

..DID: 5416  
..TXT: PSC NO: 12 GAS LEAF: 357  
COMPANY: THE BROOKLYN UNION GAS COMPANY REVISION: 1  
INITIAL EFFECTIVE DATE: 10/01/98 SUPERSEDING REVISION: 0  
STAMPS: Issued in compliance - C.98-G-0824 (8/27/98) and C.95-G-0761 (9/22/98)  
Cancelled by 2 Rev. Leaf No. 357 Effective 09/01/1999  
RECEIVED: 09/25/98 STATUS: Cancelled EFFECTIVE: 10/01/98

**FORM OF SERVICE AGREEMENT - Continued**

The parties agree that paragraph \_\_\_\_ hereof applies to Customer.

(b) If Customer is subscribing to Standby Gas Service hereunder, the Company shall provide such service to Customer for a maximum of forty-five (45) consecutive days during the term of this Agreement.

(c) If Customer is not subscribing to Standby Gas Service hereunder, the Company will not be obligated to provide gas to Customer on any day when gas is not delivered to the Company for Customer's Account.

**9. Rates and Charges for Service.**

(a) Each month (or other period, if so indicated in the Tariff), Customer shall pay the Company for all service provided hereunder all applicable rates, charges, surcharges, fees, penalties and the like set forth under SC-17 and the general terms and conditions of the Tariff, including, but not limited to:

(i) the on-system transportation charges for Rate CTS-\_\_\_\_\_ Service Transportation, set forth under SC-17;

(ii) the Daily Swing Service Monthly Demand Charge and the Daily Swing Service Monthly Imbalance Charge set forth under SC-17; and

(iii) if Customer is subscribing to Standby Gas Service hereunder, the Standby Gas Demand Charge set forth under SC-17 applicable to Customers otherwise eligible for gas service under Service Classification No. \_\_\_\_, and the Standby Commodity Gas Charges set forth under SC-17. For the purpose of determining Customer's Standby Gas Demand Charge, Customer's maximum monthly ADDQ shall be \_\_\_\_\_ dekatherms.

(b) The Company may seek authorization from the Commission for changes to any rate(s) and terms and conditions set forth herein, under SC-17, or the Tariff, as may be deemed necessary by the Company to assure just and reasonable rates and charges.

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