WASHINGTON GAS LIGHT COMPANY
MARYLAND

Firm Residential Sales Service
Rate Schedule No. 1

AVAILABILITY

This schedule is available in the Maryland portion of the Company's service area for firm gas service to any customer classified residential as defined in Section 1A. of the General Service Provisions.

RATE FOR MONTHLY CONSUMPTION

System Charge

All billing months $11.5544.00 per customer

Distribution Charge

All gas used during the billing month

<table>
<thead>
<tr>
<th>Therms</th>
<th>Heating and/or Cooling</th>
<th>Non-heating and Non-cooling</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 45 therms</td>
<td>56.1450.33¢ per therm</td>
<td>51.7446.98¢ per therm</td>
</tr>
<tr>
<td>Next 135 therms</td>
<td>41.4137.02¢ per therm</td>
<td>37.6934.24¢ per therm</td>
</tr>
<tr>
<td>Over 180 therms</td>
<td>31.3728.02¢ per therm</td>
<td>28.4425.84¢ per therm</td>
</tr>
</tbody>
</table>

Purchased Gas Charge

The Purchased Gas Charge per therm shall be computed in accordance with Section 16 of the General Service Provisions and applies to all gas used during the billing month.

MINIMUM MONTHLY BILL

The minimum monthly bill shall be the System Charge.

MARYLAND FRANCHISE TAX SURCHARGE

The Distribution charge shall be subject to the Maryland Franchise Tax Surcharge in accordance with General Service Provision No. 27.

REVENUE NORMALIZATION ADJUSTMENT

The Distribution Charge shall be subject to the Revenue Normalization Adjustment (RNA) in accordance with General Service Provision No. 30.

ISSUED: April 22, 2019 August 28, 2020
EFFECTIVE: For service rendered on and after October 15, 2019 March 26, 2021
John O’Brien – Executive Vice President, Strategy and Public Policy
Firm Residential Delivery Service – Rate Schedule No. 1A (Continued)

RATE FOR MONTHLY DELIVERIES

System Charge
All billing months $11.5544.00 per customer

Distribution Charge
All therms delivered during the billing month:

<table>
<thead>
<tr>
<th>Therms</th>
<th>Heating and/or Cooling</th>
<th>Non-heating and Non-cooling</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 45 therms</td>
<td>56.1450,33¢ per therm</td>
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MARYLAND FRANCHISE TAX SURCHARGE

The Distribution Charge shall be subject to the Maryland Franchise Tax Surcharge in accordance with General Service Provision No. 27.

REVENUE NORMALIZATION ADJUSTMENT

The Distribution Charge shall be subject to the Revenue Normalization Adjustment (RNA) in accordance with General Service Provision No. 30.

CAPACITY ALLOCATION CHARGE

The Distribution Charge shall be subject to the Capacity Allocation Charge, per Commission Order No. 82434 in Case No. 8509(cc). The charge will be in effect for a 24-month period from May 2009 through April 2011. Each computed charge shall be adjusted for any taxes levied upon the Company which are based upon revenues by dividing the charge by the complement of the tax rate on such revenues.

ISSUED: April 22, 2019
EFFECTIVE: For service rendered on and after October 15, 2019
John O’Brien – Executive Vice President, Strategy and Public Policy
WASHINGTON GAS LIGHT COMPANY
MARYLAND

Firm Commercial and Industrial Sales Service
Rate Schedule No. 2

AVAILABILITY
Sales service under this schedule is available in the Maryland portion of the Company's service area for firm gas sales service to any customer classified Commercial and Industrial as defined in Section 1A. of the General Service Provisions.

RAME FOR MONTHLY CONSUMPTION

Heating and/or Cooling
System Charge
All billing months

(a) Normal Weather Annual Usage
  less than 3,000 Therms $21,002.00 per customer
(b) Normal Weather Annual Usage
  3,000 Therms or more $41,950.95 per customer

Applicability of (a) or (b) shall be determined each year in accordance with Section 1A. of the General Service Provisions.

Distribution Charge
All gas used during the billing month:

Heating and/or Cooling – Less than 3,000 therms
  First 300 therms 49.87
  Next 6,700 therms 29.45
  Over 7,000 therms 20.77

Heating and/or Cooling – 3,000 therms or more
  First 300 therms 51.65
  Next 6,700 therms 30.68
  Over 7,000 therms 21.87

Non-Heating and Non-Cooling
System Charge
All billing months $15.75 per customer

Distribution Charge
All gas used during the billing month:

  First 300 therms 31.83¢ per therm
  Next 6,700 therms 21.77¢ per therm
  Over 7,000 therms 15.94¢ per therm

MARYLAND FRANCHISE TAX SURCHARGE
The Distribution Charge shall be subject to the Maryland Franchise Tax Surcharge in accordance with General Service Provision No. 27.

ISSUED:  April 22, 2019  August 28, 2020
EFFECTIVE:  For service rendered on and after October 15, 2019  March 26, 2021
John O’Brien – Executive Vice President, Strategy and Public Policy
F. When a customer changes premises within the Company’s service territory, that customer may remain on delivery service at their option, with the concurrence of their supplier provided the customer is eligible to participate in the new jurisdiction.

RATE FOR MONTHLY DELIVERIES

Heating and/or Cooling

System Charge
All billing months

(a) Normal Weather Annual Usage
   less than 3,000 Therm $21,002.00 per customer

(b) Normal Weather Annual Usage
   3,000 Therm or more $41,953.95 per customer

Applicability of (a) or (b) shall be determined each year in accordance with Section 1A. of the General Service Provisions.

Distribution Charge
All gas used during the billing month:

Heating and/or Cooling – Less than 3,000 therms
   First 300 therms $49.87 per therm
   Next 6,700 therms $29.45 per therm
   Over 7,000 therms $20.77 per therm

Heating and/or Cooling – 3,000 therms or more
   First 300 therms $51.65 per therm
   Next 6,700 therms $30.68 per therm
   Over 7,000 therms $21.87 per therm

Non-Heating and Non-Cooling

System Charge
All billing months $15.75 per customer

Distribution Charge
All gas used during the billing month:
   First 300 therms 31.83¢ per therm
   Next 6,700 therms 21.77¢ per therm
   Over 7,000 therms 15.94¢ per therm

MARYLAND FRANCHISE TAX SURCHARGE
The Distribution Charge shall be subject to the Maryland Franchise Tax Surcharge in accordance with General Service Provision No. 27.

REVENUE NORMALIZATION ADJUSTMENT
The Distribution Charge shall be subject to the Revenue Normalization Adjustment (RNA) in accordance with General Service Provision No. 30.

ISSUED: April 22, 2019
EFFECTIVE: For service rendered on and after October 15, 2019
August 28, 2020
March 26, 2021
John O’Brien – Executive Vice President, Strategy and Public Policy
WASHINGTON GAS LIGHT COMPANY
MARYLAND

Firm Group Metered Apartment Sales Service
Rate Schedule No. 3

AVAILABILITY

Sales service under this schedule is available in the Maryland portion of the Company's service area for firm gas sales service to any customer classified Group Metered Apartment as defined in Section 1A. of the General Service Provisions.

RATE FOR MONTHLY CONSUMPTION

Heating and/or Cooling

System Charge
All billing months $54.50 per bill

Distribution Charge
All gas used during the billing month:
- First 300 therms $2.27 per therm
- Next 6,700 therms $9.26 per therm
- Over 7,000 therms $17.71 per therm

Non-Heating and Non-Cooling

System Charge
All billing months $19.35 per bill

Distribution Charge
All gas used during the billing month:
- First 300 therms $34.58 per therm
- Next 6,700 therms $17.71 per therm
- Over 7,000 therms $17.71 per therm

Purchased Gas Charge

The Purchased Gas Charge per therm shall be computed in accordance with Section 16 of the General Service Provisions and applies to all gas used during the billing month.

MINIMUM MONTHLY BILL

The minimum monthly bill for sales service shall be the System Charge.

ISSUED: April 22, 2019
August 28, 2020
EFFECTIVE: For service rendered on and after October 15, 2019
March 26, 2021

John O’Brien – Executive Vice President, Strategy and Public Policy
Firm Group Metered Apartment Delivery Service – Rate Schedule No. 3A (Continued)

E. The capacity of the Company's facilities and other conditions are sufficient to deliver the quantities requested by the customer.

F. When a customer changes premises within the Company’s service territory, that customer may remain on delivery service at their option, with the concurrence of their supplier provided the customer is eligible to participate in the new jurisdiction.

rate for monthly deliveries

<table>
<thead>
<tr>
<th>Description</th>
<th>Heating and/or Cooling</th>
<th>Non-Heating and Non-Cooling</th>
</tr>
</thead>
<tbody>
<tr>
<td>System Charge</td>
<td>$54.50/1.99 per bill</td>
<td>$19.35/1.40 per bill</td>
</tr>
<tr>
<td>Distribution Charge</td>
<td></td>
<td></td>
</tr>
<tr>
<td>All gas used during the billing month:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 300 therms</td>
<td>42.27/14¢ per therm</td>
<td>34.58/92¢ per therm</td>
</tr>
<tr>
<td>Next 6,700 therms</td>
<td>29.26/09¢ per therm</td>
<td>23.82/97¢ per therm</td>
</tr>
<tr>
<td>Over 7,000 therms</td>
<td>21.73/14¢ per therm</td>
<td>17.71/34¢ per therm</td>
</tr>
</tbody>
</table>

Maryland Franchise Tax Surcharge

The Distribution Charge shall be subject to the Maryland Franchise Tax Surcharge in accordance with General Service Provision No. 27.

Minimum Monthly Bill

The minimum monthly bill shall be the system charge.
Interruptible Delivery Service - Rate Schedule No. 4 (Continued)

I. DELIVERY SERVICE (Continued)

be delivered to the Company during the subsequent calendar month. In addition, electronically, by 3 p.m. Eastern time each preceding day, data is to be provided on daily nominations by interstate gas pipeline whenever changes occur. It is the Customer's, Designated Agent's, and/or Supplier's, responsibility to determine the confirmation of their nomination via the pipeline bulletin board.

G. The capacity of the Company's facilities and other conditions are sufficient to deliver the quantities requested by the Customer.

H. An interruption monitoring meter to be owned and maintained by the Company is required. Any new Customer under this rate schedule or any Customer switching to this rate schedule shall pay a charge for such metering installation which amount shall be set forth in the service agreement and may be assessed in equal monthly payments over the term of the agreement plus interest equal to the Company's overall rate of return as authorized by the Commission. The Customer shall provide uninterrupted electrical requirements for the Company's facilities and maintain a dedicated phone line as specified by Washington Gas to be used to provide the Company with on-going communication with the meter installation.

I. The provisions of the Company's General Service Provision No. 24, CURTAILMENT PRIORITIES, shall apply to this service in all respects.

RATE FOR MONTHLY USAGE

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>System Charge</td>
<td>$133.15426.80 per Customer</td>
</tr>
<tr>
<td>Distribution Charge (Per therm)</td>
<td></td>
</tr>
<tr>
<td>First 75,000 therms</td>
<td>15.0243.27¢</td>
</tr>
<tr>
<td>Over 75,000 therms</td>
<td>8.737.72¢</td>
</tr>
</tbody>
</table>

An Interruptible Rate Adjustment (IRA) factor shall be calculated and applied on an annual basis to the above Distribution Charges to recover amounts less than $10,135,592.848.660 or refund amounts greater than $11,150.266.934.720 as specified in the methodology approved in Case No. 8990.

ISSUED: April 22, 2019
EFFECTIVE: For services rendered on and after October 15, 2019
John O'Brien – Executive Vice President, Strategy and Public Policy
d) This penalty charge and the unauthorized consumption gas charge rate shall be in addition to any damages, penalties, fines and/or charges incurred by the Company directly attributable to violating the interruption notice.

e) A Customer that has been assessed penalties for failure to interrupt gas usage under this Rate Schedule may seek a waiver of penalties from the Public Service Commission. The Commission may waive penalties upon a demonstration by the Customer that the failure to interrupt was beyond the Customer’s control under the circumstances, including, but not limited to, an Act of God, government action, riot or other civil disturbance or mechanical failure upon proof that equipment was properly maintained, and tested at least annually and the Customer is able to demonstrate its good faith effort to comply with an interruption notice.

   **The Customer shall immediately notify the Company of any mechanical issue that compromises the Customer’s ability to interrupt.**

**Pilot Commodity Charge**

The Customer shall pay a pilot commodity charge for all pilot gas consumed during an interruption. This charge shall be set at the daily weighted average cost of gas (WACOG), plus a demand charge per therm, for that day based on all gas supplies from all sources used by the Company on such day. The demand charge will be calculated annually for the upcoming winter heating season by taking the actual annual system demand costs for the 12 months ending (TME) August period from the ACA filing and dividing by the System Normal Weather Sales Therms for the TME August of each year. The WACOG will not include any demand costs.

The Customer’s gas usage above the safe harbor pilot light volume shall be subject to the penalty charge and the unauthorized consumption of gas charge rate described in subsections b) and c) immediately preceding this subsection. The three meter classes are defined as oil burner pilot usage and are categorized as: BPI-1: Safe Harbor volume of 20 therms per day; BPI-10: Safe Harbor volume of 80 therms per day; BPI-100: Safe Harbor volume of 150 therms per day. If a Customer believes its Safe Harbor volume is in excess of 150 therms per day, the Customer may request the Company perform and engineering assessment of their actual Safe Harbor requirements.
Interruptible Delivery Service - Rate Schedule No. 4 (Continued)

RANDOM SURVEY OF FACILITIES

The Company reserves the right to randomly survey the facilities of an interruptible customer to ensure that an interruptible customer can comply with the interruptible tariff. The Customer will be notified at least five business days prior to a site inspection to ensure the appropriate personnel are on site during the inspection. If the Customer fails to adequately demonstrate compliance with the interruptible tariff, the Customer will be given 10 business days to complete repairs or longer as specified by the Company, unless a longer time is requested by the Customer, consent to which shall not be unreasonably withheld by the Company. If the repairs cannot be completed in the specified period, the Company reserves the right to terminate service under an Interruptible Rate Schedule as described in this Rate Schedule.

ANNUAL INTERRUPTION TEST

The Company reserves the right to select a date each year between November 15th and December 15th to complete an interruption test on the Washington Gas system by issuing a notice for a full interruption. All Interruptible customers are expected to switch to their alternate fuel source or cease use of gas during the interruption period (no more than one day). Interruptible customers will be notified five business days prior to the full interruption test and all interruptible customers are expected to comply with the test notice for a full interruption. The Company reserves the right to terminate service under an Interruptible Rate Schedule as described in this Rate Schedule. The Company will notify the customer in writing of the results of the test.

FIRM SERVICE INFRASTRUCTURE REQUIREMENTS

The Company requires all requests by Customers to switch from Interruptible to Firm Service prior to the start of the next heating season to be made by August 1st and in a written communication to the Company. Requests made after August 1st and before the end of the heating season on March 31st, will be made effective no earlier than April 1st, if so approved by the Company.

If a Customer elects to switch from service under this Rate Schedule to firm service, the Company will determine whether additional infrastructure is needed in order to maintain system integrity. The Customer will be responsible for paying for any additional infrastructure required to move from Interruptible to Firm Service. The Customer shall be informed by the Company of any charge for additional infrastructure prior to the termination of Interruptible Service. The cost estimate shall be calculated in accordance with the methodology described in General Service Provision No. 14, ECONOMIC EVALUATION OF FACILITIES EXTENSION. The Customer shall inform the Company within 30 days of receipt of the cost estimate whether it will request service under an applicable firm rate schedule. If the Customer does not elect to receive firm service, the Company may terminate service to the Customer. The Customer shall have the right to contest any such determination made under this section to the Public Service Commission.