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COMPANY: THE BROOKLYN UNION GAS COMPANY REVISION: 2

INITIAL EFFECTIVE DATE: 10/01/00 SUPERSEDING REVISION: 1 STAMPS: Issued in compliance with order in Case 00-G-0996 dated August 24, 200

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SERVICE CLASSIFICATION No. 6G - Continued

b. It is understood and agreed that as a condition of service hereunder consumers shall be required to transfer their fuel supply from gas to an alternate fuel source whenever the outside temperature falls below the temperature specified by the Company.

Unless otherwise expressly authorized by the Company in writing, the "alternate fuel" hereunder shall be No. 2 fuel oil.

The "outside temperature" for the purposes of this Service Classification shall be the temperature as measured outside of the customer's premises except that, if such information is not readily and accurately available, the Company shall be entitled to utilize the temperature measured at The Central Park Observatory.

c. The consumer shall install and maintain at all times a sufficient standby alternate fuel supply and the dual-fuel equipment necessary to utilize same in the event that transfer of fuel sources is required pursuant to paragraph b, above. The temperature settings of the control devices, whether automatic or semi-automatic, are to be established solely by the Company.

Unless otherwise expressly authorized by the Company in writing, a supply of alternate fuel sufficient to meet the consumer's fuel consumption needs for a period of ten (10) days shall be the minimum adequate standby alternate fuel supply hereunder.

Such dual-fuel equipment and all associated control devices, the installation and the subsequent operation thereof shall be subject to the approval of the Company.

Whenever the Company becomes aware that the Consumer's equipment is incapable of switching over to an alternate fuel and/or that the Consumer does not have an adequate supply of fuel on hand (at times other than a Company called interruption), the Company shall notify the Consumer that the violation must be corrected within ten (10) business days. It shall be the responsibility of the Consumer to contact the Company and provide proof that the violation has been corrected.

Issued by: Steven L. Zelkowitz, Sr. Vice President and General Counsel, Brooklyn, NY