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Applies to State of Oklahoma

Original Sheet No. 4-7.1/5

POLICY SCHEDULE NO. 7 LEAVE ON AGREEMENT

7. <u>LEAVE ON AGREEMENT</u>

7.1. Pursuant to owner/manager's request and upon completion and approval of a Leave on Agreement as provided on sheet numbers 4-7.2 through 4-7.5 herein, the Company agrees to continue to sell and deliver natural gas service to owner/manager's rental units identified in the Agreement and the owner/manager agrees to pay Company for all gas service and charges provided for in the Agreement, subject to the terms and conditions of the Agreement.

7.2. SERVICE CHARGES

- 7.2.1. A charge of \$35.00 per Leave on Agreement, plus \$.50 for each residential rental unit covered by such Agreement, shall be assessed to the owner, such charge to be paid in full at the time such Agreement is entered into.
- 7.2.2. A charge of \$11.00 shall be assessed to the owner each time it is necessary to establish an account in the owner's name for service provided to a residential rental unit in accordance with the terms of the Leave on Agreement.
- 7.2.3. A Disconnection charge of \$7.00 shall be assessed to the owner each time service to a residential rental unit covered by a Leave on Agreement is disconnected, rather than being transferred to the account of a new tenant or occupant of such rental unit.

Rates Authorized by the	Oklahoma Corpo	ration Commission:	Public Utility Division Stamp:
(Effective)	(Order No.)	(Cause/Docket No.))
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			_
December 29, 2004	499253	PUD 200400187	-

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Applies to State of Oklahoma

Original Sheet No. 4-7.2/5

LEAVE ON AGREEMENT FOR NATURAL GAS SERVICE				
this day of	, 20 ergy Oklahoma	O, by and between Gas, (hereinafter called	ment") is made and entered into CenterPoint Energy Resources d "Company") its successors and r called "Customer").	
Customer represents identified on Attachment A	that it is the over the theorem of t	wner/manager of the response property being herein s of this Agreement are	sidential or commercial property after referred to as the "rental intended to cover and pertain to	
		Article I		
each of the rental units identaccount for service to a tenatermination of service to any utility bills by either the tenanew tenant or occupant of s	tified above du ant or occupant such rental un ant or customer uch rental unit.	ring any period of time of any of such rental u its for any reason whats r, and prior to the opening. Customer agrees to b	and deliver natural gas service to a subsequent to the closing of an units, or to the discontinuance or soever except the nonpayment of an account for service to a service responsible for payment of all ed by this Agreement during the	
		Article II		
Attachment A, provided the It is understood and agreed appropriate regulatory author B. Customer agr Agreement in accordance wi	gas service is to by the Custority will apply or rees to pay Conth all rates, tari	ransferred directly to the omer that the normal co on units where a service apany for all gas service ffs, schedules and charg	rge on all units identified on e Customer without interruption. Innection fee as approved by the interruption has occurred. The and charges provided for in this rese which have been approved by a for the administration of this	
Rates Authorized by the Ok (Effective) (dahoma Corpor Order No.)	ration Commission: (Cause/Docket No.)	Public Utility Division Stamp:	
December 29, 2004	499253	PUD 200400187		

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Original Sheet No. 4-7.3/5

Agreement. Both parties understand that the charges provided and set forth in this Agreement may, from time to time, be revised pursuant to order of prevailing regulatory authorities. The parties agree that in the event any charge provided and set forth in this Agreement is so revised, the provisions of this Agreement will automatically be revised in accordance therewith without further action by either party.

Article III

- A. This Agreement shall continue in full force and effect as to all rental units identified herein until terminated by either party by written notice mailed or delivered to the other party at least thirty (30) days prior to the date on which termination of this Agreement is desired.
- B. In the event the Customer desires additional rental units to be covered by this Agreement or to delete rental units covered by this Agreement from such coverage, Customer agrees to provide notice of such changes to Company in writing. It is agreed that changes in the coverage of this Agreement requested by Customer shall become effective no more than one (1) business day after Customer's written request for such changes is received by Company.

Article IV

It is understood and agreed that this Agreement and the gas service to be provided by Company hereunder shall be subject to all applicable rules of the prevailing regulatory authorities, and the Company's rates and policies as presently on file with those authorities, as the same may be changed in accordance with the law.

Article V

This Agreement supersedes any previous Leave On Agreements entered into between Company and Customer with respect to the rental property or units identified herein.

Rates Authorized by th	e Oklahoma Corpo	oration Commission:	Public Utility Division Stamp:
(Effective)	(Order No.)	(Cause/Docket No.)
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Applies to State of Oklahoma

Original Sheet No. 4-7.4/5

	Article VI
This Agreement shall bind and be assigned by Customer upon written conser	nefit the successors and assigns of Company and may be at of Company.
	CENTERPOINT ENERGY RESOURCES CORP., d/b/a CenterPoint Energy Oklahoma Gas
Ву:	By:
Mailing Address for Notices Required Herein:	Mailing Address for Notices Required Herein:
Rates Authorized by the Oklahoma Corpe (Effective) (Order No.)	oration Commission: Public Utility Division Stamp: (Cause/Docket No.)
December 29, 2004 499253	PLID 200400187

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Original Sheet No. 4-7.5/5

ATTACHMENT A

CENTERPOINT ENERGY RESOURCES CORP. D/B/A CENTERPOINT ENERGY OKLAHOMA GAS LEAVE ON AGREEMENT PROPERTY LISTING

Customer _			Date		
UNIT NUMBER	PROPERTY DESCRIPTION	ADDRESS	CITY/TOWN	STATE	
Rates Autho	orized by the Oklahoma ve) (Order N		ission: Public Utility	y Division Stamp:	
Decemb	er 29 2004 / 4992	253 PUD 200	400187		