STATE OF NEW HAMPSHIRE BEFORE THE PUBLIC UTILITIES COMMISSION

Docket No. DG 24-098 Docket No. DG 24-106

Liberty Utilities (EnergyNorth Natural Gas) Corp. d/b/a Liberty Winter 2024/2025 Cost of Gas and Summer 2025 Cost of Gas

DIRECT TESTIMONY

OF

ROBERT GARCIA

AND

ALYSSA E. MASTON

October 15September 3, 2024



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1	I.	<u>INTRODUCTION</u>
2	Q.	What are your full names, business addresses, and positions?
3	A.	(RG) My name is Robert Garcia. My business address is 15 Buttrick Road,
4		Londonderry, New Hampshire. My title is Manager, Rates and Regulatory Affairs.
5		(AM) My name is Alyssa E. Maston. My business address is 15 Buttrick Road,
6		Londonderry, New Hampshire. My title is Rates Analyst II, Rates and Regulatory
7		Affairs.
8	Q.	By whom are you employed?
9	A.	We are employed by Liberty Utilities Service Corp. ("LUSC"), which provides services
10		to Liberty Utilities (Granite State Electric) Corp d/b/a Liberty ("Liberty" or the
11		"Company").
12	Q.	On whose behalf are you testifying?
13	A.	We are testifying on behalf of the Company.
14	Q.	Mr. Garcia, would you describe your educational and professional background and
15		training?
16	A.	I have an Artium Baccalaureus (Bachelor of Arts) degree in Political Science and French

from Wabash College (Crawfordsville, Indiana) and a Master of Public Administration

degree from the School of Public and Environmental Affairs at Indiana University

(Bloomington, Indiana) with concentrations in Policy (Quantitative) Analysis and

International Affairs. I also obtained a Certificat De Langue Et Civilisation Française

from the Université de Paris - Sorbonne (Paris, France) and, as part of my graduate

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studies, studied French and European government at the École Nationale 1 D'Administration (Paris, France). 2 3 I was employed by ComEd from April 2001 to March 2023. I began my employment with ComEd in the Regulatory Department as a Regulatory Specialist and moved on to 4 the positions of Senior Regulatory Specialist in 2004, Manager of Regulatory Strategies 5 6 and Solutions in 2008, and Director of Regulatory Strategy and Services in 2013 before 7 assuming my last position as Director of Regulatory Innovation & Initiatives in 2021. Prior to joining ComEd, I worked for nearly nine years at the Illinois Commerce 8 9 Commission, beginning in 1992 as an intern in what was then the Office of Policy and Planning and ending in 2001 as the senior policy advisor to a Commissioner. I initially 10 joined the Commission Staff through the James H. Dunn Memorial Fellowship program, 11 a one-year program sponsored by the Office of the Governor. Through this Fellowship, I 12 also held short-term positions in the Bureau of the Budget and the Governor's Legislative 13 Office. 14 Q. Ms. Maston, would you describe your educational background, and your business 15 and professional experience? 16 I graduated from Southern New Hampshire University in 2019 with a Bachelor of 17 A. Science degree in Accounting, and earned my Masters in Professional Accountancy from 18 19 the same institution in 2020. I have held an active Certified Public Accountant ("CPA") license since 2022. I joined Liberty in August 2023. Prior to joining Liberty, I was 20 21 employed by Baker Newman Noyes, a public accounting firm, from 2020 through 2022. I

1		held positions as an Audit Senior and Audit Staff, and was responsible for performing
2		financial audits of companies in a large range of industries, such as banking and
3		healthcare.
4	Q.	Have you previously testified in regulatory proceedings before the New Hampshire
5		Public Utilities Commission (the "Commission")?
6	A.	Yes, we have.
7	Q.	What is the purpose of your testimony?
8	<u>A.</u>	Our testimony submits for Commission approval the Company's updated firm sales Cost
9		of Gas rates for the 2024/2025 Winter (or Peak) Period and 2025 Summer (or Off-Peak)
10		Period. In addition, Liberty seeks approval to modify the letter informing customers of
11		the Fixed Price Option ("FPO") for use next year (2025/2026 winter period) in order to
12		mitigate the issues that arise when the approved FPO rate varies substantially from the
13		FPO rate initially communicated to customers, which has occurred in recent years Per
14		the guidelines adopted in Docket No. 23-027, Liberty believes approval of this new letter
15		and any other issues that may be raised concerning the FPO may be "carved out" and
16		addressed in a separate phase of this proceeding, as a decision is not needed before
17		November 1, 2024.
18		The updates made to this testimony are in response to the items noted in the New
19		Hampshire Department of Energy Technical Statement of Ashraful Alam and Bruce L.
20		Blair that was filed in Docket No. DG 24-106 on October 14, 2024. The impact of these

corrections is not material, but do cause a very modest change in the proposed rates.

1 Q. Can you summarize the proposed rates?

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- 2 A. The table below provides a summary of all rates proposed in this testimony, along with
- comparison to the rates approved for the previous rate year.

	Rates Effective	November 1, 2024,	Change	% Change
	November 1, 2023	Proposed		
	(Order No. 26,898)	Rate		
Residential	\$0.7563	\$0. <u>6786</u> 6792	\$(0.077 <u>7</u> 1)	(10)%
Residential (GAP)	\$0.4160	\$0. <u>3732</u> 3736	\$(0.042 <u>8</u> 4)	(10)%
C&I – LLF (High winter use)	\$0.7561	\$0. <u>6786</u> 6793	\$(0.07 <u>75</u> 68)	(10)%
C&I – HLF (Low winter use)	\$0.7573	\$0. <u>6789</u> 6 796	\$(0.07 <u>84</u> 77)	(10)%
Residential FPO	\$0.7763	\$0. <u>6986</u> 6992	\$(0.077 <mark>7</mark> 1)	(10)%
Residential FPO (GAP)	\$0.4270	\$0. <u>3842</u> 3846	\$(.042 <u>8</u> 4)	(10)%
Transportation	\$0.0018	\$.0014	\$(0.0004)	(22)%
	Rates Effective May 1, 2024 (Order No. 26,898)	May 1, 2025, Proposed Rate	Change	% Change
Residential	\$0.0187	\$0.072 <u>2</u> 4	\$0.053 <u>5</u> 7	28 <u>6</u> 7%
C&I – LLF (High winter use)	\$0.0181	\$0.072 <mark>2</mark> 5	\$0.054 <u>1</u> 4	<u>299</u> 301%
C&I – HLF (Low winter use)	\$0.0193	\$0.072 <u>3</u> 6	\$0.053 <u>0</u> 3	27 <u>5</u> 6%

- 6 Q. Are there any schedules and attachments included in your testimony?
- 7 A. Yes. The table below lists the schedules and attachment included in our testimony.

Schedule	Description
Pk Summary	Cost of Gas Summary
Pk Schedule 3	COG, Working Capital, and Bad Debt (Over)/Under Cumulative
	Recovery Balances and Interest Calculation
Pk Schedule 4	Adjustments to Gas Costs

Pk Schedule 8	Annual Bill Comparisons
Pk Schedule 9	Variance Analysis of the Components of the Winter 2023-2024 Actual Results vs Proposed Winter 2024-2025 Cost of Gas Rate
Pk Schedule 13	Load Migration From Sales to Transportation in the C&I High and Low Winter Use Classes
Pk Schedule 14	Delivered Costs of Winter Supplies to Pipeline Delivered Supplies from the Prior Year
Pk Schedule 15	July and August Consumption of C&I High and Low Winter Classes as a Percentage of Their Annual Consumption
Pk Schedule 17	Forecast of Firm Transportation Volumes and Cost of Gas Revenues
Pk Schedule 23	Fixed Price Option (FPO) Historical Summary
Pk Schedule 24	Short-Term Debt Limitations
Pk Schedule 25	Company Allowance and Lost and Unaccounted For Gas (LAUF) Calculation
Pk Schedule 26	Fuel Inventory Revenue Requirement
OP Summary	Cost of Gas Summary
OP Schedule 3	COG, Working Capital, and Bad Debt (Over)/Under Cumulative Recovery Balances and Interest Calculation
OP Schedule 4	Adjustments to Gas Costs
OP Schedule 8	Annual Bill Comparisons
Attachment 1	2024 FPO Letter
Attachment 2	Proposed FPO Letter (2025/2026 and beyond)
Attachment 3	Illustrative Clean and Redlined Tariff Pages

1 Q. Has Liberty made any changes to the aforementioned schedules?

A. Yes. Liberty has made several revisions to the Excel-based model underlying the
attached schedules in order to improve accuracy and transparency, which will lead to
more efficient processes for everyone. The model used in Docket No. DG 23-076 and
previous dockets to create the schedules and calculate the Cost of Gas had grown to

include duplicative information that is no longer useful and made updates and reviews 1 difficult. Note that for ease of reference, the previously used schedule numbers were 2 retained, and the list of schedule numbers reflected in the table above appear 3 nonsequential due to the bifurcation of the annual LDAC review from the COG review. 4 Many schedules were not changed at all, while others were revised, reformatted, or 5 6 removed. The schedules that were removed include Pk (peak) and OP (off-peak) 7 Schedules 1, 2, and 7, which all contained duplicative data that can be found on the remaining Pk and OP Schedules 5 and 6. OP Schedules 10B and 12 were also removed, 8 9 as they were exact duplicates of the Pk Schedules 10B and 12, which remain in the current model. Pk and OP Schedules 4, 10A, and 11, as well as Pk Schedules 21 and 22 10 were all reformatted to span fewer tabs and flow in a simpler way. 11 Pk and OP Schedule 3 were revised slightly to simplify the presentation of the interest 12 calculation. Pk Schedule 16 was also revised to remove the unused inventory financing 13 charge calculation, which is calculated on Pk Schedule 26. 14 The Company met with the Department of Energy and the Office of the Consumer 15 Advocate ahead of this filing to provide an overview of the changes made in this filing. 16 0. Were any changes made to how costs are allocated? 17 Yes. The most significant revision to the schedules can be found on Pk and OP 18 A. Schedules 5 and 6. These schedules contain the detail of the estimated unadjusted gas 19 costs that are the basis for the initial Cost of Gas rate calculation. 20

The estimated demand costs on Pk and OP Schedule 5 were previously allocated between peak and off-peak manually on a contract basis, with certain pipeline contracts allocated entirely to the peak season and others split between peak and off-peak based on when the costs were estimated to be incurred. This approach was not necessarily reflective of when the gas was actually used season to season. Therefore, the Company has created an allocation factor based on a ratio of projected sales volumes to allocate estimated pipeline demand costs between the peak and off-peak season. The Company calculated the percentage of the firm sales projected on Pk Schedule 10B that were attributable to the off-peak season and used that percentage to allocate the demand costs expected to be incurred during the off-peak season, with the difference allocated to the peak season. All costs that are expected to be incurred solely in the peak season are still included in the peak season. The result of this change is that just over \$2.5M in pipeline demand costs that previously would have been included in the off-peak Cost of Gas are now included in the peak Cost of Gas, which is more representative of historical usage. On Pk and OP Schedule 6 (Supply and Commodity Costs), all pipeline costs are included in the Cost of Gas for the season in which they are incurred, as they were previously. However, the Company is now including 100% of the estimated storage and produced gas supply and commodity costs in the peak cost of gas because the peak season is when the stored and produced gas is intended to be used. This change results in about \$90,000 in costs that would have previously been included in the off-peak Cost of Gas now being

included in the peak Cost of Gas. These costs have been removed from OP Schedule 6 to

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simplify the schedule. All of these changes were made to increase the accuracy of the estimated costs for each season.

3 II. WINTER 2024/2025 COST OF GAS FACTOR

- 4 Q. What are the proposed firm Winter sales and firm transportation Cost of Gas
- 5 rates?
- A. The Company proposes a firm sales Cost of Gas rate of \$0.678692 per therm for residential customers, \$0.678693 per therm for commercial and industrial high winter use customers, and \$0.678996 per therm for commercial and industrial low winter use customers. The Company proposes a firm transportation Cost of Gas rate of \$0.0014 per therm.
- 11 Q. Please explain tariff page Illustrative Nineteenth Revised Page 95.
- Illustrative Nineteenth Revised Page 95 in Attachment 3 contains the calculation of the A. 12 2024/2025 winter period Cost of Gas Rate and summarizes the Company's forecast of 13 firm gas costs and firm gas sales. As shown on tariff Page 95, the proposed 2024/2025 14 Average Cost of Gas of \$0.678692 per therm is derived by adding the Direct Cost of Gas 15 Rate of \$0.62559 per therm to the Indirect Cost of Gas Rate of \$0.05313 per therm. The 16 estimated total Anticipated Direct Cost of Gas, derived on Illustrative Nineteenth Revised 17 Page 95, is \$55,600,30639,395. The estimated Indirect Cost of Gas, shown on Page 95, is 18 \$4,718,36336,843. The Direct Cost of Gas Rate of \$0.62559 and the Indirect Cost of Gas 19 Rate of \$0.05313 are determined by dividing each of these total cost figures by the 20 projected winter period firm sales volumes of 88,888,172 therms. 21

(2,836,642)

\$(2,327,171<u>288,082</u>)

62,993

1		To calculate the total Anticipated Direct Cost of Gas, the Compan	y adds a list of
2		allowable adjustments from deferred gas cost accounts to the proj	ected demand and
3		commodity costs for the winter period supply portfolio. These allo	owable adjustments,
4		shown on Illustrative Fourth Revised Page 96, total \$(2,327,17124)	88,082). These
5		adjustments are added to the Unadjusted Anticipated Cost of Gas	of \$57,927,477 to
6		determine the Total Anticipated Direct Cost of Gas of \$55,600,30	<u>6</u> 39,395.
7	Q.	What are the components of the Unadjusted Anticipated Cost	of Gas?
8	A.	The Unadjusted Anticipated Cost of Gas shown in Attachment 3 of	on Illustrative Fourth
9		Page 96 consists of the following components:	
10 11 12 13 14 15		 Purchased Gas Demand Costs Purchased Gas Commodity Costs Storage Demand and Capacity Costs Storage Commodity Costs Produced Gas Cost Hedge Underground Storage Contract (saving)/Loss Total 	\$13,277,648 40,009,791 846,659 4,210,226 4,078,054 (4,494,900) \$57,927,477
17	Q.	What are the components of the allowable adjustments to the	
18	A.	The allowable adjustments to gas costs, listed on Illustrative Four	
19		Attachment 3, are as follows:	
20 21 22 23 24 25		 Deferred Gas Cost Prior Period (Over)/Under Collection Interest Accounting Adjustments Gas Assistance Program Fuel Inventory Revenue Requirement Broker Revenues 	\$306,763 18 <u>0,337</u> 8,887 <u>23,633</u> 54,172 (618,933) 462,146 30,408
26		7. Transportation COG Revenue	62,123

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Capacity Release Margin

Total Adjustments

Fixed Price Option Administrative Costs

- These allowable adjustments are standard adjustments made to the deferred gas cost
- 2 balance through the operation of the Company's Cost of Gas adjustment clause.
- 3 Q. How does the proposed average Cost of Gas rate in this filing compare to the
- 4 average Cost of Gas rate approved by the Commission in Docket No. DG 23-076 for
- 5 **the 2023/2024 winter period?**

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- 6 A. The table below contains the comparison of the Cost of Gas rate approved in Docket No.
- 7 DG 23-076, to the proposed rate in this filing.

	Rates Effective	November 1, 2024,	Change	% Change
	November 1, 2023	Proposed		
	(Order No. 26,898)	Rate		
Residential – R3	\$0.7563	\$0.67 <u>86</u> 92	\$(0.077 <mark>7</mark> 1)	(10)%
C& I - G41	\$0.7561	\$0.67 <u>86</u> 93	\$(0.07 <u>75</u> 68)	(10)%
C&I - G42	\$0.7561	\$0.67 <u>86</u> 93	\$(0.07 <u>75</u> 68)	(10)%
C& I - G52	\$0.7573	\$0.67 <u>89</u> 96	\$(0.07 <u>84</u> 77)	(10)%

9 Q. How does the proposed firm transportation winter Cost of Gas rate compare to the 10 rate approved by the Commission for the 2023/2024 winter period?

A. The proposed firm transportation winter Cost of Gas rate is \$0.0014 per therm. The rate approved in Docket No. DG 23-076 was \$0.0018 per therm. There is a \$0.0004 decrease in the firm transportation rate. The decrease is primarily due to a decrease in anticipated gas costs. Market changes are discussed in more detail in the Testimony of Mr. Tilbury, Mrs. Esposito, and Mr. Summerfield.

	Rates Effective November 1, 2023	November 1, 2024, Proposed	Change	% Change
	(Order No. 26,898)	Rate		
Transportation	\$0.0018	\$0.0014	\$(0.0004)	(22)%

2 Q. In the calculation of the firm transportation winter Cost of Gas rate, has the

Company updated the estimated percentage used for pressure support purposes?

4 A. No. The estimated percentage used for pressure support purposes of 8.7% stayed the

same based on the marginal cost study used for the rate design approved in Docket No.

DG 20-105.

- 7 Q. Did the Company include a fuel inventory revenue requirement calculation in this
- 8 **filing?**

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- 9 A. Yes. The calculation is provided on Pk Schedule 26. The Company proposes to collect
- 10 \$462,146 in fuel inventory revenue requirement consistent with the approved rate of
- return in Order No. 26,505 (July 30, 2021) in Docket No. DG 20-105. The impact of this
- amount on the overall Cost of Gas rate is \$0.0052 per therm, which is determined by
- dividing the \$462,146 by the estimated November 2024 through April 2025 COG sales
- volumes of 88,888,172 therms.
- 15 Q. How was the statutory tax rate of 27.08% on Schedule 26 calculated?
- 16 A. Liberty calculated the statutory rate of 27.08% by using a 21% federal tax rate and a
- 17 7.7% tax rate for the State of New Hampshire in the following equation: (0.21 + 0.077 -
- 18 $(0.21 \times 0.077) = 0.27083$).

- 1 Q. How was the common equity pre-tax rate of 6.64% on Schedule 26 calculated?
- 2 A. The common equity pre-tax rate of 6.64% was calculated by dividing the 9.30% rate of
- return on common equity, approved in Docket No. DG 20-105, by 0.72917 (1 0.27083)
- and multiplied by 52.00% (equity component of the capital structure approved in DG 20-
- 5 $105) [0.093 / 0.72917 \times 0.5200 = 0.06664].$
- 6 Q. Has the bad debt percentage in this filing of 0.23% changed from the bad debt
- 7 percentage calculated in the Winter 2022/2023 Cost of Gas Reconciliation?
- 8 A. Yes. The Company calculated a bad debt percentage of 1.99% for the period of May
- 9 2023 April 2024. The bad debt percentage that was calculated in the Winter 2022/2023
- 10 Cost of Gas Reconciliations for the period of May 2022 April 2023 was 0.23%.

	Approved Rate Docket No. DG 23-076	Proposed Rate	% Change
Bad Debt %	0.23%	1.99%	765.22%

Q. What was the actual weighted average firm sales Cost of Gas rate for the 2023/2024

winter period?

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14 A. The weighted average Cost of Gas rate was \$0.6249 per therm. This was calculated by

applying the actual monthly Cost of Gas rates for November 2023 through April 2024 to

the monthly therm usage of an average residential heating customer using 640 therms for

the six winter period months. The table below shows the various rate classes and their

changes from last winter:

	Average COG Rate Winter 2023/2024	Proposed Rate	Change	% Change
Residential – R3	\$0.6249	\$0.67 <u>86</u> 92	\$0.05 <u>37</u> 43	9%
C& I - G41	\$0.6292	\$0.67 <u>86</u> 93	\$0.0 <u>494</u> 501	8%
C&I - G42	\$0.6261	\$0.67 <u>86</u> 93	\$0.05 <u>25</u> 32	89%
C& I - G52	\$0.6127	\$0.67 <u>89</u> 96	\$0.066 <u>2</u> 9	11%

2 Q. What is the current percentage used to calculate the maximum increase in the Cost

3 of Gas rate?

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A. The current percentage used to calculate the maximum allowed increase to the Cost of
Gas rate through the monthly "trigger" filings is 25% for both the Winter and Summer
period Cost of Gas rates.

7 III. FIXED PRICE OPTION

Q. Has the Company established a winter period fixed price for the Fixed Price OptionProgram?

A. Yes. Pursuant to Order No. 24,515 (Sept. 16, 2005) in Docket No. DG 05-127, the FPO rates are set by adding \$0.0200 per therm to the initial proposed COG rate. Applying that calculation, Illustrative Fourth Revised Page 94 in Attachment 3 contains the proposed FPO rate for the 2024/2025 Winter Period of \$0.698692 per therm for residential customers. This compares to the FPO rate approved for the 2023/2024 Winter Period of \$0.7763 per therm for residential customers. This represents a decrease of \$0.077714 per therm or 10% in the residential FPO rate. The total bill impact on the winter period bills

for an average FPO heating customer using 640 therms is a decrease of approximately \$22.8133.12 or 23% compared to last winter's approved FPO rate. Pk Schedule 23 contains the historical results of the FPO program.

	Winter 2023/2024 FPO Bill Impact	Winter 2023/2024 Non-FPO Bill Impact
Residential - R3	\$(<u>22.81</u> <u>33.12</u>) or (<u>32</u>)%	\$ <u>61.31</u> 51.00 or <u>6</u> 5%

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5 Q. Has the Company provided a copy of the letter it intends to send customers

informing them of the FPO option for the 2024/2025 winter period?

Yes. As agreed during the October 19, 2023, hearings in Docket Nos. DG 23-076 and DG 23-084, a copy of the letter is provided in Attachment 1. It is essentially the same letter as provided in those cases last year, but with updated rates.

Q. Does the Company propose any modifications to the FPO letter for use in future winter period mailings?

Yes. In light of circumstances that caused Liberty to substantially alter its proposed Non-A. 12 FPO and FPO rates after the letters were sent to customers in recent years (e.g., dramatic 13 increase in gas prices precipitated by the invasion of Ukraine and a booking error 14 discovered shortly before last year's hearing) resulting in the need to send a second set of 15 FPO letters with updated FPO rates, Liberty seeks approval to use the draft letter set forth 16 in Attachment 2 beginning next year, for the winter period 2025/2026 FPO mailing. The 17 key change is that the proposed letter does not include the FPO rate proposed at the time 18 of the mailing, but simply states that the FPO rate will be two cents higher than the 19

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1		approved COG rate, thereby emphasizing the 2-cent per them premium that participating
2		customers will pay for the six-months of price certainty. If this change is approved for
3		the 2025-2026 winter, then in advance of the winter 2026-2027 filing, Liberty will review
4		its findings (e.g., impact on enrollments, customer inquiries) with the Department of
5		Energy and Office of the Consumer Advocate and determine whether to continue using
6		the revised letter.
7		Per the guidelines adopted in Docket No. 23-027, the Company recommends that this
8		matter be addressed in a separate phase of this docket, along with any other changes that
9		may be proposed to the FPO.
10	IV.	SHORT TERM DEBT LIMIT
11	Q.	Has the Company updated its Short Term Debt Limit for the period November 2024
12		through October 2025?
13	A.	Yes. In Order No. 24,824 (Feb. 29, 2008) the Commission authorized Liberty to have a
14		short-term debt limit for fuel purposes set at 30 percent of the Company's total gas costs.
15		In Pk Schedule 24, the Company has calculated the short-term debt limit for fuel
16		purposes for the upcoming year to be \$18,112,871.

1	V.	COMPANY GAS ALLOWANCE
2	Q.	Has the Company also updated its Company Gas Allowance percentage for the
3		period November 2024 through October 2025 in accordance with Section 8 of the
4		Company's Delivery Terms and Conditions?
5	A.	Yes, in Pk Schedule 25 the Company has recalculated its Company Gas Allowance for
6		the period November 2024 through October 2025. The Company calculated the
7		Company Allowance of 2.64% based on sendout and throughput data for the twelve
8		months ending June 2024. The Company proposes to apply this recalculated Company
9		Gas Allowance to all supplier deliveries beginning in November 2024.
10	VI.	OTHER TARIFF CHANGES
11	Q.	Is the Company proposing to update its Delivery Terms and Conditions?
12	A.	Yes. The Company is submitting Illustrative Fourth Revised Page 153 relating to
13		Supplier Balancing and Peaking Demand Charges and Illustrative Fourth Revised Page
14		154 relating to Capacity Allocation, both of which are reflected in Attachment 3.
15	Q.	Please describe the changes to tariff Page 153.
16	A.	In Illustrative Fourth Revised Page 153, the Company updates the Peaking Demand
17		Charge from \$43.95 per MMBtu of Peak MDQ to \$56.21 per MMBtu of Peak MDQ.
18		This calculation is presented in Schedule 21.
19	Q.	Please describe the changes to tariff Page 154.
20	A.	Illustrative Fourth Revised Page 154 updates the Capacity Allocator percentages used to
21		allocate pipeline, storage, and local peaking capacity to high and low load factor

customers under the mandatory capacity assignment requirement for firm transportation service. Pk Schedule 22 contains the four-page worksheet that backs up the calculations for the updated allocators.

4 VII. <u>SUMMER 2024 COST OF GAS FACTOR</u>

- 5 Q. What are the proposed 2024 summer firm sales Cost of Gas rates?
- A. The Company proposes a firm sales Cost of Gas rate of \$0.072<u>2</u>4 per therm for residential customers, \$0.072<u>2</u>5 per therm for commercial/industrial high winter use customers, and \$0.072<u>3</u>6 per therm for commercial/industrial low winter use customers as shown on Illustrative Twelfth Revised Page 92.
- 10 Q. Please explain Illustrative Fourth Revised Page 91 and Illustrative Twelfth Revised
 11 Page 92.
- In Attachment 3, Illustrative Fourth Revised Page 91 and Illustrative Twelfth Revised A. 12 Page 92 contain the calculation of the 2025 Summer Period Cost of Gas Rate and 13 summarize the Company's forecast of firm gas sales, firm gas sendout, and gas costs. On 14 Illustrative Twelfth Revised Page 92, the Company derives the 2025 Average Cost of Gas 15 of \$0.07224 per therm by adding the Direct Cost of Gas Rate of \$0.03756 per therm to 16 the Indirect Cost of Gas Rate of \$0.03478 per therm. The estimated total Anticipated 17 Direct Cost of Gas is \$840,5793,821 and the estimated Indirect Cost of Gas is 18 \$777,1199.573. The Direct Cost of Gas Rate and the Indirect Cost of Gas Rates are 19 determined by dividing each of these total cost figures by the projected summer firm 20 sales volumes of 22,422,719 therms. Illustrative Twelfth Revised Page 92 also shows the 21 22 calculation of the Commercial/Industrial High Winter Use Cost of Gas Rate of \$0.07225

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1		per therm and the Commercial/Industrial Low Winter Use Cost of Gas Rate of \$0.07236				
2		per therm.				
3		The calculation of the Anticipated Direct Cost of Gas is shown on Illustrative Fourth				
4		Revised Page 91. To derive the total Anticipated Direct Cost of Gas of \$84 <u>0,579</u> 3,821				
5		the Company starts with the Unadjusted Anticipated Cost of Gas of \$4,297,502 and adds				
6		the Net Adjustment totaling (\$3,45 <u>6,923</u> 3,681).				
7	Q.	What are the components of the Unadjusted Anticipated Cost of Gas?				
8	A.	The Unadjusted Anticipated Cost of Gas shown on Illustrative Fourth Revised Page 91				
9		consists of the following components:				
10 11 12 13		 Purchased Gas Demand Costs Purchased Gas Supply Costs Hedge Contract (Savings)/loss \$1,210,454 6,947,947 (3,860,898) 				
14		Total Unadjusted Anticipated Cost of Gas \$4,297,502				
15	Q.	What are the components of the adjustments to the Cost of Gas?				
16	A.	The allowable adjustments to gas costs, listed on Attachment 3, Illustrative Fourth				
17		Revised Page 91 are as follows:				
18 19 20 21		 Prior Period (Over)/Under Collection \$(4<u>10,87809,360</u>) Interest <u>23,6895,413</u> Capacity Release and Off System Sales Margins(3,069,734) 				
22		Total Adjustments $\frac{\$(3,456,923\frac{3,681}{2})}{}$				

- Q. How does the proposed average Summer Cost of Gas rates in this filing compare to the Cost of Gas rates approved by Order No. 26,898 (October 31, 2023) in Docket No. DG 23-076 for the 2024 Summer Period?
- 4 A. The table below summarizes the total bill impacts of the proposed summer 2025 rates.

	Rates Effective May 1, 2024 (Order No. 26,898)	Proposed Rate	Change	% Change
Residential – R3	\$0.0187	\$0.072 <mark>2</mark> 4	\$0.053 <u>5</u> 7	28 <u>6</u> 7%
C& I - G41	\$0.0181	\$0.072 <mark>2</mark> 5	\$0.054 <u>1</u> 4	<u>299</u> 301%
C&I - G42	\$0.0181	\$0.072 <mark>25</mark>	\$0.054 <u>1</u> 4	<u>299</u> 301%
C& I - G52	\$0.0193	\$0.072 <u>3</u> 6	\$0.053 <u>0</u> 3	27 <u>5</u> 6%

8 VIII. CUSTOMER BILL IMPACTS

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- 9 Q. What are the estimated impacts of the proposed firm sales Cost of Gas rate on an

 10 average heating customer's winter bill as compared to the winter rates in effect last

 11 year?
- 12 A. The bill impact analyses are presented in both the Pk and OP Schedule 8 of this filing.

 13 These bill impacts reflect the implementation of the temporary rates approved in Docket

 14 No. DG 23-067, effective November 1, 2023, relating to the Company's distribution rate

 15 case. The bill impacts also include the LDAC rates included in the August 20, 2024,

 16 filing in this docket. The table below summarizes the total bill impacts of the proposed

 17 rates.

	Winter 2024/2025 Bill Impact	Summer 2025 Bill Impact	Annual Bill Impact
Residential - R3	\$ <u>6</u> 51 or <u>6</u> 5%	\$ <u>8</u> 3 or <u>4</u> 1%	\$ <u>70</u> 54 or <u>6</u> 4%
Residential - R3 FPO	\$(<u>2</u> 33) or (<u>2</u> 3)%	N/A	\$(<u>2</u> 33) or (<u>2</u> 3)%
Residential – R4 GAP	\$(<u>67</u> 78) or (<u>9</u> 10)%	N/A	\$(<u>67</u> 78) or (<u>9</u> 10)%
C& I - G41	\$ <u>94</u> 86 or 3%	\$ <u>21</u> 17 or 3%	\$1 <u>15</u> 04 or 3%
C&I - G42	\$ <u>917</u> 846 or 4%	\$ <u>196</u> 154 or <u>5</u> 4%	\$1, <u>112</u> 001 or 4%
C& I - G52	\$ <u>818</u> 768 or 6%	\$ <u>440</u> 365 or 1 <u>2</u> 0%	\$1, <u>258</u> 133 or 7%

2 IX. <u>CONCLUSION</u>

- 3 Q. Does this conclude your testimony?
- 4 A. Yes, it does.