

Rate 21

Nicor Gas
Chicago Hub - Intrastate Service Under Rate 21
Hub Transaction Request and Agreement Form
for
Interruptible Transportation and Storage Services

Rate 21

Shipper customer name hereby requests and contracts for the following intrastate interruptible transportation and/or storage service(s) to be provided by Nicor Gas Company ("Nicor Gas" or "Company"), pursuant to Hub Service Agreement No: number dated date at top of Hub SA

Type of Rate 21 Interruptible Service:

- Interruptible Transportation
Interruptible Storage

Interruptible Transportation Service:

Transportation Maximum Daily (MDCQ) number MMBtu/d from: date to date
Contract Quantity [ #VALUE! therms/d]

Interruptible Storage Services:

Interruptible Injection number MMBtu/d Injection Period from: date to date
Interruptible Withdrawal number MMBtu/d Withdrawal Period from: date to date
Capacity number MMBtu/d [ #VALUE! therms]

- See also attached continuation sheet (if applicable)

Receipt Points - Downstream of on-system interconnection with:

Primary: ANR, MGT, NNG, NGPL, NBPL, Alliance
Secondary: ANR, MGT, NNG, NGPL, NBPL, Alliance

Delivery Points - Downstream of on-system interconnection with:

Primary: NGPL/Nicor CDP, North Shore Gas
Secondary: ANR, MGT, NNG, NGPL, NBPL, Alliance

Rates:

Company and Shipper hereby agree that the following charges shall apply to this Hub Service Transaction. Transportation Commodity Charges apply to each therm transported. Storage Commodity Charges apply to the sum of storage daily balances for storage services hereunder.

- Company's Maximum Rates as stated in Rate 21
Standard Discounted Rate applied to all units:
Transportation Commodity Charge: number per MMBtu transported
Storage Commodity Charge: number per MMBtu times the daily storage service balance
Discounted Rates set forth on the attached Discount Appendix for all services meeting stated conditions
Nicor Gas' currently effective GLU rate is applicable to all volumes transported (provided in-kind)

Any discounted rate provided hereunder shall be, at all times, between the minimum and maximum rates applicable to the service provided under this Agreement and shall be adjusted, as necessary, to comply with this condition. If any rate component herein which was equal to or within such minimum and maximum rates at the time this form is executed subsequently exceeds the applicable maximum rate or is below the applicable minimum rate due to a change in Company's maximum rates and/or minimum rates, so that such rate component must be adjusted upward or downward to equal the new applicable maximum or minimum rate, then other rate components may be adjusted upward or downward to achieve the agreed upon total charges, so long as none of the resulting rate components exceed the maximum rate or are below the minimum rate applicable to the rate component. Such changes to rate components shall be applied prospectively, commencing on the date Company receives approval for new tariff sheets from the Illinois Commerce Commission. However, nothing contained herein shall be construed to alter a refund obligation under applicable law.

Pursuant to Company's Rate 21 Terms and Conditions, Shipper hereby certifies that any gas tendered for transportation and/or storage by Shipper to Company will ultimately be consumed within the State of Illinois.

Requested by Shipper
Date:
By:
Title:

Confirmed by Nicor Gas
Date:
By:
Title: