

The Peoples Gas Light and Coke Company
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ILL. C. C. NO. 27
~~Sixth-Eighth~~ Revised Sheet No. 2
(Canceling ~~Fourth-Sixth~~ Revised Sheet No.

SCHEDULE OF RATES FOR GAS SERVICE

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Issued by ~~Desiree Rogers, Senior~~ Gerard T. Fox, Vice President
130 East Randolph Drive, Chicago, Illinois 60601
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The Peoples Gas Light and Coke Company
No. 34)

ILL. C. C. NO. 27
Third-Fifth Revised Sheet No. 34
(Cancelling Second-Third Revised Sheet

RIDER TO SCHEDULE OF RATES FOR GAS SERVICE

Page 1 of 42

Rider 1

Additional Charges for State and Municipal Utility Taxes

Applicable to All Service Classifications and to All Riders Except Rider Nos. 3, 4, 5, 8 and 10

Additional Charges for State Utility Taxes

Section 9-222 of the Public Utilities Act, as amended, authorizes a utility to recover from its customers its liabilities to the State of Illinois for the Gas Revenue Tax imposed by the Gas Revenue Tax Act, as amended, and the Gross Revenue Tax imposed by Section 2-202 of the Public Utilities Act, as amended. Pursuant to Section 9-222, the Company will charge a customer an Additional Charge for State Utility Taxes equal to (1) 2.4 cents per therm of gas which is distributed, supplied, furnished, sold or transported to or for such customer for use or consumption and not for resale and which is includible in the measure of the Gas Revenue Tax, or 5 percent of all billings under this rate schedule which are includible in the gross receipts base of the Gas Revenue Tax, whichever is the lower amount as applied to such customer for the customer's billing period, plus (2) .10 percent of all billings under this rate schedule which are includible in the base of the Gross Revenue Tax.

- The Rules and Regulations Relating To The Gas Revenue Tax Act, as amended, issued by the Department of Revenue of the State of Illinois, provide that the Gas Revenue Tax is not applicable to gross receipts from sales of gas to unincorporated agencies of the Federal Government. Accordingly, the Additional Charge for State Utility Taxes applicable to bills issued to unincorporated agencies of the Federal Government shall be .10 percent. The Gas Revenue Tax is not applicable to transactions with customers being charged the Gas Use Tax.

- * Section 5-15 of the Gas Use Tax Law, requires a utility to collect from its customers a Gas Use Tax equal to 2.4 cents per therm on purchase of out-of-state gas for use or consumption in Illinois, but not for resale, if the gas is purchased in a manner that does not subject the seller of that gas to liability under the Gas Revenue Tax Act. Upon written receipt of a self-assessing purchaser registration certificate, the Company will not collect the Gas Use Tax from customers who have registered with the Illinois Department of Revenue as a self-assessing purchaser. Upon written receipt of a completed gas use tax exemption certificate, the Company will not collect the Gas Use Tax from customers who qualify for an exemption under the Gas Use Tax Law.

* Additional Charges for Municipal Utility Tax

Section 9-221 of the Public Utilities Act, as amended, authorizes a utility to recover from its customers its liability for any municipal tax imposed under Section 8-11-2 of the Illinois Municipal Code, as amended, plus 3 percent of that liability to cover the costs of accounting. Pursuant to Section 9-221, the Company will charge an Additional Charge for Municipal Utility Tax equal to 8.24 percent of all billings under this rate schedule for gas service furnished for use or consumption and not for resale within the corporate limits of the City of Chicago, except for billings and billing items excluded from the base of the tax.

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Issued by Desiree Rogers, Senior Gerard T. Fox, Vice President
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Issued Pursuant to Public Act 89-325

ILL. C. C. NO. 27
First Revised Sheet No. 34.1

The Peoples Gas Light and Coke Company

RIDER TO SCHEDULE OF RATES FOR GAS SERVICE

Page 2 of 2

Rider 1

Additional Charges for State and Municipal Utility Taxes

Applicable to All Service Classifications and to All Riders Except Rider Nos. 3, 4, 5, 8 and 10

Additional Charges for Municipal Utility Tax - continued

Chapter 3-41-050 of the Municipal Code of Chicago, as amended, authorizes the City of Chicago to enter into an agreement with a utility to collect from its transportation customers the Chicago Gas Use Tax, as imposed by Chapter 3-41-030 of such Code, equal to 5.2 cents per therm on the privilege of using or consuming in the City of Chicago gas that is purchased in a sale at retail, except use or consumption excluded by such Code.

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