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BEFORE THE ARIZONA CORPORATION COMMISSION

GARY PIERCE
Chairman
BOB STUMP
Commissioner
SANDRA D. KENNEDY
Commissioner
PAUL NEWMAN
Commissioner
BRENDA BURNS
Commissioner

Arizona Corporation Commission

DOCKETED

APR - 7 2011

DOCKETED BY 

IN THE MATTER OF THE APPLICATION
OF SOUTHWEST GAS CORPORATION
FOR APPROVAL TO REVISE THE RATE
COLLECTED THROUGH ITS DEMAND-
SIDE MANAGEMENT ADJUSTOR
MECHANISM

DOCKET NO. G-01551A-11-0052

DECISION NO. 72257

ORDER

Open Meeting
March 29 and 30, 2011
Phoenix, Arizona

BY THE COMMISSION:

FINDINGS OF FACT

1. Southwest Gas Corporation. ("Southwest" or "the Company") is engaged in providing natural gas within portions of Arizona, pursuant to authority granted by the Arizona Corporation Commission.

2. Southwest serves approximately 986,000 customers in the counties of Gila, La Paz, Cochise, Graham, Maricopa, Pima, Greenlee, Mohave, Pinal and Yuma. Of these customers, approximately 945,000 are Residential, while 40,000 are Commercial. Southwest also serves a small number of Industrial, Irrigation and Transportation customers.

Current Filing

3. On January 31, 2011, Southwest filed an application to reset its current rate from \$0.00200 per therm to \$0.00345 per therm. Pursuant to Commission Decision No. 60352 (August 29, 1997), Southwest files an application each year to reset its Demand-side Management

1 (“DSM”) adjustor rate. Once approved, the reset rate is then effective for twelve months, from
2 April 1st through the following March 31st.

3 4. Southwest also has a pending rate case, in Docket No. G-01551A-10-0458, filed on
4 November 12, 2010. The rate case includes the Company’s DSM implementation plan¹, which is a
5 revamp of its existing DSM Portfolio and is designed to meet the new gas energy efficiency
6 standard. Southwest’s DSM implementation plan includes the following proposals:

- 7 • a pilot program offering Residential energy audits and direct install for
8 efficient showerheads and aerators, and promoting the Residential rebates;
- 9 • a pilot program offering Non-residential energy audits and promoting
10 implementation of energy efficiency measures identified by the audits;
- 11 • an educational pilot program for all Southwest customers. It would promote
12 energy efficiency and conservation, and explore partnerships for
13 implementing a Conservation Behavior program;
- 14 • a Non-residential customized program offering rebates for achieved annual
15 energy savings;
- 16 • multiple new Residential and Non-residential measures;
- 17 • a new Renewable Energy Resource Technology (“RET”) program
18 promoting solar water heaters and solar pool heaters; and
- 19 • a total portfolio budget increase to \$16,500,000 (compared to the \$4.8
20 million proposed in the reset filing).

21 5. In the rate case docket, Southwest has requested that the new DSM/RET Portfolio
22 and the associated new DSM adjustor rate “become effective coincident with the rates approved in
23 the general rate case.” The rate case DSM adjustor rate would replace any DSM adjustor rate in
24 place at that time.

25 *Background: DSM Adjustor Mechanism and Reset*

26 6. The purpose of the DSM adjustor mechanism is to recover the cost of the
27 Company’s Commission-approved DSM programs. The DSM adjustor rate is reset each year to

28 ¹ The “Arizona Energy Efficiency and Renewable Energy Resource Technology Portfolio Implementation Plan” or
“Implementation Plan.”

1 align it with projected spending for the upcoming year, and to true-up existing over- or under-
2 collections. Over- and under-collections arise from the difference between the amounts recovered
3 through the DSM adjustor and the amounts actually spent on energy efficiency programs (which
4 can be impacted by factors such as participation levels that are higher or lower than anticipated).
5 Over- and under-collections are applied to the Company's DSM bank balance.²

6 Current Over-collection

7 7. According to the Company, as of December 31, 2010, Southwest was over-
8 collected by \$2,577,916, and anticipates that the over-collection will increase to \$2,687,163 by
9 April 1, 2011. The over-collected balance, in combination with the higher adjustor rate, would
10 fund Southwest's planned increase in DSM spending during the 2011 program year (4/1/2011-
11 3/31/2012).

12 Projected Spending

13 8. Southwest projects \$4,826,000 in spending for its conservation and energy
14 efficiency spending during the 2011 program year. Southwest projected its proposed spending
15 level based on: (i) the total budget for the Company's current Commission-approved DSM
16 portfolio (\$4,776,000); and (ii) the Company's proposed Residential Energy Efficient Consumer
17 Products Financing ("Consumer Products Financing") program (\$50,000).

18 9. The higher DSM spending level would promote increased program participation
19 and activity, increase energy savings generally, and enhance the Company's ability to meet the
20 new gas energy efficiency standards.³ The proposed \$4.8 million cost for the 2011 program year
21 would be covered by the Company's existing over-collection, combined with the proposed
22 \$0.00345 per therm DSM adjustor rate.

23 Potential Impacts of Projected Increase in DSM Adjustor Rate

24 10. If participation and activity levels are similar to what the Company has projected,
25 the proposed DSM adjustor rate would allow Southwest to recover its DSM-related costs in a
26

27 ² Interest is paid on both over- and under-collected balances, based on the one-year nominal constant maturities rate.

28 ³ Gas energy efficiency standards have been set by the Commission and became effective on March 4, 2011. Gas utilities falling under the rules, as Southwest does, are required to achieve 0.50% in cumulative annual energy savings by the end of 2011.

1 timely fashion. If DSM spending reaches the \$4.8 million projected by the Company, the higher
 2 DSM adjustor rate level will also decrease the chances that the DSM bank balance will become
 3 under-collected once the current over-collection has been exhausted. (Any under-collection could
 4 be trued-up at the next reset.)

5 11. If program participation and activity levels are lower than anticipated, the higher
 6 DSM adjustor rate could minimally decrease, maintain or even increase the Company's already
 7 substantial level of over-collection. For example, Staff estimates that if Southwest spent \$2.8
 8 million (approximately twice what it spent in 2010), rather than the \$4.8 million projected by the
 9 Company, the over-collected bank balance would decrease from its current level, but still remain
 10 over \$2 million.

11 Details of Projected Spending

12 12. The individual per-program budgets are listed in the tables below, as are the
 13 components of the proposed financing program. Table I addresses existing programs, while Table
 14 II includes the initial budget for the proposed Consumer Products Financing program:

15 Table I

Existing Southwest DSM Programs	Budgets
<i>Smarter Greener Better Homes/Energy Star Home</i>	\$950,000
Low-Income Energy Conservation	\$650,000
Residential Rebates/Consumer Products	\$700,000
Commercial Equipment	\$1,111,000
Large Commercial Energy Efficient Boiler	\$650,000
Technology Information Center	\$15,000
Distributed Generation	\$700,000
Total	\$4,776,000

22 Table II

Proposed Residential Energy Efficient Consumer Products Financing Program (initial year)	Budgets
Administration and Set-up	\$25,000
Initial Guaranty Reserve Account	\$25,000
Total	\$50,000

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1 Increased Participation and Spending

2 13. The \$4.8 million in spending on Southwest projects for the 2011 program year
 3 would more than triple the \$1.4 million spent during the 2009 and 2010 calendar years. During
 4 communications with Staff, Southwest listed a number of factors that it believes will contribute to
 5 such a marked increase in program activity and spending: (i) an improving economy; (ii) DSM
 6 portfolio enhancements, such as the new boiler program (for which Southwest anticipates a high
 7 level of interest) and higher new home construction rebates; (iii) a federal depreciation deduction
 8 on capitol investment that is likely to enhance participation in the Commercial Equipment
 9 program; (iv) the expected participation of a hospital Combined Heat and Power ("CHP")⁴ project
 10 in the Distributed Generation program, and the potential for a second project in the near future; (v)
 11 increased reliance on the Company's local division employees to assist with DSM programs; (vi)
 12 the hiring of a new DSM-dedicated employee; and (vii) additional targeted outreach efforts,
 13 focusing on manufacturers, engineers, architects and facility managers.

14 Calculation of the Proposed DSM Adjustor Rate

15 14. The table below shows how the requested credit was calculated, based on estimated
 16 spending, the over-collected bank balance, estimated recoveries and estimated accruals:

17 Table III

18 Projected Spending, Current Budget (2011 Program Year 4/1/2011-3/31/2012)	
19 Projected 2011 Spending on Approved DSM Programs	\$4,776,000
20 Projected 2011 Spending on Financing Program (Pending)	\$50,000
21 Subtotal: 2011 Projected DSM Program Costs (Current programs)	\$4,826,000
22 Total Amount to Be Recovered	
23 2011 Projected DSM Program Costs (Current programs)	\$4,826,000
24 DSM over-collection as of 12/31/2010	(\$2,577,916)
25 Estimated recoveries, January-March 2011	(461,295)
26 Estimated accruals, January-March 2011	\$352,048
Total amount to be recovered	\$2,138,837
27 Calculation of Southwest's Proposed Adjustor Rate	
28 Applicable Therms ⁵	619,588,669
$\$2,138,837/619,588,669 =$ Southwest's Proposed adjustor reset rate	\$0.00345

27 ⁴ CHP technologies capture byproduct heat created during electric power generation and use it for heating and cooling, or to generate additional electricity.

28 ⁵ Southwest customers on the G30 (optional) and B1 (bypass) rate schedules do not pay the DSM adjustor rate. The terms used by these customers are not, for this reason, used in calculating the per-therm DSM adjustor rate.

1 Estimated Residential Bill Impacts of Proposed Increase; Estimated Total Costs

2 15. Average usage rates. The average usage rates for single-family residential
3 customers are listed in the table below. Also included is the highest monthly therm usage from
4 2010, so the existing and proposed DSM adjustor rates can be evaluated in terms of their cost
5 during a peak usage month:

Table IV

	Summer Months	Winter Months	Annual (per month)	Highest Usage Rate (per month)
Average no. of therms used	11	39	25	63

11 16. Bill Impacts; Costs. The Company's proposed DSM adjustor rate would have an
12 impact on residential customer bills equal to the difference between the existing and proposed rate
13 times usage, as shown below.

Table V

Costs/Impacts (usage x adjustor rate)	Average Monthly Cost: Summer	Average Monthly Cost: Winter	Average Monthly Cost: Annual	Cost During Peak Usage Month
Total Costs at Current \$0.00200 Rate Per Therm	\$0.02200	\$0.07800	\$0.05000	\$0.12600
Total Costs at Southwest Proposed \$0.00345 Rate	\$0.03795	\$0.13455	\$0.08625	\$0.21735
<u>Impact of Increase (Difference between existing and proposed rate.)</u>	\$0.01595	\$0.05655	\$0.03625	\$0.09135

22 Recommendations

23 17. As stated herein, Southwest filed an application for a rate case on November 12,
24 2010, which became sufficient on December 13, 2010. In its application, Southwest proposed an
25 extensive modification of its DSM Portfolio, including new programs, new measures and a large
26 increase to the budget. Based on the proposed revamp, and the existing large over-collection, it is
27 Staff's position that a reset should be postponed at this time and considered within the rate case.

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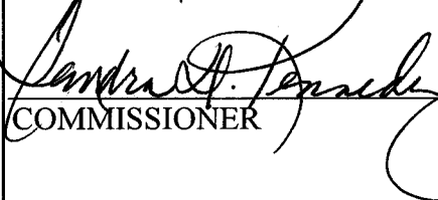
IT IS THEREFORE ORDERED that the DSM adjustor rate not be reset at this time and that the DSM adjustor rate remain at its current level of \$0.00200 per therm until further order of the Commission.

IT IS FURTHER ORDERED that this Decision shall become effective immediately.

BY THE ORDER OF THE ARIZONA CORPORATION COMMISSION


CHAIRMAN


COMMISSIONER


COMMISSIONER


COMMISSIONER


COMMISSIONER

IN WITNESS WHEREOF, I, ERNEST G. JOHNSON, Executive Director of the Arizona Corporation Commission, have hereunto, set my hand and caused the official seal of this Commission to be affixed at the Capitol, in the City of Phoenix, this 7th day of April, 2011.


ERNEST G. JOHNSON
EXECUTIVE DIRECTOR

DISSENT: _____

DISSENT: _____

SMO:JMK:sms/RM

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DOCKET NO. G-01551A-11-0052

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