

Schedule No. G-AC Sheet 1
CORE AIR CONDITIONING SERVICE FOR COMMERCIAL AND INDUSTRIAL
 (Includes G-AC, G-ACC and GT-AC Rates)

APPLICABILITY

Applicable to natural gas core service for qualifying gas cooling uses, as specified herein, at each Facility classified in Rule No. 23 as Priority 1 and 2A or receiving service under Schedule No. G-10. In addition, this schedule is applicable to all qualifying core Priority 1 and 2A uses at each Facility served in combination with noncore service.

The California Alternate Rates for Energy (CARE) discount of 20%, reflected as a separate line item on the bill, is limited to Non-Profit Group Living Facilities and Agricultural Employee Housing Facilities that meet the requirements for the CARE program as set forth in Schedule No. G-CARE.

TERRITORY

Applicable throughout the service territory.

RATES

Customer Charge, Per Month \$150.00

	<u>G-AC</u>	<u>G-ACC</u> ^{2/}	<u>GT-AC</u> ^{3/4/}
Procurement Charge: ^{1/}	29.670¢	30.167¢	N/A
<u>Transmission Charge</u> :	<u>3.410¢</u>	<u>3.410¢</u>	<u>7.792¢</u>
Total Charge:	33.080¢	33.577¢	7.792¢

Minimum Charge

The Minimum Charge shall be the applicable monthly Customer Charge.

Late Payment Charge

A late payment charge may be added to a customer's bill whenever a customer fails to pay for services under this schedule as set forth in Rule No. 12, Payment of Bills, and for core aggregation transportation customers, as set forth in Rule No. 32.

^{1/} This charge is applicable for service to Utility Procurement Customers as shown in Schedule No. G-CP, in the manner approved by D.96-08-037, and subject to change monthly, as set forth in Special Condition 4.

^{2/} The G-ACC rate is a procurement option for core transportation customers with annual consumption over 50,000 therms as set forth in Special Condition 8.

^{3/} The GT-AC rate is applicable to Core Aggregation Transportation service.

^{4/} The CAT Transmission Charge includes a 4.382 cents per therm charge to amortize an undercollection in the FERC Settlement Proceeds Memorandum Account during 2012 as authorized in Advice No. 4287 approved on December 22, 2011.

(Continued)

(TO BE INSERTED BY UTILITY)
 ADVISE LETTER NO. 4332
 DECISION NO.

ISSUED BY
Lee Schavrien
 Senior Vice President

(TO BE INSERTED BY CAL. PUC)
 DATE FILED Feb 8, 2012
 EFFECTIVE Feb 10, 2012
 RESOLUTION NO. G-3351

Schedule No. G-AC Sheet 2
CORE AIR CONDITIONING SERVICE FOR COMMERCIAL AND INDUSTRIAL
(Includes G-AC, G-ACC and GT-AC Rates)

(Continued)

RATES (Continued)

Additional Charges

Rates may be adjusted to reflect any applicable taxes, Franchise Fees or other fees, regulatory surcharges, and interstate or intrastate pipeline charges that may occur.

SPECIAL CONDITIONS

Applicable to Both Procurement and Transportation-Only Customers

1. Definitions: The definitions of the principal terms used in this schedule are found either herein or in Rule No. 1, Definitions. N
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2. Number of Therms: The number of therms to be billed shall be determined in accordance with Rule No. 2. T,L
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3. Interruption of Service: Service under this schedule is subject to interruption in whole or in part without notice in case of actual or anticipated shortage of natural gas resulting from an insufficient supply, inadequate transmission or delivery capacity or facilities or storage requirements. The Utility will not be liable for damages occasioned by interruption of service supplied under this schedule. Such interruption of service shall be made in accordance with Rule No. 23. N
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4. Rate Changes: The Utility will file core procurement rate changes on the last business day of each month to become effective on the first calendar day of the following month, except the Cross-Over Rate (G-ACC), which will be filed on or before the 9th calendar day of each month to be effective on the 10th calendar day of each month. T,L
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5. Multiple Use Customer: Customer may receive service under this schedule (a) separately, or (b) in combination with another rate schedule(s) through additional meter installations. Where service is rendered under (b), a separate monthly Customer Charge shall be applicable for service under each schedule unless otherwise stated. T,L
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6. Qualifying Usage: Qualifying usage under this schedule is any gas used by small or large non-residential core customers, or the core gas-cooling load of noncore customers, to fuel high-efficiency gas engine-driven chillers or absorption chillers, designed and built by the original equipment manufacturers, and rated as double-effect or triple-effect units. The cooling output of the absorption chillers must equal at least 90% of the Btu input at the higher heating value of gas. T,L
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(Continued)

(TO BE INSERTED BY UTILITY)
 ADVICE LETTER NO. 3857
 DECISION NO.

ISSUED BY
Lee Schavrien
 Vice President
 Regulatory Affairs

(TO BE INSERTED BY CAL. PUC)
 DATE FILED Apr 18, 2008
 EFFECTIVE May 28, 2008
 RESOLUTION NO. _____

Schedule No. G-AC Sheet 3
CORE AIR CONDITIONING SERVICE FOR COMMERCIAL AND INDUSTRIAL
(Includes G-AC, G-ACC and GT-AC Rates)

(Continued)

SPECIAL CONDITIONS (Continued)

Applicable to Both Procurement and Transportation-Only Customers (Continued)

- 7. Utility Service Agreement: Noncore customers transferring to service under this schedule and core customers using over 250,000 therms/year who wish to take transportation-only service to their single facility must execute a Master Services Contract (Form No. 6597) and Schedule A, Intrastate Transmission Service (Form No. 6597-1). Customers wishing to aggregate service for multiple core facilities must execute an Energy Service Provider Agreement (Form No. 6536-A). T,L
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- 8. Term of Service: The term of service hereunder is one month except the following: Noncore customers transferring to service under this schedule shall be obligated to a minimum five-year term of core service under either this schedule or other core tariff schedules including Schedule No. G-10 and Schedule No. G-EN. Customers previously taking transportation-only service who elect to return to utility procurement service, including CAT customers using over 50,000 therms in the last 12 months, shall be obligated to the cross-over procurement rate for a period of one year as further defined in Schedule No. G-CP. Upon expiration of the applicable one-year or five-year commitment, the customer shall be on a month-to-month term thereafter. T,L
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- 9. Gas Metering: The Utility at its option may use either of the following means to accurately measure gas usage for nonresidential core cooling: (a) install a separate metering facility, or (b) use a subtracting meter. Such meters will be installed at the customer's expense. Where service is rendered under (a), the customer's usage will be the sum of all meters. T,L
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- 10. Change of Customer's Apparatus or Equipment: In the event customers make any material change, in either the amount or character of their gas air conditioning appliances or equipment, written notice to the Utility must be made in accordance with Rule No. 29, Change of Customer's Apparatus or Equipment. T,L
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- 11. Core and Noncore Service Split: If the customer splits its gas requirements between service under this schedule and noncore service under Schedule Nos. GT-F and/or GT-I, the customer shall be required to specify a fixed monthly quantity for service hereunder by month for the term of the customer's contract. The monthly contract quantity breakdown may be established on the basis of seasonal variations in the customer's usage in accordance with the customer's historic usage pattern. The Utility reserves the right to accept or reject such requested quantities after considering the customer's historic usage pattern and other evidence provided by the customer regarding operational changes affecting the customer's consumption. Notwithstanding that monthly quantities are fixed for the term of the contract, the customer may request increases to the monthly quantities subject to approval by the Utility. In the event an increase in procurement service is approved, the incremental monthly quantity shall be subject to the Cross-Over Rate and the entire core quantity shall become subject to a new five-year term. T,L
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 Vice President
 Regulatory Affairs

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 DATE FILED Apr 18, 2008
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Schedule No. G-AC

Sheet 4

CORE AIR CONDITIONING SERVICE FOR COMMERCIAL AND INDUSTRIAL
(Includes G-AC, G-ACC and GT-AC Rates)

(Continued)

SPECIAL CONDITIONS (Continued)

Applicable to Both Procurement and Transportation-Only Customers (Continued)

12. Core Service for Noncore Eligible Customers in Constrained Areas: Any existing noncore customer, or potential new noncore customer, offered an opportunity to bid for firm noncore service commencing on the effective date of the Constrained Area Amendment to Master Services Contract – Schedule A Intrastate Transmission Service, but declined to bid, or was not awarded sufficient firm capacity, may not elect core service for the period covered by the open season.

Noncore eligible customers, on core service as of the Open Season start date, as defined in the Constrained Area Amendment to Master Services Contract – Schedule A Intrastate Transmission Service, that do not submit a bid for noncore service commencing on the effective date of the Constrained Area Amendment to Master Services Contract – Schedule A Intrastate Transmission Service, may remain core.

Applicable to Transportation-Only Customers

13. Transportation-Only Service Option: Customers electing this service option must make arrangements for the purchase and delivery of gas supplies to the SoCalGas system to be transported by the Utility as set forth in Rule No. 32. The GT-AC rate is available to non-residential core customers with a minimum usage of 250,000 therms annually, either through an individual meter or from a group of end-use meters, where each end-use meter is classified as core usage and located within the Utility’s service territory. Core customers who do not meet the above minimum may opt to aggregate their loads with other core customers and contract for core aggregation service from an authorized ESP, as set forth in Rule No. 32.

14. Gas Transportation Rules: Transportation service under this schedule is subject to the terms and conditions established in Rule No. 30, Transportation of Customer-Owned Gas, and Rule No. 32, Core Aggregation Transportation.

15. Gas Imbalance Service: Transportation Imbalance Service shall be provided to the customer, the customer's ESP or marketer/shipper under Schedule No. G-IMB.

(Continued)

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ISSUED BY
Lee Schavrien
 Vice President
 Regulatory Affairs

(TO BE INSERTED BY CAL. PUC)
 DATE FILED Apr 18, 2008
 EFFECTIVE May 28, 2008
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Schedule No. G-AC

Sheet 5

CORE AIR CONDITIONING SERVICE FOR COMMERCIAL AND INDUSTRIAL
(Includes G-AC, G-ACC and GT-AC Rates)

(Continued)

SPECIAL CONDITIONS (Continued)

Applicable to Transportation-Only Customers (Continued)

- 16. Customer Responsible for Billing Under Core Aggregation Transportation: The customer is ultimately responsible for the payment of billing charges assessed to the customer's aggregator for services rendered under this schedule. See Rule No. 32 for further details. T,L
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- 17. Gas Exchange Arrangements: Customers having existing gas exchange arrangements with the Utility must exchange the maximum amount of gas allowable under those arrangements prior to the delivery of customer-owned natural gas to the Utility for transportation, unless otherwise agreed to by the Utility. T,L
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- 18. Core Aggregation Transportation Customer Notices and Billing: SoCalGas shall continue to read customer meters, send customers legally required notices and bill inserts pursuant to Public Utilities Code 454(a), and provide customers with all other regular SoCalGas services. This includes direct billing, unless the customer specifies in the electronic Service Request DASR effective with the implementation of D.98-02-108, that SoCalGas bill the ESP or marketer/shipper for all charges. T,L
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- 19. Disputed Bills: All disputes between customers and their Aggregator shall be resolved solely by customers and the Aggregator, and such disputes shall not be subject to Commission jurisdiction. All disputes between the Utility and customers or between the Utility and Aggregators shall be subject to Commission jurisdiction. N
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 ADVICE LETTER NO. 3857
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Lee Schavrien
 Vice President
 Regulatory Affairs

(TO BE INSERTED BY CAL. PUC)
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