BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 18A-0823G

IN THE MATTER OF THE VERIFIED APPLICATION OF ROCKY MOUNTAIN NATURAL GAS LLC FOR A COMMISSION DECISION APPROVING A QUALITY OF SERVICE PLAN.

ERRATA NOTICE FOR

RECOMMENDED DECISION OF ADMINISTRATIVE LAW JUDGE CONOR F. FARLEY GRANTING-IN-PART AND DENYING-IN-PART APPLICATION AND CLOSING PROCEEDING

Errata mailed June 5, 2019 Original Decision No. R19-0449 mailed May 29, 2019

1. The third sentence of Paragraph 32 on page 12 states:

However, one of the shippers to which RMNG provides transportation services is BH Colorado Gas, which has over one million end-use customers of the gas shipped by RMNG.

The statement that BH Colorado Gas has "over one million end-use customers" is incorrect. The third sentence of Paragraph 32 shall be corrected to read:

"However, one of the shippers to which RMNG provides transportation services is BH Colorado Gas, which has a significant number of end-use customers of the gas shipped by RMNG."

2. Likewise, paragraph 36 on page 13 states:

Accordingly, based on the foregoing, the ALJ concludes that: (a) Decision No. R16-0058 requires RMNG to implement a Commission-approved QSP; and (b) it is in the public interest to require RMNG to implement a Commission-approved QSP given that RMNG is a natural gas pipeline that provides services to BH Colorado Gas, which has over one million retail end-use

customers that depend on RMNG transporting and delivering gas to BH Colorado Gas

As in paragraph 32, the statement in paragraph 36 that BH Colorado Gas has "over one million retail end-use customers" is incorrect. Paragraph 36 shall be corrected to read:

Accordingly, based on the foregoing, the ALJ concludes that: (a) Decision No. R16-0058 requires RMNG to implement a Commission-approved QSP; and (b) it is in the public interest to require RMNG to implement a Commission-approved QSP given that RMNG is a natural gas pipeline that provides services to BH Colorado Gas, which has a significant number of retail end-use customers that depend on RMNG transporting and delivering gas to BH Colorado Gas.

3. The second sentence of paragraph 45 on page 17 states:

While the decision does not specially address the question of financial incentives, the ALJ's conclusion is the most consistent with the language of the decision, the context within which it was reached, and the purpose of the QSP requirement.

The use of "specially" in that sentence is incorrect. It should be replaced with "specifically."

Accordingly, the second sentence of paragraph 45 shall be corrected to read:

While the decision does not specifically address the question of financial incentives, the ALJ's conclusion is the most consistent with the language of the decision, the context within which it was reached, and the purpose of the QSP requirement.

4. Finally, ordering paragraph 2 on page 26 states: "

RMNG shall file, on not less than one-day's notice to the Commission, tariff pages implementing the QSP approved above."

This sentence is incomplete. Ordering paragraph 2 shall be revised to state:

No more than 30 days after this Recommended Decision becomes the Decision of the Commission, if that is the case, RMNG shall file a new advice letter and tariff on not less than one business day's notice. The advice letter and tariff shall be filed as a new advice letter proceeding and shall comply with all applicable rules. In calculating the proposed effective date, the date the filing is received at the Commission is not included in the notice period and the entire notice period must expire prior to the effective date. The advice letter and tariff must comply in

all substantive respects with this Decision in order to be filed as a compliance filing on shortened notice.



ATTEST: A TRUE COPY

Doug Dean, Director

THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

CONOR F. FARLEY

Administrative Law Judge