

**BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH**

**Phase II Direct Testimony of Kevin C. Higgins**

**on behalf of**

**UAE**

**Docket No. 22-057-03**

**September 15, 2022**

## TABLE OF CONTENTS

I.	INTRODUCTION .....	1
II.	OVERVIEW AND CONCLUSIONS.....	1
III.	CLASS COST-OF-SERVICE STUDY .....	4
	Splitting Up the TS Class .....	4
	Correction to TS and TBF Current DNG Revenue .....	5
	Demand-Related Cost Allocation Generally .....	6
	Design-Day / Throughput Weighting in Allocation Factor 230.....	7
	Large Diameter IHP Mains Allocation.....	11
	Magna LNG Facility Allocation.....	13
	Cost Allocation Summary .....	17
IV.	REVENUE ALLOCATION CONSIDERATIONS .....	19
V.	TS, IS AND TBF RATE DESIGN .....	20

## EXHIBITS

UAE Exhibit COS 2.0	Direct Testimony of Kevin C. Higgins
UAE Exhibit COS 2.1	NARUC Manual Excerpt
UAE Exhibit COS 2.2	UAE Cost-of-Service Results
UAE Exhibit COS 2.3	UAE LNG Plant Rate Base Calculation
UAE Exhibit COS 2.4	DEU Responses to Data Requests

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21

**DIRECT TESTIMONY OF KEVIN C. HIGGINS**

**I. INTRODUCTION**

**Q. Please state your name and business address.**

A. My name is Kevin C. Higgins. My business address is 111 East Broadway, Suite 1200, Salt Lake City, Utah, 84111.

**Q. By whom are you employed and in what capacity?**

A. I am a Principal in the firm of Energy Strategies, LLC. Energy Strategies is a private consulting firm specializing in economic and policy analysis applicable to energy production, transportation, and consumption.

**Q. Are you the same Kevin C. Higgins who prefiled Phase I direct testimony on behalf of the Utah Association of Energy Users Intervention Group (“UAE”) in this proceeding?**

A. Yes, I am.

**II. OVERVIEW AND CONCLUSIONS**

**Q. What is the purpose of your Phase II direct testimony in this proceeding?**

A. My testimony addresses Dominion Energy Utah’s (“DEU”) class cost-of-service study, the appropriate rate spread among classes, and rate design for the Transportation Service (“TS”), Interruptible Sales (“IS”), and Transportation Bypass Firm (“TBF”) classes. The absence of comment on my part regarding

22 other issues does not signify support for (or opposition to) the Company's filing  
23 with respect to the non-discussed issues.

24 **Q. Please summarize your conclusions and recommendations.**

25 A. My testimony offers the following recommendations:

- 26 1) While I don't believe it is necessary to split up the TS class in order to improve  
27 alignment with cost, I have utilized DEU's recommended TS Small ("TSS"), TS  
28 Medium ("TSM"), and TS Large ("TSL") groupings in my cost-of-service  
29 analysis.
- 30 2) I correct the depiction of current Distribution Non-Gas ("DNG") revenue among  
31 the TSS, TSM, TSL, and TBF classes.
- 32 3) I support DEU's use of Design-Day demand to allocate demand-related costs and  
33 concur with DEU that interruptible customers should not be allocated peak  
34 demand responsibility.
- 35 4) I recommend that the Throughput weighting for Allocation Factor 230 (the  
36 weighted Design-Day/Throughput allocator) be based on the system load factor,  
37 consistent with the guidance provided in the Gas Distribution Rate Design  
38 Manual ("NARUC Manual") published by the National Association of Regulatory  
39 Utility Commissioners.
- 40 5) I recommend that the allocation of large-diameter intermediate high-pressure  
41 ("IHP") mains incorporate a Distribution Design-Day component, instead of  
42 allocating these costs solely on Distribution Throughput. I recommend weighting  
43 the Distribution Throughput component of this factor in a manner that is

44 consistent with the allocation of the feeder-line system, i.e., based on system load  
45 factor.

46 6) DEU appropriately recommends that the cost of its Magna liquified natural gas  
47 (“LNG”) facility be allocated to firm sales customers only. However, the  
48 Company’s cost-of-service study understates the rate base associated with the  
49 LNG facility and overstates the rate base associated with its non-LNG plant. My  
50 recommended cost-of-service study corrects this error so that the LNG facility  
51 rate base can be appropriately allocated to firm sales customers.

52 7) The Commission should consider implementing a rate mitigation plan among the  
53 new TS classes that would limit the extent of any rate reduction to the TSS class  
54 while mitigating the increases on TSL and TSM.

55 8) I recommend that any reduction in the volumetric revenue requirement for the  
56 TSS, TSL or IS class compared to DEU’s proposal be applied on an equal  
57 percentage basis to each of DEU’s proposed volumetric rates for the respective  
58 class.

59 9) I recommend that the TBF volumetric rates be calculated by applying an equal  
60 percentage discount to the TSL volumetric rate for each block in order to achieve  
61 the targeted TBF volumetric revenue requirement.

62 **III. CLASS COST-OF-SERVICE STUDY**

63 **Q. What is the purpose of conducting class cost-of-service analysis?**

64 A. Class cost-of-service analysis is conducted to assist in determining appropriate  
65 rates for each customer class. The analysis involves assigning revenues,  
66 expenses, and rate base to each customer class. Through this process, each class  
67 is allocated a share of responsibility for the utility's costs, and the revenue change  
68 needed for each customer class to produce an equalized rate of return is identified.

69 **Q. What class cost-of-service information is presented by DEU?**

70 A. The Company's class cost-of-service results are presented in the Direct Testimony  
71 of DEU witness Mr. Austin C. Summers. The Company also made its cost-of-  
72 service model available to the parties in this case.<sup>1</sup>

73

74 **Splitting Up the TS Class**

75 **Q. What is DEU's proposal to split up the TS class?**

76 A. The Company proposes to divide the TS class into three classes: TS Small  
77 ("TSS") for customers using up to 25,000 Dth/year, TS Medium ("TSM") for  
78 customers using between 25,000 and 250,000 Dth/year and TS Large ("TSL") for  
79 customers using over 250,000 Dth/year.<sup>2</sup> DEU proposes that the same firm  
80 demand charge, administrative fees, and basic service fees<sup>3</sup> apply to all TS  
81 classes, but proposes different volumetric blocking and rates for each TS class.

---

<sup>1</sup> The cost-of-service model is a component of DEU Exhibit 4.20 Summers Testimony - Electronic Model 5-2-2022.

<sup>2</sup> Direct Testimony of Austin C. Summers, lines 108-112.

<sup>3</sup> Different basic service fees apply based on meter capacity.

82 **Q. What is your response to DEU's proposal?**

83 A. While I don't believe it is necessary to split up the TS class in order to improve  
84 alignment with cost, I have utilized DEU's recommended TSS, TSM, and TSL  
85 groupings in my cost-of-service analysis. The Company also provided an  
86 alternate breakpoint between TSM and TSL in response to a scenario requested by  
87 UAE as part of the cost-of-service Task Force following the last general rate  
88 case.<sup>4</sup> While I appreciate DEU's willingness to provide this alternative analysis, I  
89 have accepted DEU's proposed TSS, TSM, and TSL groupings for the purpose of  
90 my analysis.

91

92 **Correction to TS and TBF Current DNG Revenue**

93 **Q. Do you have any initial corrections to DEU's cost-of-service study?**

94 A. Yes. DEU's depiction of current DNG revenue for the individual TSS, TSM,  
95 TSL, and TBF classes is inconsistent with the current revenue for these classes  
96 shown in its rate design.<sup>5</sup> While this has only a negligible impact on the revenue  
97 requirement for each class, it distorts the depiction of the *change* in revenue  
98 required for each class to achieve its full cost of service. The sum of the current  
99 DNG revenue for the TSS, TSM, TSL, and TBF classes combined in DEU's cost-  
100 of-service study is very close to the combined rate design current revenue for  
101 these classes, but the current revenue for the individual classes is inconsistent.

---

<sup>4</sup> Direct Testimony of Austin C. Summers, lines 670-678.

<sup>5</sup> See DEU Exhibit 4.20 Summers Testimony - Electronic Model 5-2-2022, COS Sum TS Split tab, numbered row 3 compared to the current revenues on the Rate Design tab.

102 I corrected this depiction of current DNG revenue for TSS, TSM, TSL,  
103 and TBF as an initial step so that the impact of each of my other cost allocation  
104 recommendations can be accurately reflected. I set the current DNG revenue for  
105 TSS, TSM, and TSL to exactly match the rate design current DNG revenue for  
106 each class. I then attributed the balance of the TS and TBF combined current  
107 DNG revenue to the TBF class, a result which approximates TBF's rate design  
108 current DNG revenue.<sup>6</sup> This correction is revenue neutral on a total system basis  
109 and has a minimal impact on the total revenue requirement for each class. The  
110 results of DEU's cost-of-service study at DEU's revenue requirement  
111 incorporating this correction are shown in UAE Exhibit COS 2.2, page 1, Table 2.

112

113 **Demand-Related Cost Allocation Generally**

114 **Q. Do you support DEU's use of Design-Day usage to allocate demand-related**  
115 **costs?**

116 A. Yes. I concur with DEU that it is appropriate to allocate demand-related costs  
117 based on Design-Day usage and that interruptible customers should not be  
118 allocated peak demand costs.<sup>7</sup> The demand-related infrastructure put in place by  
119 DEU is designed to ensure that firm customers can continue to receive service on  
120 an extremely cold day. Since the Design-Day capacity is built to meet firm  
121 requirements on extremely cold days, peak-related costs should be allocated in a

---

<sup>6</sup> The TBF current DNG revenue in my cost-of-service study is \$30,061 less than its current DNG rate design revenue. It is reasonable for a small difference to exist for this class because of assumed rate migration to TBF.

<sup>7</sup> Direct Testimony of Austin C. Summers, pp. 11-15.

122 manner that reflects the expected usage on the Design-Day. I also agree with Mr.  
123 Summers' reasoning that interruptible load will be curtailed in an actual Design-  
124 Day event and, therefore, should not be assigned peak demand responsibility.<sup>8</sup>  
125 However, I disagree with several aspects of the Company's cost-of-service  
126 analysis, which are discussed in the following subsections of my testimony.

127

128 **Design-Day / Throughput Weighting in Allocation Factor 230**

129 **Q. What is Allocation Factor 230?**

130 A. As described in DEU Exhibit 4.02, page 1, Allocation Factor 230 is used to  
131 allocate the feeder system, compressor station, and measuring and regulating  
132 station costs. Allocation Factor 230 is designed to be a weighted blend of Design-  
133 Day and Throughput factors, presumably because these facilities are viewed as  
134 providing both peak-related and throughput-related services. The weighting  
135 proposed by DEU for Allocation Factor 230 is 60% Design-Day and 40%  
136 Throughput. DEU also uses Allocation Factor 230 to allocate the FT1-L  
137 (Lakeside) revenue credits to customer classes.

138 **Q. What is your disagreement regarding the weighting DEU used for Allocation**  
139 **Factor 230?**

140 A. Allocating costs for particular facilities on both a peak basis and a throughput  
141 basis is an application of a method generally referred to as the "Average and

---

<sup>8</sup> Direct Testimony of Austin C. Summers, p. 12.

142 Peak” method.<sup>9</sup> In using the Average and Peak method, the weighting assigned to  
143 the Average, or Throughput component should be no greater than the system load  
144 factor.<sup>10</sup> This is because the Throughput component is intended to allocate costs  
145 that are associated with base-load-type usage, and system load factor is a  
146 generally-accepted standard for measuring the portion of facilities associated with  
147 the provision of base load service. The use of system load factor for this  
148 weighting is clearly prescribed in the NARUC Manual.

149 The 40% weighting assigned by DEU to Throughput in the composition of  
150 Allocation Factor 230 exceeds DEU’s load factor and thus overstates the  
151 reasonable assignment of cost responsibility to Throughput. While the 40%  
152 weighting used by DEU is consistent with the Commission’s Order in Docket No.  
153 19-057-02, it is not tied to any system utilization metric, and is highly subjective.  
154 In contrast, my recommended weighting is based on a nationally recognized  
155 standard, which DEU accepted in its rebuttal filing in its last general rate case.<sup>11</sup>  
156 Based on DEU’s Design-Day demand of 1,459,679 Dth and normalized annual  
157 throughput of 172,905,622 Dth, the system load factor is approximately 32.5%.<sup>12</sup>

158

---

<sup>9</sup> The term “Average” in “Average and Peak” refers to average use, and this component is allocated to classes based on Throughput (Factor 220 in DEU’s cost-of-service study). The “Peak” component is apportioned to classes based on the Design-Day factor (Factor 210 in DEU’s cost-of-service study).

<sup>10</sup> See, for example, the discussion of the Average and Peak Demand Method in the NARUC Manual (June 1989), pp. 27-28, included in UAE Exhibit COS 2.1. The NARUC Manual specifies that the system’s load factor is used to determine the capacity costs associated with average use and apportioned to classes on an annual volumetric basis.

<sup>11</sup> Docket No. 19-057-02, Rebuttal Testimony of Austin C. Summers, lines 72-78.

<sup>12</sup>  $(172,905,622 \div 365) \div 1,459,679 = 32.45\%$ .

159 **Q. What do you recommend to the Commission regarding the appropriate**  
160 **Throughput weighting?**

161 A. I recommend that the Throughput weighting for Allocation Factor 230 be based  
162 on DEU's system load factor of 32.5%. This produces a weighting for Allocation  
163 Factor 230 of 67.5% Design-Day / 32.5% Throughput. This weighting is more  
164 consistent with the proper application of the Average and Peak method upon  
165 which Allocation Factor 230 is based.

166 **Q. Have you applied your recommended 67.5 % Design-Day / 32.5%**  
167 **Throughput weighting elsewhere in the Company's cost-of-service study?**

168 A. Yes. DEU uses a weighted Design-Day / Throughput factor to allocate the cost  
169 share of the TBF discount to other classes.<sup>13</sup> TBF is a firm transportation rate  
170 schedule that is charged less than its fully allocated cost of service and is intended  
171 to provide an incentive for these customers to remain on DEU's distribution  
172 system, thus reducing the likelihood that these customers will connect directly to  
173 an interstate pipeline and bypass the DEU system. The TBF class is set to recover  
174 60% of its full revenue requirement based on DEU's proposal.<sup>14</sup>

175 DEU utilizes a modified version of Allocation Factor 230 that excludes  
176 the TBF class to allocate to the non-TBF classes the portion of costs that would  
177 otherwise be recovered from the TBF class. For consistency, I have incorporated

---

<sup>13</sup> To allocate the TBF discount to the non-TBF classes, Allocation Factor 230 is modified to exclude the TBF class.

<sup>14</sup> Direct Testimony of Austin C. Summers, lines 411-414.

178 my recommended 67.5% Design-Day / 32.5% Throughput weighting into the  
179 allocation of funding the TBF discount.

180 **Q. Do you present the results of the cost-of-service study incorporating your**  
181 **proposed weighting for Allocation Factor 230 in an exhibit?**

182 A. Yes, these results are shown in UAE Exhibit COS 2.2. In Table 1 on page 1 of  
183 that exhibit, columns (c) and (d) present the DNG rate revenue change by class  
184 that would be necessary for each class to earn an equalized rate of return at  
185 DEU's proposed revenue requirement. Columns (e) and (f) include the impact of  
186 the TBF discount described above. I also incorporate the correction to DEU's  
187 depiction of current DNG revenues for the TSS, TSM, TSL and TBF classes  
188 discussed above.

189 Table 2 on page 1 of UAE Exhibit COS 2.2 presents the results of DEU's  
190 cost-of-service study for comparison purposes. Table 2 also incorporates the  
191 correction to current DNG revenues so that it is directly comparable to Table 1.  
192 Table 3 on page 1 presents the impact on the cost-of-service results of using my  
193 recommended Design-Day/Throughput weighting for Allocation Factor 230.

194 Page 2 of UAE Exhibit COS 2.2 presents this same information at an  
195 overall revenue requirement that incorporates the adjustments totaling  
196 (\$39,865,719) recommended in my Phase I direct testimony.

197

198

199 **Large Diameter IHP Mains Allocation**

200 **Q. What are large diameter IHP mains?**

201 A. According to Mr. Summers, these mains are intermediate-high pressure main lines  
202 greater than 6 inches in diameter. Mr. Summers explains that these large diameter  
203 IHP main lines installed within the IHP system are typically designed to move gas  
204 from the high-pressure feeder-line system to the smaller distribution lines.<sup>15</sup>

205 **Q. How does DEU allocate the cost of large diameter IHP mains?**

206 A. DEU allocates these costs to classes using the Distribution Throughput factor,  
207 which is based on the annual volumes delivered through the IHP distribution  
208 system.<sup>16</sup>

209 **Q. Do you believe it is appropriate to allocate the cost of large diameter IHP  
210 mains solely based on distribution throughput?**

211 A. No. The large diameter IHP mains are designed to meet a Design-Day scenario as  
212 well as to deliver volumes of gas to the small-diameter mains. I therefore  
213 recommend that allocation of large diameter IHP mains incorporate a peak-related  
214 component based on the Distribution Design-Day, which represents the Design-  
215 Day load expected to be delivered through the IHP system.

216

---

<sup>15</sup> Direct Testimony of Austin C. Summers, lines 252-258.

<sup>16</sup> This method excludes customers directly connected to the feeder-line system or Upstream Pipeline. See Direct Testimony of Austin C. Summers, lines 252-269; DEU Exhibit 4.04.

217 **Q. How have you calculated your recommended allocation factor for large**  
218 **diameter IHP mains?**

219 A. I used the Distribution Design-Day information provided by DEU in discovery<sup>17</sup>  
220 to calculate a weighted Distribution Design-Day / Distribution Throughput  
221 allocation factor.<sup>18</sup> I used the same 67.5% / 32.5% weightings that I recommend  
222 for Allocation Factor 230 to weight the Distribution Design-Day and Distribution  
223 Throughput components, respectively.<sup>19</sup>

224 **Q. What is the impact of your large diameter IHP mains allocation**  
225 **recommendation on the cost-of-service results?**

226 A. These results are shown in UAE Exhibit COS 2.2, pages 3 and 4. Table 7 on page  
227 3 of that exhibit presents the results of the cost-of-service study using my  
228 recommendations regarding Allocation Factor 230 (discussed above and shown in  
229 Table 1 on page 1 of UAE Exhibit COS 2.2) and large diameter IHP mains  
230 allocation, at DEU's proposed revenue requirement. Table 8 on page 3 shows the  
231 incremental impact of my recommended large diameter IHP mains allocation.  
232 Page 4 of this exhibit presents this same information at the revenue requirement  
233 recommended in my Phase I direct testimony.

234  
235

---

<sup>17</sup> DEU Response to UAE Data Request 3.02, UAE 3.02 Attachment 1, included in UAE Exhibit COS 2.4.

<sup>18</sup> This allocation factor is included in 22-057-03 UAE Direct RR & COS Model, COS Alloc Factors TS Split tab, and is numbered "260."

<sup>19</sup> It would also be reasonable to apply a 28.4% weight to Distribution Throughput (71.6% to Distribution Design-Day) based on the load factor for load connected to the IHP system. I am using my recommended Allocation Factor 230 weightings for the sake of simplicity.

236 **Magna LNG Facility Allocation**

237 **Q. Please describe the Magna LNG facility.**

238 A. The Magna LNG facility is an on-system LNG storage and liquification facility  
239 which was preapproved in Docket No. 19-057-13.<sup>20</sup> According to the Direct  
240 Testimony of Mr. Kelly B. Mendenhall, the Commission approved the project  
241 costs of approximately \$210.2 million in that docket, but the project is now  
242 expected to cost \$218.6 million, plus additional Thermal Exclusion Area costs.<sup>21</sup>  
243 DEU expects that the facility will be in service on October 28, 2022.<sup>22</sup>

244 **Q. How does DEU propose to allocate the costs of the LNG facility?**

245 A. DEU allocates these costs to firm sales customers only, using a new “Firm Sales  
246 less NGV” allocation factor. This allocation factor allocates costs between the  
247 General Service and Firm Sales Service classes based on Throughput.<sup>23</sup>

248 **Q. Do you agree that the cost of the LNG facility should not be allocated to  
249 transportation customers?**

250 A. Yes. As Mr. Mendenhall’s Direct Testimony in Docket 19-057-13 explained:  
251 This facility is being built and used for the sole benefit of sales customers.  
252 As a result, none of these costs will be allocated to transportation  
253 customers. As transportation customers are responsible for their own  
254 supply reliability they will not have access to this facility during a supply  
255 disruption.<sup>24</sup>

---

<sup>20</sup> Docket No. 19-057-13, Order Issued October 25, 2019.

<sup>21</sup> Direct Testimony of Kelly B. Mendenhall, pp. 8-10. My cost allocation recommendations do not impact the Thermal Exclusion Area component of costs.

<sup>22</sup> DEU Response to OCS Data Request 3.05, included in UAE Exhibit COS 2.4.

<sup>23</sup> DEU Exhibit 4.20 Summers Testimony - Electronic Model 5-2-2022, COS Alloc Factor TS Split tab; DEU Response to OCS Data Request 6.08, included in UAE Exhibit COS 2.4.

<sup>24</sup> Docket No. 19-057-13, DEU Exhibit 1.0, lines 449-452.

256 It is entirely appropriate that transportation customers be excluded from the  
257 allocation of these costs.

258 **Q. Does DEU’s cost-of-service study properly identify the costs of the LNG**  
259 **facility so that these costs can be appropriately allocated?**

260 A. No. DEU’s cost-of-service study understates the rate base associated with the  
261 LNG facility by approximately \$63.3 million and overstates the rate base  
262 associated with its non-LNG plant by the same amount. Table KCH-1, below, is  
263 an estimate of the LNG-related rate base included in DEU’s revenue requirement,  
264 compared to the rate base that is treated as LNG-related in the cost-of-service  
265 study. This is shown in greater detail in UAE Exhibit COS 2.3.

266 **Table KCH-1**  
267 **Comparison of LNG Plant Rate Base Balances**

<b>Rate Base Components</b>	<b>Based on DEU Rev. Req. (a) <sup>25</sup></b>	<b>Identified in COS (b) <sup>26</sup></b>	<b>Error in COS (b) – (a)</b>
Gross Plant	\$218,063,414	\$203,886,326	(\$14,177,088)
Accumulated Depreciation	(\$3,444,026)	(\$40,481,826)	(\$37,037,800)
ADIT	(\$3,914,671)	(\$16,045,091)	(\$12,130,419)
Net Rate Base	\$210,704,716	\$147,359,410	(\$63,345,306)

268 According to Mr. Mendenhall’s Direct Testimony, DEU has included  
269 \$218.6 million in LNG facility capital expenditures in its revenue requirement.<sup>27</sup>

<sup>25</sup> See UAE Exhibit COS 2.3 for a detailed calculation of these amounts.

<sup>26</sup> DEU Exhibit 4.20 Summers Testimony - Electronic Model 5-2-2022 – Gross Plant: COS Detail TS Split tab, numbered rows 980 and 985; Accumulated Depreciation/Amort. (Accounts 108 & 111) and ADIT (Accounts 282 & 283), Dist Plant tab, Excel rows 5 and 6.

<sup>27</sup> Direct Testimony of Kelly B. Mendenhall, p. 10 table.

270 Since \$1 million of this total represents projected 2023 capital expenditures,  
271 average 2023 LNG gross plant is \$218.1 million.<sup>28</sup>

272 However, the gross plant identified as LNG-related in DEU's cost-of-  
273 service study is \$203.9 million, consisting of \$189.4 million of LNG Plant in  
274 Account 364 and \$14.5 million of LNG Land in Account 364.1.<sup>29</sup> It appears that  
275 this error occurred because DEU *understated* the December 31, 2021 gross  
276 balance of its LNG-related plant by \$14.2 million and *overstated* its non-LNG  
277 gross plant by the same amount.<sup>30</sup>

278 At the same time, DEU has *overstated* the accumulated depreciation  
279 associated with its LNG plant and *understated* the accumulated depreciation  
280 associated with its non-LNG plant. DEU's cost-of-service study attributes \$40.5  
281 million in accumulated depreciation to its LNG plant,<sup>31</sup> despite the fact that less  
282 than a full year of accumulated depreciation will accrue during the average 2023  
283 test year, based on the expected October 2022 in-service date.

284 This error occurs because DEU uses its *gross* distribution plant balances to  
285 allocate its total distribution accumulated depreciation, as well as its distribution  
286 accumulated deferred income taxes ("ADIT") and distribution regulatory  
287 liabilities. Since the gross LNG plant included in DEU's cost-of-service study

---

<sup>28</sup> This consists of \$186.8 million in cap. ex. through 2021, \$30.7 million in 2022, and \$500,000 in 2023 (average). See DEU Exhibit 4.20 Summers Testimony - Electronic Model 5-2-2022, 101\_106 PROJECTION tab, and DEU Response to OCS Data Request 8.20, included in UAE Exhibit COS 2.4.

<sup>29</sup> DEU Exhibit 4.20 Summers Testimony - Electronic Model 5-2-2022, COS Detail TS Split tab, numbered rows 980 and 985.

<sup>30</sup> DEU Exhibit 4.20 Summers Testimony - Electronic Model 5-2-2022, 101\_106 PROJECTION tab, Excel rows 51 and 56 show LNG-related cap. ex. of \$186.8 million through 2021. However, the 2021 LNG Plant and LNG Plant-Land balances, Excel rows 14 and 15, sum to \$172.6 million instead of \$186.8 million.

<sup>31</sup> DEU Exhibit 4.20 Summers Testimony - Electronic Model 5-2-2022, Dist Plant tab, Excel rows 5 and 6.

288 represents 5.4% of its total Utah distribution plant, DEU assigns 5.4% of its total  
289 Utah distribution accumulated depreciation to the LNG facility, dramatically  
290 overstating the actual accumulated depreciation attributable to the LNG plant. It  
291 is important that the LNG-related rate base be separately accounted for so that  
292 these costs can be properly allocated.

293 **Q. What are the consequences of understating LNG-related rate base in the**  
294 **cost-of-service study?**

295 A. DEU's understatement of LNG-related rate base shifts the understated portion of  
296 LNG-related rate base to non-LNG-related rate base, where it is allocated, in part,  
297 to transportation customers. This cost shift is improper. For example, by  
298 overstating LNG-related accumulated depreciation by \$37 million, DEU  
299 understates accumulated depreciation for non-LNG-related plant by the same  
300 amount, causing non-LNG rate base to be overstated.

301 **Q. Have you corrected the LNG-related rate base in your cost-of-service study?**

302 A. Yes, I have increased the LNG-related rate base to be consistent with the amounts  
303 shown in Table KCH-1, column (a), above. I have also decreased the non-LNG  
304 distribution rate base by the same amount such that this adjustment is neutral on a  
305 total revenue requirement basis.<sup>32</sup> This correction also decreases the amount of  
306 distribution regulatory liabilities attributed to the LNG facility, which is  
307 appropriate since DEU has not demonstrated that these regulatory liabilities are  
308 associated with the LNG facility. I also made a minor adjustment to depreciation

---

<sup>32</sup> It is possible that correcting this error may have minor revenue requirement impacts resulting from DEU's mis-categorization of LNG versus non-LNG rate base.

309 expense allocation to ensure that the depreciation expense that is directly  
310 attributable to the LNG plant is allocated consistent with the underlying plant.

311 **Q. What is the impact of your correction to LNG-related and non-LNG-related**  
312 **rate base?**

313 A. These results are shown in UAE Exhibit COS 2.2, pages 5 and 6. Table 11 on  
314 page 5 of that exhibit presents the results of the cost-of-service study  
315 incorporating all of my cost allocation recommendations at DEU's proposed  
316 revenue requirement. Table 12 of page 5 presents the incremental impact of the  
317 correction to LNG-related and non-LNG-related rate base at DEU's proposed  
318 revenue requirement. Table 13 on page 5 presents the cumulative impact of all of  
319 my cost allocation recommendations (again using DEU's proposed revenue  
320 requirement), which is also shown in Table KCH-2, below. Page 6 of UAE  
321 Exhibit COS 2.2 presents this same information at the revenue requirement  
322 recommended in my Phase I direct testimony.

323

#### 324 **Cost Allocation Summary**

325 **Q. Please summarize the cost-of-service results incorporating your allocation**  
326 **recommendations.**

327 A. These results are summarized in Tables KCH-2 and KCH-3, below. Table KCH-  
328 2, columns (c) and (d), present the DNG rate revenue change by class that would  
329 be necessary for each class to earn an equalized rate of return at DEU's proposed  
330 revenue requirement. Columns (e) and (f) include the impact of the TBF discount.

331 Table KCH-3 presents this same information at the revenue requirement  
332 recommended in my Phase I direct testimony.

333 **Table KCH-2**  
334 **Cost-of-Service Results with UAE COS Recommendations**  
335 **At DEU Proposed Revenue Requirement**

Class (a)	Current DNG Revenue (b) <sup>33</sup>	DNG Revenue Change to Achieve Equalized ROR		DNG Revenue Change Plus TBF Discount	
		\$ Increase/ (Decrease) (c)	% Increase/ -Decrease (d)	\$ Increase/ (Decrease) (e)	% Increase/ -Decrease (f)
GS	\$383,506,941	\$58,720,760	15.31%	\$62,164,190	16.21%
FS	\$2,822,045	\$1,067,136	37.81%	\$1,120,286	39.70%
IS	\$264,568	(\$64,683)	-24.45%	(\$62,378)	-23.58%
TSS	\$14,170,736	(\$2,005,261)	-14.15%	(\$1,810,250)	-12.77%
TSM	\$12,873,715	\$2,526,733	19.63%	\$2,795,681	21.72%
TSL	\$10,685,465	\$5,597,144	52.38%	\$5,937,867	55.57%
TBF	\$6,473,467	\$4,159,771	64.26%	(\$148,300)	-2.29%
NGV	\$2,605,568	\$510,089	19.58%	\$514,593	19.75%
Total	\$433,402,504	\$70,511,689	16.27%	\$70,511,689	16.27%

336

337 **Table KCH-3**  
338 **Cost-of-Service Results with UAE COS Recommendations**  
339 **At UAE Recommended Revenue Requirement**

Class (a)	Current DNG Revenue (b) <sup>34</sup>	DNG Revenue Change to Achieve Equalized ROR		DNG Revenue Change Plus TBF Discount	
		\$ Increase/ (Decrease) (c)	% Increase/ -Decrease (d)	\$ Increase/ (Decrease) (e)	% Increase/ -Decrease (f)
GS	\$383,506,941	\$23,575,338	6.15%	\$26,748,329	6.97%
FS	\$2,822,045	\$756,516	26.81%	\$805,492	28.54%
IS	\$264,568	(\$78,853)	-29.80%	(\$76,729)	-29.00%
TSS	\$14,170,736	(\$2,938,143)	-20.73%	(\$2,758,449)	-19.47%
TSM	\$12,873,715	\$1,306,995	10.15%	\$1,554,820	12.08%
TSL	\$10,685,465	\$4,310,276	40.34%	\$4,624,239	43.28%
TBF	\$6,473,467	\$3,313,903	51.19%	(\$655,821)	-10.13%
NGV	\$2,605,568	\$399,938	15.35%	\$404,088	15.51%
Total	\$433,402,504	\$30,645,970	7.07%	\$30,645,970	7.07%

<sup>33</sup> Reflects a redistribution of Current DNG Revenue among the TSS, TSM, TSL and TBF classes based on the rate design current revenue for each of these classes.

<sup>34</sup> *Id.*

340 **IV. REVENUE ALLOCATION CONSIDERATIONS**

341 **Q. The class cost allocations presented in Tables KCH-2 and KCH-3 show that**  
342 **certain classes would receive substantial rate reductions if their rates were**  
343 **set equal to cost, whereas other classes would receive substantial increases.**  
344 **Should the Commission consider any form of rate mitigation in this case?**

345 A. Yes. It would not be unreasonable for the Commission to limit the extent to  
346 which rate reductions are approved for any customer class in the interest of  
347 applying the principle of gradualism to classes experiencing significant rate  
348 increases. As is evident by comparing Tables KCH-2 and KCH-3, the degree of  
349 rate impact to specific classes will vary with the overall revenue requirement that  
350 is ultimately approved by the Commission. It will also vary depending on the  
351 cost allocation method approved by the Commission. But under any revenue  
352 requirement, it is clear that the break-up of the TS class would result in a major  
353 redistribution of revenue deficiencies among TS customers at parity, with the new  
354 TSS class showing a substantial revenue sufficiency and the new TSL class (and  
355 to a lesser extent, the TSM class) showing a substantial deficiency. In light of  
356 these impacts, the Commission should consider implementing a rate mitigation  
357 plan among the new TS classes that would limit the extent of any rate reduction to  
358 the TSS class while mitigating the increases on TSL and TSM.

359

360

361 **V. TS, IS AND TBF RATE DESIGN**

362 **Q. Do you have any concerns with DEU's proposed rate design for the TS**  
363 **classes?**

364 A. Yes, I have several concerns. As a threshold matter, DEU's proposed volumetric  
365 rates for TSS and TSM do not reflect a logical relationship between the two  
366 classes.

367 For TSS, DEU proposes three volumetric blocks, with Block 1  
368 applying to the first 200 Dth of a customer's monthly usage, Block 2 applying to  
369 the next 1,800 Dth, and Block 3 applying to usage over 2,000 Dth. This means  
370 that the first 2,000 Dth of a TSS customer's monthly usage would be billed under  
371 a combination of Blocks 1 and 2, with 10% billed under Block 1 (200/2,000) and  
372 90% under Block 2 (1,800/2,000). The average proposed rate for the first 2,000  
373 Dth of monthly usage for a TSS customer is \$0.81139/Dth.<sup>35</sup>

374 For TSM, DEU proposes two volumetric blocks, with Block 1 applying to  
375 the first 2,000 Dth of a customer's monthly usage and Block 2 applying to usage  
376 over 2,000 Dth. DEU's proposed rate for TSM Block 1 is \$1.20760/Dth, which is  
377 approximately 49% more than the average proposed rate for the first 2,000 Dth of  
378 monthly usage under TSS. Table KCH-4, below, illustrates this disparity for a  
379 hypothetical customer using 2,000 Dth in a month billed under DEU's proposed  
380 rates for TSS compared to TSM.

381

---

<sup>35</sup>  $([\$1.28083 \times 200] + [\$0.75923 \times 1,800]) \div 2,000 = \$0.81139$ .

382  
383  
384

**Table KCH-4**  
**Monthly Base Volumetric Bill for Customer Using 2,000/Dth/Month**  
**Under DEU Proposed TSS Rates Compared to TSM Rates**

<b>Volumetric Blocks</b>	<b>Rate</b>	<b>Monthly Usage (Dth)</b>	<b>Monthly Volumetric Bill</b>
<b>TSS Proposed Rates</b>			
Block 1 - First 200 Dth	\$1.28083	200	\$256
Block 2 - Next 1,800 Dth	\$0.75923	1,800	\$1,367
<u>Block 3 - Over 2,000 Dth</u>	\$0.21016	<u>0</u>	<u>\$0</u>
Total		2,000	\$1,623
<b>TSM Proposed Rates</b>			
Block 1 - First 2,000 Dth	\$1.20760	2,000	\$2,415
<u>Block 2 - Over 2,000 Dth</u>	\$0.65853	<u>0</u>	<u>\$0</u>
Total		2,000	\$2,415

385  
386  
387  
388  
389  
390  
391  
392  
393  
394  
395  
396

This means that a customer using 2,000 Dth/month (a relatively large TSS customer or a relatively small TSM customer) would pay far less under DEU’s proposed TSS rates than under DEU’s proposed TSM rates for the same level of usage.

**Q. What conclusions do you draw regarding this TSS and TSM rate design issue?**

A. This issue is a consequence of breaking up the TS class and using a declining block rate structure to recover each class’s revenue requirement without reflecting the declining marginal cost of delivering incremental volumes of gas in the cost-of-service study. I do not believe that this issue can be remedied without maintaining a single class for small and medium TS customers or overhauling DEU’s cost allocation approach.

397 As I mentioned previously, I have accepted DEU's proposed TS class  
398 groupings as the basis for my analysis. However, I am highlighting this issue to  
399 demonstrate one of the pitfalls of splitting up the TS class.

400 **Q. Do you have any other observations regarding DEU's proposed rate design?**

401 A. Yes. DEU's rate design model calculates volumetric rates within each applicable  
402 class based on a predefined absolute differential between each volumetric block.  
403 This means that if the class volumetric revenue requirement is reduced from  
404 DEU's proposal, each of DEU's proposed class volumetric rates is reduced on an  
405 equal cents-per-Dth basis in the model.<sup>36</sup> For certain classes, these mechanics  
406 may result in an extremely low, or even negative, rate for the highest-usage block  
407 (i.e., tailblock) at a lower revenue requirement. In particular, the resulting  
408 tailblock rates for the TSS, TSL, IS, and TBF classes may be extremely low or  
409 negative if DEU's proposed class revenue requirement is reduced.

410 **Q. What do you recommend regarding the calculation of volumetric rates if the**  
411 **revenue requirement is reduced from DEU's request?**

412 A. I recommend that the reduction in the class volumetric revenue requirement  
413 compared to DEU's proposal be applied on an equal percentage basis to each of  
414 DEU's proposed volumetric rates for the TSS, TSL and IS classes. This will  
415 result in an equal percentage reduction to each of DEU's proposed volumetric

---

<sup>36</sup> For GS, the volumetric block differential is applied separately to the Summer and Winter rates. I have not made any rate design changes to the GS class.

416 rates within these classes and will avoid an outsized reduction in the tailblock  
417 rates.<sup>37</sup>

418 **Q. Do you have any recommendations regarding TBF rate design?**

419 A. Yes. I recommend that the TBF volumetric rates be calculated by applying an  
420 equal percentage discount to the TSL volumetric rate for each block in order to  
421 achieve the targeted TBF volumetric revenue requirement. This will resolve the  
422 TBF tailblock rate issue discussed above and establish a consistent relationship  
423 between the TBF and TSL rate structures. My TBF rate design recommendation  
424 will ensure that eligible TBF customers receive a proportionate discount relative  
425 to the standard TSL rate.

426 **Q. Does this conclude your direct Phase II testimony?**

427 A. Yes, it does.

---

<sup>37</sup> This recommendation is reflected in the Rate Design tab of 22-057-03 UAE Direct RR & COS Model, and can be activated on the UAE Adjustments tab. The proportionate approach could also be applied to TSM; however, DEU's absolute differentials are less of a concern for TSM because, unlike TSS, TSL, and IS, TSM is only proposed to have two blocks, neither of which is a "low-cost" tailblock.