Received: 09/25/1998 Status: CANCELLED Effective Date: 10/01/1998

..DID: 5561

..TXT: PSC NO: 12 GAS LEAF: 226

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. 226 Effective 10/01/2000

RECEIVED: 09/25/98 STATUS: Cancelled EFFECTIVE: 10/01/98

SERVICE CLASSIFICATION No. 6M - Continued

Termination:

Notwithstanding any other provisions of this Service Classification, if a consumer fails for any reason whatsoever, to switch to the alternate fuel upon the written or oral request of the Company; or suffers or allows gas to be consumed in violation of paragraph b, d or g above; or fails to maintain the dual-fuel equipment or associated control devices in proper working order; or interferes in any manner with the operation of such devices; or interferes with or hinders in any manner the Company's rights of access, metering and inspection; or otherwise violates any provision of this Service Classification, the Company shall have the absolute right to terminate the gas service provided for hereunder.

Additional Charge:

For gas consumed in violation of this Service Classification without the express written authorization of the Company, an additional charge of nine (9) times the applicable monthly commodity rate, including Revenue Tax Surcharge will be paid by the consumer. Where a condition is experienced by the consumer which prevents the required transfer from gas, the customer agrees to immediately notify the Company and to take immediate action to correct such condition, and to notify the Company when such condition has been corrected.

In the event that such notification is given, the consumer shall have four (4) hours within which to correct such condition and the consumer shall not be billed the additional charge for any gas used during such four hour period if such condition is corrected within such period. The imposition of such additional charge shall not limit any rights of the Company to terminate gas service pursuant to any provision of the Company's Rate Schedule or otherwise. In the event that the Company finds that gas is being consumed in violation of this Service Classification and also finds that the interruption thereof would create a danger or threat to health or safety, the Company shall have the option to leave the consumer on gas and such consumer will be charged the additional charge for such consumption as provided herein.

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