BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

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IN THE MATTER OF THE APPLICATION OF INTERMOUNTAIN GAS COMPANY FOR AUTHORITY TO CHANGE ITS PRICES (2009 PURCHASED GAS COST ADJUSTMENT).

CASE NO. INT-G-09-02 NOTICE OF APPLICATION NOTICE OF MODIFIED PROCEDURE ORDER NO. 30886

On August 19, 2009, Intermountain Gas Company ("Intermountain") filed its annual Purchased Gas Cost Adjustment (PGA) Application requesting authority to decrease its annualized revenues by \$72.4 million. Application at 2. The PGA mechanism is used to adjust rates to reflect annual changes in Intermountain's costs for the purchase of natural gas from suppliers – including transportation, storage, and other related costs. *See* Order No. 26019. Intermountain's earnings will not be decreased as a result of the proposed changes in prices and revenues. The Company requests that its Application be processed by Modified Procedure and that its rates become effective on October 1, 2009.

NOTICE OF APPLICATION

YOU ARE HEREBY NOTIFIED that Intermountain Gas seeks to pass-through to each of its customer classes a change in gas-related costs resulting from: (1) an increase in costs billed Intermountain due to higher prices charged by Northwest Pipeline GP ("Northwest" or "Northwest Pipeline") offset by a small decline in contract volumes on Northwest; (2) an increase in costs from Intermountain's "upstream" Canadian pipeline suppliers; (3) a decrease in the Company's projected costs relating to its storage contracts; (4) a decrease in Intermountain's Weighted Average Cost of Gas, or "WACOG"; (5) an updated customer allocation of gas-related costs pursuant to the Company's Purchased Gas Cost Adjustment provision; (6) the inclusion of temporary surcharges and credits for one year relating to gas and interstate transportation costs from Intermountain's deferred gas cost accounts; and (7) benefits included in Intermountain's firm transportation and storage costs resulting from Intermountain's management of its storage and firm capacity rights on pipeline systems. Application at 3-4.

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YOU ARE FURTHER NOTIFIED that Intermountain also seeks with this Application to eliminate the temporary surcharges and credits included in its current prices during the past 12 months, pursuant to Order Nos. 30649 and 30676. The aforementioned changes would result in an overall price decrease to Intermountain's customers.

YOU ARE FURTHER NOTIFIED that Intermountain Gas proposes decreasing the WACOG from the currently approved \$0.67482 per therm to \$0.49600 per therm. The Application maintains that weather adjusted demand for natural gas has diminished, driven by the downturn in our regional and national economy. At the same time, natural gas supplies are plentiful. This current imbalance between supply and demand has driven down the near term prices for natural gas. Application at 6.

YOU ARE FURTHER NOTIFIED that the Company asserts that the proposed WACOG includes the benefits resulting from Intermountain's storage of significant amounts of natural gas procured during the summer season for use during the winter when market prices are normally higher. Additionally, and in an effort to further stabilize prices paid by customers during the upcoming winter period, Intermountain has entered into various hedging agreements to lock in the price for significant portions of its underground storage and other winter flowing supplies. Application at 6.

YOU ARE FURTHER NOTIFIED that although current commodity futures prices dictate the use of a \$0.49600 per therm WACOG, the Company continues to remain vigilant in monitoring natural gas prices. If forward prices for natural gas materially deviate from \$0.49600 per therm, the Company is committed to return to the Commission prior to this winter's heating season to amend these proposed rates.

YOU ARE FURTHER NOTIFIED that pursuant to Order No. 30649, Intermountain included temporary surcharges and credits in its October 1, 2008, and November 15, 2008, prices for the principal reason of collecting or passing back to its customers deferred gas cost charges and benefits. Exhibit No. 4, Line 26 reflects the elimination of these temporary surcharges and credits.

YOU ARE FURTHER NOTIFIED that the Company proposes to allocate deferred gas costs from its Account No. 186 balance to its customers through temporary price adjustments to be effective during the 12-month period ending September 30, 2010, as follows: (1) fixed gas costs credit of \$741,556 attributable to the collection of interstate pipeline capacity costs, the NOTICE OF APPLICATION

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true-up of expense issues previously ruled on by the Commission, and mitigating capacity release credits generated from the release of Intermountain's pipeline capacity; (2) deferred gas cost amounts of \$12.7 million attributable to variable gas costs since October 1, 2008; and (3) deferred gas costs related to Lost and Unaccounted For Gas which results in a net per therm decrease to both sales and transportation customers. Application at 8.

YOU ARE FURTHER NOTIFIED that Intermountain states that a straight cents-pertherm price decrease was not utilized for the LV-1 tariff. The proposed decrease is fixed-cost related and, because there are no fixed costs recovered in the tail block of the LV-1 tariff, a cent per therm increase relating to fixed costs was made only to the first two blocks of the LV-1 tariff. Each block of the proposed T-3 and T-4 tariffs include a uniform cents-per-therm decrease for unaccounted gas recovery. *Id.*

YOU ARE FURTHER NOTIFIED that Intermountain asserts that customers have been notified regarding Intermountain's Application through a customer notice and press release. *Id.* Intermountain states that the proposed overall price changes reflect a just, fair, and equitable pass-through of changes in gas-related costs to Intermountain's customers. Finally, the Company requests that this matter be handled under Modified Procedure pursuant to Rules 201-204 of the Commission's Rules of Procedure and that its rates become effective on October 1, 2009.

NOTICE OF MODIFIED PROCEDURE

YOU ARE FURTHER NOTIFIED that the Commission has determined that the public interest may not require a formal hearing in this matter and will proceed under Modified Procedure pursuant to Rules 201 through 204 of the Idaho Public Utilities Commission's Rules of Procedure, IDAPA 31.01.01.201 through .204. The Commission notes that Modified Procedure and written comments have proven to be an effective means for obtaining public input and participation.

YOU ARE FURTHER NOTIFIED that any person desiring to state a position on this Application may file a written comment in support or opposition with the Commission within fourteen (14) days from the service date of this Notice. The comment must contain a statement of reasons supporting the comment. Persons desiring a hearing must specifically request a hearing in their written comments. Written comments concerning this Application shall be mailed to the Commission and the Applicant at the addresses reflected below:

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NOTICE OF APPLICATION NOTICE OF MODIFIED PROCEDURE ORDER NO. 30886 Commission Secretary Idaho Public Utilities Commission PO Box 83720 Boise, ID 83720-0074

Street Address for Express Mail: 472 W. Washington Street Boise, ID 83702-5918 Michael P. McGrath Director – Gas Supply & Regulatory Affairs Intermountain Gas Company PO Box 7608 Boise, ID 83707 E-Mail: <u>mmcgrath@intgas.com</u>

Morgan W. Richards, Jr. Richards Law Office 804 East Pennsylvania Lane Boise, ID 83706 Email: <u>mwrlaw@cableone.net</u>

These comments should contain the case caption and case number shown on the first page of this document. Persons desiring to submit comments via e-mail may do so by accessing the Commission's home page located at <u>www.puc.idaho.gov</u>. Click the "Comments and Questions" icon and complete the comment form using the case number as it appears on the front of this document. These comments must also be sent to Intermountain Gas at the e-mail addresses listed above.

YOU ARE FURTHER NOTIFIED that if no written comments or protests are received within the time limit set, the Commission will consider this matter on its merits and enter its Order without a formal hearing. If written comments are received within the time limit set, the Commission will consider them and, in its discretion, may set the same for formal hearing.

YOU ARE FURTHER NOTIFIED that the Application, supporting workpapers and exhibits have been filed with the Commission and are available for public inspection during regular business hours at the Commission offices. The Application and other workpapers are also available on the Commission's web site at <u>www.puc.idaho.gov</u> by clicking on "File Room" and then "Gas Cases."

YOU ARE FURTHER NOTIFIED that all proceedings in this matter will be held pursuant to the Commission's jurisdiction under Title 61 of the Idaho Code, and specifically *Idaho Code* §§ 61-307, 61-313, 61-503 and 61-622. The Commission may enter any final Order consistent with its authority under Title 61.

YOU ARE FURTHER NOTIFIED that all proceedings in this matter will be conducted pursuant to the Commission's Rules of Procedure, IDAPA 31.01.01.000, *et seq*.

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NOTICE OF APPLICATION NOTICE OF MODIFIED PROCEDURE ORDER NO. 30886

ORDER

IT IS HEREBY ORDERED that this case be processed under Modified Procedure. Interested persons and parties may file written comments **no later than fourteen (14) days** from the service date of this Notice.

DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho this \mathcal{A} day of August 2009.

MM D. KEMPTON, PRESIDENT

HA H. SMITH. COMMISSIONER

CON SIONER MACK A. REDFORD.

ATTEST:

Jean D. Jewell

Commission Secretary

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