

ICC Docket No. 09-0166/0167
The Peoples Gas Light and Coke Company's Response to
Staff Data Requests DAS 6.01-6.22
Dated: July 22, 2009

Docket Nos. 09-0166/0167
Consolidated
ICC Staff Ex. 26.0
Attachment G-PGL

REQUEST NO. DAS 6.10:

For each Company, please provide a calculation of the Standby Service Charge using the method employed by Ms. Grace in Docket No. 07-0241 and 07-0242 (cons.) in WP VG 1.0 (10). Please provide the requested information in an Excel spreadsheet with the formulas intact as provided to IIEC in North Shore's response to NS_IIEC 1.38 Exhibit 1.

RESPONSE:

The method used to calculate Peoples Gas' proposed Standby Service Charge is consistent with that employed in Docket No. 07-0241/07-0242 (cons.). See the rebuttal testimony of Ms. Grace (NS-PGL Ex. VG-2.0, page 59, lines 1295-1313) which explains that although the presentation of the derivation of the Standby Service Charge differs from the presentation in the Company's the last rate cases, the methodology remains the same. PGL DAS 6.10 Attach 01 provides a derivation of the Standby Service Charge using the format provided in North Shore's response to IIEC-1.38 in Docket No. 07-0241/07-0242 (cons.). The resulting monthly charge of 33 cents per therm is consistent with Peoples Gas' proposed charge as derived in workpaper PGL VG-1.13(b). This charge does not reflect the reclassification of production costs as discussed in Ms. Grace's rebuttal testimony (NS-PGL Ex. VG-2.0, page 60, lines 1323-1332), or the removal of Account 304 costs as discussed in the Company's response to DAS 6.11.

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North Shore Gas Company's Response to
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Attachment G-NS

REQUEST NO. DAS 6.10:

For each Company, please provide a calculation of the Standby Service Charge using the method employed by Ms. Grace in Docket No. 07-0241 and 07-0242 (cons.) in WP VG 1.0 (10). Please provide the requested information in an Excel spreadsheet with the formulas intact as provided to IIEC in North Shore's response to NS_IIEC 1.38 Exhibit 1.

RESPONSE:

The method used to calculate North Shore Gas' proposed Standby Service Charge is consistent with that employed in Docket No. 07-0241/07-0242 (cons.). See the rebuttal testimony of Ms. Grace (NS-PGL Ex. VG-2.0, page 59, lines 1295-1313) which explains that although the presentation of the derivation of the Standby Service Charge differs from the presentation in the Company's the last rate cases, the methodology remains the same. NS DAS 6.10 Attach 01 provides a derivation of the Standby Service Charge using the format provided in North Shore's response to IIEC-1.38 in Docket No. 07-0241/07-0242 (cons.). The resulting monthly charge of 11 cents per therm is consistent with North Shore Gas' proposed charge as derived in workpaper NS VG 1.13 WP. This charge does not reflect the removal of Account 304 costs as discussed in the Company's response to DAS 6.11.