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STATE OF INDIANA

INDIANA UTILITY REGULATORY COMMISSION

PETITION OF BOONVILLE NATURAL GAS)
CORPORATION FOR APPROVAL OF GAS COST) CAUSE NO. 37369 GCA 110
ADJUSTMENT TO BE APPLICABLE IN THE)
MONTHS OF AUGUST, SEPTEMBER AND)
OCTOBER, 2014, PURSUANT TO I.C. 8-1-2-42, AS) APPROVED:
AMENDED) JUL 23 2014

ORDER OF THE COMMISSION

Presiding Officer:
Gregory R. Ellis, Administrative Law Judge

On May 30, 2014, in accordance with Ind. Code § 8-1-2-42, Boonville Natural Gas Corporation (“Petitioner”) filed its Petition for Gas Cost Adjustment (“GCA”) with attached Schedules to be applicable during the months of August 2014 through October 2014. On June 19, 2014, Petitioner filed revised schedules and exhibits. Petitioner pre-filed the testimony of John R. Lewellyn, President of Boonville Natural Gas Corporation in support of the proposed GCA factor on June 20, 2014. On June 30, 2014, in conformance with the statute, the Indiana Office of the Utility Consumer Counselor (“OUCC”) filed the statistical report and direct testimony of Heather R. Poole, Senior Utility Analyst. On July 8, 2014, Petitioner filed its motion to finalize prior interim rates.

Pursuant to notice given and published as required by law, proof of which was incorporated into the record by reference and placed in the official files of the Indiana Utility Regulatory Commission (“Commission”), an Evidentiary Hearing was held in this Cause on July 9, 2014 at 10:30 a.m., in Room 224, PNC Center, 101 West Washington Street, Indianapolis, Indiana. Petitioner and the OUCC were present and participated. The testimony and exhibits of Petitioner and the OUCC were admitted into the record without objection. No members of the general public appeared or sought to testify at the hearing.

Based upon the applicable law and the evidence presented, the Commission finds:

1. **Statutory Notice and Commission Jurisdiction.** Notice of the hearing in this Cause was given and published by the Commission as required by law. Petitioner is a public utility as defined in Ind. Code § 8-1-2-1(a). Under Ind. Code § 8-1-2-42(g), the Commission has jurisdiction over changes to Petitioner’s rates and charges related to adjustments in gas costs. Therefore, the Commission has jurisdiction over Petitioner and the subject matter of this Cause.

2. **Petitioner’s Characteristics.** Petitioner is a corporation organized and existing under the laws of the State of Indiana. Petitioner’s principal office is located at 1425 North Rockport Road, Boonville, Indiana. Petitioner renders natural gas utility service to the public in the City of Boonville, the Town of Chandler, and surrounding areas in Warrick County, Indiana

where it owns, operates, manages, and controls plant and equipment used for the distribution and furnishing of such service.

3. Source of Natural Gas. Ind. Code § 8-1-2-42(g)(3)(A) requires Petitioner to make every reasonable effort to acquire long-term gas supplies so as to provide gas to its retail customers at the lowest gas cost reasonably possible.

Texas Gas Transmission transports and stores natural gas purchased on the spot market and under fixed price contracts for future delivery from one or more natural gas producers and marketers to the Petitioner. Petitioner attempts to mitigate price volatility through managing its natural gas storage levels and hedging natural gas contracts by purchasing “layers” so the storage gas and hedges combined provide as much as 60-80% of its anticipated winter load. Petitioner’s management consults regularly with multiple gas analysts to anticipate pricing dips and purchase gas at the lowest possible prices. Petitioner also monitors predicted weather patterns. Petitioner’s gas purchases in the current GCA period appear to correspond to its described gas procurement plan.

The Commission has indicated that Indiana’s gas utilities should make reasonable efforts to mitigate gas price volatility. This includes a program that considers market conditions and the price of natural gas on both current and forward-looking bases. Based on the evidence offered, we find that Petitioner has demonstrated that it has and continues to follow a policy of securing natural gas supply at the lowest gas cost reasonably possible in order to meet anticipated customer requirements. Therefore, we find that the requirement of this statutory provision has been fulfilled.

4. Purchased Gas Cost Rates. Ind. Code § 8-1-2-42(g)(3)(B) requires that Petitioner’s pipeline suppliers have requested or filed pursuant to the jurisdiction and procedures of a duly constituted regulatory authority the costs proposed to be included in the GCA factor. The evidence of record indicates that the proposed gas costs include transport rates that have been filed by Petitioner’s pipeline suppliers in accordance with Federal Energy Regulatory Commission procedures. We have reviewed the cost of gas included in the proposed gas cost adjustment charge and find the cost to be reasonable. Therefore, we find that the requirement of this statutory provision has been fulfilled.

5. Earnings Test. Ind. Code § 8-1-2-42(g)(3)(C), in effect, prohibits approval of a GCA factor that results in Petitioner earning a return in excess of the return authorized by the last Commission Order in which Petitioner’s basic rates and charges were approved. Petitioner’s current basic rates and charges were approved on November 7, 2012 in Cause No. 44129. The Commission authorized Petitioner to earn a net operating income of \$377,422.

Petitioner’s evidence indicates that for the twelve (12) months ending March 31, 2014, Petitioner’s actual net operating income was \$644,275. Therefore, based on the evidence of record, we find that Petitioner is earning a return in excess of that authorized in its last rate case.

Because Petitioner has earned a return in excess of that authorized, Ind. Code § 8-1-2-42.3 requires the Commission to determine the amount, if any, of the return to be refunded to

customers through the variance in this Cause. A refund is only appropriate if the sum of the differentials (both positive and negative) between the determined return and the authorized return during the relevant period, as defined by Ind. Code § 8-1-2-42.3(a), is greater than zero. Based on the evidence of record, we find the sum of the differentials during the relevant period is less than zero, and therefore, it is not appropriate to require a refund of any of the amount over-earned in this Cause.

6. Estimation of Purchased Gas Costs. Ind. Code § 8-1-2-42(g)(3)(D) requires that Petitioner’s estimate of its prospective average gas costs for each future recovery period be reasonable. The Commission has determined that this requires, in part, a comparison of prior estimates with the corresponding actual costs. The evidence presented indicates that Petitioner’s estimating techniques during the reconciliation period of November 2013 through January 2014 (“Reconciliation Period”) yielded an over-estimated weighted average error of 0.22%. Based on Petitioner’s historical accuracy in estimating the cost of gas, we find that Petitioner’s estimating techniques are sound, and Petitioner’s prospective average estimate of gas costs is reasonable.

7. Reconciliations. Ind. Code § 8-1-2-42(g)(3)(D) also requires that Petitioner reconcile its estimate for a previous recovery period with the actual purchased gas cost for that period. The evidence presented in this proceeding establishes that the variance for the Reconciliation Period is an under-collection of \$3,961 from its customers. This amount should be included, based on estimated sales percentages, in this GCA and the next three GCAs. The amount of the Reconciliation Period variance to be included in this GCA as an increase in the estimated net cost of gas is \$372.

The variance from prior recovery periods applicable to the current recovery period is an under-collection of \$3,825. Combining this amount with the Reconciliation Period variance results in a total under-collection of \$4,197 to be applied in this GCA as an increase in the estimated net cost of gas.

8. Resulting Gas Cost Adjustment Factor. The estimated net cost of gas to be recovered for August through October 2014 is \$205,987. Adjusting this total for the variance and refund amounts yields gas costs to be recovered through the GCA factor of \$210,184 for August through October 2014. After dividing that amount by estimated sales and adjusting for the Indiana Utility Receipts Tax, Petitioner’s recommended GCA factor is \$5.4720/Dth for August through October 2014.

9. Effects on Residential Customers – (GCA Cost Comparison). Petitioner requests authority to approve the GCA factor of \$5.4720/Dth for August through October 2014. The table below shows the commodity costs a residential customer will incur under the proposed GCA factor based on 10 Dth of usage. The table also compares the proposed gas costs to what a residential customer paid most recently (July 2014 - \$5.5298) and a year ago (August through October 2013 - \$5.0638/Dth). The table reflects costs approved through the GCA process. It does not include Petitioner’s base rates or any applicable rate adjustment mechanisms.

Month	Proposed Gas Costs (10 Dth)	Current		Year Ago	
		Gas Costs (10 Dth)	Difference from Current	Gas Costs (10 Dth)	Difference from Year Ago
Aug. - Oct. 2014	\$54.72	\$55.30	(\$0.58)	\$50.64	\$4.08

10. Interim Rates. We are unable to determine whether Petitioner will earn an excess return while these GCA factors are in effect. Accordingly, the rates approved in this Order are interim rates subject to refund pending reconciliation in the event an excess return is earned.

11. Prior Interim Rates Finalized. Petitioner filed a motion requesting rates determined to be interim rates in Cause Nos. 37369 GCA 100 through 37369 GCA 107 be finalized by the Commission. At the evidentiary hearing, the OUCC indicated it did not object to Petitioner's request.

The prefiled testimony of OUCC witness Heather R. Poole indicated the OUCC has performed an on-site review in this GCA of Petitioner's records pertaining to reconciliation periods that encompass February 2013 through January 2014. The corresponding GCAs for these months are Cause Nos. 37369 GCA 107 through 37369 GCA 110. The OUCC's next scheduled examination, review or compilation of data for Boonville will be performed during Cause No. 37369 GCA 114.

The Commission's January 30, 2013 Order in Cause No. 37369 GCA 104 finalized Petitioner's Gas Cost Adjustment rates effective for the periods ending January 31, 2012 for its Cause No. 37369 GCA 99 period. Since January 31, 2012, the Commission's Orders in Cause No. 37369 GCA 100 through 37369 GCA 109 have authorized and reconciled Petitioner's Gas Cost Adjustment rates effective for three-month periods to the period ending October 31, 2013. Based on testimony and evidence submitted by Petitioner and the OUCC, the Commission finds that Petitioner has since received the actual gas costs applicable during the Cause Nos. 37369 GCA 100 through 37369 GCA 107 time periods which have been addressed and reconciled in this current proceeding.

Since Petitioner properly complied with the statutory earnings test set forth in Ind. Code § 8-1-2-42(g)(3)(C) during these periods, the Commission finds the "subject to refund" provisions contained in the Orders for Cause Nos. 37369 GCA 100 through 37369 GCA 107 should be removed and those GCA rates should be finalized through the period ending January 31, 2014.

IT IS THEREFORE ORDERED BY THE INDIANA UTILITY REGULATORY COMMISSION that:

1. The Petition of Boonville Natural Gas Corporation for the gas cost adjustment for natural gas service, as set forth in Paragraph No. 8, is approved, subject to refund in accordance with Paragraph No. 10.

2. Prior to implementing the GCA factor approved above, Boonville Natural Gas Corporation shall file with the Commission under this Cause the applicable rate schedule for the factor.

3. This Order shall be effective on and after the date of its approval.

STEPHAN, MAYS, WEBER, AND ZIEGNER CONCUR:

APPROVED:

JUL 23 2014

I hereby certify that the above is a true and correct copy of the Order as approved.



**Brenda A. Howe
Secretary to the Commission**