION AND TRANSPORTATION OF GAS

- (E) Incorrect Meter Readings. During any period that incorrect registration can be established, the meter readings and bills based thereon shall be adjusted by the Company on the basis of all available information concerning the use of gas by the Customer. If, as a result of such adjustment, overpayments or underpayments are shown to have occurred, the Company shall reimburse the Customer in the amount of such overpayment; and subject to the requirements of Section 4933.28, Ohio Revised Code, the Customer shall pay the Company the amount of such underpayments. The Company shall continue to supply gas to the Customer, and the Customer shall continue to pay the amounts billed pending the adjustment.
- (F) Meter Test. The Company shall test the meter, at the reasonable request of the Customer, and, if Customer so desires, in Customer's presence. If the meter is found to be correct, as above defined, the Customer shall pay the fee, as set forth in)art 69(F), and as provided by Section 4933.09 of the Ohio Revised Code, associated with the expense of removing it for the purpose of being tested. However, as reflected in Sheet 56, for the first such test in any 36 month period, residential customers shall not be assessed this charge. The date of inspection and test results shall be recorded and retained by the Company for a minimum of one year in accordance with its operating procedures.
- 19. Backbilling. The Company's policy of backbilling shall comply with the orders of the Public Utilities Commission of Ohio and Section 4933.28 of the Ohio Revised Code, as amended from time to time.
- 20. Meter Reading and Billing Periods.
- (A) Meter Reading. Meters are ordinarily read at monthly intervals by the Company or its Agent. At a minimum, the Company or its Agent shall make reasonable attempts to obtain actual readings of its customer meters every other month, except where the customer and the Company have agreed to other arrangements; provided, however, that the Company shall read each Customer's meter at least once every twelve months. Any arrangements made with a customer in regards to obtaining an actual reading shall be made by phone or mailed notice. Meter readings taken by electronic means (i.e., automated meter reading equipment) shall be considered actual readings. When billing customers based on estimated usage, the Company shall calculate the amount due using the applicable rate(s) in effect during each period of estimated usage.

Filed pursuant to PUCO Entry dated August 12, 2009 in Case No. 09-594-GA-ATA

ISSUED: August 17, 2009 EFFECTIVE: August 17, 2009