



Minnesota Energy Resources Corporation
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September 20, 2019

VIA ELECTRONIC FILING

Daniel P. Wolf
Executive Secretary
Minnesota Public Utilities Commission
121 7th Place East, Suite 350
St. Paul, MN 55101

Re: Minnesota Energy Resources Corporation's Compliance Filing

In the Matter of the Petition of Minnesota Energy Resources Corporation for Approval of a Gas Utility Infrastructure Cost Rider Docket No. G011/M-18-281

In the Matter of the Petition of Minnesota Energy Resources Corporation for Approval of a Natural Gas Extension Project (NGEP) Cost Rider Surcharge for Recovery of 2019 Rochester Project Costs
Docket No. G011/M-18-182

In the Matter of the Petition of Minnesota Energy Resources Corporation for Approval of 2020 Gas Utility Infrastructure Cost (GUIC) Rider Revenue Requirement and Revised Surcharge Factor
Docket No. G011/M-19-282

In the Matter of the Application of Minnesota Energy Resources Corporation for Authority to Increase Rates for Natural Gas Service in Minnesota
Docket No. G011/GR-17-563

Dear Mr. Wolf:

On August 26, 2019, the Minnesota Public Utilities Commission (the "Commission") issued an Order Suspending GUIC Rider Surcharge for Direct Connect Customers, and Declining to Reopen NGEP Rider Docket ("Order") in the above-referenced dockets, approving Minnesota Energy Resources Corporation's ("MERC's" or the "Company's") request to suspend its gas utility infrastructure cost ("GUIC") rider surcharge for Direct Connect customers and requiring the Company to submit a compliance filing within 30 days with updated tariff sheets with supporting schedules and calculations for impacted customer classes.

On August 26, 2019, MERC submitted a compliance filing with clean and redline tariff sheets. MERC filed modifications to its tariff language on August 30, 2019.

On September 19, 2019, the Department of Commerce, Division of Energy Resources (the "Department") filed a letter recommending additional revisions to MERC's tariff sheet

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language. In particular, the Department recommends the following changes to MERC's proposed 1st Revised Tariff Sheet Nos. 7.20 and 7.21:

Applicable to bills for natural gas service provided under all utility rate schedules, ~~except to Direct Connect customers~~ as approved by the Minnesota Public Utilities Commission (MPUC). Effective August 26, 2019, the GUIC Rider rate is suspended for Direct Connect Customers, who are subject to service under 3rd Revised Sheet No. 6.50.

The GUIC Rate effective May 1, 2019 shall be \$0.00413 per therm for all customer classes. Effective August 26, 2019, the GUIC Rider rate is suspended for Direct Connect Customers ~~Direct Connect customers are exempt from the GUIC Rider Rate.~~

MERC agrees to the Department's proposed clarifications, but recommends excluding the reference to the revision number in the language on Sheet No. 7.20 to avoid the need for future updates to the cross-referenced tariff sheet. In particular, MERC recommends the following minor modification to the Department's proposed tariff language:

Applicable to bills for natural gas service provided under all utility rate schedules, as approved by the Minnesota Public Utilities Commission (MPUC). Effective August 26, 2019, the GUIC Rider rate is suspended for Direct Connect Customers, who are subject to service under ~~3rd Revised~~Tariff Sheet No. 6.50.

MERC submits the attached revised tariff sheets reflecting these recommended modifications.

Please contact me at (414) 221-2374 if you have any questions regarding the information in this filing. Thank you for your attention to this matter.

Sincerely,

/s/ Mary L. Wolter

Mary L. Wolter
Director – Gas Regulatory Planning & Policy
Minnesota Energy Resources Corporation

Enclosure
cc: Service Lists

GAS UTILITY INFRASTRUCTURE COST RIDER

~~Original~~ 1st Revised Sheet No. 7.20

1. APPLICABILITY

Applicable to bills for natural gas service provided under all utility rate schedules, as approved by the Minnesota Public Utilities Commission (MPUC). Effective August 26, 2019, the GUIC Rider rate is suspended for Direct Connect Customers, who are subject to service under Tariff Sheet No. 6.50.

2. RIDER

The Gas Utility Infrastructure Cost (GUIC) rider statute (Minn. Stat. § 216B.1635) permits a public utility to petition the MPUC outside of a general rate case for a rider ~~to be billed to all of the utility's customers, including transport customers,~~ to recover the revenue deficiency from projects not already included in utility rates that have been incurred for:

- A. replacement of natural gas facilities located in the public right-of-way required by the construction or improvement of a highway, road, street, public building, or other public work by or on behalf of the United States, the state of Minnesota, or a political subdivision; and
- B. replacement or modification of existing natural gas facilities, including surveys, assessments, reassessment, and other work necessary to determine the need for replacement or modification of existing infrastructure that is required by a federal or state agency.

3. RATE

The GUIC Rider rate for any customer class will be the MPUC-approved rate for that customer class. Such GUIC Rider rates may be volumetric, a flat fee, or some other form of approved recovery.

4. TERM

The GUIC Rider rate will be established for each customer group and be based on the annual revenue requirements for costs associated with forecasted natural gas infrastructure projects eligible for recovery under Minnesota Statute Sections 216B.1635 that are determined by the Commission to be eligible for recovery under this GUIC Rider.

The Company will file a GUIC Annual Report each April 1, which will include a reconciliation of the previous full calendar year's GUIC Tracker Account balance, if applicable, as well as support for any request to change the GUIC Rider Rate for a subsequent calendar year. (For example, the year-end 2019 GUIC Rider Tracker Account balance will be applied as a true-up adjustment to the 2021 GUIC Rider rate.) The GUIC Rider rate will be adjusted to reflect new Recoverable GUIC Costs as well as the amortization of the prior year's GUIC Tracker balance as approved by the Commission.

GAS UTILITY INFRASTRUCTURE COST RIDER
(Continued)

1st Revised~~Original~~ Sheet No. 7.21

5. DEFINITIONS

- A. GUIC Tracker: An accounting process used to accumulate any difference between the actual revenue requirement impact of Recoverable GUIC Costs and the actual revenues recovered through the GUIC Rider.
- B. GUIC Rider Reconciliation: The GUIC Factor for each customer group may be adjusted annually with approval of the MPUC. The Company will file a GUIC Annual Report on or before April 1, which will include a reconciliation of the previous full calendar year's GUIC Tracker Account balance, if applicable, as well as support for any request to change the GUIC Factor for the subsequent calendar year.
- C. Qualifying Projects: Projects eligible for recovery via the GUIC Rider under Minn. Stat. § 216B.1635 include:
- i. replacement of natural gas facilities located in the public right-of-way required by the construction or improvement of a highway, road, street, public building, or other public work by or on behalf of the United States, the state of Minnesota, or a political subdivision; and
 - ii. replacement or modification of existing natural gas facilities, including surveys, assessments, reassessment, and other work necessary to determine the need for replacement or modification of existing infrastructure that is required by a federal or state agency.
- D. Recoverable GUIC Costs: The revenue requirement related to Qualifying Projects not already reflected in rates. The annual revenue requirement for costs associated with the Qualifying Projects includes the currently authorized rate of return on capital investment, incremental income taxes, incremental property taxes, incremental depreciation expense, and any incremental operation and maintenance costs relative to the Qualifying Project(s). A standard model will be used to calculate the revenue requirement related to Qualifying Project(s) for the filing period.

6. GUIC RIDER RATES

A. Currently Authorized GUIC Rider Rate

A separate GUIC Rate may be calculated for each customer class or the same rate may be applied across all or a portion of customer classes, as approved by the MPUC. The GUIC rate shall be calculated to recover the Recoverable GUIC Costs over the period approved by the MPUC.

The GUIC Rate effective May 1, 2019 shall be \$0.00413 per therm for all customer classes. Effective August 26, 2019, the GUIC Rider rate is suspended for Direct Connect Customers.

B. Adjustment to GUIC Tracker Account with Changes in Base Rates

Whenever the Company implements changes in base rates as the result of a final Commission order in a general rate case, the Company shall simultaneously adjust the GUIC Tracker Account to remove all costs that have been included in the approved base rates.

GAS UTILITY INFRASTRUCTURE COST RIDER

1st Revised Sheet No. 7.20

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GAS UTILITY INFRASTRUCTURE COST RIDER
(Continued)

1st Revised Sheet No. 7.21

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Docket No. G011/GR-17-563

CERTIFICATE OF SERVICE

I, Kristin M. Stastny, hereby certify that on the 20th day of September, 2019, on behalf of Minnesota Energy Resources Corporation (MERC) I electronically filed a true and correct copy of the enclosed Compliance Filing on www.edockets.state.mn.us. Said documents were also served via U.S. mail and electronic service as designated on the attached service list.

Dated this 20th day of September, 2019.

/s/ Kristin M. Stastny

Kristin M. Stastny

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James M	Strommen	jstrommen@kennedy-graven.com	Kennedy & Graven, Chartered	200 S 6th St Ste 470 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_18-281_M-18-281

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Eric	Swanson	eswanson@winthrop.com	Winthrop & Weinstine	225 S 6th St Ste 3500 Capella Tower Minneapolis, MN 554024629	Electronic Service	No	OFF_SL_18-281_M-18-281
Casey	Whelan	cwhelan@kinectenergy.com	Kinect Energy Group	605 Highway 169 N Ste 1200 Plymouth, MN 55441	Electronic Service	No	OFF_SL_18-281_M-18-281
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_18-281_M-18-281
Mary	Wolter	mary.wolter@wecenergygroup.com	Minnesota Energy Resources Corporation (HOLDING)	231 West Michigan St Milwaukee, WI 53203	Electronic Service	No	OFF_SL_18-281_M-18-281

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Michael	Ahern	ahern.michael@dorsey.com	Dorsey & Whitney, LLP	50 S 6th St Ste 1500 Minneapolis, MN 554021498	Electronic Service	No	OFF_SL_19-282_M-19-282
Generic Notice	Commerce Attorneys	commerce.attorneys@ag.state.mn.us	Office of the Attorney General-DOC	445 Minnesota Street Suite 1800 St. Paul, MN 55101	Electronic Service	Yes	OFF_SL_19-282_M-19-282
Sharon	Ferguson	sharon.ferguson@state.mn.us	Department of Commerce	85 7th Place E Ste 280 Saint Paul, MN 551012198	Electronic Service	No	OFF_SL_19-282_M-19-282
Daryll	Fuentes	dfuentes@usg.com	USG Corporation	550 W Adams St Chicago, IL 60661	Electronic Service	No	OFF_SL_19-282_M-19-282
Brian	Meloy	brian.meloy@stinson.com	STINSON LLP	50 S 6th St Ste 2600 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_19-282_M-19-282
Andrew	Moratzka	andrew.moratzka@stoel.com	Stoel Rives LLP	33 South Sixth St Ste 4200 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_19-282_M-19-282
Catherine	Phillips	catherine.phillips@we-energies.com	We Energies	231 West Michigan St Milwaukee, WI 53203	Electronic Service	No	OFF_SL_19-282_M-19-282
Generic Notice	Residential Utilities Division	residential.utilities@ag.state.mn.us	Office of the Attorney General-RUD	1400 BRM Tower 445 Minnesota St St. Paul, MN 551012131	Electronic Service	Yes	OFF_SL_19-282_M-19-282
Elizabeth	Schmiesing	eschmiesing@winthrop.com	Winthrop & Weinstine, P.A.	225 South Sixth Street Suite 3500 Minneapolis, MN 55402	Electronic Service	No	OFF_SL_19-282_M-19-282
Colleen	Sipiorski	Colleen.Sipiorski@wecenergygroup.com	Minnesota Energy Resources Corporation	700 North Adams St Green Bay, WI 54307	Electronic Service	No	OFF_SL_19-282_M-19-282

First Name	Last Name	Email	Company Name	Address	Delivery Method	View Trade Secret	Service List Name
Kristin	Stastny	kstastny@briggs.com	Briggs and Morgan, P.A.	2200 IDS Center 80 South 8th Street Minneapolis, MN 55402	Electronic Service	Yes	OFF_SL_19-282_M-19-282
Eric	Swanson	eswanson@winthrop.com	Winthrop & Weinstine	225 S 6th St Ste 3500 Capella Tower Minneapolis, MN 554024629	Electronic Service	No	OFF_SL_19-282_M-19-282
Daniel P	Wolf	dan.wolf@state.mn.us	Public Utilities Commission	121 7th Place East Suite 350 St. Paul, MN 551012147	Electronic Service	Yes	OFF_SL_19-282_M-19-282
Mary	Wolter	mary.wolter@wecenergygroup.com	Minnesota Energy Resources Corporation (HOLDING)	231 West Michigan St Milwaukee, WI 53203	Electronic Service	Yes	OFF_SL_19-282_M-19-282