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**SOUTHWEST GAS CORPORATION** RECEIVED

2007 JUL 17 A 11: 48

July 13, 2007

AZ CORP COMMISSION  
DOCKET CONTROL

Docket Control Office  
Arizona Corporation Commission  
1200 W. Washington Street  
Phoenix, AZ 85007

Re: **Docket No. G-01551A-87-0246; Decision No. 55773**

Pursuant to Commission Decision No. 55773, issued in Docket No. G-01551A-87-0246, Southwest Gas Corporation (Southwest) was ordered to submit to the Arizona Corporation Commission (Commission) an advice letter each time transportation service is initiated for a customer or a rate for a transportation customer is changed. This submittal shall state the customer's name, rate charged, and expected volume of gas to be transported. Southwest considers the transportation rate and the expected volume of gas transported for each customer to be confidential in nature, and therefore, is filing redacted copies of this information. Southwest herewith submits an original and thirteen (13) redacted copies to the Docket Control Office. In addition, Southwest is providing a redacted copy to the Commission Compliance Office and an unredacted copy to the Director of the Commission Utilities Division.

**New NGC., dba National Gypsum (new)**

Basic Service Charge/Month	1 @	\$ 720.00	\$ 720.00
Demand Charge Rate			\$ 0.062340
Volumetric Charge / Scheduled Therm:			
Margin G-25 (TE)			\$ 0.08953
R & D Surcharge			\$ 0.00113
DSM Surcharge			\$ 0.00176
DOT Pipeline Safety Surcharge			\$ 0.00072
Gas Cost Balancing Account Surcharge			\$ 0.11000
Shrinkage Charge			\$ 0.00715
Annual Volume of gas projected in Therms			██████████

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**United Dairymen of Arizona.** (new)

Basic Service Charge/Month	2 @ \$ 500.00	\$	500.00
Volumetric Charge / Scheduled Therm:			
Margin		\$	0.04024
DOT Pipeline Safety Surcharge		\$	0.00072
Shrinkage Charge		\$	0.00806
Annual Volume of gas projected in Therms			██████████

The customer rate and volume information contained in the unredacted version of this document is submitted in reliance on the confidentiality afforded by A.R.S. § 40-204.C.

Respectfully submitted,

Debra S. Jacobson, Director  
Government & State Regulatory Affairs

c Ernest Johnson, ACC  
Compliance Section, ACC