Subpart B—Certain Transportation by Interstate Pipelines

§ 284.101 Applicability.
This subpart implements section 311(a)(1) of the NGPA and applies to the transportation of natural gas by any interstate pipeline on behalf of:
(a) Any intrastate pipeline; or
(b) Any local distribution company.

§ 284.102 Transportation by interstate pipelines.
(a) Subject to paragraphs (d) and (e) of this section, other provisions of this subpart, and the conditions of subpart A of this part, any interstate pipeline may, without prior Commission approval, to transport natural gas on behalf of:
(1) Any intrastate pipeline; or
(2) Any local distribution company.
(b) Any rates charged for transportation under this subpart may not exceed the just and reasonable rates established under subpart A of this part.
(c) An interstate pipeline that engages in transportation arrangements under this subpart must file reports in accordance with §284.13 of this chapter.
(d) Transportation of natural gas is not on behalf of an intrastate pipeline or local distribution company or authorized under this section unless:
(1) The intrastate pipeline or local distribution company has physical custody of and transports the natural gas at some point; or
(2) The intrastate pipeline or local distribution company holds title to the natural gas at some point, which may occur prior to, during, or after the time that the gas is being transported by the interstate pipeline, for a purpose related to its status and functions as an intrastate pipeline or its status and functions as a local distribution company; or
(3) The gas is delivered at some point to a customer that either is located in a local distribution company’s service area or is physically able to receive direct deliveries of gas from an intrastate pipeline, and that local distribution company or intrastate pipeline certifies that it is on its behalf that the interstate pipeline is providing transportation service.
(e) An interstate pipeline must obtain from its shippers certifications including sufficient information to verify that their services qualify under this section. Prior to commencing transportation service described in paragraph (d)(3) of this section, an interstate pipeline must receive the certification required from a local distribution company or an intrastate pipeline pursuant to paragraph (d)(3) of this section.

Subpart C—Certain Transportation by Intrastate Pipelines

§ 284.121 Applicability.
This subpart implements section 311(a)(2) of the NGPA and applies to the transportation of natural gas by any intrastate pipeline on behalf of:
(a) Any interstate pipeline, or
(b) Any local distribution company served by any interstate pipeline.

§ 284.122 Transportation by intrastate pipelines.
(a) Subject to paragraph (d) of this section, other provisions of this subpart, and the applicable conditions of Subpart A of this part, any intrastate pipeline may, without prior Commission approval, transport natural gas on behalf of:
(1) Any interstate pipeline; or
(2) Any local distribution company served by any intrastate pipeline.
(b) No rate charged for transportation authorized under this subpart may exceed a fair and equitable rate under §284.123.
(c) Any intrastate pipeline engaged in transportation arrangements authorized under this section must file reports as required by §284.126.
§ 284.123 Rates and charges.

(a) General rule. Rates and charges for transportation of natural gas authorized under §284.122(a) shall be fair and equitable as determined in accordance with paragraph (b) of this section.

(b) Election of rates. (i) Subject to the conditions in §§284.7 and 284.9 of this chapter, an intrastate pipeline may elect to:

   (1) Base its rates upon the methodology used:

   (A) In designing rates to recover the cost of gathering, treatment, processing, transportation, delivery or similar service (including storage service) included in one of its then effective firm sales rate schedules for city-gate service on file with the appropriate state regulatory agency; or

   (B) In determining the allowance permitted by the appropriate state regulatory agency to be included in a natural gas distributor’s rates for city-gate natural gas service; or

   (ii) To use the rates contained in one of its then effective transportation rate schedules for intrastate service on file with the appropriate state regulatory agency which the intrastate pipeline determines covers service comparable to service under this subpart.

   (ii) If an intrastate pipeline does not choose to make any election under paragraph (b)(1) of this section, it shall apply for Commission approval, by order, of the proposed rates and charges by filing with the Commission the proposed rates and charges, and information showing the proposed rates and charges are fair and equitable. Each petition for approval filed under this paragraph must be accompanied by the fee set forth in §381.403 or by a petition for waiver pursuant to §384.106 of this chapter. Upon filing the petition for approval, the intrastate pipeline may commence the transportation service and charge and collect the proposed rate, subject to refund.

   (iii) 150 days after the date on which the Commission received an application filed pursuant to paragraph (b)(2)(i) of this section, the rate proposed in the application will be deemed to be fair and equitable and not in excess of an amount which interstate pipelines would be permitted to charge for providing similar transportation service, unless within the 150 day period, the Commission either extends the time for action, or institutes a proceeding in which all interested parties will be afforded an opportunity for written comments and for the oral presentation of views, data and arguments. In such proceeding, the Commission either will approve the rate or disapprove the rate and order refund, with interest, of any amount which has been determined to be in excess of those shown to be fair and equitable or in excess of the rates and charges which interstate pipelines would be permitted to charge for providing similar transportation service.

   (c) Treatment of revenues. The Commission presumes that all revenues received by an intrastate pipeline in connection with transportation authorized under §284.123(a) and computed in accordance with paragraph (b)(1) of this section have been or will be taken into account by the appropriate state regulatory agency for purposes of establishing transportation charges by the intrastate pipeline for service to intrastate customers.