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FERC GAS TARIFF

Original Volume No. 1

Of

MILLENNIUM PIPELINE COMPANY, L.L.C.

FILED WITH THE

FEDERAL ENERGY REGULATORY COMMISSION

Communications concerning this Tariff

should be addressed to:

John V. Keith Vice President, Finance and Controller Millennium Pipeline Company, L.L.C. One Blue Hill Plaza, 7th Floor P.O. Box 1565 Pearl River, NY 10965

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000				
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Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 2 First Revised Sheet No. 2 Superseding: Original Sheet No. 2

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Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 3 Original Sheet No. 3

> SHEET NO. 3 IS BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 4 First Revised Sheet No. 4 Superseding: Original Sheet No. 4

PRELIMINARY STATEMENT

Millennium Pipeline Company, L.L.C. is a natural gas company which owns a pipeline system known as the Millennium Pipeline, the principal purpose of which is to transport natural gas owned by shippers from any point along the Millennium Pipeline route to various points of delivery along the Millennium Pipeline route. Millennium will provide transportation of natural gas from interconnections with pipeline transporters, producers and storage service providers along its route to interconnections with, among others, New York State Electric & Gas Corporation, Central Hudson Gas & Electric Corporation, Orange and Rockland Utilities, Inc. and Algonquin Gas Transmission, LLC.

Millennium Pipeline will perform contract transportation service only under executed Service Agreements entered into pursuant to this FERC Gas Tariff and pursuant to the blanket certificate of public convenience and necessity issued by the Commission to Millennium for the activities specified in Part 284 of the Commission's Regulations as amended from time to time, after consideration of its commitments to others, delivery capacity and other pertinent factors. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 5 Original Sheet No. 5

> SHEET NO. 5 IS BEING RESERVED FOR FUTURE USE.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 Second Revised Sheet No. 6 Second Revised Sheet No. 6 Superseding: First Revised Sheet No. 6

Currently Effective Rates Applicable to Rate Schedules FT-1, FT-2, BH-1, HT-1, IT-1 and PALS Rate per Dth

		Base Tariff Rate		Annual Charge ljustment	Total Effective Rate	Daily Rate
Rate	Schedule FT-1 1/ Reservation Char Maximum Minimum	rge \$ 19.	7690 0000	- -	19.7690 0.0000	0.6499 0.0000
	Commodity Charge Maximum Minimum Overrun	\$ 0. \$ 0.	0019 0019 6518	- - -	0.0019 0.0019 0.6518	0.0019 0.0019 0.6518
Rate	Schedule FT-2 1/ Reservation Char Maximum Minimum	rge \$ 13.	2690 0000	- -	13.2690 0.0000	0.4362 0.0000
	Commodity Charge Maximum Minimum Overrun	\$ 0. \$ 0.	2156 2156 6518	- - -	0.2156 0.2156 0.6518	0.2156 0.2156 0.6518
Rate	Schedule BH-1 1/ Reservation Char Maximum Minimum	rge \$ 19.	7690 0000	-	19.7690 0.0000	0.6499 0.0000
	Commodity Charge Maximum Minimum Overrun	\$ 0. \$ 0.	0019 0019 6518	- - -	0.0019 0.0019 0.6518	0.0019 0.0019 0.6518
Rate	Schedule HT-1 1/ Reservation Char Maximum Minimum	ge \$ 19.	7690 0000	- -	19.7690 0.0000	0.6499 0.0000
	Commodity Charge Maximum Minimum Overrun	\$ 0. \$ 0.	0019 0019 6518	- - -	0.0019 0.0019 0.6518	0.0019 0.0019 0.6518

Effective Date: 04/01/2010 Status: Effective FERC Docket: RP10-441-000 Second Revised Sheet No. 7 Second Revised Sheet No. 7 Superseding: First Revised Sheet No. 7

Currently Effective Rates Applicable to Rate Schedules FT-1, FT-2, BH-1, HT-1, IT-1 and PALS Rate per Dth

	Base Tariff Rate	Annual Charge Adjustment	Total Effective Rate	Daily Rate
Rate Schedule IT-1 Commodity Char				
Maximum	\$ 0.6518	-	0.6518	0.6518
Minimum	\$ 0.0019	-	0.0019	0.0019
Rate Schedule PALS				
Parking Servic	۵			
Maximum	\$ 0.6518	-	0.6518	0.6518
Minimum	\$ 0.0000	-	0.0000	0.0000
Lending Servic	e			
Maximum	\$ 0.6518	-	0.6518	0.6518
Minimum	\$ 0.0000	-	0.0000	0.0000

RETAINAGE PERCENTAGE

Forward Haul Retainage 0.367%

Backhaul Retainage 0.000%

1/ An ACA Unit Charge per Dth, in accordance with Section 34 of the General Terms and Conditions of Transporter's FERC Gas Tariff and Section 154.402 of the FERC regulations, shall be assessed on all quantities of gas scheduled for transportation under Rate Schedules FT-1, FT-2, BH-1, HT-1, and IT-1.

2/ For HT-1 Service, Shipper will be billed the Reservation Rate agreed to with Transporter multiplied by Shipper's Transportation Demand times an hourly factor equal to 24 divided by the Hourly Delivery Period stated in the Service Agreement.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 8 First Revised Sheet No. 8 Superseding: Original Sheet No. 8

> RATE SCHEDULE FT-1 FIRM TRANSPORTATION SERVICE

1. Availability

Service under this Rate Schedule is available from Transporter to any Shipper, provided that (i) Transporter has sufficient facilities and transportation capacity available to receive gas from or on behalf of Shipper and deliver gas to or for Shipper, (ii) Transporter has awarded capacity to Shipper under the provisions of Section 4 (Auctions of Available Firm Service) of the General Terms and Conditions, or through construction of facilities, (iii) Shipper has executed an FT-1 Service Agreement with Transporter, and (iv) Shipper complies with the provisions of this Rate Schedule and with all other applicable provisions of this Tariff.

2. Applicability And Character Of Service

(a) Service provided under this Rate Schedule shall be performed under Subpart B or G of Part 284 of the Commission's Regulations. Subject to the limitations set forth below, Transporter under this Rate Schedule shall receive scheduled quantities from or on behalf of Shipper and shall deliver thermally equivalent scheduled quantities, less Retainage, to or for Shipper. Such service shall be provided on a firm basis and shall apply to all gas transported by Transporter for Shipper under this Rate Schedule, up to the Transportation Demand set forth in Shipper's FT-1 Service Agreement.

(b) Service provided under this Rate Schedule (i) shall have the priority specified in Section 7 (Capacity Allocation) of the General Terms and Conditions, (ii) shall be subject to interruption to the extent provided in this Rate Schedule or in Section 16 (Interruptions of Service) of the General Terms and Conditions, and (iii) shall be subject to Operational Flow Orders to the extent provided in this Rate Schedule or in Section 17 (Operational Flow Orders) of the General Terms and Conditions.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 9 First Revised Sheet No. 9 Superseding: Original Sheet No. 9

> RATE SCHEDULE FT-1 FIRM TRANSPORTATION SERVICE (Continued)

(c) Transporter shall not be obligated on any Day to accept gas in excess of the lesser of (i) Shipper's Transportation Demand plus Retainage, or (ii) Shipper's Scheduled Daily Receipt Quantity. Transporter also shall not be obligated on any Day to deliver more gas to Shipper than the lesser of (i) Shipper's Transportation Demand, (ii) Shipper's Scheduled Daily Delivery Quantity, or (iii) the quantity of gas Transporter receives for Shipper less Retainage. For the purpose of balancing any imbalances in Shipper's account, Shipper may deliver or take quantities in excess of the above limitations in accordance with the provisions of Section 6 (Nominating, Scheduling, and Monitoring) and Section 7 (Capacity Allocation) of the General Terms and Conditions.

A Shipper under this Rate Schedule may segment its transportation (d) capacity on a primary firm basis at physical receipt points and delivery points within its Primary Path (as defined in General Terms and Conditions Section 1.31A), and on a secondary basis at points within and outside its Primary Path, subject to the following conditions: (i) A Shipper may not segment its transportation capacity under this Rate Schedule if such segmentation would limit Transporter's ability to provide primary firm service to other Shippers; (ii) a Shipper may not segment its capacity if such segmentation would limit Transporter's ability to provide primary firm service to other shippers; and (iii) A Shipper may not segment its transportation capacity at points where capacity is not available. Transporter will allow segmentation overlaps if the original Transportation Demand for a segment is not exceeded. Requests for segmentation of transportation capacity under this Rate Schedule must be submitted by Shipper pursuant to the provisions of Section 3 (Requests for Service) of the General Terms and Conditions utilizing the Request for Segmentation form contained in Transporter's Tariff.

(e) Service rights under a FT-1 Service Agreement may be released and assigned in accordance with Section 14 (Release and Assignment of Service Rights) of the General Terms and Conditions. Service to a replacement shipper under any such release and assignment shall be subject to the provisions set forth in this Rate Schedule and in the applicable General Terms and Conditions. A Shipper that releases its service under an FT-1 Service Agreement may release transportation capacity in any segment within its Primary Path between its primary physical receipt point and primary physical delivery point. The sum of capacity released in any segment cannot exceed the Releasor's original Transportation Demand.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 10 Original Sheet No. 10

RATE SCHEDULE FT-1 FIRM TRANSPORTATION SERVICE (Continued)

(f) The interconnections at which service on a secondary basis will be made available under this Rate Schedule will be maintained on a Master List of Interconnects (MLI) posted by Transporter on its Electronic Bulletin Board (EBB). The interconnection points on the MLI shall be incorporated by reference in Shipper's FT-1 Service Agreement.

3. Rate

(a) The charges to be paid by Shipper, as set forth in paragraph (b) below, shall be no higher than the applicable total effective maximum charges and no lower than the applicable total effective minimum charges set forth in the currently effective Sheet No. 6 of this Tariff, unless the Shipper and Transporter mutually agree to a negotiated rate in accordance with Section 47 (Negotiated Rates) of the General Terms and Conditions, and Transporter makes the appropriate filings with the Commission.

(b) For all service rendered under this Rate Schedule, Shipper each month shall pay Transporter the charges set forth below, unless (1) a discounted rate is otherwise mutually agreed to by Transporter and Shipper in accordance with Section 3 of the pro forma service agreement with respect to the charges identified in this Section 3(b) below, and specified in Shipper's FT-1 Service Agreement, or (2) the Shipper and Transporter mutually agree to a negotiated rate in accordance with Section 47 (Negotiated Rates) of the General Terms and Conditions, and Transporter makes the appropriate filings with the Commission. Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-000 Second Revised Sheet No. 11 Second Revised Sheet No. 11 Superseding: First Revised Sheet No. 11

> RATE SCHEDULE FT-1 FIRM TRANSPORTATION SERVICE (Continued)

(1) Reservation Charge. The maximum Reservation Charge for each Month, assessed on each Dth of Transportation Demand specified in Shipper's FT-1 Service Agreement.

(2) Commodity Charge. The maximum Commodity Charge per Dth of gas actually delivered each Day during the Month to or for the account of Shipper.

(3) Overrun Charge. The applicable Overrun Charge per Dth of gas actually delivered on any Day during the Month in excess of Shipper's Transportation Demand.

 $\ensuremath{\left(4\right)}$ Surcharges. The surcharges applicable to this Rate Schedule.

(5) Third Party Charges. The applicable reimbursement of charges by any third party provider of offsystem capacity, as provided for in Section 48 of the General Terms and Conditions.

(c) The charges and surcharges described above are subject to adjustment in accordance with the procedures set forth in Section 4 below and in Section 51 of the General Terms and Conditions.

(d) The Reservation Charge shall apply as of the date service is deemed to commence by the terms of Shipper's FT-1 Service Agreement.

(e) In addition to collecting the applicable charges and surcharges, Transporter shall retain from the gas tendered for transportation the effective Transportation Retainage Percentage set forth in the currently effective Sheet No. 7 of this Tariff, unless otherwise negotiated by Transporter and Shipper, and specified in Shipper's FT-1 Service Agreement.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 12 Original Sheet No. 12

RATE SCHEDULE FT-1 FIRM TRANSPORTATION SERVICE (Continued)

(f) Service In Excess Of Firm Transportation Demand: Authorized Overrun Service

Upon the prior request of Shipper, made separately from a request for service under this Rate Schedule FT-1 within Shipper's firm Transportation Demand, subject to confirmation by upstream shippers and downstream delivery point operators and the advance agreement of Transporter's dispatchers, which agreement shall not be unreasonably withheld, Transporter may transport and deliver to Shipper at Shipper's scheduled point(s) of delivery, on any day, a quantity in excess of Shipper's firm Transportation Demand if Transporter determines, in its sole discretion, that operating conditions, the availability of capacity, and Transporter's existing commitment to provide any service permit such overrun service to be provided. Any such overrun service will be provided subject to the scheduling of such quantities by Transporter at specific receipt and delivery points and payment of the effective rates and charges under Rate Schedule FT-1.

4. Reservations

Transporter reserves the unilateral right from time to time to make any changes to, or to supersede, the rates, charges and any terms stated in this Rate Schedule and the applicability thereof, the General Terms and Conditions for Transportation Service, and any other provisions of Transporter FERC Gas Tariff subject to the provisions of the Natural Gas Act and the Commission's Regulations thereunder. Shipper reserves the right to protest any such changes.

5. General Terms And Conditions

All of the General Terms and Conditions are applicable to this \mbox{Rate} Schedule and are hereby made a part hereof.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 13 First Revised Sheet No. 13 Superseding: Original Sheet No. 13

> Rate Schedule FT-2 Firm Transportation Service

1. Availability

Service under this Rate Schedule is available from Transporter to any Shipper, provided that (i) Transporter determines that it has sufficient facilities and transportation capacity available to receive gas from or on behalf of Shipper and deliver gas to or for Shipper, (ii) Transporter has awarded capacity to Shipper under the provisions of Section 4 (Auctions of Available Firm Service) of the General Terms and Conditions, or through construction of facilities, (iii) Any construction, acquisition, or expansion of facilities necessary to commence and provide the firm transportation service has been completed, (iv) Shipper has executed an FT-2 Service Agreement with Transporter in the form contained in this FERC Gas Tariff for service under this Rate Schedule, (v) Shipper has made arrangements acceptable to Transporter for service on upstream and downstream transporters, (vi) Shipper complies with the provisions of this Rate Schedule, has satisfied the creditworthiness criteria in Section 3 of the General Terms and Conditions of this Tariff, and (vii) Shipper complies with all other applicable provisions of this Tariff.

2. Applicability and Character of Service

(a) Service provided under this Rate Schedule shall be performed under Subpart B or G of Part 284 of the Commission's Regulations. Service shall be firm, subject to Transporter's right not to schedule service in whole or in part on any Day but not more than ten (10) Days in each Month and subject to the provisions of an effective FT-2 Firm Transportation Agreement.

(b) Scheduled service provided under this Rate Schedule (i) shall have the priority specified in Section 7 (Capacity Allocation) of the General Terms and Conditions, (ii) shall be subject to interruption to the extent provided in this Rate Schedule or in Section 16 (Interruptions of Service) of the General Terms and Conditions, and (iii) shall be subject to Operational Flow Orders to the extent provided in this Rate Schedule or in Section 17 (Operational Flow Orders) of the General Terms and Conditions.

(c) Transporter shall not be obligated on any Day to accept gas in excess of the lesser of (i) Shipper's Transportation Demand plus Retainage, or (ii) Shipper's scheduled Daily Receipt Quantity. Transporter also shall not be obligated on any Day to deliver more gas to Shipper than the lesser of (i) Shipper's Transportation Demand, (ii) Shipper's Scheduled Daily Delivery Quantity, or (iii) the quantity of gas Transporter receives for Shipper less Retainage. For the purpose of balancing any imbalances in Shipper's account, Shipper may deliver or take quantities in excess of the above limitations in accordance with the provisions of Section 6 (Nominating, Scheduling, and Monitoring) and Section 7 (Capacity Allocation) of the General Terms and Conditions.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 Original Sheet No. 14 Original Sheet No. 14

> Rate Schedule FT-2 Firm Transportation Service (Continued)

(d) A Shipper under this Rate Schedule may segment its transportation capacity on a primary firm basis at physical receipt points and delivery points within its Primary Path (as defined in General Terms and Conditions Section 1.31A), and on a secondary basis at points within and outside its Primary Path, subject to the following conditions: (i) A Shipper may not segment its transportation capacity under this Rate Schedule if such segmentation would limit Transporter's ability to provide primary firm service to other Shippers, and (ii) A Shipper may not segment its transportation capacity at points where capacity is not available. Transporter will allow segmentation overlaps if the original Transportation Demand for a segment is not exceeded. Requests for segmentation of transportation capacity under this Rate Schedule must be submitted by Shipper pursuant to the provisions of Section 3 (Requests for Segmentation form contained in Transporter's Tariff.

(e) Service rights under a FT-2 Service Agreement may be released and assigned in accordance with Section 14 (Release and Assignment of Service Rights) of the General Terms and Conditions. Service to a replacement shipper under any such release and assignment shall be subject to the provisions set forth in this Rate Schedule and in the applicable General Terms and Conditions, provided that for the Month in which the release occurs the number of Days that service has not previously been scheduled in that Month shall not be applicable. A Shipper that releases its service under an FT-2 Service Agreement may release transportation capacity in any segment within its Primary Path between its primary physical receipt point and primary physical delivery point. The sum of capacity released in any segment cannot exceed the Releasor's original Transportation Demand.

(f) The interconnects at which service on a secondary basis will be made available under this Rate Schedule will be maintained on a Master List of Interconnects (MLI) posted by Transporter on its Electronic Bulletin Board (EBB). The interconnection points on the MLI shall be incorporated by reference in Shipper's FT-2 Service Agreement.

(g) The interconnections at which service on a secondary basis will be made available under this Rate Schedule will be maintained on a Master List of Interconnects (MLI) posted by Transporter on its Electronic Bulletin Board (EBB). The interconnection points on the MLI shall be incorporated by reference in Shipper's FT-2 Service Agreement.

(h) If Transporter receives an acceptable request for firm Transportation Service pursuant to Rate Schedule FT-1 or HT-1 that can only be provided by reducing the Transportation Demand under this Rate Schedule, Transporter shall notify the Shipper(s) hereunder that has the lowest net value of service, as computed per GT&C Section 4.2(c), that Transporter has the right to reduce their Transportation Demand under this Rate Schedule, effective thirty (30) Days after the date of such notification, by the level

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-001 Substitute Original Sheet No. 15 Substitute Original Sheet No. 15

Rate Schedule FT-2 Firm Transportation Service (Continued)

of the firm service entitlements requested pursuant to Rate Schedule FT-1 or HT-1. Such notified Shipper(s) shall be entitled to elect one of the following forms of remedy for such notice within said thirty (30) Days: (1) execute a Service Agreement under Rate Schedule FT-1 or HT-1 for an equivalent level of the Transportation Demand subject to such reduction at a rate with a net present value that equals or exceeds the net present value of the Rate Schedule FT-1 or HT-1 for an equivalent level of the Transportation Demand request; or (ii) execute a Service Agreement under Rate Schedule IT-1 for an equivalent level of the Transportation Demand subject to such reduction; or (iii) terminate an equivalent level of the Transportation Demand subject to such reduction for any remaining term of service provided under this Rate Schedule.

3. Rates and Charges

(a) The charges to be paid by Shipper, as set forth in paragraph (b) below, shall be no higher than the applicable total effective maximum charges and no lower that the applicable total effective minimum charges set forth in the currently effective Sheet No. 6 of this Tariff, unless the Shipper and Transporter mutually agree to a negotiated rate in accordance with Section 47 (Negotiated Rates) of the General Terms and Conditions, and Transporter makes the appropriate filings with the Commission.

(b) For all service rendered under this Rate Schedule, Shipper each month shall pay Transporter the charges set forth below, unless (1) a discounted rate is otherwise mutually agreed to by Transporter and Shipper in accordance with Section 3 of the pro forma service Agreement with respect to the charges identified in this Section 3(b) below, and specified in Shipper's FT-2 Service Agreement, or (2) the Shipper and Transporter mutually agree to a negotiated rate in accordance with Section 47 (Negotiated Rates) of the General Terms and Conditions, and Transporter makes the appropriate filings with the Commission.

(1) Reservation Charge. The maximum Reservation Charge for each Month, assessed on each Dth of Transportation Demand specified in Shipper's FT-2 Service Agreement.

(2) Commodity Charge. The maximum Commodity charge per Dth of gas actually delivered each Day during the Month to or for the account of Shipper.

(3) Overrun Charge. The applicable Overrun Charge per Dth of gas actually delivered on any Day during the Month in excess of Shipper's Transportation Demand.

(4) Surcharges. The surcharges applicable to this Rate Schedule. Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-000 First Revised Sheet No. 16 First Revised Sheet No. 16 Superseding: Original Sheet No. 16

> Rate Schedule FT-2 Firm Transportation Service (Continued)

(5) Third Party Charges. The applicable reimbursement of charges by any third party provider of offsystem capacity, as provided for in Section 48 of the General Terms and Conditions.

(c) The charges and surcharges described above are subject to adjustment in accordance with the procedures set forth in Section 4 below and Section 51 of the General Terms and Conditions.

(d) The Reservation Charge shall apply as of the date service is deemed to commence by the terms of Shipper's FT-2 Service Agreement.

(e) In addition to collecting the applicable charges and surcharges, Transporter shall retain from the gas tendered for transportation the effective Transportation Retainage Percentage set forth in the currently effective Sheet No. 7 of this Tariff, unless otherwise negotiated by Transporter and Shipper, and specified in Shipper's FT-2 Service Agreement.

(f) Service in Excess of Firm Transportation Demand: Authorized Overrun Service

Upon the prior request of Shipper, made separately from a request for service under this Rate Schedule FT-2 within Shipper's firm Transportation Demand, subject to confirmation by upstream shippers and downstream delivery point operators and the advance agreement of Transporter's dispatchers, which agreement shall not be unreasonably withheld, Transporter may transport and deliver to Shipper at Shipper's scheduled point(s) of delivery, on any Day, a quantity in excess of Shipper's firm Transportation if Transporter determines, in its sole discretion, that operating conditions, the availability of capacity, and Transporter's existing commitment to provide any service permit such overrun service to be provided. Any such overrun service will be provided subject to the scheduling of such quantities by Transporter at specific receipt and delivery points and payment of the effective rates and charges under Rate Schedule FT-2.

4. Reservations

Transporter reserves the unilateral right from time to time to make any changes to, or to supersede, the rates, charges and any terms stated in this Rate Schedule and the applicability thereof, the General Terms and Conditions for Transportation Service, and any other provisions of Transporter's FERC Gas Tariff, subject to the provisions of the Natural Gas Act and the Commission's Regulations thereunder. Shipper reserves the right to protest any such changes.

5. General Terms and Conditions All of the General Terms and Conditions are applicable to this Rate Schedule and are hereby made a part hereof. Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 Original Sheet No. 16A Original Sheet No. 16A

> Rate Schedule BH-1 Backhaul Transportation Service

1. Availability

Service under this Rate Schedule is available from Transporter to any Shipper, provided that (i) Transporter determines that it will have sufficient scheduled and confirmed forward haul volumes available to support backhaul service; (ii) Transporter determines that it has sufficient facilities and transportation capacity available to receive gas from or on behalf of Shipper and deliver gas to or for Shipper; (iii) Transporter has awarded capacity to Shipper under the provisions of Section 4 (Auctions of Available Firm Service) of the General Terms and Conditions, or through construction of facilities; (iv) Any construction, acquisition, or expansion of facilities necessary to commence and provide the firm transportation service has been completed; (v) Shipper has made arrangements acceptable to Transporter for service on upstream and downstream transporters, (vi) Shipper complies with the provisions of this Rate Schedule, has satisfied the creditworthiness criteria in Section 3 of the General Terms and Conditions of this Tariff, and (vii) Shipper complies with all other applicable provisions of this Tariff.

2. Applicability and Character of Service

(a) Service provided under this Rate Schedule shall be performed under Subpart B or G of Part 284 of the Commission's Regulations. Subject to the limitations set forth below, Transporter under this Rate Schedule shall receive scheduled quantities from or on behalf of Shipper and shall deliver thermally equivalent scheduled quantities, less Retainage, to or for Shipper. Such service shall be provided on a firm basis, subject to the limitations set forth in this Rate Schedule, and shall apply to all gas transported by Transporter for Shipper under this Rate Schedule, up to the Transportation Demand set forth in Shipper's BH-1 Service Agreement.

(b) Service provided under this Rate Schedule (i) shall have the priority specified in Section 7 (Capacity Allocation) of the General Terms and Conditions, (ii) shall be subject to interruption to the extent provided for in this Rate Schedule or in Section 16 (Interruptions of Service) of the General Terms and Conditions, and (iii) shall be subject to Operational Flow Orders to the extent provided in this Rate Schedule or in Section 17 (Operational Flow Orders) of the General Terms and Conditions.

(c) During periods when Transporter determines using its reasonable discretion that it does not have sufficient scheduled and confirmed forward haul volumes available to support firm backhaul service, Transporter may interrupt firm backhaul service under this Rate Schedule. If Transporter determines that it has the ability to provide only a limited amount of firm backhaul service under this Rate Schedule, Transporter shall allocate the limited amount of capacity among BH-1 Shippers on a pro rata basis, based upon those Shippers' respective levels of Transportation Demand. Transporter will

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 Original Sheet No. 16B Original Sheet No. 16B

Rate Schedule BH-1 Backhaul Transportation Service (Continued)

provide on its EBB as much advance notice as possible of any impending service interruptions under this Rate Schedule.

(d) Transporter shall not be obligated on any Day to accept gas in excess of the lesser of (i) Shipper's Transportation Demand plus Retainage, or (ii) Shipper's scheduled Daily Receipt Quantity. Transporter also shall not be obligated on any Day to deliver more gas to Shipper than the lesser of (i) Shipper's Transportation Demand, (ii) Shipper's Scheduled Daily Delivery Quantity, or (iii) the quantity of gas Transporter receives for Shipper less Retainage. For the purpose of balancing any imbalances in Shipper's account, Shipper may deliver or take quantities in excess of the above limitations in accordance with the provisions of Section 6 (Nominating, Scheduling, and Monitoring) and Section 7 (Capacity Allocation) of the General Terms and Conditions.

(e) A Shipper under this Rate Schedule may not segment its transportation capacity.

(f) Service rights under a BH-1 Service Agreement may be released and assigned in accordance with Section 14 (Release and Assignment of Service Rights) of the General Terms and Conditions.

(g) The interconnections at which service on a secondary basis will be made available under this Rate Schedule will be maintained on a Master List of Interconnects (MLI) posted by Transporter on its Electronic Bulletin Board (EBB). The interconnection points on the MLI shall be incorporated by reference in Shipper's BH-1 Service Agreement.

3. Rates and Charges

(a) The charges to be paid by Shipper, as set forth in paragraph (b) below, shall be no higher than the applicable total effective maximum charges and no lower that the applicable total effective minimum charges set forth in the currently effective Sheet No. 6 of this Tariff, unless the Shipper and Transporter mutually agree to a negotiated rate in accordance with Section 47 (Negotiated Rates) of the General Terms and Conditions, and Transporter makes the appropriate filings with the Commission.

(b) For all service rendered under this Rate Schedule, Shipper each month shall pay Transporter the charges set forth below, unless (1) a discounted rate is otherwise mutually agreed to by Transporter and Shipper in accordance with Section 3 of the pro forma service Agreement with respect to the charges identified in this Section 3(b) below, and specified in Shipper's BH-1 Service Agreement, or (2) the Shipper and Transporter mutually agree to a negotiated rate in accordance with Section 47 (Negotiated Rates) of the General Terms and Conditions, and Transporter makes the appropriate filings with the Commission. Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-000 First Revised Sheet No. 16C First Revised Sheet No. 16C Superseding: Original Sheet No. 16C

> Rate Schedule BH-1 Backhaul Transportation Service (Continued)

(1) Reservation Charge. The maximum Reservation Charge for each Month, assessed on each Dth of Transportation Demand specified in Shipper's BH-1 Service Agreement.

(2) Commodity Charge. The maximum Commodity charge per Dth of gas actually delivered each Day during the Month to or for the account of Shipper.

(3) Overrun Charge. The applicable Overrun Charge per Dth of gas actually delivered on any Day during the Month in excess of Shipper's Transportation Demand.

(4) Surcharges. The surcharges applicable to this Rate Schedule.

(5) Third Party Charges. The applicable reimbursement of charges by any third party provider of offsystem capacity, as provided for in Section 48 of the General Terms and Conditions.

(c) The charges and surcharges described above are subject to adjustment in accordance with the procedures set forth in Section 4 below and Section 51 of the General Terms and Conditions.

(d) The Reservation Charge shall apply as of the date service is deemed to commence by the terms of Shipper's BH-1 Service Agreement.

(e) During periods of service interruption under this Rate Schedule, Transporter shall provide a Reservation Charge credit to Shipper for each Day of interruption. This credit shall constitute a Shipper's exclusive remedy for any such interruption.

(f) In addition to collecting the applicable charges and surcharges, Transporter shall retain from the gas tendered for transportation the effective Backhaul Transportation Retainage Percentage set forth in the currently effective Sheet No. 7 of this Tariff.

(g) Service in Excess of Firm Transportation Demand: Authorized Overrun Service

Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-000 First Revised Sheet No. 16D First Revised Sheet No. 16D Superseding: Original Sheet No. 16D

Rate Schedule BH-1 Backhaul Transportation Service (Continued)

Upon prior request of Shipper, made separately from a request for service under this Rate Schedule BH-1 within Shipper's firm Transportation Demand, subject to confirmation by upstream and downstream point operators and the advance agreement of Transporter's dispatchers, which agreement shall not be unreasonably withheld, Transporter may transport and deliver to Shipper at Shipper's scheduled point(s) of delivery, on any Day, a quantity in excess of Shipper's firm Transportation Demand if Transporter determines, in its sole discretion, that operating conditions, the availability of capacity, and Transporter's existing commitment to provide any service permit such overrun service to be provided. Any such overrun service will be provided subject to the scheduling of such quantities by Transporter at specific receipt and delivery points and payment of the effective rates and charges under Rate Schedule BH-1.

4. Reservations

Transporter reserves the unilateral right from time to time to make any changes to, or to supersede, the rates, charges and any terms stated in this Rate Schedule and the applicability thereof, the General Terms and Conditions for Transportation Service, and any other provisions of Transporter's FERC Gas Tariff, subject to the provisions of the Natural Gas Act and the Commission's Regulations thereunder. Shipper reserves the right to protest any such changes.

5. General Terms and Conditions

All of the General Terms and Conditions are applicable to this Rate Schedule and are hereby made a part hereof.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 Original Sheet No. 16E Original Sheet No. 16E

> Rate Schedule HT-1 Hourly Transportation Service

1. Availability

Service under this Rate Schedule is available from Transporter to any Shipper, provided that (i) Transporter determines that it has sufficient facilities and transportation capacity available to receive gas from or on behalf of Shipper and deliver gas to or for Shipper, (ii) Transporter has awarded capacity to Shipper under the provisions of Section 4 (Auctions of Available Firm Service) of the General Terms and Conditions, or through construction of facilities, (iii) Any construction, acquisition, or expansion of facilities necessary to commence and provide the firm transportation service has been completed, (iv) Shipper has executed an HT-1 Service Agreement with Transporter in the form contained in this FERC Gas Tariff for service under this Rate Schedule, (v) Shipper has made arrangements acceptable to Transporter for service on upstream and downstream transporters, (vi) Shipper complies with the provisions of this Rate Schedule, has satisfied the creditworthiness criteria in Section 3 of the General Terms and Conditions of this Tariff, and (vii) Shipper complies with all other applicable provisions of this Tariff.

2. Applicability and Character of Service

(a) Service provided under this Rate Schedule shall be performed under Subpart B or G of Part 284 of the Commission's Regulations. Transporter shall receive scheduled quantities from or on behalf of Shipper and shall deliver thermally equivalent scheduled quantities, less Retainage to or for Shipper.

(b) Service shall be provided on a firm basis and shall apply to all gas transported by Transporter for Shipper under this Rate Schedule up to the Maximum Hourly Delivery Quantity ("MHDQ") and up to the Transportation Demand set forth in Shipper's HT-1 Service Agreement. Shipper's MHDQ shall be the Transportation Demand divided by the specified Hourly Delivery Period set forth in the Service Agreement. The Hourly Delivery Period shall be the minimum amount of time within which Transporter shall be required to deliver Shipper's Transportation Demand, provided that such Hourly Delivery Period shall not be less than four (4) hours or greater than twenty (20) hours. Unless otherwise agreed to by Transporter, Shipper shall provide and take the Gas per the confirmed nomination at a level no greater than the MHDQ.

(c) At no time shall Transporter be required to provide service under this Rate Schedule until Transporter has received appropriate confirmation from the upstream and/or downstream operators at the respective Receipt Point(s) and Delivery Point(s), provided that Transporter may elect to do so to the extent operational conditions permit and no other Shippers are adversely affected.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 Original Sheet No. 16F Original Sheet No. 16F

Rate Schedule HT-1 Hourly Transportation Service (Continued)

(d) In addition to the nomination timeline in Section 6.2(e) of the General Terms and Conditions, Shipper may submit a request to change the quantity of deliveries during a part of any Day. Shipper shall notify Transporter by written communication via fax or electronic media at least one (1) hour prior to the time requested for such initiation of any change in service under this Rate Schedule, unless otherwise agreed by Transporter. Transporter shall provide written confirmation via fax or electronic media of the nomination within one (1) hour after receipt of Shipper's written request.

(e) To the extent that Transporter provides service hereunder by displacement of Gas received downstream of the Delivery Point(s), Transporter's obligation shall be limited to the displacement capability of Transporter's system during the specified hourly period.

(f) Service provided under this Rate Schedule (i) shall have the priority specified in Section 7 (Capacity Allocation) of the General Terms and Conditions, (ii) shall be subject to interruption to the extent provided in this Rate Schedule or in Section 16 (Interruptions of Service) of the General Terms and Conditions, and (iii) shall be subject to Operational Flow Orders to the extent provided in this Rate Schedule or in Section 17 (Operational Flow Orders) of the General Terms and Conditions.

(g) Transporter shall not be obligated on any Day to accept gas in excess of the lesser of (i) Shipper's Transportation Demand plus Retainage, or (ii) Shipper's scheduled Daily Receipt Quantity. Transporter also shall not be obligated on any Day to deliver more gas to Shipper than the lesser of (i) Shipper's Transportation Demand, (ii) Shipper's Scheduled Daily Delivery Quantity, or (iii) the quantity of gas Transporter receives for Shipper less Retainage. For the purpose of balancing any imbalances in Shipper's account, Shipper may deliver or take quantities in excess of the above limitations in accordance with the provisions of Section 6 (Nominating, Scheduling, and Monitoring) and Section 7 (Capacity Allocation) of the General Terms and Conditions.

(h) A Shipper under this Rate Schedule may segment its transportation capacity on a primary firm basis at physical receipt points and delivery points within its Primary Path (as defined in General Terms and Conditions Section 1.31A), and on a secondary basis at points within and outside its Primary Path, subject to the following conditions: (i) A Shipper may not segment its transportation capacity under this Rate Schedule if such segmentation would limit Transporter's ability to provide primary firm service to other Shippers, (ii) A Shipper may not segment its transportation capacity at points where capacity is not available, and (iii) any segmented capacity will be treated as though it is Rate Schedule FT-1 capacity. Transporter will allow segmentation overlaps if the original Transportation Demand for a segment is not exceeded. Requests for segmentation of transportation capacity under this Rate Schedule must be submitted by Shipper pursuant to the Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 Original Sheet No. 16G Original Sheet No. 16G

> Rate Schedule HT-1 Hourly Transportation Service (Continued)

provisions of Section 3 (Requests for Service) of the General Terms and Conditions, utilizing the Request for Segmentation form contained in Transporter's Tariff.

(i) Service rights under an HT-1 Service Agreement may be released and assigned in accordance with Section 14 (Release and Assignment of Service Rights) of the General Terms and Conditions. Any such released HT-1 capacity shall be treated as if it is capacity released under Transporter's FT-1 Rate Schedule, and the HT-1 service rights assigned will reflect even hourly flow rates of 1/24 at both receipt and delivery points, unless (i) otherwise agreed to by Transporter, or (ii) the release has the same primary delivery and receipt points as the releasing Shipper's HT-1 Service Agreement. To the extent that subparagraphs (i) or (ii) of this subsection apply to a release of less than the full amount of Transportation Demand under an HT-1 Service Agreement shall apply to the Transportation Demand in the Replacement Shipper's Service Agreement Shipper's Service to a replacement shipper under any such release and assignment shall be subject to the provisions set forth in this Rate Schedule and in the applicable General Terms and Conditions.

(j) Shipper shall have flexible secondary receipt and delivery point authority for service under this Rate Schedule, as set forth in Section 11 of the General Terms and Conditions, provided, however, that transportation service under this Rate Schedule at a secondary receipt and/or at a secondary delivery point(s) shall be treated as though it is Rate Schedule FT-1 transportation service and will be scheduled at a uniform hourly flow rate without regard to Shipper's MHRQ and/or MHDQ.

(k) The interconnections at which service on a secondary basis will be made available under this Rate Schedule will be maintained on a Master List of Interconnects (MLI) posted by Transporter on its Electronic Bulletin Board (EBB). The interconnection points on the MLI shall be incorporated by reference in Shipper's HT-1 Service Agreement.

(1) Upon the prior request of Shipper, made separately from a request for service under this Rate Schedule HT-1 within Shipper's firm Transportation Demand, subject to confirmation by upstream and downstream point operators and the advance agreement of Transporter's dispatchers, which agreement shall not be unreasonably withheld, and for the purpose of balancing any imbalances in Shipper's account, Shipper may deliver or take quantities in excess of the above limitations.

3. Rates and Charges

(a) The charges to be paid by Shipper, as set forth in paragraph (b) below, shall be no higher than the applicable total effective maximum charges and no lower that the applicable total effective minimum charges set forth in

Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-000 First Revised Sheet No. 16H First Revised Sheet No. 16H Superseding: Original Sheet No. 16H

> Rate Schedule HT-1 Hourly Transportation Service (Continued)

the currently effective Sheet No. 6 of this Tariff, unless the Shipper and Transporter mutually agree to a negotiated rate in accordance with Section 47 (Negotiated Rates) of the General Terms and Conditions, and Transporter makes the appropriate filings with the Commission.

(b) For all service rendered under this Rate Schedule, Shipper each month shall pay Transporter the charges set forth below, unless (1) a discounted rate is otherwise mutually agreed to by Transporter and Shipper in accordance with Section 3 of the pro forma service Agreement with respect to the charges identified in this Section 3(b) below, and specified in Shipper's HT-1 Service Agreement, or (2) the Shipper and Transporter mutually agree to a negotiated rate in accordance with Section 47 (Negotiated Rates) of the General Terms and Conditions, and Transporter makes the appropriate filings with the Commission.

(1) Reservation Charge. The maximum Reservation Charge for the applicable MHDQ specified in Shipper's HT-1 Agreement for each Month, assessed on each Dth of Transportation Demand specified in Shipper's HT-1 Service Agreement.

(2) Commodity Charge. The maximum Commodity charge per Dth of gas actually delivered each Day during the Month to or for the account of Shipper.

(3) Overrun Charge. The applicable Overrun Charge specified in Shipper's HT-1 Service Agreement on each Dth of gas actually delivered on any Day during the Month in excess of Shipper's Transportation Demand.

(4) Surcharges. The surcharges applicable to this Rate Schedule.

(5) Third Party Charges. The applicable reimbursement of charges by any third party provider of offsystem capacity, as provided for in Section 48 of the General Terms and Conditions.

(c) The charges and surcharges described above are subject to adjustment in accordance with the procedures set forth in Section 4 below and Section 51 of the General Terms and Conditions.

(d) The Reservation Charge shall apply as of the date service is deemed to commence by the terms of Shipper's HT-1 Service Agreement.

Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-000 First Revised Sheet No. 16I First Revised Sheet No. 16I Superseding: Original Sheet No. 16I

> Rate Schedule HT-1 Hourly Transportation Service (Continued)

(e) In addition to collecting the applicable charges and surcharges, Transporter shall retain from the gas tendered for transportation the effective Transportation Retainage Percentage set forth in the currently effective Sheet No. 7 of this Tariff, unless otherwise negotiated by Transporter and Shipper, and specified in Shipper's HT-1 Service Agreement. The Transportation Retainage Percentage shall be subject to adjustment in accordance with Section 35 (Retainage Adjustment Mechanism) of the General Terms and Conditions.

(f) Service in Excess of Firm Transportation Demand: Authorized Overrun Service

Upon prior request of Shipper, made separately from a request for service under this Rate Schedule HT-1 within Shipper's firm Transportation Demand, subject to confirmation by upstream and downstream point operators and the advance agreement of Transporter's dispatchers, which agreement shall not be unreasonably withheld, Transporter may transport and deliver to Shipper at Shipper's scheduled point(s) of delivery, on any Day, a quantity in excess of Shipper's firm Transportation Demand if Transporter determines, in its sole discretion, that operating conditions, the availability of capacity, and Transporter's existing commitment to provide any service permit such overrun service to be provided. Any such overrun service shall be taken by Shipper on an equal basis per hour pro rated during the period of overrun takes, and will be provided subject to the scheduling of such quantities by Transporter at specific receipt and delivery points and payment of the effective rates and charges under Rate Schedule HT-1.

4. Reservations

Transporter reserves the unilateral right from time to time to make any changes to, or to supersede, the rates, charges and any terms stated in this Rate Schedule and the applicability thereof, the General Terms and Conditions for Transportation Service, and any other provisions of Transporter's FERC Gas Tariff, subject to the provisions of the Natural Gas Act and the Commission's Regulations thereunder. Shipper reserves the right to protest any such changes.

5. General Terms and Conditions

All of the General Terms and Conditions are applicable to this Rate Schedule and are hereby made a part hereof.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 17 First Revised Sheet No. 17 Superseding: Original Sheet No. 17

> RATE SCHEDULE IT-1 INTERRUPTIBLE TRANSPORTATION SERVICE

1. Availability

Service under this Rate Schedule is available from Transporter to any Shipper, provided that (i) Transporter has sufficient facilities and transportation capacity available to receive gas from or on behalf of Shipper and deliver gas to or for Shipper, (ii) Shipper has submitted a valid request for service under Section 3 (Requests for Service) of the General Terms and Conditions, and Transporter has awarded capacity to Shipper under the provisions of this Rate Schedule or through construction of facilities, (iii) Shipper has executed an IT-1 Service Agreement with Transporter, and (iv) Shipper complies with the provisions of this Rate Schedule and with all other applicable provisions of this Tariff.

2. Applicability And Character Of Service

(a) Service provided under this Rate Schedule shall be performed under Subpart B or G of Part 284 of the Commission's Regulations. Subject to the limitations set forth below, Transporter shall receive scheduled quantities from or on behalf of Shipper and shall deliver thermally equivalent scheduled quantities, less Retainage, to or for Shipper. Such service shall be provided on an interruptible basis and shall apply to all gas transported by Transporter for Shipper under this Rate Schedule, up to the Transportation Quantity set forth in Shipper's IT-1 Service Agreement.

(b) Service provided under this Rate Schedule shall have the priority specified in Section 7 (Capacity Allocation) of the General Terms and Conditions and shall be subject to interruption as provided in this Rate Schedule or in Section 16 (Interruptions of Service) of the General Terms and Conditions. Service under this Rate Schedule shall be subject to Operational Flow Orders to the extent provided in this Rate Schedule or in Section 17 (Operational Flow Orders) of the General Terms and Conditions.

(c) Transporter shall not be obligated on any Day to accept gas in excess of the lesser of (i) Shipper's Transportation Quantity plus Retainage, or (ii) Shipper's Scheduled Daily Receipt Quantity. Transporter also shall not be obligated on any Day to deliver more gas to Shipper than the lesser of (i) Shipper's Transportation Quantity, (ii) Shipper's Scheduled Daily Delivery Quantity, or (iii) the quantity of gas Transporter Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 18 Original Sheet No. 18

> RATE SCHEDULE IT-1 INTERRUPTIBLE TRANSPORTATION SERVICE (Continued)

receives for Shipper less Retainage. For the purpose of balancing any imbalances in Shipper's account, Shipper may deliver or take quantities in excess of the above limitations in accordance with the provisions of Section 6 (Nominating, Scheduling, and Monitoring) and Section 7 (Capacity Allocation) of the General Terms and Conditions.

(d) The interconnections at which service shall be made available under this Rate Schedule will be maintained on a Master List of Interconnections (MLI) posted by Transporter on its Electronic Bulletin Board (EBB). The interconnection points on the MLI shall be incorporated by reference in Shipper's IT-1 Service Agreements.

(e) During any Month, Shipper shall not be permitted to increase its existing flowing quantities under this Rate Schedule, regardless of the Transportation Quantity set forth in Shipper's IT-1 Service Agreement, if such increase would cause a reduction of existing quantities flowing on Transporter's system under any other Service Agreement of equal or higher priority. A scheduled temporary reduction in the quantities being transported, if requested by Shipper and approved by Transporter, shall not reduce the level of Shipper's existing quantities flowing on Transporter's system for purposes of this paragraph.

(f) Service rights under an IT-1 Service Agreement may not be released and assigned.

3. Interruptible Transportation Capacity

(a) Transporter, on a daily basis during a Month, shall post a notice on its EBB setting forth the non-firm capacity (that is, interruptible and secondary capacity) that it estimates is available.

(b) Those Shippers that have been allocated capacity may, subsequently during that Month, withdraw their nominations, or portions thereof, prior to the daily nomination deadlines specified in Section 6 (Nominating, Scheduling, and Monitoring) of the General Terms and Conditions. In that event, Transporter will cease transportation with respect to the withdrawn portion of the nomination.

Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-000 Second Revised Sheet No. 19 Second Revised Sheet No. 19 Superseding: First Revised Sheet No. 19

> RATE SCHEDULE IT-1 INTERRUPTIBLE TRANSPORTATION SERVICE (Continued)

4. Rate

(a) The unit rate charges to be paid by Shipper, as set forth in paragraph (b) below, shall be no higher than the applicable total effective maximum rate charges and no lower than the applicable total effective minimum rate charges set forth in the currently effective Sheet No. 7 of this Tariff, unless the Shipper and Transporter mutually agree to a negotiated rate in accordance with Section 47 (Negotiated Rates) of the General Terms and Conditions, and Transporter makes the appropriate filings with the Commission.

(b) For all service rendered under this Rate Schedule, Shipper each month shall pay Transporter the charges set forth below, unless (1) a discounted rate is otherwise mutually agreed to by Transporter and Shipper in accordance with Section 3 of the pro forma service agreement with respect to the charges identified in this Section 4(b) below, and specified in Shipper's IT-1 Service Agreement, or (2) unless the Shipper and Transporter mutually agree to a negotiated rate in accordance with Section 47 (Negotiated Rates) of the General Terms and Conditions, and Transporter makes the appropriate filings with the Commission.

(1) Commodity Charge. A Commodity Charge per Dth of gas actually delivered each Gas Day during the Month to or for the account of Shipper.

(3) Third Party Charges. The applicable reimbursement of charges by any third party provider of offsystem capacity, as provided for in Section 48 of the General Terms and Conditions.

(c) The charges and surcharges described above are subject to adjustment in accordance with the procedures set forth in Section 5 below and in Section 51 of the General Terms and Conditions.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 20 First Revised Sheet No. 20 Superseding: Original Sheet No. 20

> RATE SCHEDULE IT-1 INTERRUPTIBLE TRANSPORTATION SERVICE (Continued)

(d) In addition to collecting the applicable charges and surcharges, Transporter shall retain from the gas tendered for transportation the effective Transportation Retainage Percentage set forth in the currently effective Sheet No. 7 of this Tariff, unless otherwise negotiated by Transporter and Shipper, and specified in Shipper's IT-1 Service Agreement.

5. Reservations

Transporter reserves the unilateral right from time to time to make any changes to, or to supersede, the rates, charges and any terms stated in this Rate Schedule and the applicability thereof, the General Terms and Conditions for Transportation Service, and any other provisions of Transporter's FERC Gas Tariff, subject to the provisions of the Natural Gas Act and the Commission's Regulations thereunder. Shipper reserves the right to protest any such changes.

6. General Terms And Conditions.

All of the General Terms and Conditions are applicable to this Rate Schedule and are hereby made a part hereof, with the exception of Sections 4, 11, 12, and 14. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 21 Original Sheet No. 21

> SHEET NOS. 21 THROUGH 25 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 26 First Revised Sheet No. 26 Superseding: Original Sheet No. 26

> RATE SCHEDULE PALS PARKING AND LENDING SERVICE

1. Availability

Service under this Rate Schedule is available from Transporter to any Shipper provided that (i) Transporter has sufficient facilities and transportation capacity available to receive gas from and deliver gas to Shipper, (ii) Shipper has submitted a valid request for service under Section 3 (Requests for Service) of the General Terms and Conditions, (iii) Shipper has executed a Master PALS Service Agreement with Transporter for parking or lending service, (iv) Shipper has agreed to be bound by the rates, term, quantity, and point(s) of transaction for service set forth in each applicable PALS Transaction subject to the Master PALS Service Agreement, submitted to Shipper by Transporter and (v) Shipper complies with the provisions of this Rate Schedule and with all other applicable provisions of this Tariff.

2. Applicability And Character Of Service

(a) Service provided under this Rate Schedule is performed under Subpart B or G of Part 284 of the Commission's regulations. Subject to the limitations set forth below, service under this Rate Schedule consists of parking and lending of gas on any day. Specifically, service rendered by Transporter under this Rate Schedule is provided on an interruptible basis, subject to the quantity limitations set forth in the applicable PALS Transaction, and consists of:

(i) Parking Service. Parking Service is an interruptible service which provides for (1) the receipt by Transporter of gas quantities delivered by Shipper at the Receipt Point(s) agreed to by Transporter and Shipper in a PALS Transaction; (2) Transporter holding the parked quantities on Transporter's system; and (3) Transporter's redelivery of the parked quantities to Shipper at the agreed upon time and at the Delivery Point(s) agreed to by Transporter and Shipper in the PALS Transaction; provided, however, that Transporter is not obligated to return parked quantities on the same day and at the same point the gas is parked.

(ii) Lending Service. Lending Service is an interruptible service which provides for (1) Shipper receiving gas quantities from Transporter at the Delivery Point(s) agreed to by Transporter and Shipper in a PALS Transaction; Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 27 First Revised Sheet No. 27 Superseding: Original Sheet No. 27

> RATE SCHEDULE PALS PARKING AND LENDING SERVICE (Continued)

and (2) the Shipper's redelivery of the loaned quantities of gas to Transporter at the time and at the Receipt Point(s) agreed to by Transporter and Shipper in the PALS Transaction; provided, however, Transporter is not obligated to accept return of loaned gas on the same day and at the same point the gas is loaned.

(iii) Shipper must make any necessary arrangements with Transporter and third parties to receive or deliver gas quantities at the designated points of service for parking or lending service. Transportation service is not provided under this Rate Schedule. If Shipper and Transporter agree that Shipper may receive parked quantities or redeliver loaned quantities at point(s) other than the point(s) identified in the PALS Transaction, then Shipper must accomplish such transactions pursuant to nominations under separate transportation agreement(s) with Transporter to effectuate receipt or delivery of the gas from or to the other point(s).

(b) Services provided under this Rate Schedule are interruptible and available only to the extent capacity is available from time to time. Service provided under this Rate Schedule (i) has the priority specified in Section 7 (Capacity Allocation) of the General Terms and Conditions, (ii) is subject to interruption to the extent provided in this Rate Schedule or Section 16 (Interruptions of Service) of the General Terms and Conditions, and (iii) is subject to Operational Flow Orders to the extent provided in this Rate Schedule and in Section 17 (Operational Flow Orders) of the General Terms and Conditions.

(c) Service rendered under this Rate Schedule may be provided for a minimum of a one (1) day term and a maximum term as established by the mutual agreement of Transporter and Shipper. Each parking service or lending service arrangement must be rendered pursuant to a separate PALS Transaction, which is subject to the Master PALS Service Agreement between Transporter and Shipper.

(d) The points on Transporter's system at which Transporter and Shipper may agree to provide service under this Rate Schedule will be maintained on a MLI posted by Transporter on its EBB. The points on the MLI may be incorporated by reference in Shipper's PALS Transaction.

Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-000 Third Revised Sheet No. 28 Third Revised Sheet No. 28 Superseding: Second Revised Sheet No. 28

RATE SCHEDULE PALS PARKING AND LENDING SERVICE (Continued)

(e) Service rights under a PALS Transaction may not be assigned or released.

3. Nominating And Scheduling

Shipper must nominate and Transporter will schedule service under this Rate Schedule subject to the provisions of Section 6 (Nominating, Scheduling, and Monitoring) of the General Terms and Conditions and Section 5 of this Rate Schedule.

4. Rate

(a) The charges to be paid by Shipper, as set forth in paragraph (b) below, on any day, may be no higher than the applicable total effective maximum rate charges and no lower than the applicable total effective minimum rate charges set forth in the currently effective Sheet No. 7 of this Tariff, unless the Shipper and Transporter mutually agree to a negotiated rate in accordance with Section 47 (Negotiated Rates) of the General Terms and Conditions, and Transporter makes the appropriate filings with the Commission.

(b) For all service rendered under this Rate Schedule, Shipper each month must pay Transporter the charges set forth below, unless (1) a discounted rate is otherwise mutually agreed to by Transporter and Shipper in accordance with Section 3 of the pro forma Service Agreement and specified in a PALS Transaction, or (2) the Shipper and Transporter mutually agree to a negotiated rate in accordance with Section 47 (Negotiated Rates) of the General Terms and Conditions, and Transporter makes the appropriate filings with the Commission.

(1) Account Balance Charge: The maximum Account Balance Charge for each Dth of gas parked or loaned at each point of service under a PALS Transaction at the end of each day during the Month.

(2) Surcharges: The surcharges applicable to this Rate Schedule.

(3) Third Party Charges: The applicable reimbursement of charges by any third party provider of offsystem capacity, as provided for in Section 48 of the General Terms and Conditions.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 29 First Revised Sheet No. 29 Superseding: Original Sheet No. 29

RATE SCHEDULE PALS PARKING AND LENDING SERVICE (Continued)

(c) The charges and surcharges described above are subject to adjustment in accordance with the procedures set forth in Section 7 of this Rate Schedule and Section 51 of the General Terms and Conditions.

(d) Transporter may retain from the gas tendered for parking or lending Retainage.

5. Operational Requirements Of Transporter

(a) Shipper may be required (upon notification from Transporter via Electronic Notice Delivery) to cease or reduce deliveries to, or receipts from, Transporter hereunder within the day consistent with Transporter's operating requirements. Further, Shipper may be required to return loaned quantities or remove parked quantities (upon notification by Transporter via Electronic Notice Delivery). Transporter's notification will specify the time frame within which parked quantities must be removed and/or loaned quantities must be redelivered, consistent with Transporter's operating conditions, but in no event may the specified time be sooner than the next day after Transporter's notification, subject to the following conditions:

(i) Shipper may be required to accept redelivery of gas from Parking Service on short notice as provided in Section 5(b) of this Rate Schedule; or

(ii) Transporter may not accept or confirm Parking or Lending Service nominations at Receipt and/or Delivery Points where Transporter has determined that capacity is not available; or

(iii) Shipper may be required to limit Parking or Lending Service nominations to Receipt and/or Delivery Points specified by Transporter; or

(iv) Shipper may be required to redeliver gas from Lending Service on short notice as provided in Section 5(c) of this Rate Schedule; or

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 30 First Revised Sheet No. 30 Superseding: Original Sheet No. 30

> RATE SCHEDULE PALS PARKING AND LENDING SERVICE (Continued)

(v) Shipper may be required to accept a delay in either (1) the redelivery of gas by Transporter from a Parking Service, or (2) the redelivery of gas by Shipper from a Lending Service. In the event that Transporter is unable to accept Shipper's bona fide nomination for either such redeliveries, then Transporter will allow such quantities to remain in Parking Service or Lending Service, as applicable, until Transporter notifies Shipper (via Electronic Notice Delivery) that such quantities must be redelivered from or to Transporter's system within twenty-four (24) hours. Upon the lapse of this 24-hour period, Shipper will be, for failure to satisfy the requirements of Section 5(b) or (c) below, subject to the provisions of Section 5(a) (vii)below;

(vi) In the event that Shipper makes a timely and valid nomination, which Transporter subsequently confirms, in response to notification by Transporter to remove parked quantities or redeliver loaned quantities, Shipper will be deemed to have complied with Transporter's notification; and

(vii) Unless otherwise agreed by Shipper and Transporter:

(1) Any parked quantity not removed within a time frame specified by Transporter's notice will become the property of Transporter at no cost to Transporter free and clear of any adverse claims. With respect to any parked quantity not removed, Transporter may post such forfeited quantities on its EBB as gas available for sale to the highest bidder within a 24-hour notice period. Upon receipt of payment, Transporter will treat 100 percent of the proceeds from such sale as Penalty Revenue as defined in Section 19.6 of the General Terms and Conditions.

(2) If Shipper does not return loaned quantities within the time frame specified by Transporter's notice, Shipper must reimburse Transporter for the cost of each Dth of the loaned quantity. In particular, Transporter will sell the gas to Shipper at 150 percent of the Spot Market Price for each Dth. With respect to any loaned quantity not returned, the proceeds from the sale to the Shipper will be allocated as follows: 100 percent of the Spot Market Price times the applicable number of Dths will be retained by Transporter as a reimbursement fee, and 50 percent of the Spot Market Price times the applicable number of Dths will be treated as a Penalty Revenue, as defined in Section 19.6 of the General Terms and Conditions. Shipper must reimburse Transporter for the cost of transporting (including Retainage) such unreturned loan quantities to Transporter's system. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 31 First Revised Sheet No. 31 Superseding: Original Sheet No. 31

> RATE SCHEDULE PALS PARKING AND LENDING SERVICE (Continued)

(b) Clearance Requirements - Parking.

(i) Shipper is required to reduce its Parked Quantity to zero within the time period specified in the PALS Transaction, or within the 24 hour time period referenced in Section 5(a)(v) above, unless extended by Transporter in its sole discretion. This requirement is to be satisfied for each quantity parked with Transporter.

(ii) If Transporter, in its sole discretion, determines that Shipper's Parking Service may prevent Transporter from meeting any firm or interruptible service obligations or its operational management needs, it may notify Shipper of this determination via Electronic Notice Delivery. Within twenty-four hours of such notification by Transporter, Shipper must accept redelivery of the quantity of parked gas specified by Transporter at the Delivery Point(s) specified in the PALS Transaction.

(c) Clearance Requirements - Lending.

(i) Shipper is required to reduce its Loaned Quantity to zero within the time period specified in the PALS Transaction, unless extended by Transporter in its sole discretion. This requirement is to be satisfied for each quantity loaned by Transporter.

(ii) If Transporter, in its sole discretion, determines that Shipper's Lending Service may prevent Transporter from meeting any firm or interruptible service obligations or its operational management needs, it may notify Shipper of this determination via Electronic Notice Delivery. Within twenty-four hours of notification by Transporter, Shipper must redeliver the quantity of loaned gas specified by Transporter at the Receipt Point specified in the PALS Transaction.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 32 First Revised Sheet No. 32 Superseding: Original Sheet No. 32

RATE SCHEDULE PALS PARKING AND LENDING SERVICE (Continued)

(d) If Shipper becomes subject to the penalties as described in Section 5(a)(vii)(2) above, but such actions have no effect on Transporter's ability to provide its certificated services, to meet its certificate, contract, or tariff obligations, or to maintain the operational reliability and integrity of its system, and do not impose any material costs on Transporter, Transporter may in its sole discretion waive all or part of a penalty incurred by Shipper, provided that such waiver is granted on a nondiscriminatory basis.

6. Awarding Capacity

In the event that requests for service under this Rate Schedule exceed available capacity, Transporter may grant first the requests that yield the greatest economic or operational benefit to Transporter, as determined in its sole discretion. Awarding of capacity pursuant to this section will not change the otherwise applicable interruptible priority of the service.

7. Reservations

Transporter reserves the unilateral right from time to time to make any changes to, or to supersede, the rates, charges and any terms stated in this Rate Schedule and the applicability thereof, the General Terms and Conditions for Transportation Service, and any other provisions of Transporter's FERC Gas Tariff subject to the provisions of the Natural Gas Act and the Commission's regulations. Shipper reserves the right to protest any such changes.

8. General Terms And Conditions

All of the General Terms and Conditions are applicable to this Rate Schedule and are incorporated by reference, with the exception of Sections 4, 11, 12, 14, 27, and 34. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 33 Original Sheet No. 33

> SHEET NO. 33 IS BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 34 First Revised Sheet No. 34 Superseding: Original Sheet No. 34

> IPP RATE SCHEDULE INTERRUPTIBLE PAPER POOLS

1. AVAILABILITY

Service under this Rate Schedule is available from Millennium Pipeline Company, L.L.C. (Transporter) to any Shipper, provided that (i) Shipper has submitted a valid request for service in accordance with Section 3 (Requests for Service) of the General Terms and Conditions, (ii) Shipper has executed an IPP Service Agreement with Transporter, and (iii) Shipper complies with the provisions of this Rate Schedule and with all other applicable provisions of this Tariff.

2. APPLICABILITY AND CHARACTER OF SERVICE

(a) Subject to the limitations set forth below, Transporter will provide an accounting service for gas supplies pooled by Shipper pursuant to this Rate Schedule.

(b) In accordance with the provisions of this Rate Schedule, Shipper may aggregate or "pool" gas supplies for purposes of transportation from (i) any source delivered to Transporter's system at the Pooling Point(s) identified on Transporter's EBB from time to time. Pooling under this Rate Schedule is interruptible, in accordance with the priorities described in Section 16 (Interruptions of Service) and subject to Operational Flow Orders as set forth in Section 17 (Operational Flow Orders) of the General Terms and Conditions.

(c) Service rights under an IPP Service Agreement may not be released and assigned.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 35 First Revised Sheet No. 35 Superseding: Original Sheet No. 35

> IPP RATE SCHEDULE INTERRUPTIBLE PAPER POOLS (Continued)

3. OPERATING CONDITIONS

(a) For all receipt points or Pooling Points on Transporter's system, Shipper will nominate quantities as follows:

(i) Shipper will nominate quantities to be received at Pooling Points in accordance with the provisions of Section 6 (Nominating, Scheduling, and Monitoring) of the General Terms and Conditions, as modified by the procedure set forth below.

(ii) Shipper will provide Transporter through the Transporter's EBB the following information: (a) For transactions to be received from Shipper's Pooling Location (pool market), the party receiving gas, the quantity of gas, and the ranking of each pool market nomination; (b) For transactions supplying gas to Shipper's Pooling Location (pool supply), the party supplying gas, the supply location, the quantity of gas, and the ranking of each pool supply nomination. Transporter will allow Shipper to use Package IDs in creating nominations. Rankings should be within 1 and 999 with the number 1 indicating the highest priority, i.e., the last transaction to have its quantities affected and 999 indicating the lowest priority, i.e., the first transaction to have its quantities affected. Shipper's pool nominations that do not include a rank will be defaulted to a ranking of 50.

(b) Pool-to-pool transfers by Shippers will be permitted at the Pooling Point. Nominations for such transfers will be submitted in accordance with the nomination procedures set forth in Section 6 (Nominating, Scheduling, and Monitoring) of the General Terms and Conditions. Transporter shall not unreasonably withhold approval of pool-to-pool transfers.

(c) In the event that pool supply and market quantities do not equal, Transporter will use rankings provided on Shipper's pool nominations to bring supply and market quantities into balance for each nomination cycle. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 36 First Revised Sheet No. 36 Superseding: Original Sheet No. 36

> IPP RATE SCHEDULE INTERRUPTIBLE PAPER POOLS (Continued)

4. RATE

No rate will be charged for service under this Rate Schedule. Transporter reserves the right to file pursuant to Section 4 of the Natural Gas Act to implement charges to recover any and all costs of providing service under this Rate Schedule. Before Transporter implements such a charge, Shipper will have the right to cancel its IPP Service Agreement(s) that are subject to that charge.

5. PENALTIES

(a) If Shipper fails to interrupt service as directed by Transporter pursuant to Section 16 (Interruptions of Service) of the General Terms and Conditions and takes gas from or tenders gas to Transporter in excess of 103 percent of the lowered Scheduled Daily Receipt or Delivery Quantity (Lowered Quantity) set by Transporter's interruption order, Shipper will be assessed and pay penalties of \$5.00 per Dth on the first three percent of quantities taken or tendered in excess of 103 percent of its Lowered Quantity, and \$10.00 per Dth for quantities taken or tendered in excess of 103 percent of its Lowered Quantity.

(b) If Shipper fails to comply with an Operational Flow Order issued by Transporter pursuant to Section 17 (Operational Flow Orders) of the General Terms and Conditions, a penalty of \$5.00 per Dth per day will be assessed to Shippers for all quantities in violation of that Operational Flow Order.

6. GENERAL TERMS AND CONDITIONS

All of the General Terms and Conditions are applicable to this Rate Schedule and are hereby made a part hereof, with the exception of Sections 4, 14, 19, 34 and 35. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 37 Original Sheet No. 37

> SHEET NO. 37 IS BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective	
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Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 39 First Revised Sheet No. 39 Superseding: Original Sheet No. 39

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Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 41 Original Sheet No. 41

> SHEET NOS. 41 THROUGH 44 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Second Revised Sheet No. 45 Superseding: First Revised Sheet No. 45

GENERAL TERMS AND CONDITIONS

1. DEFINITIONS

In addition to the following definitions, Transporter has incorporated by reference definitions from NAESB WGQ Standards set forth on Sheet Nos. 380 and 381 of this FERC Gas Tariff.

1.1 "Agreement" or "Service Agreement" means an agreement electronically or manually executed by Transporter and Shipper, and any associated exhibits, attachments or amendments.

1.2 "Backhaul" means service provided pursuant to Rate Schedule BH-1 and which consists of the receipt and delivery of gas accomplished by the Transporter's delivery of gas at Delivery Point(s) which are upstream from the Receipt Point(s) of such gas.

1.3 "Billing Month" means the period elapsed between consecutive final monthly meter readings and, when referred to in terms of a calendar month, means that calendar month in which the majority of the Billing Month occurs.

1.4 "Btu" means the British thermal unit as defined by international standards.

1.5 "C.C.T." means Central Clock Time, representing the time in effect in the Central Time Zone of the United States at the time a transaction occurs, regardless of whether that time may be Standard Time or Daylight Savings Time as those terms are commonly used.

1.6 "Commission" or "FERC" means the Federal Energy Regulatory Commission or any successor regulatory authority having jurisdiction.

1.7 "Confirmations" means the process of Transporter agreeing with Interconnecting Operators on quantities that should flow at a location based on nominations received by Transporter and the Interconnecting Operator.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 46 First Revised Sheet No. 46 Superseding: Original Sheet No. 46

GENERAL TERMS AND CONDITIONS (Continued)

1.8 "Cubic Foot" or "Standard Cubic Foot" means that quantity of natural gas that occupies one cubic foot of volume at the volumetric measurement base defined in Section 26.2 of the General Terms and Conditions.

1.9 "Delivery Point" means the point(s) where Transporter delivers gas, to or for Shipper's account, that has been transported by Transporter.

1.10 "Electronic Bulletin Board" or "EBB" means Transporter's computerized system for the posting, sending and receiving of notices and other communications under this Tariff.

1.11 "EDI" means NAESB WGQ EDI/EDM, which consists of electronic data interchange as defined by the standards established by the NAESB WGQ and approved by the Commission, or Transporter defined data sets where no NAESB WGQ standard exists.

1.12 "Electronic Measurement" means that form of measurement consisting of flow computers or computerized Remote Terminal Units (RTUs), electronic transducers, and associated power, data communications, and other electronic equipment to accomplish the measurement of gas and transfer of data without the use of charts or other paper Recordings.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Second Revised Sheet No. 47 Second Revised Sheet No. 47 Superseding: First Revised Sheet No. 47

GENERAL TERMS AND CONDITIONS (Continued)

1.13 "Federal Funds Rate" means the rate set forth by the Federal Reserve Bank of New York on a daily basis at its website: http://www.newyorkfed.org/markets/omo/dmm/fedfundsdata.cfm

1.14 "FERC Gas Tariff" means all of the rate sheets, the various rate schedules for services provided by Transporter, and these General Terms and Conditions, as the same may be approved from time to time by the Commission or any successor agency having jurisdiction.

1.15 "Gas Day" or "Day" means a period of 24 consecutive hours, beginning at 9:00 a.m. Central Clock Time, as adjusted for Daylight Savings Time, and the date of the Day shall be that of its beginning.

1.16 "General Terms and Conditions" means the currently effective General Terms and Conditions set forth in Volume No. 1 of this Tariff.

1.17 "Heating Value" means the gross heating value on a dry basis, which is the number of Btus produced by the complete combustion at constant pressure of the amount of dry gas (gas containing no water vapor) that would occupy a volume of one Cubic Foot at 14.73 psia and 60° F with combustion air at the same temperature and pressure as the gas, the products of combustion being cooled to the initial temperature of the gas and air, and the water formed by combustion condensed to the liquid state.

1.18 "Hourly Delivery Period" means the minimum amount of time within one Day during which Transporter must deliver Shipper's Transportation Demand, which shall be not less than four (4) hours nor greater than twenty (20) hours under Rate Schedule HT-1.

1.19 "Interconnecting Operator" means the entity with physical control either upstream or downstream of Transporter's facility.

1.20 "Master List of Interconnections" or "MLI" means the list of interconnections, including Receipt Points and Delivery Points with third parties, eligible for transportation services as maintained by Transporter on its EBB on an ongoing basis.

1.21 "Master PALS Service Agreement" means a form of agreement that facilitates the contracting for multiple parking and lending transactions pursuant to PALS Transactions entered into thereunder.

1.22 "Maximum Hourly Delivery Quantity" or "MHDQ" means the maximum hourly quantity of gas that Transporter is obligated to deliver to or for the account of Shipper pursuant to a Service Agreement under Rate Schedule HT-1.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Original Sheet No. 47A Original Sheet No. 47A

GENERAL TERMS AND CONDITIONS (Continued)

1.23 "Maximum Hourly Receipt Quantity" or "MHRQ" means the maximum hourly quantity of gas that Transporter is obligated to receive from or for the account of Shipper pursuant to a Service Agreement under Rate Schedule HT-1.

1.24 "Mcf" means one thousand Cubic Feet of gas.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Second Revised Sheet No. 48 Second Revised Sheet No. 48 Superseding: First Revised Sheet No. 48

GENERAL TERMS AND CONDITIONS (Continued)

1.25 "Month" means the period beginning at the start of the first Gas Day of the calendar month and ending at the same hour on the first Gas Day of the next succeeding calendar month.

1.26~ "NAESB WGQ" means the North American Energy Standards Board Wholesale Gas Quadrant.

1.27~ "NAESB WGQ Standards" means any and all such standards, and references to the latest set of standards, issued by the NAESB WGQ and approved by the Commission.

1.28 "Negotiated Rate" means "negotiated rate" as defined in Commission policy, with respect to the negotiation of rates, rate components, fees, charges, surcharges, credits, retainage percentages, or formula pertaining to the same, for service under a Rate Schedule. A Negotiated Rate: (a) must be mutually agreed to by Transporter and Shipper; (b) may be less than, equal to, or greater than the Recourse Rate or the minimum rate; (c) may be based on a rate design other than straight fixed variable; (d) may vary over the term of the Service Agreement based on a formula; and (e) may include a minimum quantity.

1.29 "Nomination Cycle" means the timing and activities related to nominations, capacity allocation, confirmation and scheduled quantities. Stated times are in C.C.T..

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 49 First Revised Sheet No. 49 Superseding: Original Sheet No. 49

GENERAL TERMS AND CONDITIONS (Continued)

1.28 "OBA Party" means the entity that has executed an OBA with Transporter.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Second Revised Sheet No. 50 Second Revised Sheet No. 50 Superseding: First Revised Sheet No. 50

GENERAL TERMS AND CONDITIONS (Continued)

1.30 "PALS Transaction" means the form executed, in writing or electronically, by Shipper to confirm the terms specific to an individual parking or lending transaction. Shipper will have also executed a Master PALS Service Agreement.

1.31 "Primary Path" means the portion of capacity physically located between the designated primary Receipt Point(s) and primary Delivery Point(s) of a Shipper's Service Agreement, and takes into account the direction of flow from the primary Receipt Point(s) to the primary Delivery Point(s). If a point of constraint is within the Primary Path, and the nominated path is in the same flow direction as the Primary Path, and the nominated path overlaps the Primary Path at the point of constraint, then the nomination will be considered as primary for capacity allocation purposes.

1.32 "Receipt Point" means any point on Transporter's system where quantities of gas may be received by Transporter.

- 1.33 "Recording" and "Record" means:
 - (a) charts or other paper recordings, or

(b) any binary or other machine-readable representation of information stored in computer memory or other electronic device.

1.34 "Recourse Rate" means the maximum base tariff rate plus all applicable surcharges set forth in this Tariff for service under the corresponding rate schedule.

1.35 "Retainage" means the quantity of gas, expressed as a percentage of receipt quantities, Shipper must provide Transporter (in addition to quantities Transporter will deliver to Shipper) for company-use, lost and unaccounted-for quantities under any of Transporter's Rate Schedules that refer to such term.

1.36 "Scheduled Daily Delivery Quantity" means the quantity of gas scheduled by Transporter pursuant to Section 6 (Nominating, Scheduling, and Monitoring) of the General Terms and Conditions for delivery by Transporter on a daily basis to or for the account of Shipper pursuant to each Service Agreement under any of Transporter's Rate Schedules that refer to such term.

1.37 "Scheduled Daily Receipt Quantity" means the quantity of gas scheduled by Transporter pursuant to Section 6 (Nominating, Scheduling, and Monitoring) of the General Terms and Conditions for receipt by Transporter on a daily basis for or on behalf of Shipper pursuant to each Service Agreement under any of Transporter's Rate Schedules that refer to such term.

1.38 "Shipper" means any person or entity receiving service under any of Transporter's Rate Schedule(s).

1.39 "Spot Market Price" means the midpoint of the range of prices reported for Texas Eastern, M-3 citygate index price published in Platts Gas Daily's Daily Price Survey, or any successor publication.

Effective Date: 02/01/2010 Status: Effective FERC Docket: RP10-272-000 Third Revised Sheet No. 51 Third Revised Sheet No. 51 Superseding: Second Revised Sheet No. 51

GENERAL TERMS AND CONDITIONS (Continued)

1.40 "Transporter" means Millennium Pipeline Company, L.L.C.

1.41~ "Transporter Holiday" means those annually sanctioned holidays of Transporter.

1.42 "Thermal" or "Thermally Equivalent" means an equal number of Btu's.

1.43 "Transportation Demand" means the maximum daily quantity of gas that Transporter is obligated to deliver to or for the account of Shipper pursuant to a Service Agreement under Transporter's firm transportation Rate Schedules FT-1, FT-2, BH-1 and HT-1.

1.44 "Transportation Quantity" means the maximum daily quantity of gas that Transporter agrees to transport and deliver to or for the account of Shipper pursuant to a Service Agreement under Transporter's Rate Schedule IT-1.

 $1.45\,$ "Utilization Factor" means the factor calculated by dividing the saturated heating value of the gas by the square root of its specific gravity.

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GENERAL TERMS AND CONDITIONS (Continued)

2. ELECTRONIC BULLETIN BOARD

2.1 In General. Transporter shall operate and make available to Shippers and other third parties, as set forth below, an interactive electronic communications system (Electronic Bulletin Board (EBB)) (also referred to by its trade name, Navigates^m).

All Shippers receiving service under any of Transporter's Rate Schedules shall have the capability to make use of Transporter's EBB as required by this Tariff. The EBB shall be available to any party with compatible electronic equipment. All Shippers and parties making use of Transporter's EBB shall be bound by and comply with the procedures governing its use, as set forth in this Tariff and, for those Shippers or other parties utilizing electronic contracting through the EBB, in Section 5.7 of the General Terms and Conditions.

2.2 Operation.

The EBB shall provide, among other things (i) a search function for locating all information concerning specific transactions, and (ii) a menu that shall enable parties to separately access notices of available capacity, records of each transaction entered in the transportation log, and standards of conduct. Transporter will permit parties to download files from the EBB system so the contents can be reviewed in detail without tying up access to the system. Transporter will retain in an electronic format records of the information displayed on the EBB for no less than the preceding three years, and will permit parties reasonable access to those records.

2.3 Communications.

(a) The EBB shall be used to communicate initial and revised gas transportation schedules, confirmation of gas transportation nominations, amendments of interruptible receipt and delivery points under gas transportation service agreements, and any other data or notice required by this Tariff. After notice by Transporter, the following types of communication may be permitted: notices not previously required to be given

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GENERAL TERMS AND CONDITIONS (Continued)

through the EBB, service agreements and amendments, and such other communications as the parties may agree in writing. Where electronic communications are required by this Tariff, Transporter may waive the requirements and accept such communications in another acceptable form on a nondiscriminatory basis. Notices posted on the EBB that require action by another party within two business days, including notices to interruptible shippers, shall also be communicated by Electronic Notice Delivery.

In the event of failure of all or part of the EBB system, (b) communications ordinarily conveyed through the EBB shall, to the extent possible, be conveyed through a combination of Electronic Notice Delivery, telephonic, or facsimile transmissions. Transporter will make available certain blank forms on its EBB that Shipper may print for use in case of a failure of Transporter's EBB and Shipper may transmit those completed forms to Transporter by facsimile transmission. Shipper will be responsible for printing and saving the blank forms in advance of any EBB failure. In the event of failure of all or part of the EBB system, the forms Shipper shall transmit by facsimile transmission or other approved means of communication shall include: notices requiring action within two business days; requests for service not requiring open bidding; capacity releases made pursuant to an exempt transaction; executions of Service Agreements; and submissions of nominations. In the event of failure of all or part of the EBB system, the forms Transporter shall transmit by Electronic Notice Delivery or facsimile shall include status reports, executed Service Agreements, invoices, and notices requiring action within two business days.

(c) In the event that certain EBB functions effectively cannot be replaced, Transporter will, by Electronic Notice Delivery, telephone or facsimile transmission, provide notice to Shippers of the suspension of that function pending restoration of EBB operations. The activities or functions to be suspended for the duration of any EBB failure shall include: bidding for Transporter's available capacity or released capacity; 24-hour turnaround times for contracting between Transporter and other parties, such as Replacement Shippers of released capacity; and current capacity information, balancing data, or other operational information.

2.4 Limitation. The EBB shall be employed by Shippers and other parties for the uses identified in this Section and elsewhere in this Tariff. To the extent other provisions of this Tariff prescribe that certain types of communications should be transmitted by means other than the EBB, those specific provisions shall govern.

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GENERAL TERMS AND CONDITIONS (Continued)

2.5 Relation to Other Provisions. Communications made in accordance with this Section shall satisfy the requirements of the Rate Schedules, Service Agreements, and General Terms and Conditions, as specified in this Tariff, and shall be binding upon the parties to the same extent as if transmitted by any other means permitted by such Tariff provisions. Nothing in this Section, however, shall operate to override any requirements elsewhere in this Tariff with respect to the need for any communications, or the deadlines for such communications. In the event any conflict exists between this Section and any other provision of this Tariff or of any Service Agreement, the latter provisions shall control.

2.6 Access Requirements; Operations. Transporter's EBB will operate 24 hours per day, seven days a week, every week of the year, except as necessary to perform system maintenance. As noted in Section 2.1 above, access to the EBB shall be available to any party (i) that has compatible electronic equipment, and (ii) that complies with the provisions of this Section and, for electronic contracting purposes, with this Section and Section 5.7 of the General Terms and Conditions. Transporter will operate a toll free telephone helpline, answered 24 hours a day, to provide technical support and an On-line Help feature that provides user support and can be accessed from all areas of the EBB.

(a) Equipment. EBB users must have computer equipment, software and Internet service meeting the minimum standards established by the Gas Industry Standards Board and incorporated elsewhere in this tariff.

(b) Access Procedure. Any party desiring to use Transporter's EBB may arrange to do so by contacting Transporter's Navigates[™] Help Desk, making the request, and providing the name, address, and telephone number of the company and the designated contact person and other information as may be required.

2.7 Warranty of Accuracy of Data. All parties using the EBB assume the responsibility that the data they transmit through the EBB is accurate and complete. Each such party further agrees that the party receiving data transmitted through the EBB may act in full reliance upon such data to the same extent that it could have had the data been delivered by any other means authorized under any Rate Schedule or Service Agreement.

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GENERAL TERMS AND CONDITIONS (Continued)

2.8 Confidentiality. All communications received through the EBB, and any data contained therein, shall be subject to the same requirements of confidentiality, if any, applicable to such communications had they been made by any other means permitted under any Rate Schedule or Service Agreement.

2.9 Maintenance of Communication Link. Each party is responsible for maintaining an effective communication link with the Internet.

2.10 Determination of Receipt or Delivery of Transmissions. An EBB transmission shall be deemed to have been received when the transmission has been successfully received and time-stamped by Transporter's application (for electronic data interchange (EDI) transmissions) or by the EBB computer (for on-line transmissions).

2.11 Responsibility for Employees. Each party shall be responsible for the actions of its employees with respect to use of or access to Transporter's EBB. Each employee and agent shall be deemed to have authority to act on behalf of and to bind that party with respect to any communications and data in electronic transmissions initiated by that employee or agent.

2.12 Cost of Electronic Bulletin Board.

(a) Cost of Equipment. Each party shall provide and be responsible for its own costs for the data processing equipment it uses to send and receive electronic communications.

(b) Cost of EBB Services. Each party shall provide and be responsible for its own costs for accessing the Internet.

(c) Cost of Unauthorized Transmission. Use of the receiving party's designated site is limited to transactions permitted under this Tariff. No party may use another party's designated site for any other purpose unless otherwise expressly authorized under separate written agreement between the parties, including Transporter. If any party transmits to another party's designated site data not qualifying under this Tariff, the transmitting party will be liable to reimburse the receiving party for any direct costs incurred as a result of receiving any such unauthorized transmission. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 61 Original Sheet No. 61

GENERAL TERMS AND CONDITIONS (Continued)

2.13 Limitation on Access to Data. No party may obtain on its own initiative or otherwise any data from or relating to the other party except as specifically identified in this Section 2. In the event any party receives a transmission that the receiving party knows or should know is not directed to or intended for the receiving party, the receiving party shall immediately notify the transmitting party of such transmission and take such reasonable action as the transmitting party directs. In no event shall the receiving party utilize such information to the detriment of the transmitting party or any other party, or otherwise convey the substance of such transmission to any third party.

2.14 Security Breaches. Any Shipper or other party using the EBB agrees to notify Transporter promptly if there is any indication that a security breach may have occurred with regard to any electronic data interchange facilities or systems, and to make any changes in passwords or other changes necessary to ensure the continued integrity of the EBB system. A security breach shall include, but not be limited to (i) loss of confidentiality of the other party's account name or account number for its designated site; (ii) termination of employment of any employee authorized to effect EBB communications; and (iii) loss of authority to effect EBB communications by any previously authorized employee. Transporter shall, to the extent possible, accommodate requests by Shippers to limit the access of designated employees or representatives of Shipper to designated portions of the EBB.

2.15 Responsibility for System Failure. Each EBB user shall bear the consequences of any failure in its own EBB-related equipment or system, and no such failure shall in any way affect the requirements under Transporter's Tariff or Service Agreements for communications, or the impact under the Tariff or Service Agreements of any failure by either party to make or receive such communications. The standards of liability applicable to the operation of the EBB equipment within Transporter's ownership and control shall be the same standards as are applicable to Transporter's other equipment and operations.

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> SHEET NOS. 62 THROUGH 66 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

3. REQUESTS FOR SERVICE

3.1 Request for Service Form. Valid requests for new or increased levels of service under any of Transporter's Rate Schedules shall be made by submitting to Transporter a fully-completed Request for Service Form in the form included in this Tariff and by otherwise complying with all of the provisions of this Section 3. Requests for amended Service Agreements shall be made on a form provided or approved by Transporter. The completed request for amended Service Agreements shall be forwarded to Transporter through Transporter's EBB, or other method of delivery approved by Transporter. A Shipper or prospective Shipper seeking new or increased service from Transporter, including a prospective bidder for released capacity under the provisions of Section 14 of the General Terms and Conditions, is referred to as "Requestor" in this Section 3.

3.2 Approved Bidder List. Transporter shall maintain on the EBB an Approved Bidder List containing the names of the parties satisfying the conditions of this Section 3 and approved to bid for firm service, including released capacity under the provisions of Section 14 of the General Terms and Conditions. A Requestor may not bid for service unless its name appears on the Approved Bidder List. The Approved Bidder List shall further reflect whether Requestor is eligible to enter into an agreement through electronic communications and otherwise complies with the requirements of Section 5.7 of the General Terms and Conditions. A Requestor may be removed from the Approved Bidder List if (i) Transporter later determines that such Requestor is no longer creditworthy, (ii) Requestor has contracted for the level of service for which it has been authorized, or (iii) the underlying credit data is more than twelve months old and has not been updated by Requestor.

3.3 Credit Data.

(a) Except as provided in Section 3.3(b), Requestor shall submit with its completed Request for Service Form the following credit evaluation data:

(1) a copy of Requestor's audited financial statements and financial reports foe the previous two (2) fiscal year ends certified by the Chief Financial Officer or Chief Accounting Officer of the Shipper (which certificate shall state that such financial statements and financial reports fairly present the financial condition and results of operations of the Shipper for the period indicated therein) prepared in accordance with generally accepted accounting principles or, for non-U.S.-based Shippers, prepared in accordance with equivalent standards;

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(2) a copy of Requestor's most recent Annual Report and, if applicable, most recent Forms 10-Q and 10-K; provided that if Requestor has no Annual Report or Forms 10-Q or 10-K it must provide (a) its financial statement for the most recent period available, which may be unaudited but if unaudited, must be signed and attested by Requestor's President and Chief Financial Officer as fairly representing the financial position of the company; (b) any current filings with other regulatory agencies that discuss Requestor's financial condition, and (c) a detailed business description that includes Requestor's corporate form, the number of years or months it has been in business, the nature of its business, and the number of its employees;

(3) a list of Requestor's affiliates, including any parent and subsidiary companies;

(4) the names, addresses and telephone numbers of three trade references with whom Transporter may make reasonable inquiry into Requestor's creditworthiness, and copies of any available reports from credit reporting and bond rating agencies. The results of reference checks and any credit reports submitted herein must show that Requestor's obligations are being paid on a reasonably prompt basis;

(5) names, addresses, and telephone numbers of bank references;

(6) disclosure of past or pending bankruptcy or other similar state or federal proceedings, outstanding judgments or pending claims or lawsuits that could affect the solvency of Requestor;

(7) confirmation in writing that Requestor is not operating under any chapter of the bankruptcy laws and is not subject to liquidation or debt reduction procedures under state laws, such as an assignment for the benefit of creditors, or any informal creditors' committee agreement. Transporter may make an exception for a Shipper who is a debtor in possession operating under Chapter XI of the Federal Bankruptcy Act if Transporter is adequately assured that the service billing will be paid promptly as a cost of administration under the federal court's jusisdiction;

(8) a list of owners and/or shareholders of Requestor, if Requestor is privately held; and

(9) any other data Shipper desires to submit that would assist Transporter in determining creditworthiness.

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(b) Transporter may waive the requirements of all or any part of Section 3.3 on a nondiscriminatory basis. A Requestor that is an existing Shipper on Transporter's system shall not be required to provide the information required by Section 3.3(a) in order to make a new request for service, provided, however, that Transporter may require an existing Shipper to furnish any information necessary to make a creditworthiness determination with respect to that Shipper/Requestor's new request for service.

(c) In lieu of submitting all or any part of the data required by this Section 3.3, a Requestor that has submitted such data to Transporter within the past twelve months may certify that all or any part of such data has not changed in any manner material to creditworthiness and may update items that have materially changed.

3.4 Advance Determination of Creditworthiness. A Requestor shall submit the data required in this Section 3, at least 15 business days in advance of bidding for or requesting new or increased service, for an advance determination of creditworthiness by Transporter.

3.5 Deficient Requests. Transporter shall promptly notify a Requestor whose request for service has been rejected because of Requestor's failure to satisfy the provisions specified in this Section 3. Such notice shall identify the deficiencies that must be corrected in order to make a valid request to Transporter.

3.6 Material Changes. If any information provided by Requestor pursuant to this Section materially changes, Requestor shall provide Transporter with prompt written notification of such changes. Shipper is required to provide written notice to Transporter within two days of filing a report (other than an annual or quarterly report) with the Securities and Exchange Commission ("SEC") or other equivalent foreign regulatory body that Shipper is required to file as a result of a material event or corporate change affecting its financial condition. Such notice shall include a general description of the nature and reason for the filing and to the extent such report is not available electronically, Shipper shall provide Transporter with a copy of the report. Shippers that are not subject to SEC reporting requirements, but have a parent that is, shall comply with respect to any such filing by their parent.

3.7 Denial of Requests. Transporter may reject any request for service from a Requestor that fails to meet Transporter's creditworthiness requirements unless Requestor provides assurance of payment as provided in

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 70 First Revised Sheet No. 70 Superseding: Original Sheet No. 70

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Section 3.8 below. Where service is requested under Rate Schedule PALS, Transporter may consider the quantities which Requestor could owe Transporter in determining the level of service for which Requestor is creditworthy. Grounds for rejection include, but are not limited to, Requestor's failure (a) to show that Requestor's obligations are being paid in a timely manner, or (b) to provide reasonable assurance that Requestor will be able to continue to pay its obligations in the future.

3.8 Assurance of Payment. If Transporter denies a request for service or does not approve the placement of Requestor's name on the approved bidder list due to a failure to satisfy Transporter's creditworthiness requirements, Requestor may obtain service or be placed on the approved bidder list if it provides Transporter with assurance of payment in the manner set forth in Section 3.9 below and otherwise complies with the ongoing creditworthiness requirements set forth in Section 3.9. If Requestor fails to tender such assurance of payment within 10 days, or such longer time period reasonably established by Transporter, Transporter may deny Requestor's request for service or reject any bid submitted by Requestor.

3.9 Creditworthiness of Shipper.

(a) Subject to the provisions of paragraphs (b) and (c) immediately below, Transporter will not be required to provide or to continue to provide service on behalf of any Shipper that (i) is or has become insolvent, (ii) has applied for bankruptcy under Chapter 11 of the bankruptcy code or is subject to similar proceedings under state or federal law, or (iii) fails, in Transporter's reasonable judgment, to demonstrate minimal creditworthiness for all or any part of the service requested, based upon Transporter's consideration of available credit data concerning Shipper and Shipper's past payment history, financial statements, and credit reports.

(b) Criteria for Creditworthiness Determination

(1) Acceptance of a Shipper's request for service and the continuance of service are contingent upon the Shipper satisfying, on an on-going basis, a credit appraisal by Transporter.

(2) Transporter will apply consistent evaluation practices to all similarly situated Shippers to determine the Shipper's financial ability to satisfy the payment obligations due to Transporter over the term of the requested Service Agreement or PALS Transaction.

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(3) A shipper will be deemed creditworthy if (i) its long-term unsecured debt securities are rated at least BBB by Standard & Poor's Corporation ("S&P") or Baa2 by Moody's Investor Service ("Moody's") and (ii) Shipper's short term and long term outlook opinion is Stable or Positive from S&P or Moody's and (iii) the net present value of the sum of reservation fees, utilization fees and any other associated fees, for the contract term is less than 3% of Shipper's tangible net worth. As used in this section, tangible net worth means the excess of assets over liabilities from an accounting standpoint, which is also known as capital. For example, in the case of a corporation, tangible net worth is the sum of the capital stock, paid-in capital in excess of par or stated value, and other free and clear equity reserve accounts less goodwill, patents, unamortized loan costs or restructuring costs and other intangible assets. In the event Shipper is rated by multiple agencies, the lower rating applies. A Shipper that is not rated by S&P or Moody's may use its parent's rating if a guarantee acceptable to Transporter is provided. If the Shipper has multiple Service Agreements with Transporter, then Transporter will use the total of all such Service Agreements, including any PALS transactions, to determine Shipper's creditworthiness.

(4) If Shipper does not meet the criteria described above then Shipper may request Transporter to evaluate its creditworthiness based upon the level of its current and requested service. Transporter will base its credit appraisal upon an evaluation of the following information and credit criteria:

(i) S&P and Moody's opinions, watch alerts, and rating actions.

(ii) Consistent financial statement analysis by Transporter to determine the acceptability of Shipper's current and future financial strength. Shipper's balance sheets, income statements, cash flow statements and auditor's notes will be analyzed along with key ratios and trends regarding liquidity, asset management, debt management, debt coverage, capital structure, operational efficiency and profitability.

(iii) Results of bank and trade reference checks and credit reports must demonstrate that a Shipper is paying its obligations in a timely manner.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 70B First Revised Sheet No. 70B Superseding: Original Sheet No. 70B

GENERAL TERMS AND CONDITIONS (Continued)

(iv) Shipper must not be operating under any chapter of the bankruptcy code and must not be subject to liquidation or debt reduction procedures under state laws and there must not be pending any petition for involuntary bankruptcy against Shipper. An exception for a Shipper who is a debtor in possession operating under Chapter 11 of the bankruptcy code will be made if Transporter is adequately assured that the service billing will be paid promptly as a cost of administration under the federal court's jurisdiction, based on an effective court order, and if Shipper continues to actually make payment.

(v) Whether Shipper is subject to any lawsuits or judgments outstanding which would seriously reflect upon the Shipper's ability to remain solvent.

(vi) Whether Shipper has or has had any delinquent balances outstanding for services provided previously by Transporter, whether Shipper has paid and is paying its account balances according to the terms established in its Service Agreements, and whether any deductions or payments were withheld for claims not authorized by the Service Agreements.

(vii) The nature of Shipper's business and the effect on that business of general economic conditions and economic conditions specific to Shipper, including Shipper's ability to recover the costs of Transporter's services through regulatory filings or otherwise to recover such costs from Shipper's customers.

(viii) Any other information obtained that is relevant to Shipper's current and future financial strength.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 71 First Revised Sheet No. 71 Superseding: Original Sheet No. 71

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(C) Transporter may require adequate assurance of payment for any service under this Tariff requested by an insolvent or uncreditworthy Shipper. Such a Shipper may receive or continue to receive service if it provides adequate assurance of payment for service. Adequate credit assurance will be calculated as follows: (i) For firm service, including service under Rate Schedules FT-1, FT-2, BH-1 and HT-1, the credit assurance elected must equal the value of one (1) month of demand charges under Shipper's Service Agreement(s) with Transporter, to be provided within five (5) business days from the day Transporter notifies the Shipper that Shipper did not qualify for or has lost its creditworthiness status, and an additional two (2) months of demand charges to be provided within thirty (30) days from the day Transporter notified the Shipper that the Shipper has not qualified for or has lost its creditworthiness status; (ii) for all other services provided pursuant to the Tariff, the credit assurance elected must equal the value of one (1) month of the highest usage under Shipper's Service Agreement(s) with Transporter, to be provided within five (5) business days from the day Transporter notifies the Shipper that Shipper did not qualify for or has lost its creditworthiness status, and an additional two (2) highest months of estimated usage during the term of the Service Agreement(s) to be provided within thirty (30) days from the day Transporter notified the Shipper that the Shipper has not qualified for or has lost its creditworthiness status. For a new Shipper, adequate credit assurance under this subparagraph (ii) will be based on the three (3) highest months of estimated usage during the term of the Service Agreement and for an existing Shipper, adequate credit assurance will be based upon the highest three (3) months of activity for all of Shipper's active Service Agreements during the previous twelve months.

In addition, for PALS lending services, Transporter has the right to seek additional security to cover the value of any quantity of loaned gas in Dths, valued at the Spot Market Price. Such determination will be based upon the weekly prices that are available at the time creditworthiness is being determined. Furthermore, Transporter has the right to seek security to cover the estimated value of a future monthly gas loan for non-creditworthy Shippers as follows: For a non-creditworthy new Shipper, a security amount equal to such Shipper's gas loan quantity in Dths multiplied by the Gas Loan Rate as described below. The term "Gas Loan Rate" equals the average of the NYMEX future prices for the available gas loan period as such prices close on the day the Gas Loan Rate is determined.

Transporter has the right to seek additional security to cover the value of any imbalance owed Transporter by a non-creditworthy Shipper. Transporter will value the imbalances at the Spot Market Price. Furthermore, Transporter has the right to seek security to cover the estimated value of a future monthly imbalance for non-creditworthy Shippers as follows:

For a non-creditworthy new Shipper, a security amount equal to 10% of such Shipper's estimated monthly usage multiplied by the Estimated Imbalance Rate as described below. For a non-creditworthy existing Shipper, a security amount equal to such Shipper's largest monthly imbalance owed to Transporter over the most recent 12 month period multiplied by the Estimated Imbalance Rate. The term "Estimated Imbalance Rate" equals the average of the NYMEX future prices for the available 12 month period as such prices close on the day the Estimated Imbalance Rate is determined.

Adequate assurance of payment may include: (1) a cash deposit with Transporter held for security, provided that such deposit may be applied by Transporter to satisfy a delinquent account;

(2) an irrevocable letter of credit from a financial institution deemed acceptable in Transporter's sole and reasonable discretion;

(3) a guarantee that is both from a creditworthy entity and in a form deemed acceptable in Transporter's reasonable discretion; or

(4) a grant to Transporter of a security interest in collateral, the value of which is mutually agreed upon by Transporter and Shipper.

Unless otherwise agreed, the credit assurances must at all times maintain a value specified above equal to the highest estimated charges during the term of the Service Agreement. Any deposit held by Transporter pursuant to this Section 3.9(c) will accrue interest on that deposit at the Federal Funds Rate. Upon Shipper's request, Transporter will remit the balance of such interest to Shipper within thirty days provided, however, that Transporter will not be required to remit interest to Shipper more often than every thirty days.

Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-000 Second Revised Sheet No. 71A Second Revised Sheet No. 71A Superseding: First Revised Sheet No. 71A

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Notwithstanding the foregoing requirements, if Transporter constructs new (d) facilities to accommodate a Shipper or agrees to acquire offsystem capacity for a Shipper pursuant to Section 48 of these General Terms and Conditions, Transporter may require credit assurance in an amount up to Shipper's proportionate share of the cost of the new facilities or the net present value of all future payments due to the third party for the acquired offsystem capacity. This credit assurance may be requested at any time before or after the in-service date of the facilities or the acquisition of the off-system capacity, to the extent mutually agreed to as a condition of the construction or acquisition. As Transporter recovers the cost of these facilities through its rates or makes payment for the offsystem capacity, the credit assurance required will be reduced accordingly. Specifically, any credit assurance provided by a Shipper related to new facilities or offsystem capacity will be returned to that Shipper in equal monthly amounts over the term of its Service Agreement for service related to the new facilities or offsystem capacity or as otherwise mutually agreed by Transporter and Shipper. This requirement is in addition to and does not supersede or replace any other rights that Transporter may have regarding the construction of and reimbursement for facilities. If Shipper defaults and Transporter terminates service to Shipper, then Transporter may draw upon and retain such collateral as necessary to reimburse Transporter for the unamortized cost of the facilities constructed for Shipper or the remaining payments due for the offsystem capacity. The capacity underlying any terminated Service Agreement will be made available pursuant to Section 4 of these General Terms and Conditions. Within 60 days of the capacity being made available, to the extent such capacity has been awarded, the credit assurance retained by Transporter from the original Shipper will be reduced to an amount equal to the difference between net present value of that portion of the future reservation charge revenues of the original Shipper that would have been attributed to the cost of the new facilities or offsystem capacity less the net present value of that portion of the future reservation charge revenues of the newly awarded Shipper that may be attributed to the cost of the facilities or offsystem capacity.

3.10 Loss of Creditworthiness

(a) Transporter may at any time re-evaluate the creditworthiness of Shipper and demand adequate assurance of payment or additional adequate assurances of payment if Transporter determines that Shipper has in any respect become uncreditworthy. Circumstances under which Transporter may re-evaluate Shipper's creditworthiness include, but are not limited to, a filing by Shipper for bankruptcy or a submission to bankruptcy or similar federal or state proceedings, an adverse change in Shipper's payment practices, a reorganization of Shipper's business structure, an assignment of Shipper's contracts, or a request by Shipper for increased service. If Transporter, following such a re-evaluation, makes an adverse preliminary creditworthiness determination, and Shipper is current in its payments to Transporter and otherwise has a good credit history with Transporter, Shipper will be given notice of such adverse determination and be allowed 10 days to submit data demonstrating its continued creditworthiness before Transporter will make a final determination of creditworthiness and, if adverse, demand adequate assurance of payment. Transporter may at any time withdraw or revise its demand for adequate assurance of payment or extend its due date.

(b) If the Transporter requests additional information to be used for credit evaluation after the initiation of service, Transporter, contemporaneous with the request, should provide its reason(s) for requesting the additional information to Shipper and designate to whom the response should be sent. Transporter and Shipper may mutually agree to waive the requirements of this paragraph.

(c) Upon receipt of either an initial or follow-up request from Transporter for information to be used for creditworthiness evaluation, Shipper's authorized representative(s) should acknowledge receipt of the Transporter's request. Transporter and Shipper may mutually agree to waive the requirements of this paragraph.

(d) Shipper's authorized representative(s) should respond to Transporter's request for credit information, as allowed by Transporter's tariff, on or before the due date specified in the request. Shipper should provide all the credit information requested by Transporter or provide the reason(s) why any of the requested information was not provided.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 71B First Revised Sheet No. 71B Superseding: Original Sheet No. 71B

GENERAL TERMS AND CONDITIONS (Continued)

(e) Upon receipt by Transporter of all credit information provided pursuant to applicable NAESB WGQ Standards, Transporter should notify the Shipper's authorized representative(s) that it has received such information. Transporter and Shipper may mutually agree to waive the requirements of this paragraph.

(f) Shipper should designate up to two representatives who are authorized to receive notices regarding Shipper's creditworthiness, including requests for additional information, pursuant to the applicable NAESB WGQ Standards and should provide to Transporter the Internet E-mail addresses of such representatives prior to the initiation of service. Written requests and responses should be provided via Electronic Notice Delivery, unless otherwise agreed to by the parties. The obligation of Transporter to provide creditworthiness notifications is waived until the above requirement has been met. Shipper should manage internal distribution of any creditworthiness notices that are received.

Transporter should designate, on its EBB or in written notices to Shipper, the Internet E-mail addresses of up to two representatives who are authorized to receive notices regarding Shipper's creditworthiness. Shipper's obligation to provide confirmation of receipt is met by sending such confirmation to such representatives, and Transporter should manage internal distribution of any such confirmations.

(g) At any time after Shipper is determined to be non-creditworthy by Transporter, Shipper may initiate a creditworthiness re-evaluation by Transporter. As part of Shipper's re-evaluation request, Shipper should either update or confirm in writing the prior information provided to Transporter related to Shipper's creditworthiness. Such update should include any event(s) that Shipper believes could lead to a material change in Shipper's creditworthiness.

(h) After Transporter's receipt of a Shipper's request for reevaluation, including all required information pursuant to NAESB WGQ Standard 0.3.8 ("Shipper's Request"), Transporter should provide within five (5) business days a written response to the Shipper's Request. Such written response should include either a determination of creditworthiness status, clearly stating the reason(s) for Transporter's decision, or an explanation supporting a future date by which a re-evaluation determination will be made. In no event should such re-evaluation determination exceed twenty (20) Business Days from the date of the receipt of the Shipper's Request unless the parties mutually agree to some later date. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 71C First Revised Sheet No. 71C Superseding: Original Sheet No. 71C

GENERAL TERMS AND CONDITIONS (Continued)

(i) In complying with the creditworthiness related notifications pursuant to the applicable NAESB WGQ Standards, the Shipper(s) and Transporter may mutually agree to other forms of communication in lieu of Electronic Notice Delivery notification.

(j) If a Shipper becomes insolvent or loses its creditworthiness after service commences on Transporter's system, Transporter will notify Shipper via Electronic Notice Delivery and facsimile stating that the Shipper has lost its creditworthiness status. If Shipper is a Replacement Shipper, simultaneous notice will also be sent to the Releasing Shipper via Electronic Notice Delivery and facsimile. Within ten (10) days of such notice, Transporter will provide the non-creditworthy Shipper a detailed written explanation of the reasons for such loss of creditworthiness and provide a recourse for Shipper to challenge that determination.

(k) Regardless of whether Shipper is insolvent, has lost its creditworthiness status or does not desire to continue service with Transporter, Shipper will continue to be liable for all charges due under its Service Agreement and associated rate schedule. If the Shipper desires to continue service with Transporter, Transporter may require the Shipper to pay any outstanding balances due Transporter for services rendered and provide adequate credit assurances in accordance with Section 3.9(c) above.

(1) If Shipper fails to provide the credit assurance within the specified time period, Transporter may (i) immediately suspend service to Shipper, or (ii) terminate Shipper's Service Agreement upon at least thirty (30) days written notice to Shipper, Releasing Shipper, if any, and the Commission that it will terminate service to Shipper if Shipper fails to pay the outstanding balance or provide the required credit assurance. Any such termination will not waive any rights Transporter may otherwise have under any and all Service Agreements with Shipper including, but not limited to, the right to sue Shipper for unmitigated damages resulting from Shipper's breach of contract. If Transporter terminates the service of a Replacement Shipper, Transporter will provide simultaneous notice to the Replacement Shipper and Releasing Shipper via Electronic Notice Delivery and facsimile.

3.11 Requests for service which do not include all of the credit assurance information required by Sections 3.1 through 3.10 are null and void.

3.12 If a Shipper has multiple Service Agreements with Transporter and defaults on one Service Agreement, Transporter may deem a default by Shipper on that one Service Agreement as a loss of creditworthiness on any other Service Agreement the Shipper has with Transporter; provided, however, this provision does not apply to amounts disputed by Shipper in good faith. This Section 3.12 will be applied solely to the Shipper that is the Service Agreement holder.

3.13 Transporter intends Section 3.9(b)(4)(iv) above to be read in harmony, and not in conflict, with the bankruptcy code.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 72 First Revised Sheet No. 72 Superseding: Original Sheet No. 72

GENERAL TERMS AND CONDITIONS (Continued)

3.14 Execution of Service Agreement. Following the approval of a request for service and the award of service by Transporter, Transporter and Requestor will enter into a new or amended Service Agreement under each appropriate rate schedule in accordance with the provisions of Section 5 of the General Terms and Conditions. If Requestor fails to execute such Service Agreement within 15 days after Transporter tenders it to Requestor, or within such other time period agreed to by Transporter or required by a specific provision of this Tariff, Requestor's request for service and Transporter's offer of service will be void and of no further force or effect. Service will not commence until Requestor returns or transmits an executed electronic or paper Service Agreement to Transporter in compliance with the provisions of the Tariff. Transporter may waive the provisions of this subsection on a nondiscriminatory basis.

3.15 Record Retention. Transporter will maintain records of all valid requests for service and their disposition for a period of three years from the date of receipt of those requests. Transporter may not disclose such information, including information relating to bids for service, other than pursuant to the provisions of this Tariff, a Commission proceeding or valid court order.

3.16~ Transporter is not obligated to accept requests for an aggregate Transportation Demand of less than one hundred (100) Dth per Day.

3.17 Transporter reserves the right to determine in its reasonable discretion, that a Shipper who requests new service is not creditworthy to receive such service on the basis that Shipper has outstanding payments due on invoices rendered by Transporter on current or past Service Agreements and Shipper has defaulted on such payments per the terms of the General Terms and Conditions; provided, however, this provision does not apply to amounts disputed by Shipper in good faith. This Section 3.17 applies solely to the Shipper that is the Service Agreement holder.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 73 First Revised Sheet No. 73 Superseding: Original Sheet No. 73

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3.18 Unless Transporter has agreed to a termination of the Releasing Shipper's obligations in the case of any permanent release, Transporter may invoice the Releasing Shipper upon the Replacement Shipper's default on a payment obligation to Transporter for an amount up to the amount of the Releasing Shipper's reservation charge plus interest calculated from the date the unpaid amount was due from Replacement Shipper, net of any security held for Replacement Shipper. Releasing Shipper must pay Transporter within ten (10) days of receipt of the invoice.

3.19 In the event Transporter has terminated service to Shipper as a result of loss of creditworthiness or default by Shipper, Transporter has the right to assert any liens or other interests, consistent with applicable law, against any gas Shipper may have remaining on Transporter's system.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 74 Original Sheet No. 74

> SHEET NOS. 74 THROUGH 77 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-001 Substitute First Revised Sheet No. 78 Substitute First Revised Sheet No. 78 Superseding: First Revised Sheet No. 78

GENERAL TERMS AND CONDITIONS (Continued)

4. AUCTIONS OF AVAILABLE FIRM SERVICE

This Section governs the manner in which Transporter shall accommodate requests for firm services when capacity is or becomes available, unless otherwise indicated in the applicable Rate Schedule. With the exception of capacity referenced in Section 4.2(j)(i)(3), this Section applies to existing firm capacity that may become available and not to new pipeline capacity.

4.1 Circumstances Under Which Capacity Becomes Available.

(a) Termination of Short-Term Service Agreements. Upon the termination of any firm Service Agreement having a term of less than one year, the capacity associated with such terminated Service Agreement will be made available for bidding under the procedures described at Section 4.2 below, provided that: (i) the capacity is not previously committed under the terms of this Tariff and (ii) facility capacity remains available.

(b) Continuing Service Under Certain Long-Term Agreements. (1) Transporter will notify Shipper in writing of the upcoming expiration or termination of (i) any firm Service Agreement incorporating a right of first refusal, or (ii) any firm Service Agreement with a term of 12 consecutive months or more at the applicable Recourse Rate for that service, or any Service Agreement with a term longer than one year, for a service which is not available for 12 consecutive months at the applicable Recourse Rate for that service, (a "long-term Service Agreement") and will provide such notice at least 30 days before Shipper is obligated to notify Transporter of its intent to exercise its right of first refusal or other service continuation rights under the Service Agreement as described in paragraph (c)(2) below. Upon completion of the term of any long-term Service Agreement, Shipper will have the right to continue receiving service under that long-term Service Agreement if that Service Agreement is at the Recourse Rate and (i) contains a provision that continues service absent notice of termination by Transporter or Shipper (an evergreen provision) and neither party has provided such notice, (ii) otherwise extends beyond that term according to its terms, or (iii) does not provide for pregranted abandonment and Shipper executes a new long-term Service Agreement at the Recourse Rate. If the above requirements are not satisfied at the termination date of the primary term of a long-term Service Agreement, service under that long-term Service Agreement (regardless of the origination date of that longterm Service Agreement) will be subject to the termination and right of first refusal provisions set forth at paragraph (c) below.

(2) Prior to the expiration of the term of a Recourse Rate, discounted rate or negotiated rate long-term Service Agreement(s), Transporter and Shipper may mutually agree to renegotiate the terms of such Agreement in exchange for Shipper's agreement to extend the use of at least part of its existing service under a restructured Service Agreement. Such restructured Service Agreement(s) will be negotiated on a case-by-case basis in a not unduly discriminatory manner. If the Service Agreement has a regulatory right of first refusal, Transporter and Shipper must reach agreement to extend prior to initiation of the right of first refusal procedure, which means the Shipper notification pursuant to Section 4.1(c)(2). To the extent that Transporter and Shipper mutually agree to such an arrangement, the requirements of Section 4.1(c) will not be applicable. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 79 First Revised Sheet No. 79 Superseding: Original Sheet No. 79

GENERAL TERMS AND CONDITIONS (Continued)

(c) Termination of Long-Term Service Agreements; Exercise of Right of First Refusal.

If Shipper's long-term Service Agreement is at the (1) (a) applicable Recourse Rate for that service and does not extend according to its terms or otherwise continue as described at Section 4.1(b) above, or Shipper declines to extend the contract under the provisions described at Section 4.1(b) above, Shipper may continue service upon termination of that Service Agreement by (i) agreeing to match the highest acceptable value bid, rate and term, offered to Transporter for Shipper's firm service, or any portion (volume but not geographic portion) thereof, through the bidding process described at Section 4.2 below, and (ii) executing a new Service Agreement incorporating the new rate and term. This right of first refusal will apply only to a long term Service Agreement at the applicable Recourse Rate for that service. A Shipper with a firm Service Agreement having multiple primary Receipt and Delivery Points subject to a right of first refusal may exercise its right of first refusal with respect to the Service Agreement's Transportation Demand at only certain primary Receipt and Delivery Point combinations in such Service Agreement and in the same rate zone, subject to satisfaction of Transporter's operational considerations based on pipeline configuration and design. Section 12 (Maximum Daily Delivery Obligation at Delivery Points and Maximum Daily Quantity at Receipt Points) of the General Terms and Conditions addresses the adjustment to maximum daily delivery obligations (MDDOs) when a Shipper reduces its Service Agreement's Transportation Demand through the exercise of a right of first refusal. The highest rate that Shipper must match through the bidding process at Section 4.2 below if it wishes to continue such service is the Recourse Rate. This right of first refusal shall be deemed to be assigned where both (i) a Shipper holding such a right releases and assigns all or a portion (volume but not geographic portion) of the capacity for the remainder of the term under that Service Agreement, regardless of the duration of that permanent release, and (ii) Transporter and the Releasing Shipper agree to terminate the Releasing Shipper's contract, so that the Releasing Shipper no longer has any liability to the pipeline to pay for the capacity.

(1) (b) Notwithstanding the provisions of Section 4.1(c)(1)(a), Transporter and Shipper may mutually agree, on a not unduly discriminatory basis, to include in discount rate or negotiated rate firm Service Agreements that bear a term of 12 or more consecutive months of service, a contractual right of first refusal equivalent to the regulatory right of first refusal set forth in this Section 4. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 80 First Revised Sheet No. 80 Superseding: Original Sheet No. 80

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(2) If Shipper intends to exercise its right of first refusal as described at paragraph (1) above, Shipper will notify Transporter through Transporter's EBB of that intent at least six months before the termination date of its Service Agreement.

(3) In the event that Shipper provides Transporter with a sixmonth notice of intent to exercise its right of first refusal, Transporter will promptly post on its EBB the information described in Section 4.2 below, Transporter will begin accepting bids from any prospective Shipper, for all or a portion (volume but not geographic portion) of the service rights under the existing Shipper's long-term Service Agreement, at least five months prior to the termination of such Service Agreement, and for the posting time periods set forth in Section 4.2 (a) below.

(4) If Transporter receives an offer for all or a portion (volume but not geographic portion) of the service rights under Shipper's long-term Service Agreement, that satisfies the minimum price and terms specified by Transporter in its sole discretion as provided in Section 4.2(a) below, Transporter, within two business days after the last day for receiving offers, will notify Shipper through the EBB of the offer having the greatest economic value to Transporter. For purposes of comparing the respective values of offers that meet Transporter's minimum terms and conditions under this section, Transporter will evaluate all bids in accordance with the criteria set forth at Section 4.2(c) below. If Shipper elects to match the offer, Shipper will notify Transporter of such election through the EBB within 15 days after receiving Transporter's notice and must execute a new Service Agreement matching the offer prior to the termination of the existing long-term Service Agreement. The highest rate that Shipper must match to continue such service is the Recourse Rate. If no acceptable offers meeting Transporter's minimum terms are received, Shipper may, consistent with the terms of this Tariff, continue to receive service (i) on a month-to-month basis or for such other term and rate agreed to by Transporter and Shipper, or (ii) at the applicable Recourse Rate for a term to be specified by Shipper. Shipper continuing under either (i) or (ii) retains its right of first refusal, if it is under a Service Agreement with a term of 12 or more consecutive months of service, at the applicable Recourse Rate for that service.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 81 First Revised Sheet No. 81 Superseding: Original Sheet No. 81

GENERAL TERMS AND CONDITIONS (Continued)

(5) If no acceptable offers satisfying Transporter's stated minimum terms are received, and no new long-term Service Agreement has been reached between Transporter and the Shipper holding the capacity under the expiring Service Agreement, Transporter will post such capacity for an indefinite period as Generally Available Capacity. Transporter will post minimum price and other terms for such Generally Available Capacity, as described at Section 4.2 below. Transporter may change those minimum price and other terms, or may withdraw the posting of such Generally Available Capacity, at any time prior to receipt of a bid satisfying the posted minimum terms for that capacity. If Transporter receives an acceptable bid for such Generally Available Capacity that meets its stated minimum conditions but is at less than the Recourse Rate, Transporter will have the authority to accept the bid without reposting that capacity for bidding on its EBB. Any such minimum price or other terms will be subject to the same limitations applicable to other available capacity, as set forth in this Section 4.

(6) Notwithstanding the provisions of Section 4.1(c)(1) above, Transporter and its Shippers may mutually agree, on a not unduly discriminatory or preferential basis, to include in discount rate or negotiated rate firm Service Agreements that bear a term of 12 or more consecutive months of service, a contractual right of first refusal equivalent to the right of first refusal set forth from time to time in this Section 4.

(7) Notwithstanding the provisions of Section 4.1(b) above, Transporter and its Shippers may mutually agree, on a not unduly discriminatory or preferential basis, to include in discount rate or negotiated rate firm Service Agreements that bear a term of 12 or more consecutive months of service, a right for Shipper to receive continued service beyond the term of such Service Agreement by providing notice to Transporter (a rollover right) of Shipper's wish to rollover its Service Agreement. Transporter may, on a not unduly discriminatory or preferential basis, condition any such rollover rights on Shipper taking service for the extended term at a particular rate (not to exceed the applicable Recourse Rate) and/or for a particular or minimum term.

(d) Termination of Other Long-Term Service Agreements. If a long-term Service Agreement is not continued by its own terms or by reason of the Shipper's exercise of its right of first refusal, such long-term Service Agreement will be subject to pregranted abandonment unless otherwise specified in the Service Agreement and will terminate as specified therein and Transporter will have no further obligation to Shipper.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 82 First Revised Sheet No. 82 Superseding: Original Sheet No. 82

GENERAL TERMS AND CONDITIONS (Continued)

4.2 Auctions of Capacity that Becomes Available. As capacity becomes available on Transporter's system for firm services under the circumstances set forth in Section 4.1 above, such capacity will be made available for bidding provided that it is not previously committed and capacity remains available.

(a) EBB Posting Procedure. Capacity that becomes or will become available will be posted by Transporter on its EBB for at least the following periods:

(1) five business days for firm capacity that will be available for a term of twelve months or longer;

(2) three business days for firm capacity that will be available for a term of at least five but less than twelve months; and

(3) one hour ending at 9:00 a.m. (C.T.) for firm capacity that will be available for a term of less than five months.

Transporter's posting will include the following information regarding the available capacity: (i) the daily and other applicable quantity of service available from each receipt point to each delivery point; (ii) the Recourse Rate as set forth in this Tariff; (iii) any applicable restrictions; (iv) whether the capacity is subject to an existing right of first refusal; (v) any minimum price or other terms applicable to the capacity as determined by Transporter in its reasonable discretion; and (vi) the date when bids are due to Transporter. The due date set by Transporter for bids will be in accordance with the posting periods set forth above in this Section 4.2(a).

Bidding Procedure. A potential Shipper may submit multiple bids, (b) each higher than its preceding bid, for all or any portion of the capacity or term of service made available by Transporter. Such bids must be submitted electronically through Transporter's EBB and will be displayed by Transporter on the EBB, without revealing the identity of the bidder, during the bidding period. Bidder must specify the monthly reservation charge (or other firm or demand charge(s), if applicable, herein referred to collectively as Reservation Charge) it is bidding for the service. Bidder also must provide to Transporter a valid request for service fully complying with Section 3 (Requests for Service) of the General Terms and Conditions. The price bid for the monthly reservation charge will be expressed per Dth and will be expressed to the nearest thousandth of one dollar (\$0.000). The bid will not exceed the then-effective Maximum Base Reservation Charge for the applicable service set forth in this Tariff. In addition to the bid price, Bidder will pay all applicable commodity charges, demand and commodity surcharges and any other applicable charges,

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as they may be adjusted from time to time by Transporter. Transporter has the right to reject any bids that: (i) are for a rate that is less than the minimum rate stated in Transporter's posting of that capacity; (ii) do not satisfy any of the other terms specified in the posting; or (iii) include conditions or provisions that Transporter determines, in its reasonable discretion, to be unacceptable.

(c) Assessing Bids.

(1) Transporter will assess the bids to assure that capacity is available to serve the precise delivery point(s) requested. If capacity is not available, Transporter will reject the bids and advise Shipper.

(2) Transporter will evaluate bids that meet the minimum rate and term conditions posted by Transporter based upon their net Present Value as set forth below, taking into account the price, volume, start date and term offered. Transporter will use the current Commissionapproved interest rate in calculating the net present value of bids, with the current value of any future service commencement date bids reduced by the time value of the delay in the receipt of revenue. Capacity will be awarded, as set forth in paragraph (d) below, based on the acceptable highest value of the bids offered to Transporter calculated in accordance with this Section. Transporter will publish the winning bids on its EBB.

(d) Awarding Capacity; Pro Rata Awards To Equal Bidders. Consistent with the bid assessment criteria set forth in paragraph (c) immediately above, Transporter will award capacity: (i) first to an existing capacity holder that exercises a right of first refusal to match the highest value bid; provided that the highest rate that such holder must match is the Recourse Rate; and (ii) then to the bidder submitting the highest value bid or if two or more bidders submit equal acceptable highest value bids then pro rata to all bidders that submitted equivalent highest value bids based upon daily quantities requested.

(e) Binding Nature of Bids. All bids are binding; provided, however, that a bidder may decline to accept a pro rata allocation of capacity resulting in an award of less than the full capacity requested if such Shipper notifies Transporter of that decision through Transporter's EBB within one hour of Transporter's notice to that Shipper of the pro rata allocation. Otherwise, if a successful bidder fails to execute a Service Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 84 First Revised Sheet No. 84 Superseding: Original Sheet No. 84

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Agreement within two business days after such Service Agreement is tendered by Transporter, (or such later date established by Transporter through notice to Shipper), Transporter will then award the capacity to the next acceptable bidder on the basis of the highest net present value, as described in this Section. Shippers failing to return such Service Agreement may be removed from Transporter's approved bidders list for six months, or less than six months if agreed to in writing by the Transporter. Nothing herein will restrict Transporter from pursuing any other remedies it may have against a Shipper failing to execute and return a Service Agreement tendered by Transporter. If Transporter finds no other bid acceptable, Transporter will post the capacity again for a new round of bids.

(f) Adjustment to Bid Rate. When the rate bid by a Bidder is at least for the Maximum Base Reservation Charge, that bid rate will be subject to adjustment in accordance with the procedures of this Tariff and of the Commission, unless otherwise clearly stated in the Service Agreement. When the rate bid by a Bidder is lower than the Maximum Base Reservation Charge, that bid rate will be subject to adjustment in accordance with the procedures of this Tariff and of the Commission by an amount proportionate to the increase or decrease in the Maximum Base Reservation Charge, unless otherwise clearly stated in the Service Agreement.

(g) Bona Fide Offers. All bids submitted for capacity pursuant to this Section must be bona fide offers, and must be submitted electronically through Transporter's EBB or as otherwise set forth in this Tariff. All Service Agreements entered into as a result of such bids must reflect an arms length transaction between the bidder and Transporter.

(h) Relation to Section 11 of the General Terms and Conditions. With regard to the newly available capacity subject to bidding under the terms of this Section, acceptable bids under this Section that satisfy Transporter's stated minimum terms and conditions will have priority over any potential claims for that capacity under the flexible receipt and delivery point authority described at Section 11 (Flexible Primary and Secondary Receipt and Delivery Points) of the General Terms and Conditions. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 85 First Revised Sheet No. 85 Superseding: Original Sheet No. 85

GENERAL TERMS AND CONDITIONS (Continued)

(i) Reserved Capacity. Transporter may elect to reserve for future expansion projects any unsubscribed capacity or capacity under expiring or terminating service agreements where such agreements do not have a right of first refusal or Shipper does not exercise its right of first refusal ("Available Reservation Capacity"). If Transporter elects to reserve Available Reservation Capacity, it will notify Shippers of its intent as part of Transporter's posting of the Available Reservation Capacity under this Section 4.2(i). Available Reservation Capacity may be reserved for up to one year prior to the Transporter filing for Natural Gas Act Section 7(c) certificate approval for construction of the proposed expansion and thereafter until such expansion is placed into service. Transporter may only reserve Available Reservation Capacity for a future expansion project for which an open season has been held or will be held within one (1) year of the date that Transporter posts such Available Reservation Capacity as being reserved. Any Available Reservation Capacity reserved under this Section 4.2(i) will be made available for transportation service pursuant to Transporter's General Terms and Conditions on a limited-term basis up to the in-service date of the expansion project(s). Transporter reserves the right to limit any extension rights provided in the Service Agreements and pursuant to Section 4.1 of the General Terms and Conditions governing rights of first refusal commensurate with the proposed in-service date of the expansion project.

Prior to reserving Available Reservation Capacity for future expansion projects, Transporter will first make such capacity generally available to any Shipper or potential Shipper by posting such Available Reservation Capacity for bidding through an open season for a time period of at least five (5) business days. This Available Reservation Capacity open season posting will contain the posting information required by General Terms and Conditions Section 4.2(a)(i) - (vi) and will conform to the bidding and capacity award procedures of General Terms and Conditions Sections 4.2(b) (g). When the Available Reservation Capacity open season is held prior to the expansion project open season, Transporter will have the right to state in the Available Reservation Capacity open season posting minimum terms and conditions for bids that would be acceptable for consideration that are the same as the minimum terms and conditions anticipated for the future expansion project open season. In the event that the subsequent expansion project open season imposes minimum terms and conditions that are materially different from the terms and conditions imposed in the previous Available Reservation Capacity open season, Transporter will hold another open season for the Available Reservation Capacity that uses the same minimum terms and conditions as were imposed for the expansion project open season. If the expansion project open season is held prior to or during the Available Reservation Capacity open season, Transporter will use the same minimum terms and conditions as used for the expansion project open season.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 86 First Revised Sheet No. 86 Superseding: Original Sheet No. 86

GENERAL TERMS AND CONDITIONS (Continued)

Available Reservation Capacity may only be reserved in the 12-month period prior to the filing of the certificate application. Any Available Reservation Capacity reserved pursuant to this Section 4.2(i) for an expansion project that does not go forward because Transporter does not file any required application with the Commission within one year from such reservation date, or because Transporter ultimately does not receive authorization, will be posted as generally available within 30 days of the date the capacity becomes available subject to then existing commitments for the capacity.

Transporter postings for reserved Available Reservation Capacity will include the following information: (a) a description of the expansion project for which the capacity will be reserved; (b) the total quantity of capacity to be reserved; (c) the location of the proposed reserved capacity on the pipeline system; (d) whether, and if so, when Transporter anticipates that an open season for the capacity will be held or it will otherwise be posted for bids under the expansion; (e) the projected in-service date of the expansion projects; and (f) on a rolling basis, how much of the reserved capacity has been sold on a limited-term basis. Transporter will make reasonable efforts to update the reservation posting to reflect material changes in the expansion project up to the in-service date of the expansion project. The reservation posting will also include a non-binding solicitation (or reverse open-season) for turnback capacity from Transporter's existing shippers to serve the expansion project, provided that Transporter will post the non-binding solicitation for turnback capacity no later than 90 days after the close of the expansion project open season.

(j) Sale of Future Capacity Procedures.

(i) Transporter may conduct an open season to sell the following types of capacity with a service commencement date that begins immediately or at any time in the future: (1) any unsubscribed capacity; (2) any capacity under expiring or terminating Service Agreements where such Agreements do not have a right of first refusal or Shipper does not exercise its right of first refusal; or (3) any capacity that becomes available due to modification, construction, or acquisition of facilities in accordance with the Commission's blanket certificate regulations (collectively "Available Sale Capacity").

(ii) If Transporter conducts an open season, it will post notice of availability of the Available Sale Capacity on its EBB for at least five (5) Business Days to afford all potential Shippers an opportunity to acquire the capacity. Any potential Shippers wishing to acquire the Available Sale Capacity may participate in the open season and may request an immediate or any future service commencement date. Transporter will award the Available Sale Capacity on a net present value basis consistent with Section 4.2(c)(2) of these General Terms and Conditions. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Original Sheet No. 86A Original Sheet No. 86A

GENERAL TERMS AND CONDITIONS (Continued)

(iii) If Transporter sells Available Sale Capacity pursuant to this subsection (j) with a future service commencement date, the capacity that has been sold will be made available to other Shippers on an interim basis up to the commencement date of the prospective firm transportation Service Agreement. The provisions of General Terms and Conditions Section 4.2(a)-(h) will apply to the sale of capacity on an interim basis. Where the requested service commencement date extends more than one year into the future and the interim capacity would otherwise be eligible for the right of first refusal provided in the Service Agreements and/or pursuant to General Terms and Conditions Section 4.1 governing rights of first refusal, Transporter will limit the right of first refusal rights associated with that interim capacity commensurate with the future service commencement date. If right of first refusal rights are limited, the transportation Service Agreement will note the limitation. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 87 Original Sheet No. 87

> SHEET NOS. 87 THROUGH 89 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

5. SERVICE AGREEMENT AND ELECTRONIC CONTRACTING

5.1 Form of Service Agreement. Shipper shall enter into a contract with Transporter under Transporter's applicable standard Form of Service Agreement or Assignment Agreement prior to receiving service from Transporter under any Rate Schedule; provided, however, that a Service Agreement between Transporter and Shipper that was in effect on the effective date of this Tariff shall remain in effect until it is replaced, superseded, terminated, or expires by its own terms, and shall be considered as an executed Service Agreement to the extent that its provisions are not superseded by or in conflict with the provisions of this Tariff. Shippers with new levels of service shall execute new Service Agreements. As used in this Tariff, "Service Agreement" shall include Assignment Agreements unless otherwise specified.

5.2 Term. The period of time to be covered by the Service Agreement (but not including Assignment Agreements) shall be determined (i) by agreement between the parties or (ii) in accordance with the auction procedures set forth at Section 4 (Auctions of Available Firm Service) of the General Terms and Conditions. Where the Service Agreement supersedes or cancels an existing Service Agreement, however, Transporter may require that the term of the Service Agreement shall be not less than the unexpired portion of the term contained in the Service Agreement to be superseded or canceled. The term of an Assignment Agreement shall be determined in accordance with the provisions of Section 14 (Release and Assignment of Service Rights) of the General Terms and Conditions.

 $5.3\,$ Quantity Obligations and Requirements. The quantities of gas to be transported by Transporter shall be set forth in the applicable Service Agreement.

5.4 Successors and Assigns. Any company that succeeds by purchase, merger, or consolidation to the gas properties of Transporter or of Shipper substantially as an entirety, and any Affiliated Successor in Interest that acquires from Transporter the properties of Transporter used in interstate commerce in rendering service to Shipper, shall be entitled to the rights and shall be subject to the obligations of its predecessor in title under

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the Service Agreement. Shipper, Transporter, and their successors may assign or pledge the Service Agreement under the provisions or any mortgage, deed of trust, indenture or similar instrument that it has executed or may execute hereafter; provided, however, that such mortgage, deed of trust, indenture or similar instrument will cover the properties of such party as an entirety unless such party is an Affiliated Successor in Interest as described above. Otherwise no party will assign the Service Agreement or any of its rights thereunder unless it first has obtained in writing the consent thereto of the other party; provided, however, that Shipper may release and assign service rights contracted for under such Service Agreement pursuant to the conditions, and subject to the limitations, of Section 14 (Release and Assignment of Service Rights) of the General Terms and Conditions. Any direct or indirect assignment of service rights by Shipper under this paragraph will be made in good faith and not for the purpose of avoiding the requirements of Section 14.

5.5 Waiver of default. No waiver by either party of any one or more defaults by the other in the performance of any provisions of the Service Agreement will operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

5.6 Choice of Law. Unless otherwise specifically stated in the Service Agreement, interpretation of the provisions of all Service Agreements or other agreements entered into between Shipper and Transporter, including any provisions of this Tariff related to such agreements, and any disputes arising from such agreements, will be governed by the law of the State of New York.

5.7 Electronic Contracting Agreement.

(a) In General. Transporter and Shipper may, and when required by the Tariff will, enter into new or amended Service Agreements or Assignment Agreements by electronic communications through Transporter's EBB. Transporter and Shipper may also by mutual agreement enter into any other Agreement through electronic

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GENERAL TERMS AND CONDITIONS (Continued)

communications. Service Agreements, Assignment Agreements pursuant to Section 14 of the General Terms and Conditions (Release and Assignment of Service Rights) and other agreements are collectively referred to as "Contracts" in this Section 5.7. The consummation of Contracts electronically shall be governed by the provisions of this Section 5.7 and the Electronic Contracting Agreement.

(b) When Required. Shipper shall be required to enter into a Contract electronically if Shipper desires to commence service within five business days after a contract is awarded; provided, if Shipper nominates prior to execution of a contract and such nomination is deemed to be execution of that contract, Shipper shall nonetheless execute a contract, either electronically or in writing.

Prerequisites. Requestor shall not be eligible to enter into a (C)Contract electronically until Requestor (i) has been placed on Transporter's Approved Bidder's List in accordance with Section 3.2 of the General Terms and Conditions and (ii) has executed and submitted to Transporter an Electronic Contracting Agreement in the form contained in this Tariff. Requestor shall execute the Electronic Contracting Agreement in duplicate by original handwritten signature(s) on paper and forward it to Transporter via mail or other delivery service at least 15 business days in advance of bidding for or requesting a Contract. The requirement in this Section 5.7(c) of timely submission of an executed Electronic Contracting Agreement may not be satisfied by facsimile transmission of an executed document, or any other method that results in Transporter receiving only a copy of a signature. Upon receipt of the executed Electronic Contracting Agreement, the Approved Bidder List shall be updated to reflect Requestor's eligibility to enter into Contracts electronically.

(d) Documents; Standards. Transporter and Shipper may, and when required by the Tariff shall, electronically transmit to or receive from the other party any of the electronic forms (including Contracts) listed by Transporter, currently or in the future, on the Transaction List posted on Navigates™, (collectively "Documents"). Any transmission of data that is not a Document shall have no force or effect between the parties unless justifiably relied upon by the receiving party. All Documents shall be transmitted in accordance with the standards set forth in the EBB User's Guide, as it may be amended or supplemented from time to time by Transporter.

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GENERAL TERMS AND CONDITIONS (Continued)

Signatures. Transporter shall adopt as its signature an (e) electronic identification, and Transporter shall furnish to Subscriber one or more unique electronic identifications (User Identification and Password), consisting of symbol(s) or code(s), which are to be electronically affixed to or placed in each Document transmitted by such party ("Signatures"). The employee(s) or officer(s) designated by Subscriber in Appendix A of the Electronic Contracting Agreement shall perform the contracting function for Subscriber and thereby legally bind Subscriber to any Contract with Transporter by use of that person's assigned User Identification and Password. By entering into the Electronic Contracting Agreement, Subscriber represents and warrants that (i) the employee(s) or officer(s) identified in Appendix A thereof have been duly and legally authorized to enter into and execute Contracts electronically on behalf of Subscriber, and (ii) all other persons designated by Subscriber to receive a User Identification and Password have been duly authorized to send and receive Documents other than Contracts. The Signature of a party affixed to or contained in any transmitted Document shall be irrebuttable proof that such party originated such Document. Neither party shall disclose to any unauthorized person the Signatures of the other party.

(f) Security Procedures. Each party shall be responsible for ensuring that all electronic executions with Signatures and all transmissions of Documents are authorized, and for protecting its business records and data from improper access. Parties shall be responsible for securing physical access to each of its computers utilizing Navigates™ and for keeping confidential its User Identification(s) and Password(s). Transporter reserves the right to invalidate any User Identification or Password if it suspects a security breach.

(g) Transmissions.

(1) Proper Receipt. Documents shall not be deemed to have been properly received, and no Document shall give rise to any obligation, until it has been received as determined in accordance with Section 2.10 of the General Terms and Conditions.

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GENERAL TERMS AND CONDITIONS (Continued)

(2) Acknowledgment. Upon proper receipt of any Document, the receiving party shall promptly and properly transmit electronically a functional acknowledgement of receipt, unless otherwise specified in the Transaction List. A functional acknowledgement shall constitute conclusive evidence a Document has been properly received.

(3) Acceptance. If acceptance of a Document is required by the Transaction List, the proper receipt of any such Document shall not give rise to any obligation unless and until the party initially transmitting such Document has properly received in return an Acceptance Document (as specified in the Transaction List).

(h) Pro Forma Service Agreement. When a party affixes its Signature to a Contract and transmits the Contract to Transporter in accordance with Section 5.7(g) above, it shall be bound, as applicable, by (i) the terms and conditions of the applicable pro forma Service Agreement or Assignment Agreement contained in this Tariff corresponding to the Rate Schedule under which that party is seeking service, or (ii) the terms and conditions of any generally available, nonjurisdictional agreement or contract that is a Document. The date of Transporter's acceptance of an executed and properly transmitted Contract under Section 5.7(g) shall be deemed to be the date of execution for purposes of the Contract and that execution date shall apply to any subsequently issued paper copy of the Contract that Transporter tenders to Shipper. The effective date and term of the Contract shall be determined in accordance with the provisions of this Section 5.7(h) and Section 5.2 of the General Terms and Conditions, but Transporter shall not be obligated to provide service to Subscriber prior to the date of acceptance.

(i) Replacement With Paper Copies of Service Agreements. (1) Transporter may terminate a Contract entered into electronically, and providing for firm service with a term of one year or more, 30 days after the date of execution, as determined in accordance with Section 5.7(h), unless Shipper executes in original handwriting a paper copy of that Service Agreement and returns it to Transporter prior to the expiration of such 30day period. Transporter shall send the Service Agreement to Shipper through the EBB in sufficient time to enable Shipper to print, execute, and return a paper copy of that Service Agreement prior to the 30-day termination date.

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GENERAL TERMS AND CONDITIONS (Continued)

(j) Termination. Except as stated in Section 5.7(f), the Electronic Contracting Agreement shall remain in effect until terminated by either party with at least 30 days prior written notice, which notice shall specify the effective date of termination; provided that: (i) the effective date of termination shall not precede the termination of any electronic Service Agreement or Transaction; (ii) any termination shall not affect the respective obligations or rights of the parties arising under any electronic Service Agreement or Documents, or otherwise arising under this Section prior to the effective date of termination; and (iii) any such termination by Transporter shall be only for due cause or upon the request of Shipper.

(k) Garbled Transmissions. If any transmitted Document is received in an unintelligible or garbled form, the receiving party shall promptly notify the originating party (if identifiable from the received Document) in a reasonable manner. In the absence of such a notice (where the originating party can be identified), the originating party's record of the contents of such Document shall control.

(1) Terms and Conditions of Electronic Contracting Agreement. The terms and conditions set forth in this Section 5.7(1) shall apply to the Electronic Contracting Agreements entered into by Transporter and Shippers.

(1) The Electronic Contracting Agreement shall be considered to be an integral part of any Contract heretofore or hereafter entered into between Transporter and Shipper.

(2) Execution of the Electronic Contracting Agreement shall evidence the parties' mutual intent to create binding contractual obligations by means of the electronic transmission and receipt of Documents.

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GENERAL TERMS AND CONDITIONS (Continued)

(3) Any Document properly transmitted shall be deemed (in connection with any Transaction, Contract, or Electronic Contracting Agreement) to be a "writing" or "in writing"; and any such Document that includes a Signature ("Signed Documents") shall be deemed for all purposes (i) to have been "signed" and (ii) to constitute an "original" when printed from electronic files or records established and maintained in the normal course of business.

(4) The conduct of the parties under an Electronic Contracting Agreement, including the use of properly transmitted Signed Documents, shall, for all legal purposes, evidence a course of dealing and a course of performance accepted by the parties in furtherance of any Transaction, Contract, or Electronic Contracting Agreement.

By executing the Electronic Contracting Agreement, the (5) parties agree not to contest or assert as a defense the validity or enforceability of Signed Documents under the provisions of any law, including the Statute of Frauds, relating to whether certain agreements are to be in writing or signed by the party to be bound thereby. Signed Documents, if introduced as evidence on paper in any judicial, arbitration, mediation or administrative proceedings, will be admissible as between the parties to the same extent and under the same conditions as other business records originated and maintained in documentary form. Neither party shall contest the admissibility of copies of Signed Documents under the business records exception to the hearsay rule, the best evidence rule, or any other statute or rule of like kind or character on the basis that the Signed Documents were not originated or maintained in documentary form or an form not contemplated in the Electronic Contracting Agreement.

(6) Severability. Any provision of the Electronic Contracting Agreement that is determined to be invalid or unenforceable will be ineffective to the extent of such determination without invalidating the remaining provisions of the Electronic Contracting Agreement or affecting the validity or enforceability of such remaining provisions.

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GENERAL TERMS AND CONDITIONS (Continued)

(7) Entire Agreement. The Electronic Contracting Agreement, the documents incorporated therein by reference, and the Documents transmitted pursuant to the Electronic Contracting Agreement shall (i) constitute the complete agreement of the parties relating to the matters specified in the Electronic Contracting Agreement, and (ii) supersede all prior representations or agreements, whether oral or written, with respect to such matters. No oral modification or waiver of any of the provisions of the Electronic Contracting Agreement shall be binding on either party. No modification of or supplement to the terms and provisions of the Electronic Contracting Agreement shall be effective unless it is in a paper writing signed in original handwriting by the parties. No obligation to enter into any Transaction is to be implied from the execution or delivery of the Electronic Contracting Agreement. The Electronic Contracting Agreement is for the benefit of, and shall be binding upon, the parties and their respective successors and assigns.

(m) Limitation of Damages.

(1) Neither party shall be liable to the other for any special, incidental, exemplary or consequential damages arising from or as a result of any delay, omission or error in the electronic transmission or receipt of any Documents pursuant to the Electronic Contracting Agreement, even if either party has been advised of the possibility of such damages.

(2) Shipper or any other party with access to Transporter's EBB shall defend and indemnify Transporter from and against any and all claims, demands and actions, and any resulting loss, costs, damages and expenses (including court costs and reasonable attorney fees) that may be asserted against or imposed upon Transporter by any person or entity as a result of the unauthorized or otherwise improper use of any User Identification or Password issued by Transporter to that Shipper or other party.

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> SHEET NOS. 98 THROUGH 102 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 103 Original Sheet No. 103

GENERAL TERMS AND CONDITIONS (Continued)

6. NOMINATING, SCHEDULING, AND MONITORING

6.1 General.

(a) Except for events solely within Transporter's control, the primary obligation and burden of responsibility to monitor, control, adjust and maintain a concurrent balance between tenders and takes of transportation gas shall rest with Shipper. Transporter neither assumes any responsibility nor any obligation to monitor or adjust Shipper's tenders or takes by the provisions of this Section.

(b) Unless otherwise stated in this Section 6, all notices or other communications from Shipper to Transporter pursuant to the requirements of this Section shall be submitted electronically through Transporter's EBB. The date and time of all such notices or other communications from Shipper to Transporter under this Section shall be deemed to be the date and time those notices or communications are received by Transporter, unless otherwise specified.

(c) Transporter will post to Transporter's EBB a telephone number to be used after normal business hours to assist Shippers having scheduling or confirmation problems.

(d) The sending party should adhere to nomination, confirmation, and scheduling deadlines. It is the party receiving the request who has the right to waive the deadline.

6.2 Nominations.

(a) Quantities of gas nominated and capacity awarded will be made effective at the time designated on the nomination provided Shipper adheres to the nomination timeline prescribed in Section 6.2(e) and receipt and delivery quantities can be confirmed pursuant to Section 6.3(a) of the General Terms and Conditions.

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GENERAL TERMS AND CONDITIONS (Continued)

(b) A Shipper seeking to nominate quantities under any applicable Service Agreement shall furnish to Transporter, for each such Service Agreement (i) a Nominated Daily Delivery Quantity to be delivered by Transporter to or for Shipper at the applicable delivery point(s) on Transporter's pipeline system, and (ii) a Nominated Daily Receipt Quantity to be tendered to Transporter at each applicable receipt point on Transporter's pipeline system. Retainage shall be included in the Nominated Daily Receipt Quantity, and will be calculated by using the following formula: (1-fuel %/100) x receipt quantity rounded to the nearest Dth = delivery quantity. Shipper's Nominated Daily Delivery Quantity and Nominated Daily Receipt Quantity collectively are referred to as Shipper's "nominations".

(c) Quantities shall be nominated in dekatherm units and represent the total requested quantity for the Gas Day.

(d) All nominations should be considered original nominations and should be replaced to be changed. When a nomination for a date range is received, each day within that range is considered an original nomination. When a subsequent nomination is received for one or more days within that range, the previous nomination is superseded by the subsequent nomination only to the extent of the days specified. The days of the previous nomination outside the range of the subsequent nomination are unaffected. Nominations have a prospective effect only. Subsequent nominated quantities shall represent replacement daily quantities.

(e) Transporter will support the following nomination cycles:

(1) "Timely Nomination Cycle" is 11:30 a.m. for nominations leaving control of the nominating party; 11:45 a.m. for receipt of nominations by the Transporter (including from Title Transfer Tracking Service Providers (TTTSPs)); noon to send Quick Response; 3:30 p.m. for receipt of completed confirmations by Transporter from upstream and downstream connected parties; 4:30 p.m. for receipt of scheduled quantities by Shipper and Interconnecting Operator (central clock time on the day prior to flow).

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GENERAL TERMS AND CONDITIONS (Continued)

(2) "Evening Nomination Cycle" is 6:00 p.m. for nominations leaving control of the nominating party; 6:15 p.m. for receipt of nominations by the Transporter (including from TTTSPs); 6:30 p.m. to send Quick Response; 9:00 p.m. for receipt of completed confirmations by Transporter from upstream and downstream connected parties; 10:00 p.m. for Transporter to provide scheduled quantities to affected Shippers and Interconnecting Operators, and to provide scheduled quantities to bumped parties (notice to bumped parties), (central clock time on the day prior to flow). Scheduled quantities resulting from an Evening Nomination that does not cause another Shipper on the subject Transporter to receive notice that it is being bumped should be effective at 9:00 a.m. on next Gas Day; and when an Evening Nomination causes another Shipper on the subject Transporter to receive notice that it is being bumped, the scheduled quantities should be effective at 9:00 a.m. on next Gas Day.

(3) "Intraday 1 Nomination Cycle" is 10:00 a.m. for nominations leaving control of the nominating party; 10:15 a.m. for receipt of nominations by the Transporter (including from TTTSPs); 10:30 a.m. to send Quick Response; 1:00 p.m. for receipt of completed confirmations by Transporter from upstream and downstream connected parties; 2:00 p.m. for Transporter to provide scheduled quantities to affected Shippers and Interconnecting Operators, and to provide scheduled quantities to bumped parties (notice to bumped parties), (central clock time on the Gas Day). Scheduled quantities resulting from Intraday 1 Nominations should be effective at 5:00 p.m. on Gas Day.

(4) "Intraday 2 Nomination Cycle" is 5:00 p.m. for nominations leaving control of the nominating party; 5:15 p.m. for receipt of nominations by the Transporter (including from TTTSPs); 5:30 p.m. to send Quick Response; 8:00 p.m. for receipt of completed confirmations by Transporter from upstream and downstream connected parties; 9:00 p.m. for Transporter to provide scheduled quantities to affected Shippers and Interconnecting Operators, (central clock time on the Gas Day). Scheduled quantities resulting from Intraday 2 Nominations should be effective at 9:00 p.m. on Gas Day. Bumping is not allowed during the Intraday 2 Nomination Cycle.

For purposes of (2), (3) and (4) above, "provide" shall mean, for transmittals pursuant to standards 1.4.x, receipt at Shipper's or Interconnecting Operator's designated site, and for purposes of other forms of transmittal, it shall mean send or post.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 106 First Revised Sheet No. 106 Superseding: Original Sheet No. 106

GENERAL TERMS AND CONDITIONS (Continued)

(f) Authorized overrun service must be nominated separately under Rate Schedule FT-1, FT-2, BH-1 and HT-1.

(g) Except for intra-day nominations, Shipper may nominate for several days, months or years in one day increments provided such nomination is within the begin and end dates of Shipper's Service Agreement.

Shipper may submit intraday nominations according to the deadlines (h) noted in Section 6.2(e). For services that provide for intraday nominations and scheduling, there is no limitation as to the number of intraday nominations which Shipper may submit at any one standard nomination cycle or in total across all standard nomination cycles. Such intraday nominations may be used to request increases or decreases in total flow, changes to receipt points, changes to delivery points, or to nominate new supply or market. All intraday nominations shall be based on a daily quantity. Intraday nominations shall include an effective date and time. The interconnected parties shall agree on the hourly flow of the intraday nomination, if not otherwise addressed in Transporter's contract or tariff. During any Gas Day of interruption pursuant to Section 16 (Interruptions of Service), a Shipper may not make intraday changes to receive or take gas if such change would cause interruption of a Shipper using that receipt or delivery point as a firm secondary point during that Gas Day. Shipper may make any such intraday changes only if the following requirements and conditions are satisfied:

(1) actual flows consistent with the requested nominations are confirmed at receipt and delivery points;

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Second Revised Sheet No. 107 Second Revised Sheet No. 107 Superseding: First Revised Sheet No. 107

GENERAL TERMS AND CONDITIONS (Continued)

(2) With the exception of service provided under Rate Schedule HT-1, Shipper's tenders or takes (i) during any 8-hour period may not exceed 33 percent of Shipper's Transportation Demand, and (ii) during any 24-hour period may not exceed Shipper's Transportation Demand, provided that all deliveries do not exceed the applicable maximum hourly limitations specified in Section 9 (Operating Conditions) of the General Terms and Conditions;

(3) Shipper's revised nominations during a Day under no circumstances fall below the Elapsed-prorated-scheduled quantity up to the effective time of the revised nominations; and

(4) Nominations received after the nomination deadline should be scheduled after nominations received before the nomination deadline. All nomination procedures that apply to regular nominations (excluding timelines) including quick response, confirming with upstream and downstream parties and scheduling, also apply to intra-day nominations.

(i) Shippers shall cause, by whatever means necessary, the interconnecting operator of each point of receipt and each point of delivery designated in any nomination or change in nomination submitted by Shipper to confirm all such nominations or changes in nominations in accordance with the timelines specified in Section 6.3 and also to comply with NAESB WGQ standard confirmation data sets.

(j) Transporter shall electronically on its EBB make available to Shipper on a daily basis Shipper's imbalance status or information from which Shipper can determine its imbalance status. Such daily electronic updates by Transporter shall be based upon the data available to Transporter at that time. Shipper may avoid the imbalance penalties provided for in Transporter's Tariff by eliminating imbalances in its account as soon as possible but in no event later than the last day of the month in which Shipper is notified of its imbalance status for the immediately preceding month.

(k) Transporter shall electronically on its EBB make available to all Shippers on a daily basis Transporter's pipeline system imbalance status. Such daily electronic updates by Transporter shall be based upon the data available to Transporter at that time.

6.3 Confirmation and Scheduling by Transporter.

(a) No gas shall flow under any nomination until Transporter has confirmed the nomination, awarded capacity, and scheduled the applicable quantities. If Shipper's gas is not confirmed on the same day in which capacity is nominated, the nomination of that Shipper shall be void and the capacity shall be offered to the next eligible shipper.

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GENERAL TERMS AND CONDITIONS (Continued)

(b) Transporter shall initiate confirmation (Request for Confirmation) with the Confirming Party or respond to request for confirmation (Confirmation Response) from the Confirming Party. Transporter shall complete confirmations by the following deadlines:

(1) The Timely Nomination Cycle: Confirmation shall be completed by 3:30 p.m. (C.T.) the day before the start of the Gas Day.

(2) The Evening Nomination Cycle: Confirmation shall be completed by 9:00 p.m. (C.T.) the day before the start of the Gas Day.

(3) The Intraday 1 Nomination Cycle: Confirmation shall be completed by 1:00 p.m. (C.T.) on the Gas Day.

(4) The Intraday 2 Nomination Cycle: Confirmation shall be completed by 8:00 p.m. (C.T.) on the Gas Day.

(c) Transporter shall provide to Shippers and Point Operators their scheduled quantities by the following timelines and provisions:

(1) The Timely Nomination Cycle: Scheduled Quantities shall be provided by 4:30 p.m. (C.T.) the day before the start of the Gas Day.

(2) The Evening Nomination Cycle: Scheduled Quantities shall be provided by 10:00 p.m. (C.T.) the day before the start of the Gas Day.

(3) The Intraday 1 Nomination Cycle: Scheduled Quantities shall be provided by 2:00 p.m. (C.T.) on the Gas Day.

(4) The Intraday 2 Nomination Cycle: Scheduled Quantities shall be provided by 9:00 p.m. (C.T.) on the Gas Day.

(5) At the end of each gas day, Transporter should provide the final scheduled quantities for the just completed gas day. With respect to the implementation of this process via the 1.4.x scheduled quantity related standards, Transporter should send an end of gas day Scheduled Quantity document. Receivers of the end of gas day Scheduled Quantity document can waive the sender's sending of the end of gas day Scheduled Quantity document. Transporter may, at its discretion and in a non-discriminatory fashion, waive these deadlines.

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GENERAL TERMS AND CONDITIONS (Continued)

(d) Where discrepancies in quantities exist between confirming parties, the confirmed quantity shall be determined as follows:

(1) With respect to the Timely Nomination Cycle, in the absence of agreement to the contrary, the lesser of the confirmation quantities should be the confirmed quantity. If there is no response to a Request for Confirmation or an unsolicited Confirmation Response, the lesser of the confirmation quantity or the previously scheduled quantity should be the new confirmed quantity.

(2) With respect to increases during the Evening Nomination Cycle, Intraday 1 Nomination Cycle and Intraday 2 Nomination Cycle, in the absence of agreement to the contrary, the lesser of the confirmation quantities should be the new confirmed quantity. If there is no response to a Request for Confirmation or an unsolicited Confirmation Response, the lesser of the confirmation quantity or the previously scheduled quantity should be the new confirmed quantity.

(3) With respect to decreases during the Evening Nomination Cycle, Intraday 1 Nomination Cycle and Intraday 2 Nomination Cycle, in the absence of agreement to the contrary, the lesser of the confirmation quantities should be the new confirmed quantity, but in any event no less than the elapsed-prorated-scheduled quantity. If there is no response to a Request for Confirmation or an unsolicited Confirmation Response, the greater of the confirmation quantity or the elapsedprorated-scheduled quantity should be the new confirmed quantity.

(4) If there is no response to a request for confirmation or an unsolicited confirmation response, Transporter shall provide Shipper with the Scheduled Quantities the following information to explain why the nomination failed, as applicable:

(i) Transporter did not conduct the confirmation;

(ii) Upstream Confirming Party did not conduct the confirmation;

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(iii) Upstream Service Requester did not have the gas or submit the nomination;

(iv) Downstream Confirming Party did not conduct the confirmation;

(e) When a Shipper has more than one receipt point or more than one delivery point, such Shipper shall specify in its nomination the supply reduction priorities and delivery reduction priorities (Priority Reduction List) to be utilized at the receipt points or delivery points in the event of a loss of volume at the receipt points or delivery points. If Shipper fails to provide a Priority Reduction List, Transporter may deem the Shipper's nomination to be zero (0).

(f) If only partial confirmations are received by Transporter from the upstream and downstream entities delivering or receiving gas on behalf of Shipper, Shipper's nominations shall be reduced in accordance with the priorities set forth on the priority reduction list furnished by Shipper with the nomination. If Shipper fails to provide a priority reduction list, Transporter may deem the Shipper's nomination to be zero (0).

(g) If after Shipper's gas is confirmed, Transporter is notified that Shipper's gas is not available, then Transporter may cease deliveries.

(h) The Explicit Confirmation process requires that the Confirming Party respond to a Request for Confirmation or initiate an unsolicited Confirmation Response. Absent mutual agreement to the contrary, Explicit Confirmation is the default methodology.

(i) When a previously confirmed and scheduled quantity is altered, notification of such alteration should be provided to all of the parties below that are affected: 1) Confirmation Requestor in a Confirmation Response (or unsolicited Confirmation Response as applicable) document by the Confirming Party; 2) Confirming Party in a Request for Confirmation document by the Confirmation Requestor; 3) Shipper(s) in a Scheduled Quantity document by the applicable Confirming Party or Confirmation Requestor on whose system the Shipper(s) nomination(s) were made. Applicable notification(s) of such alterations should be provided to the affected parties reasonably proximate in time to the time during which the event causing the alteration was acted upon by the Confirmation Requester or Confirming Party, respectively.

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With respect to the implementation of this process via the 1.4.X standards, Confirming Parties should send the applicable document(s) to the applicable party(ies) no later than the next time they are slated to communicate confirmations or scheduled quantities (as applicable).

6.4 Shipper's Notice of Changes. Except for reasons of force majeure, as described at Section 15 (Force Majeure) of the General Terms and Conditions, Shipper shall notify Transporter or cause Transporter to be notified (via posting on Transporter's EBB) at least 24 hours in advance of any anticipated material change in the daily quantity of gas Shipper desires to deliver or to cause to be delivered to Transporter for transportation under Transporter's Rate Schedules. If an unanticipated or a force majeure event causes a material change in the quantity of gas Shipper will deliver or cause to be delivered to Transportation, Shipper shall notify or cause Transporter to be notified as soon as possible after occurrence of that event. In the event of such material changes, Shipper shall tender or cause to be tendered to Transporter such estimated daily quantities at flow rates as close as possible to uniform hourly rates. Departures by Shipper from the daily quantities that it has notified Transporter it intends to tender to Transporter under a Rate Schedule shall be kept to a minimum and in no event shall exceed the amount permitted by operating conditions.

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6.5 Scheduling Under Individual Rate Schedules. To the extent that individual Rate Schedules set forth nomination scheduling requirements inconsistent with the requirements set forth in this Section, the applicable Rate Schedules are controlling and Shipper shall satisfy the requirements set forth in those Rate Schedules. To the extent that applicable Rate Schedules set forth scheduling requirements in addition to, but not inconsistent with, the provisions of this Section, Shipper shall satisfy the requirements of both the individual Rate Schedules and this Section.

6.6 Monitoring.

(a) Transporter may monitor: (i) the daily production by or on behalf of any Shipper; (ii) the daily tenders of gas by or on behalf of any Shipper; (iii) the quantities delivered by an Intermediate Transporter (such as a local distribution company or other entity that receives Shipper's gas from Transporter) to Shipper or Shipper's end-user(s); and (iv) the daily usage of gas by Shipper or Shipper's end-user(s). Transporter may do so for the purpose of monitoring on an hourly, daily, weekly, or monthly basis the quantities being tendered to and delivered by Transporter and thereby to maintain, as nearly as possible, a concurrent balance between receipts and deliveries of gas. Transporter shall be entitled to impose flow control in accordance with Section 9.3 of the General Terms and Conditions if necessary to ensure a concurrent balance between receipts and deliveries of gas or otherwise to ensure compliance with the terms of Transporter's FERC Gas Tariff. The approximate quantities determined by Transporter in that monitoring process shall be referred to herein as Monitored Quantities.

(b) Monitoring may be performed by Transporter using either the estimates or actual data received by Transporter pursuant to this Section or actual meter readings by Transporter. Transporter may make reasonable prospective adjustments to Shipper's Scheduled Daily Delivery Quantity and Scheduled Daily Receipt Quantity based upon either the Monitored Quantities or the actual data received by Transporter pursuant to the provisions of this Section. Any such adjustments by Transporter shall not result in Shipper's incurrence of any penalty if Transporter, in making such adjustment, relied upon inaccurate estimates, inaccurate meter readings, or inaccurate data received by Transporter pursuant to this Section. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 113 First Revised Sheet No. 113 Superseding: Original Sheet No. 113

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Transporter may make such adjustments upon Electronic Notice Delivery or telephonic notice to Shipper 24 hours in advance of the effective time of the adjustment (or, in the case of intra-day changes in nominations, upon reasonable notice to the Shipper being bumped); provided, however, that Transporter need not provide any advance notice in the event of adjustments resulting from: (i) interruptions of Shipper's service pursuant to Section 16 (Interruptions of Service) of the General Terms and Conditions; (ii) Operational Flow Order issued by Transporter pursuant to Section 17 (Operational Flow Orders) of the General Terms and Conditions; or (iii) the cessation of deliveries pursuant to Section 6.3(e). Transporter also shall have the right to notify any entity described at paragraphs (c) and (d) of this Section of the revised Scheduled Daily Receipt Quantities it will accept on behalf of Shipper.

(c) Transporter shall have the right to contact and obtain actual or estimated data regarding production or tenders to Transporter on behalf of Shipper from any entity (i) from whom Shipper is purchasing gas for tender to Transporter, or any other brokers or resellers of such gas; (ii) that is delivering or causing the tender of gas to Transporter for Shipper's account; or (iii) that is producing gas ultimately purchased by Shipper for tendering to Transporter. Shipper shall cause each such entity to provide such actual or estimated data to Transporter upon request in the normal course of business as soon as such data is available.

(d) Shipper shall furnish to Transporter with its nominations a list, by receipt points, showing the names and addresses of each entity identified in paragraph (c) above and the name and telephone number of the contact person who will provide the data required to be furnished pursuant to paragraph (c) above. Shipper's nominations shall also include (i) the identity of the shipper on any upstream or downstream pipeline that will be tendering the gas directly to Transporter or taking gas from Transporter and the shipper's contract number on such upstream pipeline or downstream

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pipeline, and (ii) the identity and gas sales contract number of any producer that will be tendering the gas directly to Transporter. Such data shall be furnished regardless of the entity from whom Shipper is purchasing the gas. A marketer, broker or other similar entity selling gas or arranging the sale of gas to more than one Shipper may furnish such data to Transporter on behalf of all such Shippers, segregated to each Shipper. Transporter reserves the right, in appropriate circumstances on a non-discriminatory basis, to waive the information requirements set forth in this paragraph.

(e) At times established by Transporter, each Shipper and Intermediate Transporter shall provide to Transporter any data requested by Transporter concerning gas used by Shipper or delivered to or for Shipper or Shipper's end-user(s). The Intermediate Transporter shall furnish such data either on an actual basis or on an estimated basis sufficient to allow Transporter accurately to monitor tenders and deliveries and adjust Shipper's Scheduled Daily Delivery Quantity or Scheduled Daily Receipt Quantity. Intermediate Transporters shall only be required to furnish such data on an aggregate basis for end-users on their system for whom transportation gas is delivered by Transporter.

6.7 Additional Information. Shipper will comply with reasonable requests by Transporter for additional information which Transporter believes is necessary to perform service hereunder or to comply with the valid reporting requirements of the Commission or other regulatory agencies having jurisdiction. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 115 Original Sheet No. 115

> SHEET NOS. 115 THROUGH 118 ARE BEING RESERVED FOR FUTURE USE.

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7. CAPACITY ALLOCATION

This Section sets forth the manner in which Transporter shall allocate capacity among its Rate Schedules when it has received nominations from Shippers that exceed available capacity.

7.1 General Priority. Transporter shall allocate capacity on its system in the following order commencing with the highest priority:

(a) capacity at delivery points;

(b) capacity at any point between the receipt points and delivery points that is restricted ("internal constraint point"), beginning with the internal constraint point closest to the delivery point if capacity at more than one internal point is restricted; and

(c) capacity at receipt points.

7.2 Transportation Delivery Points. For transportation capacity at delivery points under Rate Schedules FT-1, FT-2, HT-1, BH-1 (if scheduled pursuant to Section 2(c) of Rate Schedule BH-1), IT-1 and PALS of this Tariff, Transporter shall allocate capacity sequentially among the Rate Schedule priority groupings and within those Rate Schedule priority groupings, in the manner set forth below:

(a) Rate Schedules FT-1, FT-2, HT-1 and BH-1. For deliveries to primary delivery points under Rate Schedules FT-1, FT-2, HT-1 and BH-1, upon the occurrence of a force majeure event or the existence of a condition identified in Section 16 (Interruptions of Service) of the General Terms and Conditions, Transporter shall allocate capacity among those Shippers on a pro rata basis, based upon those Shippers' respective levels of Transportation Demand.

(b) Priority Secondary Delivery Points Under Rate Schedules FT-1, FT-2, HT-1 and BH-1. For deliveries to secondary delivery points within the Primary Path under Rate Schedules FT-1, FT-2, HT-1 and BH-1, Transporter shall allocate capacity among Shippers on a pro rata basis based upon those Shippers' respective nominated quantities. The priority for deliveries to secondary delivery points within the Primary Path shall apply where Shipper's aggregate deliveries at primary and secondary delivery points do not exceed Shipper's Transportation Demand.

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(c) Secondary Delivery Points Under Rate Schedules FT-1, FT-2, HT-1 and BH-1. For deliveries to secondary delivery points under Rate Schedules FT-1, FT-2 and HT-1 outside the Primary Path, including deliveries to secondary delivery points outside the Primary Path associated with Backhauls under Rate Schedule BH-1, Transporter shall allocate capacity among Shippers on a pro rata basis, based upon those Shippers' respective nominated quantities. The priority for deliveries to secondary delivery points outside of the Primary Path shall apply where Shipper's aggregate deliveries at primary and secondary delivery points do not exceed Shipper's Transportation Demand.

(d) Rate Schedule IT-1 and Overrun Quantities Under Rate Schedules FT-1, FT-2, HT-1 and BH-1.

(1) Where requested deliveries exceed available capacity, Transporter shall allocate capacity to Shippers sequentially beginning with the highest rate, based upon those Shippers' respective nominated quantities. Where requested deliveries at the same highest rate exceed available capacity, Transporter shall allocate capacity to Shippers on a pro rata basis, based upon those Shippers' respective nominated quantities.

(2) If intraday nominations require an allocation of the pipeline system, the following will describe the circumstances that allow a higher priority service to bump a lower priority service.

Evening Nomination Cycle: For nominations received by (a) 6:00 p.m. CT and to be effective at the start of the upcoming gas day, nomination increases at a primary point under Rate Schedules FT-1, FT-2, HT-1 and BH-1 will not bump nominations at a secondary point under these same rate schedules that are submitted and scheduled within the Timely Nomination Cycle. Nomination increases submitted under Rate Schedules FT-1, FT-2, HT-1 and BH-1 whether at primary or secondary points will have priority over nominated and scheduled quantities under Rate Schedule IT-1 and overruns under the firm rate schedules and may bump such quantities effective at 9:00 a.m. CT the next day. Nomination increases submitted under Rate Schedule IT-1 and overruns under the firm rate schedules shall be subject to available unscheduled capacity and will not bump scheduled quantities. Transporter shall notify Shippers being bumped as a result of intraday nominations by 10:00 p.m. C.T.

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Intraday 1 Nomination Cycle: For nominations received (b) by 10:00 a.m. CT and to be effective at 5:00 p.m. on the current gas day, nomination increases at a primary point under Rate Schedule FT-1, FT-2, HT-1 and BH-1 will not bump nominations at a secondary point under these same rate schedules that are submitted and scheduled within the Timely Nomination Cycle or Evening Nomination Cycle. Nomination increases submitted under Rate Schedule FT-1, FT-2, HT-1 and BH-1 whether at primary or secondary points will have priority over nominated and scheduled quantities under Rate Schedule IT-1 and overruns under the firm rate schedules, and may bump such quantities effective at 5:00 p.m. CT on the current gas day. Nomination increases submitted under Rate Schedule IT-1 and overruns under the firm rate schedules shall be subject to available unscheduled capacity and will not bump scheduled quantities. Transporter shall notify Shippers being bumped as a result of intraday nominations by 2:00 p.m. CT.

(c) Intraday 2 Nomination Cycle: For nominations received by 5:00 p.m. CT and to be effective at 9:00 p.m. CT on the current gas day, nomination increases regardless of Rate Schedule shall be subject to available unscheduled capacity and shall not bump scheduled quantities under any Rate Schedule.

(3) Transporter should provide affected parties with notification of intraday bumps, Operational Flow Orders and other critical notices through the affected party's choice of Electronic Notice Delivery mechanism(s). Unless the affected party and Transporter have agreed to exclusive notification via EDI/EDM, the affected party should provide Transporter with at least one Internet E-mail address to be used for Electronic Notice Delivery of intraday bump, operational flow orders and other critical notices. The obligation of Transporter to provide notification is waived until the above requirement has been met. Transporter should support the concurrent sending of electronic notification of intraday bumps, Operational Flow Orders or other critical notices to two Internet E-mail addresses for each affected party. Intraday bump notices should indicate whether daily penalties will apply for the gas day for which quantities are reduced.

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(e) Rate Schedule PALS. For parking or lending at delivery points under Rate Schedule PALS, Transporter shall allocate capacity among those Shippers paying the maximum rate, on a pro rata basis, based upon those Shipper's respective nominated quantities. Transporter shall then allocate capacity among Shippers paying less than the maximum rate based upon the net present value of the rate being paid, highest and lowest. To the extent that such Shippers are paying the same rate, Transporter shall allocate capacity on a pro-rata basis based upon nominated quantities.

7.3 Internal Constraint Point(s). For capacity at internal constraint point(s) under Rate Schedules FT-1, FT-2, HT-1, BH-1 (if scheduled pursuant to Section 2(c) of the BH-1 Rate Schedule) and IT-1, Transporter shall allocate capacity sequentially among the Rate Schedule priority groupings, and within each of those Rate Schedule priority groupings, in the manner set forth below:

(a) Primary Firm Capacity. For capacity at internal constraint point(s) when using primary firm rights under Rate Schedules FT-1, FT-2, HT-1 and BH-1, upon the occurrence of a force majeure event or the existence of a condition identified in Section 16 (Interruptions of Service) of the General Terms and Conditions, Transporter shall allocate capacity among those Shippers on a pro rata basis, based upon those Shippers' respective levels of Transportation Demand.

(b) Secondary Capacity Within the Path. For secondary capacity at internal constraint points within the Primary Path under Rate Schedules FT-1, FT-2, HT-1 and BH-1, Transporter shall allocate capacity among Shippers on a pro rata basis, based upon those Shippers' respective nominated quantities. The priority for secondary capacity at internal constraint points within the Primary Path shall apply where Shipper's aggregate deliveries at primary and secondary delivery points do not exceed Shipper's Transportation Demand.

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(c) Secondary Capacity Outside the Path. For secondary capacity at internal constraint point(s) outside the Primary Path, Transporter shall allocate capacity among Shippers on a pro rata basis, based upon those Shippers' respective nominated quantities. The priority for deliveries to secondary delivery points outside of the Primary Path shall apply where Shipper's aggregate deliveries at primary and secondary delivery points do not exceed Shipper's Transportation Demand.

(d) Rate Schedule IT-1 And Overrun Quantities Under Rate Schedule FT-1, FT-2, HT-1 and BH-1. Transporter shall allocate capacity in the manner set forth in Section 7.2 (d) above.

7.4 Transportation Receipt Points. For transportation capacity at receipt points under Rate Schedules FT-1, FT-2, HT-1, BH-1 (if scheduled pursuant to Section 2(c) of the BH-1 Rate Schedule), IT-1, IPP, and PALS of this Tariff, Transporter shall allocate capacity sequentially among the Rate Schedule priority groupings set forth below and within those Rate Schedule priority groupings, in the manner set forth below:

(a) Primary Firm Capacity. For capacity at primary receipt points under Rate Schedules FT-1, FT-2, HT-1 and BH-1, Transporter, upon the occurrence of a force majeure event or the existence of a condition identified in Section 16 (Interruptions of Service) of the General Terms and Conditions, shall allocate such capacity to Shippers under Rate Schedules FT-1, FT-2, HT-1 and BH-1 on a pro rata basis, based upon each such Shipper's respective Transportation Demand. Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 124 First Revised Sheet No. 124 Superseding: Original Sheet No. 124

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(b) Secondary Capacity Within the Path. For capacity at secondary receipt points within the Primary Path under Rate Schedules FT-1, FT-2, HT-1 and BH-1, Transporter shall allocate capacity on a pro rata basis, based upon those Shippers' respective nominated quantities. The priority for capacity at secondary receipt points within the Primary Path shall apply where Shipper's aggregate receipts at primary and secondary receipt points do not exceed Shipper's Transportation Demand.

(c) Secondary Capacity Outside the Path. For receipts from secondary receipt points under Rate Schedules FT-1, FT-2, HT-1 and BH-1 outside the Primary Path, Transporter shall allocate capacity among Shippers on a pro rata basis, based upon those Shippers' respective nominated quantities. The priority for receipts at secondary receipt points outside of the Primary Path shall apply where Shipper's aggregate receipts at primary and secondary receipt points do not exceed Shipper's Transportation Demand.

(d) Rate Schedule IT-1 And Overrun Quantities Under Rate Schedules FT-1, FT-2, HT-1 and BH-1. Transporter shall allocate capacity in the manner set forth at Section 7.2(d) above.

Receipt Points Under the IPP and PALS Rate Schedules. If there is (e) insufficient capacity to satisfy all nominations at a receipt point, including nominations under IPP or PALS, Transporter shall allocate capacity first to nominations under Rate Schedule IPP, then, if capacity is still available, to nominations under Rate Schedule PALS. If there is insufficient capacity to satisfy all IPP nominations, the Transporter shall allocate capacity among IPP Shippers based upon those Shippers' respective nominated quantities. If there is insufficient capacity to satisfy all PAL nominations, then Transporter shall allocate capacity to PAL Shippers sequentially beginning with the highest rate being paid. Among Shippers of this class paying the same rate, Transporter shall allocate capacity pro rata based upon those Shippers' respective nominated quantities. If there is insufficient capacity to satisfy all IPP and PALS nominations, then any such unsatisfied nominations shall be rejected, and holders of rejected nominations for IPP and PALS service will be notified so that they can (i) arrange for or implement a transfer between pools pursuant to the IPP Rate Schedule; (ii) arrange for an inventory transfer pursuant to Section 18 (Transfers of Imbalance Netting and Trading) of the General Terms and Conditions; (iii) arrange for a predetermined allocation method (PDA) pursuant to Section 8.2 (Receipt Point Allocation) of the General Terms and Conditions; (iv) renominate directly from such receipt point (and not from the IPP pool); or (v) make other arrangements agreed to by Transporter.

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7.5 Allocations Based on Value. In accordance with Section 47.4 of the General Terms and Conditions, for purposes of allocating capacity pursuant to Sections 7.2, 7.3 and 7.4, Shippers paying more than the Recourse Rate will be considered to be paying the Recourse Rate.

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> SHEET NOS. 126 THROUGH 128 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

8. METER ALLOCATIONS

This Section specifies the procedures for allocating any differences between (i) the aggregate of all Shippers' Scheduled Daily Delivery Quantities and actual deliveries, and (ii) the aggregate of all Shippers' Scheduled Daily Receipt Quantities and actual receipts (Difference(s)) at delivery points at which gas is being delivered to or for the account of multiple Shippers or at receipt points from which gas is being received by Transporter for the account of multiple Shippers. Unless otherwise agreed to between Transporter and Confirming Party, physically measured quantities shall be allocated on scheduled daily quantities and shall be made using dekatherm units.

8.1 Delivery Point Allocation.

(a) If deliveries are made at a point of delivery at which an OBA exists, Differences shall be addressed as provided for in the OBA.

(b) If deliveries are made at a point of delivery where an OBA does not exist and the meter operator is not a Shipper, the Difference(s) shall be allocated pro rata amongst all Shippers at that delivery point on the basis of those Shippers' Scheduled Daily Delivery Quantities, unless the meter operator at that delivery point and Transporter have agreed to a Predetermined Allocation Method (PDA) specifying a different allocation methodology and such agreement is posted by Transporter on Transporter's EBB.

(c) If deliveries are made at a point of delivery where an OBA does not exist and the meter operator is a Shipper, Difference(s) will be allocated to the meter operator unless the meter operator at that delivery point and Transporter have agreed to a Predetermined Allocation Method (PDA) specifying a different allocation methodology and such agreement is posted by Transporter on Transporter's Internet EBB.

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(d) Month-end allocations shall be based on a measurement closing date of the fifth business day after the business month. If actual quantities are not available, quantities will be estimated by the Measuring Party.

8.2 Receipt Point Allocation. Differences at a receipt point shall be allocated (1) in accordance with the provisions of an OBA, if an OBA covers such point; or (2) pro rata among all Shippers at that receipt point on the basis of the Scheduled Daily Receipt Quantities, unless the upstream point operator providing the point confirmation submits a PDA to the allocating party before the start of the Gas Day, and Transporter accepts the PDA.

8.3 Predetermined Allocation Method (PDA).

(a) As used in this Section 8, a PDA is an agreement by or among point operators, prior to the beginning of the Gas Day, at a receipt or delivery point to allocate the difference between the scheduled daily quantity and the actual daily flow of gas in a mutually agreeable manner. Types of allocation methods include, but are not limited to, Ranked, Pro Rata, Percentage, Swing, and Operator Provided Value. If the two parties cannot agree upon an allocation methodology, pro rata based upon confirmed nominations shall be used as the default method. PDA's shall be provided by the interconnecting operator, and for multi-tiered allocations, may be provided by the upstream titleholders or shippers. Interconnecting operators at receipt locations shall provide a PDA to allocate to upstream titleholders. Upstream titleholders may provide a PDA to allocate to the parties taking possession of their gas at a receipt location. Shippers may provide a PDA to allocate to their nominations at either receipt or delivery locations.

(b) Except as prescribed in Section 8.1(a) of the General Terms and Conditions, if confirming parties cannot agree upon an allocation methodology, "pro rata based upon confirmed nominations" shall be used as the default method.

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(c) Transporter may negotiate and enter into OBAs with interstate pipelines, intrastate pipelines and other entities, including an OBA in the form included in this Tariff. No Difference balanced in-kind shall be allocated to any Shipper at the receipt or delivery points covered by the OBA. If an interstate pipeline charges Transporter for Differences in the OBA, however characterized, Transporter shall charge such interstate pipeline an equivalent and offsetting charge. If Transporter is unable to charge or collect such equivalent and offsetting charges for such Differences, Transporter, on an as-billed basis, shall allocate and bill such charges to Shippers responsible for the imbalance at the point of interconnection at which the Difference giving rise to the charges occurred.

(d) There is no need to submit pre-determined allocations if Transporter has an OBA in effect for a point.

(e) Changes to a PDA may be made prospectively during the Month. Only one PDA allocation methodology should be applied per allocation period. Transporter may in its reasonable discretion make retroactive reallocations of transactions to correct for errors. Otherwise, no retroactive reallocations of any transactions shall be permitted without the approval of Transporter and the agreement of those Shippers with Service Agreements affected by such retroactive reallocations, provided that the agreement by such affected Shippers shall not be unreasonably withheld.

(f) PDA's shall remain in effect until a replacement PDA is received from the interconnecting operator or upstream title holder; provided, however, if necessary, PDA's shall be updated at the beginning of each month.

(g) If the PDA is provided using EDI, Transporter shall respond with an EDI confirmation indicating receipt of the PDA within 15 minutes, and whether there are any errors associated with the PDA.

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8.4 (a) Prior Period Adjustments. Except for minor variations as agreed to by all affected parties, prior period measurement adjustments will be reflected on invoices, imbalance statements and allocation statements. Missing or late measurement data shall be estimated and actuals will be treated as a prior period adjustment, with the measuring party to provide the estimate. Measurement corrections shall be processed within 6 months of the end of the month in which the error occurred, with a 3 month rebuttal period. This provision does not apply in cases of deliberate omission, or misrepresentation, or mutual mistake of fact. No Party's other statutory or contractual rights are diminished by this provision.

(b) Disputed Allocations. Disputed allocations shall be communicated to Transporter within 6 months of the initial month-end allocation, with a 3-month rebuttal period. This time limitation shall not apply in the case of deliberate omission or misrepresentation, or mutual mistake of fact. No Party's other statutory or contractual rights are diminished by this provision.

8.5 For operational monitoring at electronically measured locations, allocated quantities shall be available one business day after the gas has flowed at the end of the Gas Day. The scheduled quantity shall be made available at locations which are not measured electronically. Transporter shall provide allocation statements to the appropriate party for the meters it operates each month.

8.6 Transporter shall have no obligation to negotiate and execute an OBA with any party except as required by 18 C.F.R. § 284.12(c)(2)(i) (2001) at points of interconnection with interstate and intrastate pipelines and by applicable laws, rules or regulations.

8.7 Nothing in this Section 8 nor in any executed OBA and/or PDA shall limit Transporter's rights to take any action as may be required to adjust receipts and deliveries under any Service Agreement to ensure that such receipts and/or deliveries reflect actual quantities received and/or delivered through such points or to ensure system integrity.

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> SHEET NOS. 133 THROUGH 137 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Second Revised Sheet No. 138 Second Revised Sheet No. 138 Superseding: First Revised Sheet No. 138

GENERAL TERMS AND CONDITIONS (Continued)

9. OPERATING CONDITIONS

9.1 Receipt and Delivery Quantities. If Shipper does not accept the quantity nominated by Shipper at the Delivery Point on any Gas Day, then Transporter may refuse to receive gas from Shipper at the Receipt Point on such Gas Day. Transporter may refuse to deliver quantities to Shipper at the Delivery Point if Shipper is unable to provide the equivalent quantities to Transporter at the Receipt Point.

9.2 Daily Rates of Flow. With the exception of service under Rate Schedule HT-1, the gas transported under all other Rate Schedules must be received and delivered at uniform hourly and daily rates of flow as nearly as practicable, subject to the daily nominations as provided in Shipper's applicable Rate Schedule and Section 6 of these General Terms and Conditions. It is recognized that due to operating conditions, the quantities of gas received and delivered may not be in balance on any one particular Gas Day. Transporter and Shipper must endeavor to keep such variance to a minimum.

9.3 Flow Control. Nothing contained in this Section 9 or in Transporter's rate schedules limits Transporter's right to operate flow control or other equipment to require Shippers to remain precisely in balance as to receipts and deliveries at any time. Failure by Transporter to operate flow control or other equipment, or any allowance by Transporter of imbalances up to or exceeding balancing limits does not limit Transporter's right to operate flow control or other equipment to require Shippers to maintain strict balances or Transporter's right to operate flow control or other equipment to require Shippers to remain precisely in balance. If Shipper violates (i) the applicable flow requirements or (ii) the requirements set forth in Section 12 of these General Terms and Conditions, Transporter may install or require the installation of a flow control device to ensure compliance with such requirements.

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GENERAL TERMS AND CONDITIONS (Continued)

9.4 Third Party Arrangements. Shipper shall be responsible for making all necessary arrangements with third parties (i) at or upstream of the point(s) of receipt at which Shipper tenders gas to Transporter for transportation services, and (ii) at or downstream of points of delivery at which Transporter delivers gas for the account of Shipper. Shipper shall be responsible for (i) insuring that any such arrangements are consistent with the terms and conditions of the applicable Rate Schedule under which it seeks to have Transporter transport the gas, and (ii) requiring such third parties to confirm all of Shipper's nominations with Transporter in a form and manner approved by Transporter. Such third-party arrangements shall be coordinated with Transporter.

9.5 Service Obligation. Transporter shall not be required to perform service under any of its Rate Schedules if any of the facilities necessary to render the requested service do not exist or are not available including periods during which facilities are being maintained or repaired, in which case, interruptions of service shall be made consistent with Section 16 (Interruptions of Service) of the General Terms and Conditions. Transporter shall not be required to construct facilities; provided, however, that Shipper may request construction of facilities, including under the provisions of Section 27 (Construction of Facilities) of the General Terms and Conditions.

9.6 General Limitation of Transporter's Obligation. Transporter shall not be required to perform or continue service on behalf of any Shipper that, within 10 days after receipt of notice from Transporter, fails to comply with any of the terms of the applicable Rate Schedule and Shipper's Service Agreement with Transporter; provided however that Shipper's failure to comply with the billing and payment requirements of this Tariff shall be governed by the provisions of Section 10 (Billing and Payment) of the General Terms and Conditions. Other provisions of such Rate Schedule notwithstanding, Transporter shall have the right to take unilateral action to protect the integrity of its system in the event Transporter, in its reasonable discretion, determines that immediate or irreparable harm to Transporter's facilities or operations will be caused by Shipper's failure to comply with any of the terms of the applicable Rate Schedule, the terms of Shipper's Service Agreement with Transporter, or the General Terms and Conditions of this Tariff. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 140 First Revised Sheet No. 140 Superseding: Original Sheet No. 140

GENERAL TERMS AND CONDITIONS (Continued)

9.7 Balancing at Termination of Service Agreement. Following the termination of a Service Agreement, or at Transporter's discretion in the event Shipper fails to make prompt payment under Section 10 (Billing and Payment) of the General Terms and Conditions, or if Transporter redetermines Shipper's creditworthiness pursuant to Section 3.9 of the General Terms and Conditions, Transporter may take the following steps:

Shipper under that Service Agreement will be required to correct (a) any outstanding imbalance in receipts and deliveries within 60 days after Transporter determines, and notifies Shipper, that such an imbalance exists, or within such longer period of time agreed to by Shipper and Transporter (the balancing period). Shipper will correct in-kind any undertender imbalance by making arrangements upstream of Transporter for delivery to Transporter to correct such undertender imbalance during the balancing period. Shipper will correct in-kind any overtender imbalance by (i) obtaining a Service Agreement (e.g., under the IT-1 Rate Schedule) from Transporter pursuant to the terms of this Tariff, and scheduling to receive such overtender imbalance quantities from Transporter under such service agreement pursuant to the terms of this Tariff, or (ii) otherwise making arrangements pursuant to this Tariff to dispose of its overtender imbalance. If, after the end of the balancing period, Transporter determines that an imbalance continues to exist in Shipper's account, Transporter will resolve such imbalance as set forth below.

(b) If Transporter determines that it delivered quantities to or for Shipper in excess of the quantities tendered to Transporter by or for Shipper, Transporter will assess and collect from Shipper a penalty. Shipper will pay Transporter a penalty for each Dth of such outstanding imbalance, grossed up for the Retainage percentages applicable to Transporter's IT-1 Rate Schedule. The amount to be paid to Transporter by Shipper shall be the sum of: (i) 150% of the Spot Market Price for the Month during which such quantities are made up by Transporter multiplied by the applicable number of replenishment dekatherms; plus (ii) the cost of transporting such quantities. For the purposes of calculating Penalty Revenues pursuant to Section 19.6 of the General Terms and Conditions, 100 percent of the Spot Market Price times the applicable number of replenishment dekatherms will be retained by Transporter. 50 percent of the Spot Market Price times the applicable number of replenishment dekatherms shall be treated as Penalty Revenues as defined in Section 19.6 of the General Terms and Conditions. Upon payment of such charge, the imbalance shall be removed from Shipper's account.

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GENERAL TERMS AND CONDITIONS (Continued)

(c) If Transporter determines that Shipper tendered to Transporter quantities in excess of the quantities taken by or for Shipper at the delivery point(s), any such quantities automatically shall be forfeited by Shipper to Transporter free and clear of all liens and encumbrances. Transporter shall post such forfeited quantities on its EBB as gas available for sale to the highest bidder within a 24-hour notice period. Upon receipt of payment, Transporter shall credit to the account of the Shipper whose gas was forfeited 80% of the proceeds from such sale, and shall treat the remaining 20% of such proceeds as Penalty Revenues as defined in Section 19.6 of the General Terms and Conditions.

9.8 Transporter may waive the provisions of this Section 9.8 on a nondiscriminatory basis.

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> SHEET NOS. 142 THROUGH 146 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

10. BILLING AND PAYMENT

10.1 Billing.

(a) On or before the ninth business day following the date of the final monthly meter reading for each Billing Month, Transporter shall render to Shipper an imbalance statement and a statement of the total quantity of gas delivered to or for the account of Shipper under each Rate Schedule during each Day of the preceding Billing Month, the net billing rate and the amount due. Billing statements shall be deemed to be rendered by Transporter when such statements are electronically posted to Shipper by Transporter on Transporter's EBB. If Transporter is unable to render bills and imbalance statements through Transporter's EBB, billing statements shall be deemed to be rendered when such statements are deposited by Transporter with the U.S. Mail for first-class delivery, as evidenced by the postmark date, or deposited by Transporter with an overnight courier service for delivery to Shipper.

(b) When information necessary for billing purposes is in the control of Shipper, Shipper shall furnish such information to Transporter on or before the fifth day after the final meter reading of each Billing Month.

(c) Both Transporter and Shipper shall have the right to examine, at reasonable times agreed to by both parties, books, records, and charts of the other to the extent necessary to verify the accuracy of any statement, charge, or computation made pursuant to any of the provisions of this Section.

10.2 Payment.

(a) Shipper shall pay Transporter by wire or other electronic fund transfer of Federal Funds which are made immediately available to Transporter at such bank account as Transporter shall designate, on or before the twentieth day following the date of the final monthly meter readings for the gas delivered during the preceding Billing Month, except when such twentieth day of the month is a Saturday, Sunday or federal bank holiday, in which case payment is due on the following business day. All

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GENERAL TERMS AND CONDITIONS (Continued)

such payments shall be considered to have been made on the date when Transporter has use of said funds. Notwithstanding the foregoing, a Shipper whose monthly statement total amount due is less than \$50,000.00 may elect to make payment by check which shall be sent by U.S. Mail, First Class delivery and postmarked on or before the twentieth day of the month. All payments shall be identified by invoice number and, if a payment differs from the invoiced amount, remittance detail shall be provided with the payment. Payment will be applied in accordance with the remittance detail.

(b) If rendering of a bill by Transporter is delayed after the tenth day following the date of the final monthly meter reading, then the time of payment shall be extended by the same number of days unless Shipper is responsible for such delay.

(c) Should Shipper fail to pay all of the amount of any bill as herein provided, interest on the unpaid portion of such bill shall be computed at the rate set forth in Section 154.501 of the Commission's Regulations, prorated for the number of days from the due date of payment until the actual date of payment.

If Shipper in good faith disputes the amount of any such bill (d) or part thereof, Transporter shall not be entitled to suspend further delivery of gas if (i) Shipper pays to Transporter such amounts as it concedes to be correct and provides written documentation as to the basis for the dispute; (ii) within 30 days of a demand made by Transporter, Shipper furnishes good and sufficient surety bond in an amount and with surety satisfactory to Transporter; (iii) such surety bond guarantees payment to Transporter of the amount ultimately found due upon such bill, plus accrued interest, upon a final determination by agreement or by judgment of the courts; and (iv) Shipper does not default on the conditions of such bond. If Shipper (i) has complied with all of the requirements in the immediately preceding sentence; (ii) prevails on the merits of such dispute concerning such bill by reason of a final determination by agreement or by judgment of the courts; and (iii) makes payment to Transporter in accordance with such final determination, then Transporter shall reimburse Shipper for the reasonable premium cost incurred by Shipper in obtaining such surety bond upon Transporter's receipt from Shipper of the documentation of such premium cost.

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GENERAL TERMS AND CONDITIONS (Continued)

10.3 Adjustment of Billing Errors. If it shall be found that at any time or times Shipper has been overcharged or undercharged in any form whatsoever under this Section 10 and Shipper has actually paid the bills containing such overcharge or undercharge, Transporter shall refund the amount of any such overcharge or Shipper shall pay the amount of any such undercharge within 30 days after final determination of such amounts. In the event an error is discovered in the amount billed in any statement rendered by Transporter, such error shall be adjusted within 30 days of Transporter's determination thereof, provided that claim therefore shall have been made within 30 days from the date of discovery of such error but in any event within 6 months from the date of such statement with a 3 month rebuttal period. These time limitations shall not apply in cases of FERC required rate changes, to deliberate omissions, to misrepresentations or mutual mistake of fact. Neither Shipper's nor Transporter's other statutory or contractual rights shall be diminished by this provision.

Suspension or Termination for Nonpayment. If Shipper under any Rate Schedule becomes delinquent by 10 days in the payment of any invoice, and has not invoked the provisions of Section 10.2(d) above, Transporter will provide written notice of such delinquency and Shipper shall provide adequate assurance of payment to Transporter as provided for in Section 3.9(c) of the General Terms and Conditions. Transporter's written notice will also provide that Shipper's service will be suspended within thirty (30) days of such notice if adequate assurance of payment is not provided within the time frame set forth in Section 3.9(c). If Shipper does not, within the thirty (30) day notification period, pay the invoice together with accrued interest, or does not provide adequate assurance of payment in accordance with the provisions of Section 3.9(c) of the General Terms and Conditions, Transporter, in addition to any other remedies it may have, may suspend service to Shipper. In addition, Transporter may commence termination of service procedures by sending written notice to Shipper and the Commission informing Shipper and the Commission that Shipper's service will be terminated in thirty (30) days from the suspension date if adequate assurance of payment is not provided. Termination of the Service Agreement shall not excuse payments of the amounts then due or any other existing obligation of Shipper. Transporter shall not be entitled to suspend service or terminate Shipper's Service Agreement pending resolution of an invoice disputed in good faith by Shipper if Shipper complies with the provisions of paragraph 10.2(d) above.

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GENERAL TERMS AND CONDITIONS (Continued)

10.5 Billing Disputes. If Shipper in good faith disputes an invoice from Transporter and complies with the provisions of Section 10.2(d) above, further resolution of the dispute shall be in accordance with the provisions of Section 30 (Complaint Resolution Procedure) of the General Terms and Conditions.

10.6 Refunds. Transporter shall pay any refunds owed in excess of \$50,000 to any Shipper by wire or other electronic fund transfer of Federal Funds immediately available to Shipper at such bank account as Shipper shall designate.

10.7 Right to Set Off Unpaid Amounts. In the event the Shipper does not pay the full amount due Transporter in accordance with Section 10.2 hereof, Transporter, without prejudice to any other rights or remedies it may have, shall have the right to withhold and set off payment of any amounts of monies due or owing by Transporter to Shipper, against any and all amounts or monies due or owing by Shipper to Transporter for services performed by Transporter for Shipper. In addition, if Shipper has an overtender(s) of gas on any Service Agreement(s), Transporter will have the right to net that overtender of gas against any existing undertender(s) of gas on any of Shipper's Service Agreement(s). Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 151 Original Sheet No. 151

> SHEET NOS. 151 THROUGH 155 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

11. FLEXIBLE PRIMARY AND SECONDARY RECEIPT AND DELIVERY POINTS

11.1 Primary Receipt and Delivery Points. The point(s) of receipt for all gas tendered to Transporter for transportation under Transporter's Rate Schedules shall be at the interconnection of the facilities of Transporter, Shipper or any applicable third parties, or at such other primary point(s) agreed upon by Shipper and Transporter and specified in Shipper's Service Agreement with Transporter. The point(s) of delivery for all gas delivered by Transporter to Shipper or to a third party on behalf of Shipper under Transporter's Rate Schedules shall be (i) at the interconnection of the facilities of Transporter and Shipper or any applicable third parties, or (ii) at such other primary point(s) agreed upon by Shipper and Transporter and specified in Shipper's Service Agreement with Transporter.

11.2 Flexible Primary Receipt and Delivery Point Authority. Except as may otherwise be specified in this Section or in individual Rate Schedules, Shipper shall have flexible primary receipt and delivery point authority; provided that Transporter, in its reasonable discretion, determines that sufficient firm capacity exists in its existing facilities to accommodate the proposed changes in primary receipt or delivery points. Any Shipper seeking to change primary receipt or delivery points under an existing Service Agreement shall request such a change by advising Transporter, identifying the Service Agreement affected, and furnishing Transporter with the information described in Section 3 (Requests for Service) of the General Terms and Conditions. If firm capacity is available to accommodate Shipper's requested change, Transporter and Shipper shall execute an agreement, superseding Appendix A to the relevant Service Agreement, that shall reflect the agreed changes in such receipt or delivery points, or maximum daily guantities.

11.3 Secondary Receipt and Delivery Points Authority. Except as provided in Section 11.2 above or elsewhere in this Tariff, Shipper may have secondary receipt and delivery points under any firm Service Agreement as provided and subject to the requirements in the applicable Rate Schedule. Receipts and deliveries of gas at such secondary receipt and delivery points under firm transportation agreements shall have the allocation priority as described in Section 7 (Capacity Allocation) of the General Terms and Conditions. Transporter shall interrupt service at such secondary receipt and delivery points as set forth at Section 16 (Interruptions of Service) of the General Terms and Conditions. The list of interconnections at which secondary point service is available will be maintained by Transporter in a Master List of Interconnections (MLI) posted on its EBB. The interconnection points on the MLI shall be incorporated, where appropriate, as secondary points in Shipper's Service Agreement. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 157 Original Sheet No. 157

> SHEET NOS. 157 THROUGH 161 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 02/01/2010 Status: Effective FERC Docket: RP10-272-000 Second Revised Sheet No. 162 Second Revised Sheet No. 162 Superseding: First Revised Sheet No. 162

GENERAL TERMS AND CONDITIONS (Continued)

12. MAXIMUM DAILY DELIVERY OBLIGATION AT DELIVERY POINTS AND MAXIMUM DAILY QUANTITY AT RECEIPT POINTS

12.1 Maximum Daily Delivery Obligation at Delivery Points.

(a) The Maximum Daily Delivery Obligation (MDDO) at each point of delivery under Transporter's firm transportation service Rate Schedules shall be set forth in the applicable Service Agreement.

(b) The sum of the MDDOs at delivery points under Shipper's Rate Schedule FT-1, FT-2, HT-1 and BH-1 Service Agreements shall equal the sum of the Transportation Demands under all of Shipper's Rate Schedule FT-1, FT-2, HT-1 and BH-1 service agreements for deliveries to or on behalf of Shipper.

(c) Unless waived by Transporter in its reasonable discretion, the aggregate of Shipper's MDDO at delivery points shall be reduced in proportion to any reduction by Shipper in its Transportation Demand. Shipper shall have the right to specify the delivery points at which the reductions or adjustments in those MDDOs shall be made.

12.2 Maximum Daily Quantity at Receipt Points.

(a) Shipper's Maximum Daily Quantity at each point of receipt under Transporter's firm service Rate Schedule shall be set forth in the applicable Service Agreement.

(b) The sum of Shipper's Maximum Daily Quantity at all receipt points shall equal the sum of the Transportation Demand under Shipper's firm Service Agreements plus quantities necessary for Retainage.

(c) Unless waived by Transporter in its reasonable discretion, the aggregate of Shipper's Maximum Daily Quantity at receipt points may be reduced in proportion to any reduction by Shipper in its Transportation Demand. Shipper shall have the right to specify the receipt points at which the reductions or adjustments in the Maximum Daily Quantity shall be made.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 163 Original Sheet No. 163

> SHEET NOS. 163 THROUGH 167 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 168 First Revised Sheet No. 168 Superseding: Original Sheet No. 168

GENERAL TERMS AND CONDITIONS (Continued)

13. PRESSURE

Transporter shall deliver gas at each delivery point to or for the 13.1 account of Shipper at the pressure which shall be available from time to time in Transporter's pipeline, less any pressure reduction that may occur through any measurement, flow control, regulation or other appurtenant facilities that are owned by Transporter; provided, however, that Transporter and Shipper may agree to a specific minimum delivery pressure at any delivery point or points which Transporter shall agree to meet or exceed. Transporter's obligation to meet or exceed this minimum delivery pressure shall be contingent upon total deliveries at the particular delivery point or points not exceeding the combined total Maximum Daily Delivery Obligation (MDDO) of all Shippers who hold FT-1, FT-2, HT-1 and BH-1 (if scheduled pursuant to Section 2(c) of Rate Schedule BH-1) service rights to said point or points. Transporter may meet or exceed the specified minimum delivery pressure if deliveries at the delivery point or points are in excess of the combined total MDDO or any specified hourly flow commitments, but shall have no obligation to do so. If Transporter and Shipper agree to a specific minimum delivery pressure obligation, the pressure obligation will be specified in the pro forma service agreement in the blank space provided. Transporter may at any time, and from time to time, exceed a minimum delivery pressure obligation it has made to a Shipper. Transporter also may operate its facilities at less than the minimum delivery pressure obligation made to a Shipper when the Shipper does not require the agreed-upon minimum delivery pressure.

13.2 Shipper shall deliver gas or cause gas to be delivered to Transporter at the receipt points at a pressure sufficient to allow the gas to enter Transporter's pipeline, as such pressure shall vary from time to time. Transporter shall not be required to compress into its pipeline gas transported under any Rate Schedule, or otherwise change its normal pipeline operations. At each receipt point, Shipper shall provide, or cause to be provided, equipment acceptable to Transporter that will prevent overpressuring of Transporter's pipeline. Transporter and Shipper may agree to a specific minimum receipt pressure at any point or points, below which Transporter is not obligated to receive gas from or on behalf of Shipper. If Transporter and Shipper agree to a specific minimum receipt point pressure obligation, the pressure obligation will be specified in the pro forma service agreement in the blank space provided. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 169 Original Sheet No. 169

> SHEET NOS. 169 THROUGH 173 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 174 Original Sheet No. 174

GENERAL TERMS AND CONDITIONS (Continued) PRIVATE

14. RELEASE AND ASSIGNMENT OF SERVICE RIGHTS

(a) The procedures set forth in this Section governing the release and assignment of service rights by Shippers shall apply to all services offered by Transporter for which such right is provided in the applicable Rate Schedule. A Shipper under such applicable Rate Schedule may release and assign all or any portion of the service under its Service Agreement. Any Shipper accepting such assignment ("Replacement Shipper") must be listed on Transporter's Approved Bidders List, must have executed an Electronic Contracting Agreement with Transporter, and must be an authorized EBB user complying with all conditions and requirements set forth in the General Terms and Conditions and in the applicable Rate Schedule and Service Agreement.

(b) The Capacity Release timeline is applicable to all parties involved in the Capacity Release process; however, it is only applicable if 1) all information provided by the parties to the transaction is valid and the acquiring shipper has been determined to be credit worthy before the capacity release bid is tendered and 2) there are no special terms or conditions of the release.

(c) Capacity Release Timeline:

For biddable releases (less than 1 year):

(1) offers should be tendered by 12:00 P.M. on a Business Day;

(2) open season ends no later than 1:00 P.M. on a Business Day (evaluation period begins at 1:00 P.M. during which contingency is eliminated, determination of best bid is made, and ties are broken);

(3) evaluation period ends and award posting if no match required at 2:00 P.M.;

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GENERAL TERMS AND CONDITIONS (Continued)

- (4) match or award is communicated by 2:00 P.M.;
- (5) match response by 2:30 P.M.;
- (6) where match required, award posting by 3:00 P.M.;

(7) contract issued within one hour of awarding posting (with a new contract number, when applicable); nomination possible beginning at the next available nomination cycle for the effective date of the contract. (Central Clock Time)

For biddable releases (1 year or more):

(8) offers should be tendered by 12:00 P.M. four Business Days before award;

(9) open season ends no later than 1:00 P.M. on the Business Day before timely nominations are due (open season is three Business Days);

(10) evaluation period begins at 1:00 P.M. during which contingency is eliminated, determination of best bid is made, and ties are broken;

(11) evaluation periods ends and award posting if no match required at 2:00 P.M.;

- (12) match or award is communicated by 2:00 P.M.;
- (13) match response by 2:30 P.M.;
- (14) where match required, award posting by 3:00 P.M.;

(15) contract issued within one hour of award posting (with new contract number, when applicable); nomination possible beginning at the next available nomination cycle for the effective date of the contract. (Central Clock Time)

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GENERAL TERMS AND CONDITIONS (Continued)

For non-biddable releases:

Timely Cycle

(16) posting of prearranged deals not subject to bid are due by 10:30 A.M.;

(17) contract issued within one hour of award posting (with a new contract number, when applicable); nomination possible beginning at the next available nomination cycle for the effective date of the contract. (Central Clock Time)

Evening Cycle

(18) posting of prearranged deals not subject to bid are due by 5:00 P.M.;

(19) contract issued within one hour of award posting (with a new contract number, when applicable); nomination possible beginning at the next available nomination cycle for the effective date of the contract. (Central Clock Time)

Intraday 1 Cycle

(20) posting of prearranged deals not subject to bid are due by 9:00 A.M.;

(21) contract issued within one hour of award posting (with a new contract number, when applicable); nomination possible beginning at the next available nomination cycle for the effective date of the contract. (Central Clock Time)

Intraday 2 Cycle

(22) posting of prearranged deals not subject to bid are due by 4:00 P.M.;

(23) contract issued within one hour of award posting (with a new contract number, when applicable); nomination possible beginning at the next available nomination cycle for the effective date of the contract. (Central Clock Time)

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 177 Original Sheet No. 177

GENERAL TERMS AND CONDITIONS (Continued)

14.1 Initiating the Release and Assignment.

(a) Electronic Bulletin Board. The release and assignment of service rights by Shipper shall be facilitated through Transporter's Electronic Bulletin Board (EBB), described at Section 2 (Electronic Bulletin Board) of the General Terms and Conditions. As explained below, Shippers seeking to release and assign firm service rights ("Releasors") shall post offers to release and notices of prearranged assignments through Transporter's EBB. Potential Replacement Shippers also may post offers to purchase service rights and bids for capacity noticed by Releasors through Transporter's EBB. Such postings shall be made through the interactive features of Transporter's EBB. Transporter reserves the right to request modifications in, or to delete all or any portion of, postings that do not conform to the requirements of Section 14.1(b) below; provided, however, that Transporter shall have no responsibility for any errors, omissions, or other aspects of these postings from third parties on its EBB.

(b) Release Notice. Releasor may initiate the assignment of the service rights it is seeking to release and assign by electronically transmitting the information specified below to Transporter's EBB ("Release Notice"). Such electronic Release Notice shall contain the following information regarding the capacity that Shipper is seeking to release: Effective Date: 03/01/2009 Status: Effective FERC Docket: RP09-320-000 First Revised Sheet No. 178 First Revised Sheet No. 178 Superseding: Original Sheet No. 178

GENERAL TERMS AND CONDITIONS (Continued)

(1) Releasor's identity, the Rate Schedule under which Releasor seeks to release capacity, and the contract number assigned by Transporter to the Service Agreement under which Shipper seeks to release capacity;

(2) whether release is on a temporary or permanent basis;

(3) the numeric quantity on a per day basis for transportation, and the term (duration);

(4) the receipt and delivery points;

(5) any applicable recall provisions relating to the proposed release, and whether the Replacement Shipper will have the option to refuse the capacity after recall has ended;

(6) any minimum conditions concerning the rate, term, or volume that the releasing shipper is willing to accept (and that Releasor wishes to have posted on Transporter's EBB), or a statement that it has separately revealed to Transporter any such minimum conditions, which shall be posted following the close of bidding;

(7) whether Releasor will accept contingent bids for the capacity being released and, if so, all terms and conditions of acceptable contingencies including the manner in which such contingent bids will be evaluated;

(8) for releases subject to maximum rates pursuant to Section14.3 (e), the maximum reservation charge (including demand-type surcharges) applicable to the capacity being released;

(9) the date and time of (i) the posting of the release notice on Transporter's EBB, and (ii) the close of the bidding for the released capacity;

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GENERAL TERMS AND CONDITIONS (Continued)

(10) whether the Releasor has a prepackaged arrangement to assign the service to a specified Replacement Shipper; and, if so, the identity, address, and telephone number of the designated Replacement Shipper and the price the prospective Replacement Shipper has agreed to pay under any such prepackaged arrangement;

(11) objective criteria for evaluating responsive bids by potential Replacement Shippers and for breaking ties among highest bidders, to the extent that Releasor's criteria are at variance with the criteria established by Transporter in this Section;

(12) the name, and Internet e-mail address or EDI/EDM Electronic Notice Delivery Mechanism of Releasor's designated contact person;

 $(13)\;$ the rate basis on which bids for the released capacity are to be submitted;

 $(14)\;$ whether bids for the released capacity are to be submitted on a fixed dollars and cents amount or on a percentage basis; and

(15) whether the release is subject to an indemnification provision pursuant to which the initial Replacement Shipper indemnifies Releasor against any claims by successive Replacement Shippers relating to refunds (where Releasor has provided correctly calculated refunds to the initial Replacement Shipper), and all terms of any such indemnification provision.

(16) whether the release is to an asset manager, as defined in Section 284.8 of the Commission's regulations.

(17) whether the release is to a marketer participating in a state-regulated retail access program, as defined in Section 284.8 of the Commission's regulations.

Effective Date: 03/01/2009 Status: Effective FERC Docket: RP09-320-000 Original Sheet No. 179A Original Sheet No. 179A Superseding: Original Sheet No. 179

GENERAL TERMS AND CONDITIONS (Continued)

(c) Evaluation Criteria. For the capacity release business process timing model, only the following methodologies are required to be supported by Transporter and provided to Releasor as choices from which they may select and, once chosen, should be used in determining the awards from the bid(s) submitted. They are: 1) highest rate, 2) net revenue and 3) present value. Other choices of bid evaluation methodology (including other Releasor defined evaluation methodologies) can be accorded similar timeline evaluation treatment at the discretion of Transporter. However, Transporter is not required to offer other choices or similar timeline treatment for other choices, nor, is Transporter held to the timeline should Releasor elect another method of evaluation. Releasor shall include all such alternative evaluation criteria in the Release Notice to be posted on Transporter's EBB. When Transporter makes awards of capacity for which there have been multiple bids meeting minimum conditions, Transporter shall award capacity, best bid first, until all offered capacity is awarded.

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GENERAL TERMS AND CONDITIONS (Continued)

(d) At any time up to the close of the bidding period for the posted capacity, Releasor may withdraw its posting for release of capacity if Releasor itself has an unanticipated use for the capacity and no minimum bid has been made. Such a withdrawal shall be effected by Releasor placing a notice of withdrawal on Transporter's EBB. Offers will be binding until a notice of withdrawal is received by Transporter.

14.2 Posting.

Posting of Release Notices on Transporter's EBB shall be complete and subject to the conditions and exceptions set forth below.

Exempt Transactions. Posting for purposes of inviting bids (a) shall not be required for (i) pre-packaged arrangements Releasor has arranged with a designated Replacement Shipper for a period of 31 days or less; (ii) pre-packaged arrangements for more than one (1) year that Releasor has arranged with a designated Replacement Shipper, under which the designated Replacement Shipper agrees to pay the maximum reservation charge and commodity rate, and applicable surcharges, and meets all requirements set forth in this Tariff; (iii) pre-packaged arrangements for one (1) year or less, that Releasor has arranged with a designated Replacement Shipper and that will take effect more than one (1) year from the date Transporter is notified of the release, under which the designated Replacement Shipper agrees to pay the maximum reservation charge and commodity rate, and applicable surcharges, and meets all requirements set forth in this Tariff; (iv) releases to an asset manager, as defined in Section 284.8 of the Commission's regulations; or (v) releases to a marketer participating in a state-regulated retail access program, as defined in Section 284.8 of the Commission's regulations (collectively "exempt transactions"). Pre-packaged arrangements for more than 31 days but less than one (1) year in length, which are not with an asset manager, or a marketer participating in a stateregulated retail access program, are not exempt transactions under this Section 14.2(a). For cross-month releases, the maximum duration for eligibility as an exempt transaction under part (i) above shall be 31 days. The rate received by Releasor under pre-packaged arrangements described in Sections 14.2 (a)(ii) and (iii) above, that are exempt from the ordinary posting and competitive bidding procedures set forth in this Section 14, must not exceed the maximum rate.

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GENERAL TERMS AND CONDITIONS (Continued)

Notice to Transporter; Informational Posting. For any exempt (b) transaction, as described in paragraph (a) immediately above, Releasor, shall provide Transporter, (for contract execution purposes), and shall post on Transporter's EBB in accordance with the Capacity Release timeline under Section 14(c) above: (i) the information required for a Release Notice; (ii) the price and term of the assignment; and (iii) the identity of the Replacement Shipper; and (iv) for releases to an asset manager, as defined in Section 284.8 of the Commission's regulations, the asset manager's delivery obligation to Releasor. Releasor may post such exempt transactions at any time. Transporter shall issue an Assignment Agreement within one (1) hour of such posting and shall allow nominations under such Assignment Agreement in the next available nomination cycle, as specified in Section 6.2(e) of the General Terms and Conditions. In the event Shipper has not executed the Assignment Agreement prior to making its nomination, Shipper shall be deemed to have executed the Assignment Agreement with Transporter pursuant to which the nomination is being made.

Limitations on Continuation of Exempt Transactions. A Releasor (C) that has employed an exempt transaction to assign service to a designated Replacement Shipper for a period of 31 days or less, as described in Section 14.2(a)(i) above: (i) shall not roll over, extend, or otherwise continue that release beyond its original term without complying with the ordinary posting and competitive bidding requirements applicable to all non-exempt transactions, as set forth in this Section, unless the rollover, extension, or continuation is for a term of more than one (1) year at the maximum rate, meets all of the terms and conditions of the Release Notice, and qualifies as an exempt transaction under Section 14.2(a) above; and (ii) shall not, pursuant to the short-term exemption of Section 14.2(a)(i), re-release to the same Replacement Shipper for 28 days after termination of the earlier release period without fully complying with the ordinary posting and competitive bidding requirements applicable to all non-exempt transactions, as set forth in this Section, unless the re-release is at the maximum rate for a term of more than one (1) year, meets all of the terms and conditions of the Release Notice, and qualifies as an exempt transaction under Section 14.2(a) above. This Section does not apply to releases to an asset manager or releases to a marketer participating in a state-regulated retail access program.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Second Revised Sheet No. 182 Second Revised Sheet No. 182 Superseding: First Revised Sheet No. 182

GENERAL TERMS AND CONDITIONS (Continued)

(d) Timing and Duration of Posting. Offers by potential Releasors to release and assign capacity must be posted on Transporter's EBB in accordance with the Capacity Release timeline under Section 14(c) above. Releasor may not specify an extension of the original bid period without posting a new release.

(e) Method to Post. Transporter must post offers and bids, including pre-arranged deals, upon receipt. Releasor may request a later posting time for posting of such offer, and Transporter may support such a request insofar as it comports with the standard Capacity Release timeline specified in NAESB WGQ Standard No. 5.3.2.

14.3 Bidding.

(a) Potential Replacement Shippers must submit bids for released capacity which comport with the methodology of the release notice stated in ten-thousandths of one dollar (\$0.0000) per Dth one day per month for reservation charges, or in hundredths of one cent (0.00°) per Dth for one-part volumetric rate bids or a percent of maximum, accompanied by a valid Bid for Capacity Release Form in the form included in this Tariff. Bids submitted for a permanent release must be submitted on a valid Request for Service as set forth in Section 3 of the General Terms and Conditions. For capacity release transactions of one (1) year or less in length that will take effect on or before one (1) year from the date on which Transporter is notified of the release, there will be no maximum price cap. Such bids (i) must be submitted electronically by potential Replacement Shippers to Transporter's EBB in the format established by Transporter for such bids on the EBB, (ii) must be displayed on the EBB when complete without revealing the identity of the bidder during the bidding period, and (iii) in accordance with Transporter's specifications, must specifically reference the capacity for which the bid is being submitted.

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GENERAL TERMS AND CONDITIONS (Continued)

(b) A potential Replacement Shipper responding to the posting of a Release Notice shall be permitted to bid a quantity and a term of service different from those specified in the posted Release Notice; provided, however, that a Bidder shall not be permitted to bid a quantity or a term of service lower than any minimum quantity or term disclosed and posted by Releasor in the Release Notice. Bidders must accept all other conditions set forth in the Release Notice.

(c) Bids shall be submitted by potential Replacement Shippers without bidders knowing the identities of other bidders. Bidders may submit multiple bids, each higher than the previous bid, during the posting period established pursuant to Section 14.2(e) above.

(d) All bidders must (i) have pre-qualified under Transporter's creditworthiness standards, (ii) appear on Transporter's Approved Bidders List, and (iii) where execution of an Assignment Agreement will be required within five days of its transmission by Transporter, have executed an Electronic Contracting Agreement with Transporter, as required by Section 3 (Requests for Service), Section 9 Operating Conditions, and Section 5 (Service Agreement and Electronic Contracting), of the General Terms and Conditions.

(e) All bids for capacity release transactions more than one (1) year in length and all capacity release transactions one (1) year or less in length that will take effect more than one (1) year from the date on which Transporter is notified of the release shall neither exceed the maximum rates nor be less than the minimum rates permitted by the Commission for the released services. Bids for capacity release transactions of one (1) year or less in length, that will take effect on or before one (1) year from the date on which Transporter is notified of the release, may exceed the maximum rates but shall not be less than the minimum rates permitted by the Commission for released services. Bids for capacity that are subject to maximum rates, and that are submitted at a one-part volumetric rate (which shall apply only to the reservation portion of the rate), shall not exceed a maximum rate calculated by converting the applicable maximum reservation charge into a volumetric charge at a 100% load factor plus the applicable commodity charges.

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GENERAL TERMS AND CONDITIONS (Continued)

(f) Bids are binding, other than contingent bids, until written or electronic notice of withdrawal is received. Bids may be withdrawn before the close of the bidding period. Any bidder that withdraws its bid for released capacity may not, within that same bidding period, submit a bid at a lower rate for any portion of that same capacity.

(g) Where higher bids are received for capacity that Releasor proposes to release under a prepackaged arrangement that is subject to competitive bidding (including prepackaged arrangements for 31 days or less for which Releasor requests competitive bidding), the Replacement Shipper designated by Releasor (designated Replacement Shipper) shall be notified by Transporter and shall exercise its right to match the highest competing bid in accordance with the Capacity Release timeline under Section 14(c) above. For transactions one (1) year or less in length that will take effect on or before one (1) year from the date Transporter is notified of the release, a designated Replacement Shipper shall be required to match the highest competing bid, including bids that may be submitted in excess of the maximum rate. A Releasor shall not be able to specify an extension of the original pre-arranged match period without posting a new release.

14.4 Evaluation of Bids and Assigning Service Rights.

(a) Transporter shall perform the evaluation of bids in accordance with the criteria specified in the Release Notice and shall determine which, if any, bids to accept.

(b) In the absence of any such Releasor-developed alternative criteria to the contrary, as specified in Releasor's Release Notice, bids shall be evaluated and rights to released capacity assigned by Transporter in accordance with the bid evaluation criteria referenced at Section 14.1(c).

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GENERAL TERMS AND CONDITIONS (Continued)

(c) For (1) capacity release transactions of more than one (1) year where Releasor has posted a prepackaged arrangement at less than the maximum rate or (2) prepackaged arrangements for 31 days or less for which the Releasor requests competitive bidding), the designated Replacement Shipper under that arrangement will be awarded the capacity if, within the time limits specified in Section 14.3(h) immediately above, that designated Replacement Shipper matches the competing bid(s) offering the highest economic value, as calculated in accordance with the bid evaluation criteria set forth in Section 14.1(c) or in the Release Notice.

(d) Where highest bids of equal value are received for released capacity from more than one bidder, not including a designated Replacement Shipper under a prepackaged arrangement, the capacity (i) shall be assigned in accordance with any nondiscriminatory method for breaking ties established by Releasor in the Release Notice, or (ii) shall, if Releasor does not establish a tie-breaking method, be assigned pro rata on the basis of the respective quantities bid by the winning bidders. Bidders may specify in their bids the minimum quantities they will accept. If a pro rata allocation would result in assignment of quantities below a bidder's minimum quantity, any such bidder will not be assigned the capacity, and the total quantity available for assignment will then be re-allocated among the remaining highest value bidders on a pro rata basis.

(e) Transporter will not award capacity release offers to the Shipper until and unless the Shipper meets Transporter's creditworthiness requirements applicable to all services that it receives from Transporter, including the service represented by the capacity release.

(f) Transporter shall post on the EBB the winning bid and the identity of the winning bidder(s) in accordance with the Capacity Release timeline under Section 14(c) above.

14.5 Assignment Agreements.

(a) For all transactions pursuant to this Section 14, Transporter shall electronically transmit an Assignment Agreement upon receipt of Replacement Shipper's electronic confirmation reflecting the terms of the Release Notice to Replacement Shipper in accordance with the Capacity Release timeline under Section 14(c) above.

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GENERAL TERMS AND CONDITIONS (Continued)

Transporter and Replacement Shipper shall execute the (b) Assignment Agreement in substantially the form contained in this Tariff; provided that such an Agreement shall be executed electronically where an executed contract is required within five business days of its transmission by Transporter. That Assignment Agreement shall contain all terms and conditions of the release and assignment; provided that such terms and conditions are identical to those set forth in the underlying Release Notice. Where electronic contracting is required as described immediately above, all Replacement Shippers must have executed an Electronic Contracting Agreement in accordance with the electronic contracting procedures specified in Section 5.7 of the General Terms and Conditions. All Replacement Shippers must appear on Transporter's Approved Bidders List, which list shall indicate Bidders that have executed an Electronic Contracting Agreement. Service will not be provided unless the Assignment Agreement properly has been executed. If the Replacement Shipper does not execute and return such Assignment Agreement within two business days of Transporter's tender (or such later date established by Releasor through notice to Transporter and Replacement Shipper), Transporter's offer of an Assignment Agreement shall be void and Transporter will tender an Assignment Agreement to the next highest acceptable bidder, if any, consistent with the terms of the Release Notice. Except with respect to prearranged transactions described in Section 14.2(a) above, Replacement Shippers failing to return such agreement shall be removed from Transporter's Approved Bidders List for six months, or less than six months if agreed to in writing by the Releasor. Nothing herein shall restrict Releasor from pursuing any other remedies it may have against a Replacement Shipper failing to execute and return an Assignment Agreement tendered by Transporter.

14.6 Implementation; Receipt and Delivery Points. Following acceptance of a bid for assignment and execution of an assignment agreement, Transporter will accept nominations or requests for alternate receipt or delivery points for the assigned capacity. Replacement Shippers may submit nominations to Transporter in the next available nomination cycle, as

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GENERAL TERMS AND CONDITIONS (Continued)

specified in Section 6.2(e) of the General Terms and Conditions, following execution of an Assignment Agreement, consistent with the electronic contracting requirement set forth in Section 5.7 of the General Terms and Conditions. In the event Replacement Shipper has not executed the Assignment Agreement prior to making its nomination, Shipper will be deemed to have executed the Assignment Agreement with Transporter pursuant to which the nomination is made. Replacement Shippers may not, however, exercise flexible receipt and delivery point authority at primary points unless such exercise is agreed to in writing by Releasor. Quantities flowing under assigned service rights shall have the same priority as those quantities had under the applicable underlying service agreement originally entered into by Releasor and Transporter, and that priority shall be unaffected by whether or not the assignment is subject to recall, as described at Section 14.7 below.

14.7 Recall; Reassignment of Assigned Service Rights.

(a) Agreements Subject to Recall. Releasors shall be permitted to specify as a condition for releasing capacity the right to recall that assigned capacity upon notice to Transporter and to Replacement Shipper. Any such recall provision must be included in the Release Notice originally submitted by Releasor and in the assignment agreement executed following assignment of the capacity. The Release Notice and the assignment agreement governing the assigned capacity shall clearly state (i) the frequency with which Releasor may recall any released capacity, (ii) the maximum duration of any such recall, (iii) whether and under what conditions any right of first refusal held by Releasor is transferred to Replacement Shipper, and (iv) such other terms as Releasor may specify.

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Replacement Shipper shall be permitted to make secondary assignments of all or any part of the capacity, unless prohibited by the Releasor, contained in its assignment agreement that is subject to Releasor's right to recall, provided, however, that such assignments shall not vary the recall provisions contained in the original assignment.

(b) Replacement Shipper Release. Replacement Shipper that desires to release some or all of its assigned capacity (Replacement Shipper/Secondary Releasor) may release and reassign all or a portion of the assigned capacity to other parties (Secondary Replacement Shippers) subject to the requirements set forth in paragraph (a) immediately above. Any such reassignment must satisfy all of the posting, bidding and notice requirements set forth in this Section, and any Secondary Replacement Shipper must satisfy all of the creditworthiness and other requirements set forth in this Section. No limitation unless required by the Releasor shall be placed on the number of times service rights that are not subject to recall may be reassigned, provided, however, that a Replacement Shipper/Secondary Releasor may not assign rights any greater than the rights it received pursuant to the earlier assignment, and may not place any unreasonable or discriminatory conditions on such assignments.

(c) Transporter should support the following recall notification periods for all released capacity subject to recall rights:

Timely Recall Notification:

(1) A Releasing Shipper recalling capacity should provide notice of such recall to the Transporter and the first Replacement Shipper no later than 8:00 a.m. on the day that Timely nominations are due;

(2) Transporter should provide notification of such recall to all affected Replacement Shippers no later than 9:00 a.m. on the day that Timely nominations are due (Central Clock Time);

Early Evening Recall Notification:

(3) A Releasing Shipper recalling capacity should provide notice of such recall to the Transporter and the first Replacement Shipper no later than 3:00 p.m. on the day that Evening nominations are due;

(4) Transporter should provide notification of such recall to all affected Replacement Shippers no later than 4:00 p.m. on the day that Evening nominations are due (Central Clock Time); Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 189 Original Sheet No. 189

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Evening Recall Notification:

(5) A Releasing Shipper recalling capacity should provide notice of such recall to the Transporter and the first Replacement Shipper no later than 5:00 p.m. on the day that Evening nominations are due;

(6) Transporter should provide notification of such recall to all affected Replacement Shippers no later than 6:00 p.m. on the day that Evening nominations are due (Central Clock Time);

Intraday 1 Recall Notification:

(7) A Releasing Shipper recalling capacity should provide notice of such recall to the Transporter and the first Replacement Shipper no later than 7:00 a.m. on the day that Intraday 1 nominations are due;

(8) Transporter should provide notification of such recall to all affected Replacement Shippers no later than 8:00 p.m. on the day that Intraday 1 nominations are due Central Clock Time);

Intraday 2 Recall Notification:

(9) A Releasing Shipper recalling capacity should provide notice of such recall to the Transporter and the first Replacement Shipper no later than 2:30 p.m. on the day that Intraday 2 nominations are due;

(10) Transporter should provide notification of such recall to all affected Replacement Shippers no later than 3:30 p.m. on the day that Intraday 2 nominations are due (Central Clock Time).

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For recall notification provided to Transporter prior to the recall notification deadline specified in NAESB WGQ Standard No. 5.3.44 and received between 7:00 a.m. and 5:00 p.m., Transporter should provide notification to all affected Replacement Shippers no later than one hour after receipt of such recall notification. For recall notification provided to Transporter after 5:00 p.m. and prior to 7:00 a.m., Transporter shall provide notification to all affected Replacement Shippers no later than 8:00 a.m. after receipt of such recall notification (Central Clock Time).

(d) For the recall notification provided to Transporter, the quantity shall conform to Transporter's capacity recall notification specification. Transporter requires that the quantity must be expressed in terms of adjusted total released capacity entitlements based upon the Elapsed Prorata Capacity.

(e) Assignment Agreements that call for payment by Shipper of a one-part volumetric rate may not be released and assigned.

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GENERAL TERMS AND CONDITIONS (Continued)

14.8 Billing.

Transporter, in accordance with the terms of this Tariff, (a) shall: (i) bill the Releasor for the full reservation charge, applicable reservation-related surcharges and any other fixed charges for which Releasor is otherwise obligated to Transporter, less either the reservation charge bid by Releasor's Replacement Shipper, or the reservation charge portion of amounts billed to Replacement Shippers paying one-part volumetric rates; and (ii) bill the Replacement Shipper for (A) the reservation charge bid by that Replacement Shipper (except for periods during which the Releasor has recalled the capacity), (B) all commodity charges, or all payments under onepart volumetric rates, and any minimum volumetric commitment agreed to but not met by the Replacement Shipper, (C) any commodity surcharges, (D) any penalties or imbalance correction costs associated with the assigned capacity, and (E) any applicable overrun charges, as any of these charges may change from time to time upon approval of the Commission. For all payments received from Replacement Shipper, Transporter shall allocate such payment first to the reservation charge (or to the reservation charge component under a one-part rate) and then any amounts above that level to the commodity charge (or to the commodity charge component under a one-part rate). Replacement Shipper may, upon notice to Transporter and approval of the Releasor, appoint Releasor as its agent to receive such billings from Transporter. The charges shall be pro-rated for a Billing Month if necessary.

(b) For all assignments of service rights, Releasor shall remain ultimately responsible to Transporter for full payment of the reservation charge, any applicable reservation-related surcharges, and any other fixed charges for which Releasor is otherwise obligated to Transporter. For releases of capacity for the remainder of the service agreement term, Transporter may in its reasonable discretion agree to release the Releasor from this responsibility, making the release a permanent release. Such discretion shall be exercised by Transporter in a nondiscriminatory manner. Until payment by Replacement Shipper to Transporter of any unpaid reservation charges, any claims Releasor may have relating to those charges shall be subordinated to those of Transporter. Any reservation charge payments made by Replacement Shipper to Transporter will not be withheld from Releasor by Transporter due to Replacement Shipper's failure to pay Transporter other amounts owed that are unrelated to the released capacity. In the event of termination of Releasor's Service Agreement with Transporter, Replacement Shipper's Service Agreement with Transporter is deemed terminated unless Replacement Shipper agrees to pay the lower of: (1) the former Releasing Shipper's contract rate, or (2) the maximum tariff rate for the service for the remainder of the Replacement Shipper's Service Agreement.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 192 First Revised Sheet No. 192 Superseding: Original Sheet No. 192

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(c) In the event that a Replacement Shipper (including a Secondary Replacement Shipper) fails to pay Transporter's invoice relating to the released capacity, Transporter will within five business days (or as soon thereafter as possible) provide the Releasor (the most recent Releasor, where the capacity has been secondarily assigned) with written or telephonic notice of such nonpayment. Upon Releasor's receipt of such notice of Replacement Shipper's nonpayment, Releasor, without prejudice to any other rights it may have, may immediately recall the assigned capacity upon 24-hour notice to Replacement Shipper unless within such period Replacement Shipper pays in full the outstanding indebtedness, together with accrued interest at the Commission approved interest rate, and furnishes adequate assurance of payment to Releasor if required by Releasor.

(d) Transporter should provide the original releasing shipper with Electronic Notice Delivery reasonably proximate in time with any of the following formal notices given by Transporter to the releasing shipper's replacement shipper(s), of the following:

(1) Notice to the replacement shipper regarding the replacement shipper's past due, deficiency, or default status pursuant to Transporter's tariff;

(2) Notice to the replacement shipper regarding the replacement shipper's suspension of service notice;

(3) Notice to the replacement shipper regarding the replacement shipper's contract termination notice due to default credit-related issues; and

(4) Notice to the replacement shipper that the replacement shipper(s) is no longer creditworthy and has not provided credit alternative(s) pursuant to Transporter's tariff.

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GENERAL TERMS AND CONDITIONS (Continued)

14.9 Refunds.

(a) For all refunds other than those described at paragraph (b) immediately below, the original Releasor of any capacity shall receive from Transporter any reservation charge-related refunds associated with the assigned capacity, including any refunds related to the reservation charge portion of payments under a one-part volumetric rate. The Replacement Shipper holding the assigned right to service at the time of the overpayment shall receive from Transporter its share of any commodity charge-related refunds, including any refunds related to the commodity portion of payments under a one-part volumetric rate, associated with the assigned capacity. Refunds owed by Transporter will be made by Transporter directly to Replacement Shipper, or indirectly through the Releasor if Replacement Shipper has appointed Releasor as its agent for billings pursuant to Section 14.8 (a) above.

(b) The refund obligation of Transporter set forth in paragraph (a) shall be modified where Releasor has released capacity at a rate in excess of that owed by Releasor to Transporter for that capacity ("Releasor's Margin"). To the extent that Releasor's margin equals or exceeds the amount of any refund obligation, Transporter shall not be obligated to make refunds to Releasor. (Any refunds ultimately paid to a Replacement Shipper in that event shall be paid by Releasor.)

14.10 Fees. Transporter shall not charge a fee for posting of a Release Notice or a Request to Purchase on its EBB. Transporter shall be entitled to charge a reasonable fee if Releasor and Transporter agree that Transporter shall receive a fee for actively marketing the capacity Releasor seeks to release.

14.11 Term. The term a Releasing Shipper imposes may not conflict with any provision of the Service Agreement, Rate Schedule or General Terms and Conditions of Millennium tariff. In the event of such conflict, Millennium may withdraw the Shipper's notice from Posting.

14.12 Termination. If the Releasing Shipper fails to pay any monthly bill in accordance with the provision of its service agreement and of Section 10 of the General Terms and Conditions, Transporter may commence suspension and termination of service procedures as set forth in Sections 3 and 10 of the General Terms and Conditions. Any service agreement(s) of a Replacement Shipper(s) for such capacity shall be terminated as well, unless (1) Replacement Shipper agrees to pay Transporter the currently effective maximum rates for service under the Tariff, or (2) Transporter and Replacement Shipper mutually agree upon a discounted rate or negotiated rate for service under this Tariff, or (3) Replacement Shipper elects to continue service at the contract rate between the Releasor and Transporter.

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> SHEET NOS. 194 THROUGH 195 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 196 First Revised Sheet No. 196 Superseding: Original Sheet No. 196

GENERAL TERMS AND CONDITIONS (Continued)

15. FORCE MAJEURE

15.1 Defined. Neither Transporter nor Shipper shall be liable to the other for any damages occurring because of force majeure. The term force majeure means an event that creates an inability to serve that could not be prevented or overcome by the due diligence of the party claiming force majeure. Such events include, but are not defined by or limited to, acts of God, strikes, lockouts, acts of a public enemy, acts of sabotage, wars, blockades, insurrections, riots, epidemics, landslides, earthquakes, fires, hurricanes, storms, tornadoes, floods, washouts, civil disturbances, explosions, accidents, freezing of wells or pipelines, partial or entire electronic failure (including the failure of the EBB and the EBB backup plan, or the failure of SCADA or electronic measurement equipment), mechanical or physical failure that affects the ability to transport gas, or the binding order of any court, legislative body, or governmental authority which has been resisted in good faith by all reasonable legal means. Failure to prevent or settle any strike or strikes shall not be considered to be a matter within the control of the party claiming suspension.

15.2 In Operation. Such causes or contingencies affecting the performance hereunder by either Transporter or Shipper, however, shall not relieve it of liability in the event of its concurring negligence or in the event of its failure to use due diligence to remedy the situation and to remove the cause in an adequate manner and with all reasonable dispatch, nor shall such causes or contingencies affecting such performance relieve either party from meeting all payment obligations.

15.3 Reservation Charge Credits. Transporter shall provide reservation charge credits to Rate Schedule FT-1, FT-2, HT-1 and BH-1 shippers when it is unable to schedule such Shippers' nominated and confirmed volumes due to force majeure, subject to the following conditions:

(a) Reservation charge credits shall not be applicable:

(i) When a Shipper fails to properly nominate or confirm pursuant to the scheduling timeline of Section 6 of Transporter's General Terms and Conditions ("GT&C") and the other scheduling provisions of the Tariff; underdelivers gas to Transporter and adversely affects system integrity pursuant to Section 19 of the GT&C; fails to deliver gas that conforms to the quality specifications detailed in Section 25 of the GT&C; or does not comply with Critical Day operating conditions pursuant to Section 19 of the GT&C.

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(ii) To volumes in excess of Shipper's aggregate Maximum Daily Quantity under its Firm Transportation Service Agreement or to volumes in excess of the contractual Maximum Daily Quantity specified at a particular receipt or delivery point; and

(iii) To a primary firm Shipper that is unable to schedule at a receipt or delivery point due to that point being scheduled by an alternate shipper that was properly scheduled in an earlier nomination cycle that is not eligible to be reduced (bumped) in the current cycle; and

(b) Reservation charge credits shall be calculated as follows:

(i) The volume on which credits are payable shall be calculated by taking 100% of the total for the month of the primary confirmed nominations minus the total for the month of the scheduled quantities, as adjusted pursuant to Section 15.3(a). In no event shall the same Dth of gas be included more than once in such calculation.

(ii) During periods when Transporter does not experience a force majeure event, the reservation charge credit shall be the product of the volume determined in Section 15.3(b)(i) above multiplied by the contract reservation rate stated on a daily basis.

(iii) During periods when Transporter experiences a force majeure event, the reservation charge credit shall be the product of the volume determined in Section 15.3(a) above multiplied by the product of the contract reservation rate stated on a daily basis, and the percent of the currently effective reservation rates that represent Millennium's equity return and associated income taxes.

(iv) Reservation charge credits under discounted firm transportation service agreements shall be applicable only to that portion of the discounted rate that exceeds the current non-equity return and associated tax portion of the maximum reservation rate.

(c) Any reservation charge credit payable shall be reflected on the Shipper's monthly invoice and shall be applied to offset any outstanding transportation past due balances owed by Shipper. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 198 Original Sheet No. 198

> SHEET NOS. 198 THROUGH 199 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

16. INTERRUPTIONS OF SERVICE

Interruptions of service for purposes of this Tariff (i) shall include but not be limited to decreasing, suspending, or discontinuing the receipt or delivery of gas, and (ii) shall be effected by Transporter in accordance with the provisions of this Section.

16.1 Interruptions of Firm Services.

If due to force majeure, other unforeseen conditions on (a) Transporter's system, or operating conditions (such as, but not limited to, performing routine maintenance, making modifications, tests or repairs to Transporter's pipeline system or protection of the integrity and performance capability of its transmission facilities), the gas available for delivery from Transporter's system or portion thereof is temporarily insufficient to meet all of Transporter's authorized firm services on any day, then Transporter, upon providing as much notice as possible, shall interrupt all such services in accordance with the priorities set forth at Section 16.4 below. Transporter shall notify Shipper of interruptions by Electronic Notice Delivery to Shipper's representative and shall do so 72 hours in advance in the case of interruptions due to routine maintenance. Shipper must make available a representative to maintain 24-hour contact with Transporter to receive such notices. Such a representative shall have the requisite authority and capability to make any adjustments required as a result of Transporter's notice of interruption. Transporter will specify in interruption orders issued pursuant to this Section the: (i) date and time by which Shipper must comply; and (ii) the revised quantity (if any) authorized to flow (Lowered Quantity).

(b) Where Transporter's ability to render service is impaired in a particular segment of Transporter's system, interruptions of firm services shall be effected, in accordance with Paragraph (a) above, only for those Shippers served through the segment(s) of Transporter's system in which service has been impaired.

(c) A Shipper that fails to interrupt its firm service as directed by Transporter shall be subject to penalties as set forth at Section 19 (Penalties) of the General Terms and Conditions. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 201 Original Sheet No. 201

GENERAL TERMS AND CONDITIONS (Continued)

16.2 Interruptions of Interruptible Service.

(a) Transporter may interrupt any interruptible services (i) for the reasons set forth in Section 16.1 above, or (ii) for the purpose of making capacity available for firm services. Whenever Transporter determines that such interruption is appropriate, Transporter shall do so in accordance with the priorities set forth at Section 16.4 below.

(b) Where Transporter's ability to render service is impaired in a particular segment of Transporter's system, interruptions of interruptible services shall be effected, in accordance with paragraph (a) above, only for those Shippers served through the segment(s) of Transporter's system in which service has been impaired.

(c) A Shipper that fails to interrupt its interruptible service as directed by Transporter shall be subject to penalties as set forth at Section 19 (Penalties) of the General Terms and Conditions.

16.3 Notice of Interruptions. Transporter reserves the right to interrupt services under any of its Rate Schedules at any time during any Day and shall give as much notice of such interruptions as is practicable. When possible, Transporter shall announce interruptions at 3:00 p.m. on the Day preceding the planned interruption. Transporter shall notify via Electronic Notice Delivery each Shipper whose service is interrupted and shall post interruptions on its Electronic Bulletin Board (EBB). Direct interconnect parties shall also receive notice of interruptions from Transporter's Gas Controllers by Electronic Notice Delivery (or via telephone); provided that such direct interconnect parties have, as required, made available a representative to maintain 24-hour contact with Transporter to receive such notices. Such a representative shall have the requisite authority and capability to make any adjustments required as a result of Transporter's notice of interruption. In the event of any conflicting communications, notices from Transporter's Gas Controllers shall control. In the event of interruption, Shippers shall only be entitled to receive such services as Transporter can provide under Transporter's applicable Rate Schedules. Electronic Notice Delivery shall be according to the following provisions:

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Second Revised Sheet No. 202 Second Revised Sheet No. 202 Superseding: First Revised Sheet No. 202

GENERAL TERMS AND CONDITIONS (Continued)

(a) Transporter should provide affected parties with notification of intraday bumps, Operational Flow Orders and other critical notices through the affected party's choice of Electronic Notice Delivery mechanism(s).

(b) Unless the affected party and Transporter have agreed to exclusive notification via EDI/EDM, the affected party should provide Transporter with at least one Internet E-mail address to be used for Electronic Notice Delivery of intraday bumps, Operational Flow Orders and other critical notices. The obligation of Transporter to provide notification is waived until the above requirement has been met.

(c) Transporter should support the concurrent sending of electronic notification of intraday bumps, Operational Flow Orders and other critical notices to two Internet E-mail addresses for each affected party.

16.4 Service Priorities.

Transportation Services. The provisions of this Section 16.4 shall apply to Transporter's Rate Schedules FT-1, FT-2, HT-1, BH-1 (if scheduled pursuant to Section 2(c) of Rate Schedule BH-1), IT-1, IPP, and PALS and all Service Agreements with Shippers thereunder. In the event capacity is not available to continue the receipt, transportation or delivery of all Shippers' gas which has been scheduled and is flowing on Transporter's transmission system, Transporter, in the capacity constrained area shall interrupt capacity sequentially among the Rate Schedule priority groupings set forth below, and within those Rate Schedule priority groupings in the order and manner set forth below until the necessary level of interruption is achieved:

 Quantities under Transporter's PALS Rate Schedule, pro rata on the basis of Shipper's scheduled parking or lending quantity;

(2) Quantities under Transporter's IPP Rate Schedule, pro rata on the basis of Shipper's scheduled pooling quantities;

(3) Quantities under Transporter's IT-1 Rate Schedules, and overrun quantities in excess of a Shipper's Transportation Demand under Transporter's Rate Schedules FT-1, FT-2, HT-1 and BH-1, beginning with quantities attributable to Shippers paying the lowest price, and pro rata among Shippers paying the same price; and

(4) Quantities under Transporter's Rate Schedules FT-1, FT-2, HT-1 and BH-1, pro rata on the basis of Shipper's Scheduled Daily Receipt or Delivery Quantity.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 203 Original Sheet No. 203

16.5 Relief From Interruptions of Firm Transportation Service in Emergency Situations.

(a) Transporter shall adjust interruptions made pursuant to this Section to the extent necessary to respond to emergency situations. An emergency situation exists when irreparable injury to life or property (including minimum plant protection requirements) will occur if natural gas transportation service is not rendered to a Shipper under Transporter's firm transportation service agreements. Emergency exemptions from interruption procedures or orders under this Section may be requested by a Shipper of firm transportation services when supplemental deliveries in excess of its pro rata interruption level are required to prevent irreparable injury to life or property, and such Shipper (1) has arranged to use all alternate sources of supply and capacity available, including other pipeline capacity capable of operationally serving the affected area of interruption, recallable released capacity, and alternate fuels, for the period involved, and (2) has interrupted and will continue to interrupt service to its interruptible, offsystem sales and low priority shippers during the emergency.

(b) Such request shall be submitted by the Shipper to Transporter by telephonic or facsimile transmission, and shall be confirmed in writing, within 24 hours of the request, including a sworn, notarized statement attesting (1) to the details of the emergency; (2) its estimated length; (3) that Shipper has unsuccessfully attempted to obtain capacity from other sources, including capacity release and assignment; (4) that all sources of gas supply and capacity, including that available from other pipelines capable of operationally serving the affected area of interruption are being used; (5) that interruptible services are unavailable; (6) that no alternate fuel can be used to avoid the emergency; and (7) that it has interrupted service to its interruptible shippers, off-system sales and other low priority shippers and will continue to do so during the emergency.

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GENERAL TERMS AND CONDITIONS (Continued)

Transporter shall adjust the capacity available to such (C) Shipper to avoid the emergency to the extent such adjustment can be made without creating any other emergency for other Shippers of firm service or jeopardizing Transporter's operations. Capacity shall be made available by increasing the pro rata interruption of other Shippers (to the extent that an emergency is not created for any such Shipper) in accordance with Section 16.4. Any additional capacity made available hereunder shall not exceed the lesser of (1) the minimum quantity of capacity necessary to alleviate the emergency situation, or (2) that quantity which, when added to the capacity already available, would equal Shipper's contractual entitlement at the relevant point(s) of delivery. Any relief granted hereunder to such Shipper shall consist exclusively of an additional allocation of capacity, and Transporter shall have no obligation to provide quantities of gas not otherwise available to such Shipper under the terms of the pertinent transportation agreement. The time during which additional capacity is made available hereunder shall not exceed that which is necessary to alleviate the emergency situation. Shipper shall notify Transporter immediately upon cessation of the emergency situation. Transporter shall not be liable to any person for any damages whatsoever resulting from Transporter's interruption pursuant to this Section 16.5, unless such interruption is caused by the negligence or willful misconduct of Transporter.

(d) A Shipper receiving relief under this Section shall compensate any other Shipper whose service would not have been interrupted to the same extent but for the relief accorded under this Section. Such compensation shall consist of payment to such injured Shipper, by the Shipper receiving relief, of the daily equivalent of Transporter's applicable reservation charge for the time period and amount of capacity taken from the injured Shipper. Payment for the capacity so taken shall be made to Transporter, which will then credit such payment to the injured Shipper in the billing cycle applicable to the period in which the emergency interruption occurred. Nothing in this Section 16.5 shall limit the rights of a Shipper which has capacity adjusted pursuant to this Section 16.5 in order to provide relief from emergency interruption to another Shipper from seeking any damages from such Shipper receiving relief, to the extent permitted by applicable law.

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GENERAL TERMS AND CONDITIONS (Continued)

(e) In the event Shipper does not provide the sworn statement as required by this Section 16.5, or receives emergency relief on the basis of any representation in such sworn statement that is determined to have been materially false, then all of the quantities attributable to the adjustment made by Transporter shall be billed to that Shipper, in addition to all other charges, at a rate of \$25 per dekatherm. All revenues attributable to such \$25 per dekatherm charge shall be credited, on a pro rata basis, to those Shippers interrupted to a lower quantity as a result of the anticipated sworn statement.

(f) To the extent Transporter's interruption of any Shipper pursuant to this Section 16.5 would cause such Shipper to incur a penalty due Transporter through no fault of Shipper, Transporter shall not assess that penalty against that Shipper. This provision does not excuse Shipper from taking all reasonable action necessary to remove itself from a penalty situation.

(g) In the event emergency relief is provided pursuant to this Section 16.5, Transporter shall post on its EBB the following information within two hours after such relief has been granted: (1) the name of the Shipper(s) whose request(s) for emergency relief have been granted; (2) the date and the time when the emergency relief was initiated to the Shipper(s); (3) the expected duration of the emergency; (4) the specific location of the emergency; and (5) a brief description of the nature of the capacity constraint and the emergency.

(h) Transporter will maintain, and make available for inspection by any interested party, all written and electronic information generated in connection with the granting or denial of emergency relief pursuant to this Section 16.5, including but not limited to the sworn statement and facsimile transmissions required by Section 16.5(b), and the EBB notice required by Section 16.5(g).

16.6 Interruptions Due To Upstream Or Downstream Facilities.

In instances in which an interruption on Transporter is necessitated by an interruption of service on an upstream or downstream facility and Transporter can identify the specific shipper on Transporter's system whose upstream or downstream service is interrupted, Transporter will interrupt such specific Shipper. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 206 Original Sheet No. 206

GENERAL TERMS AND CONDITIONS (Continued)

16.7 Force Majeure Interruptions.

Force majeure interruption may be ordered by Transporter as to service being performed by its system at any time when force majeure affects or in Transporter's judgment threatens to affect Transporter's ability to provide full shipments, upon the giving of such notice as is reasonable under the circumstances.

16.8 Situation Reports and Notices.

(a) Shipper shall have the responsibility to inform its suppliers, other transporters and all others involved in the transportation, as to any interruption.

(b) Shipper shall hold Transporter harmless for any and all claims, suits, actions or proceedings whatsoever threatened or initiated as a result of any interruption invoked by Transporter pursuant to the terms hereof, except that Transporter shall not be held harmless for its own negligence or willful misconduct. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 207 Original Sheet No. 207

> SHEET NOS. 207 THROUGH 211 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 212 Original Sheet No. 212

GENERAL TERMS AND CONDIITONS (Continued)

17. OPERATIONAL FLOW ORDERS

17.1 In General.

(a) Transporter, in its reasonable discretion, shall have the right to issue Operational Flow Orders as specified in this Section upon determination by Transporter that action is required in order to alleviate conditions which threaten the integrity of Transporter's system, to maintain pipeline operations at the pressures required to provide reliable firm services, to have adequate supplies in the system to deliver on demand (including injection of gas into the mainline and providing line pack), to maintain firm service to all Shippers and for all firm services, and to maintain the system in balance for the foregoing purposes. To the extent feasible, Transporter shall attempt to direct such OFOs to those Shippers causing the condition that necessitates issuance of the OFO.

(b) Each Operational Flow Order shall contain the following information:

Time and date of issuance;

(2) Time that Operational Flow Order is effective;

(3) Duration of Operational Flow Order (If none specified, the Operational Flow Order will remain in effect until further notice)

(4) The Shipper(s) or class of Shippers affected;

(5) The action that Shipper(s) must take;

(6) The reason or justification for issuing the Operational Flow Order; and

(7) $% \left(Any\ Other\ information\ which\ may\ be\ required\ by\ the\ terms\ of\ this\ Tariff.$

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 213 First Revised Sheet No. 213 Superseding: Original Sheet No. 213

GENERAL TERMS AND CONDIITONS (Continued)

(c) Except for Force Majeure events, events or conditions which threaten the integrity of Transporter's system, or as specified in Section 17.2 (a), Transporter will give at least 24 hours general advance notice of an Operational Flow Order by posting on the EBB the conditions that may jeopardize the system or affect Transporter's ability to meet its firm service obligations. Transporter reserves the right to issue an Operational Flow Order to be effective upon less than 24 hours notice if necessary to protect the integrity of its system. If Transporter issues an Operational Flow Order without providing such 24 hours notice, except for those Operational Flow Orders issued pursuant to Section 17.2 (a), Transporter shall post on EBB and send to the Commission a detailed explanation containing information specific to that individual situation to justify issuance of the Operational Flow Order.

(d) In addition to the 24 hour notice requirement of Section 17.1(c) above, Transporter shall post, giving as much advance warning as in reasonably possible, information regarding the operational variables that give, or will in the future give rise to issuance of an Operational Flow Order and Transporter will provide updates regarding the expected duration of an Operational Flow Order based on those operational variables. In addition, and within a reasonable period of time following termination of an Operational Flow Order, Transporter shall post on its EBB a report detailing the factors requiring the issuance and the termination of an Operational Flow Order.

(e) Transporter shall issue Operational Flow Orders by posting on its EBB and by Electronic Notice Delivery to Shipper's representative. Shippers shall monitor Transporter's EBB for any Operational Flow Order applicable to Shipper's service and shall be solely responsible for compliance with each Operational Flow Order. Electronic Notice Delivery shall be according to the following provisions:

(1) Transporter should provide affected parties with notification of intraday bumps, Operational Flow Orders and other critical notices through the affected party's choice of Electronic Notice Delivery mechanism(s).

(2) Unless the affected party and Transporter have agreed to exclusive notification via EDI/EDM, the affected party should provide Transporter with at least one Internet E-mail address to be used for Electronic Notice Delivery of intraday bumps, Operational Flow Orders and other critical notices. The obligation of Transporter to provide notification is waived until the above requirement has been met. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 214 First Revised Sheet No. 214 Superseding: Original Sheet No. 214

GENERAL TERMS AND CONDITIONS (Continued)

(3) Transporter should support the concurrent sending of electronic notification of intraday bumps, Operational Flow Orders and other critical notices to two Internet E-mail addresses for each affected party.

(f) Operational Remedies. Prior to the issuance of an OFO, Transporter may implement any or all the following operational remedies in any order that Transporter deems necessary when addressing operational constraints on Transporter's pipeline system:

(1) Transporter may restrict non-firm (that is, interruptible and secondary) deliveries to Transporter's affected pipeline segment(s) by posting a reduced level (down to zero) of non-firm deliveries into those affected pipeline segment(s).

(2) Transporter may allocate internal constraint points in accordance with the provisions of this Tariff.

(3) Transporter may require individual Shippers to utilize primary delivery points.

 $\mbox{(4)}$ $\mbox{Transporter may require individual Shippers to utilize primary receipt points.$

(5) $\,$ Transporter may impose hourly flow rates and limitations in accordance with the provisions of this Tariff.

(6) Transporter may limit service to a specific MLI.

In addition, as provided in Section 17.1(c), Transporter shall provide as much advance warning as possible of the operating conditions that may create a need for the issuance of an OFO and of the anticipated duration of such an OFO. However, nothing in this Section 17.1(f) shall preclude Transporter from issuing an OFO at any time if Transporter, in its reasonable discretion, determines that such an OFO is necessary to protect the integrity of Transporter's system or to meet other operational conditions as provided for in this Section 17. Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 215 First Revised Sheet No. 215 Superseding: Original Sheet No. 215

GENERAL TERMS AND CONDIITONS (Continued)

17.2 Pipeline-Specific Operational Standards for Issuance of OFOs.

(a) If, in Transporter's judgment, impending operating conditions will cause the delivery pressure to one or more Shippers to drop below the pressure provided in the Service Agreement(s) of the Shipper(s), Transporter may immediately issue an Operational Flow Order pursuant to this Section requiring that deliveries under all of Transporter's Rate Schedules be made on a basis consistent with the flow rates and limitations set forth in the Operational Flow Order. If only one segment of Transporter's system will be affected by low pressure, the Operational Flow Order shall be limited to that segment of the system and shall be so stated. For the duration of this Operational Flow Order, increases in scheduled delivery quantities within affected segments of Transporter's system will be made on a prospective basis only.

(b) Transporter shall have the right to issue Operational Flow Orders requiring Shippers to deliver gas to Transporter at Shipper's primary receipt points under Shipper's Rate Schedules FT-1, FT-2, HT-1 and BH-1 (if scheduled pursuant to Section 2(c) of Rate Schedule BH-1) Service Agreements with Transporter. This right shall also apply to Shippers that have acquired capacity via Transporter's capacity release and assignment procedures.

(c) Proper utilization of Transporter's system is critical. Thus, Transporter may issue an Operational Flow Order as follows to preserve its ability to provide firm service to Shippers:

(1) Transporter may issue an Operational Flow Order limiting all Shippers to receipts and deliveries at primary points.

(2) Transporter may issue an Operational Flow Order directing a Shipper to correct imbalances or operate within the limitations on transportation as set forth in the Shipper's Service Agreement or the applicable Rate Schedule.

(d) Transporter may, on a nondiscriminatory basis, issue such other reasonable Operational Flow Orders as may be required for the purposes set forth in this Section in order to provide the services contemplated by this Tariff. For example, but without limitation, Transporter may issue an OFO directing a Shipper to take certain actions to enable Transporter to adequately respond to the following type of exigent circumstances occurring on Transporter's system:

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GENERAL TERMS AND CONDITIONS (Continued)

(1) Freezing of wells or pipelines or other essential equipment to the extent that such freezing damages or destroys or otherwise impairs Transporter's essential facilities or Transporter's ability to monitor and control Transporter's essential facilities or results in the loss of supplies of natural gas from upstream transporters, or producers of natural gas.

(2) Partial or entire electronic failure (including the failure of the EBB and the EBB backup plan, or the failure of SCADA or electronic measurement equipment), that impairs Transporter's ability to monitor and control Transporter's essential facilities.

(3) Mechanical or physical failure that affects Transporter's ability to transport gas, including for example but without limitation, pipeline failure, compressor failure, regulator failure or other similar mechanical or physical failure.

(4) External operations, including for example but not limited to, surface or subsurface mining operations or highway construction operations or blasting operations that require Transporter to reduce operating pressures in, or remove from service, a portion of Transporter's pipeline facilities.

(5) Federal or state rules, regulations or orders, such as safety inspection orders and environmental safety orders, that require Transporter to reduce operating pressures in, or remove from service, a portion or Transporter's pipeline facilities.

(6) Failure of Shipper's to comply with hourly flow requirements contained in Transporter's FERC Gas Tariff.

(7) Loss of natural gas supply from upstream transporters, producers, storage providers or LNG providers due to exigencies occurring on those entities' systems.

(8) $\,$ Unscheduled pipeline maintenance and repairs affecting capacity.

(9) Non-compliance with the balancing requirements of any service where such non-compliance threatens Transporter's system integrity.

(10) When the applicable tolerance level has not been exceeded by an individual Shipper or OBA Party but on a system-wide basis, pipeline operations require stricter tolerance levels for operational reasons. Effective Date: 02/01/2010 Status: Effective FERC Docket: RP10-272-000 First Revised Sheet No. 217 First Revised Sheet No. 217 Superseding: Original Sheet No. 217

GENERAL TERMS AND CONDIITONS (Continued)

(e) Transporter has the right to issue Operational Flow Orders on a nondiscriminatory basis without liability except in cases of Transporter's negligence or undue discrimination. Compliance with the Operational Flow Orders and the other terms and conditions of Transporter's Tariff is essential to Transporter's ability to provide deliveries and services under all Rate Schedules. A failure by one or more Shipper(s) to comply with the Operational Flow Orders may affect Transporter's ability to provide such deliveries and services. In such event and in addition to other provisions hereof and not in lieu of any other remedies available in law or at equity, Transporter will, except in cases of Transporter's negligence or undue discrimination, have no liability or responsibility for its inability to provide deliveries and services and will be indemnified and held harmless against any claims related to such failure to provide deliveries and services by the Shipper(s) failing to comply with Transporter's Tariff and in particular, the provisions of this Section.

(f) Transporter will have the right to issue an Operational Flow Order to any Shipper or OBA Party when, in Transporter's sole judgment, an Operational Flow Order is required to alleviate conditions which threaten system integrity, safety or service or to ensure compliance with the provisions contained in this Tariff. During conditions which threaten system integrity, safety or service, an Operational Flow Order will not be issued to protect interruptible service.

(g) Nothing shall limit Transporter's right to take action as may be required to physically adjust actual receipts and actual deliveries of Gas in order to alleviate conditions that threaten the integrity of its system.

17.3 Limitations.

(a) Shipper shall not be required to flow gas pursuant to this Section in excess of Shipper's Transportation Demand or any maximum entitlement level specified in Shipper's Service Agreement(s) with Transporter.

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GENERAL TERMS AND CONDITIONS (Continued)

(b) A Shipper must comply with an Operational Flow Order within the time period set forth therein unless the Shipper is able to demonstrate that such compliance: (1) is not within Shipper's physical or contractual control; (2) is prevented by operating conditions on a third party pipeline system beyond Shipper's control; (3) is precluded by its contractual restrictions with a third party pipeline system; and/or (4) is prevented due to a force majeure event as defined in Section 15 (Force Majeure) of the General Terms and Conditions; provided that Shipper shall make a good faith effort to comply with an Operational Flow Order, including seeking waivers of any contractual limits with third party pipelines or modifications of operating conditions on third party pipeline systems. Shipper shall notify Transporter immediately if it believes that it is excused from compliance with the Operational Flow Order for the reasons set forth in this subparagraph (b), and shall promptly provide Transporter with documentation sufficient to support its basis for non-compliance.

(c) A Shipper shall not incur penalties for complying with an Operational Flow Order.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 219 Original Sheet No. 219

> SHEET NOS. 219 THROUGH 221 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 222 First Revised Sheet No. 222 Superseding: Original Sheet No. 222

GENERAL TERMS AND CONDIITONS (Continued)

18. TRANSFERS OR IMBALANCE NETTING AND TRADING

18.1 Transfers Generally. A Shipper may transfer imbalances in its account to its other account(s) or the accounts of other Shippers under this Section. For purposes of this Section, the term "account" shall mean a Shipper's gas account under a transportation Service Agreement with Transporter. A Shipper seeking to transfer imbalances between accounts pursuant to this Section shall notify Transporter electronically through Transporter's EBB using Transporter's approved nomination form as set forth on Transporter's EBB. Transporter shall not be obligated to provide any information to a Shipper concerning the account status of other Shippers' accounts. Transporter will permit a Shipper, upon request, to post on Transporter's EBB an announcement of Shipper's desire to transfer imbalances, but Shipper shall remain responsible for making all arrangements effecting the proposed transfer.

18.2 No Cost Transfers. A Shipper may transfer imbalances from an account under an FT-1, FT-2, HT-1, BH-1 or IT-1 Service Agreement with Transporter to an account under an FT-1, FT-2, HT-1, BH-1 or IT-1 Service Agreement with Transporter without incurring transportation charges or surcharges, and without assessment of Retainage on the transferred quantity.

18.3 Nominated Transfers. A Shipper seeking to transfer imbalances from and to accounts under Service Agreements with Transporter other than those permitted without cost or assessment of Retainage as set forth in Section 18.2 shall nominate such imbalance quantities for transportation pursuant to the terms of the Service Agreement with Transporter under which said imbalance is held in account for Shipper. Such nomination shall be pursuant to Section 6 (Nominations, Scheduling and Monitoring) of the General Terms and Conditions. Nominated and transferred imbalance quantities shall be subject to the charges and surcharges, and assessment of Retainage applicable to the Service Agreement with Transporter specified in the nomination.

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GENERAL TERMS AND CONDIITONS (Continued)

18.4 Effectiveness of Transfers. Any transfer made pursuant to Section 18.2 shall be effective on the date a Shipper's completed nomination form is received by Transporter electronically through its EBB, unless Transporter rejects the transfer within two business days of Transporter's receipt of such completed nomination form pursuant to Section 18.5. Any transfer made pursuant to Section 18.3 shall be effective on the date a Shipper's nomination to transport imbalance quantities is received by Transporter electronically through its EBB, unless Transporter rejects the nomination prior to transportation pursuant to Section 18.5. A transfer shall become effective as of a date certain in accordance with the foregoing, and shall have prospective, as opposed to retroactive, effect with respect to the affected accounts from that date certain. The cumulative balance in such affected accounts shall be adjusted as of the effective date of a transfer in accordance with the transfer.

18.5 Rejection by Transporter. Transporter may, in its reasonable discretion, reject any proposed transfer if it determines that such transfer cannot be accommodated: (i) without diminishing Transporter's ability to provide firm service to any Shipper; (ii) without increasing Transporter's firm service obligations; (iii) because the gas sought to be transferred is not on Transporter's system; (iv) because of the actual account status of the transferor's and transferee's accounts, as reflected in Transporter's records; (v) because the transfer is requested to have a retroactive effective date; or (vi) without threatening the integrity of Transporter's system. If the transfer is rejected pursuant to this Section 18.5, Transporter shall provide the Shipper seeking to transfer imbalance that Shipper's actual account status under the applicable Service Agreement.

18.6 Definitions. For purposes of this Section 18 the following definitions shall be applicable:

(1) "Operational Impact Area" is the term used to describe Transporter's designation of the largest possible area(s) on its system in which imbalances have a similar operational effect. For purposes of this Section 18, "Operational Impact Area" shall mean the entire Millennium pipeline system without restriction.

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GENERAL TERMS AND CONDIITONS (Continued)

(2) "Netting" is the term used to describe the process of resolving imbalances for Shipper within an Operational Impact Area. There are two types of Netting:

(a) Summing is the accumulation of all imbalances above any applicable tolerances for Shipper or agent; and

(b) Offsetting is the combination of positive and negative imbalances above any applicable tolerances for Shipper or agent.

18.7 Month-end Imbalances.

(a) Transporter should allow Shipper (including agents of Shipper) to net imbalances within the same Operational Impact Area on and across service agreements with Shipper and to trade imbalances within the same Operational Impact Area.

(b) Transporter should provide the ability to post and trade imbalances until at least the close of the seventeenth business day of the month.

(c) Transporter should provide the ability to view and, upon request, download posted imbalances.

(d) Imbalances to be posted for trading should be authorized by Shipper.

(e) Authorizations to post imbalances that are received by Transporter by 11:45a.m. (C.T.) should be effective by 8:00 a.m. (C.T.) the next business day. Imbalances previously authorized for posting should be posted on or before the ninth business day of the month.

(f) Transporter should not be required to post zero imbalances.

(g) Netting, posting, and trading of imbalances shall be accomplished based upon Transporter's current method for accounting for imbalances and does not require Transporter to institute daily imbalance procedures, if they are not already present on the Transporter's system.

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GENERAL TERMS AND CONDIITONS (Continued)

(h) Transporter should enable the imbalance trading process by:

- (1) Receiving the Request for Imbalance Trade;
- (2) Receiving the Imbalance Trade Confirmation;
- (3) Sending the Imbalance Trade Notification; and

 $\ensuremath{\left(4\right)}$ Reflecting the trade prior to or on the next monthly Shipper Imbalance.

(i) When trading imbalances, a quantity should be specified.

(j) Imbalance trades can only be withdrawn by the initiating trader and only prior to the confirming trader's confirmation of the trade. Imbalance trades are considered final when confirmed by the confirming trader and effectuated by Transporter.

(k) After receipt of an Imbalance Trade Confirmation, Transporter shall send the Imbalance Trade Notification to the initiating trader and the confirming trader no later than twelve (12) noon (C.T.) the next business day.

(1) To account for any imbalances after imbalance trading, where Transporter associates such imbalance with a service agreement, Shipper and Transporter should agree to designate one of Shipper's valid service agreements in the Operational Impact Area where the original imbalance occurred, for such purpose. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 226 Original Sheet No. 226

> SHEET NOS. 226 THROUGH 230 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 02/01/2010 Status: Effective FERC Docket: RP10-272-000 Third Revised Sheet No. 231 Third Revised Sheet No. 231 Superseding: Second Revised Sheet No. 231

GENERAL TERMS AND CONDITIONS (Continued)

19. PENALTIES

The penalties set forth in this Section apply to Rate Schedules FT-1, FT-2, HT-1, BH-1 and IT-1, unless otherwise indicated in this Section or in individual Rate Schedules. These penalties do not supersede or replace the obligations of Shipper(s) to resolve any and all imbalances with Transporter pursuant to Section No. 18 of this FERC Gas Tariff.

19.1 Takes in Excess of Transportation Demand. If Shipper's takes on any Day under any Agreement exceed 103 percent of the Transportation Demand thereunder, Shipper will be assessed and pay a penalty based on a price per Dth equal to the greater of twenty-five dollars (\$25.00) or three times the midpoint of the range of prices reported for "Texas Eastern, M-3 Citygate Index Price" as published in Platts Gas Daily price survey or any successor publication thereto, for all such quantities in excess of its Transportation Demand. This penalty will not apply to authorized overruns pursuant to Section 3(f) of Rate Schedules FT-1, FT-2, HT-1, and BH-1.

19.2 Failure to Interrupt Service. If Shipper fails to interrupt service as directed by Transporter pursuant to Section 16 (Interruptions of Service) of the General Terms and Conditions, and thereby delivers gas to or takes gas from Transporter in excess of 103 percent of the sum of the lowered Scheduled Daily Receipt Quantity or lowered Scheduled Daily Delivery Quantity under all applicable Rate Schedules set by Transporter's interruption order, Shipper will be assessed and pay penalties based on a price per Dth equal to the greater of twenty-five dollars (\$25.00) or three times the midpoint of the range of prices reported for "Texas Eastern, M-3 Citygate Index Price" as published in Platts Gas Daily price survey or any successor publication thereto, for all such quantities in excess of its Transportation Demand. The penalties set forth in this Section and in Section 19.1 will not both be assessed for the same actions by Shipper.

19.3 Failure to Comply with Operational Flow Orders. If Shipper fails to comply with an Operational Flow Order issued by Transporter pursuant to Section 17 (Operational Flow Orders) of the General Terms and Conditions, a penalty will be assessed on all quantities taken or delivered in violation of that Operational Flow Order based on a price per Dth equal to the greater of twenty-five dollars (\$25.00) or three times the midpoint of the range of prices reported for "Texas Eastern, M-3 Citygate Index Price" as published in Platts Gas Daily price survey or any successor publication thereto, for the days on which the Operational Flow Order is issued.

Effective Date: 02/01/2010 Status: Effective FERC Docket: RP10-272-000 Second Revised Sheet No. 232 Second Revised Sheet No. 232 Superseding: First Revised Sheet No. 232

GENERAL TERMS AND CONDITIONS (Continued)

19.4 Monthly Imbalances. A penalty of \$0.25 per Dth will be assessed to Shipper on any absolute difference between actual cumulative receipts (less Retainage) and actual cumulative deliveries in excess of 10 percent of actual cumulative deliveries during a Billing Month.

19.5 Delivery Point Scheduling Penalty.

(a) Non-Critical Day Scheduling Penalty. When a Critical Day has not been declared, if Transporter delivers to Shipper at a Delivery Point any quantities in excess of the scheduled quantities plus the greater of 1,000 Dth or 5% of the scheduled quantities, Shipper must pay a daily scheduling penalty for each Dth Transporter delivers to Shipper in excess of the scheduled quantities. The daily scheduling penalty will be equal to the currently effective maximum rate for service under Transporter's Rate Schedule IT-1 for each Dth subject to the penalty. The non-Critical Day scheduling penalty based on the IT-1 rate does not apply when a Critical Day has been declared.

(b) Critical Day Scheduling Penalty. When a Critical Day has been declared, if Transporter delivers to Shipper at a Delivery Point any quantities in excess of the scheduled quantities plus the greater of 1,000 Dth or 3% of the scheduled quantities, Shipper must pay a daily scheduling penalty for each Dth Transporter delivers to Shipper in excess of the scheduled quantities. When Transporter has declared a Critical Day, the scheduling penalty will be equal to the greater of twenty five dollars (\$25.00) or three times the midpoint of the range of prices reported for "Texas Eastern, M-3 Citygate Index Price" as published in Platts Gas Daily price survey, or any successor publication thereto, for each Dth subject to the penalty.

(c) Shipper must pay the daily scheduling penalty in addition to any other applicable charges. The scheduling penalty does not apply to delivery points and/or meters that lack electronic metering capability.

(d) Scheduling penalties will not apply at points of interconnection for which an OBA exists.

19.6 Miscellaneous.

(a) All penalties and charges assessed under this Section will be paid in addition to the applicable transportation rates and charges, including any overrun charge.

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GENERAL TERMS AND CONDITIONS (Continued)

(b) In the event Shipper seeks to avoid any penalty provided for in this Section on the ground that such charge was incurred because of a force majeure event as defined at Section 15 (Force Majeure) of the General Terms and Conditions, Shipper will document such force majeure event to Transporter. Transporter will waive penalties to the extent that it determines that the imbalance was caused by a bona fide force majeure event as defined at Section 15.

(c) To the extent that any imbalance directly results from Shipper's reliance on inaccurate data from Transporter, or is otherwise caused by Transporter, no penalty will be assessed for that portion of the imbalance shown by Shipper to be attributable to such inaccurate data.

19.7 Penalty Crediting Mechanism.

(a) The purpose of this provision is to provide the mechanism by which Transporter will credit any "Penalty Revenues," as defined herein, to "Non-Penalized Shippers."

(b) For purposes of this Section 19.7 the following definitions shall apply:

(i) The term "Penalty Revenues" means penalty amounts assessed and actually collected, net of Transporter's costs, during each month of a contract year (November 1 to October 31) pursuant to the penalty provisions of this Tariff; exclusive of (A) Transporter's actual gas, transportation and Retainage costs for the replenishment of gas quantities with respect to Rate Schedule PALS, Section 5(a) (vii), and Section 3.9(c) of the General Terms and Conditions; and (B) overrun charges imposed pursuant to the terms of any of Transporter's Rate Schedules.

(ii) The term "Non-Penalized Shippers" means Shippers, other than Shippers that were assessed penalties and paid penalties in a particular month of a contract year (November 1 to October 31) pursuant to the penalty provision of this Tariff, under Transporter's Rate Schedules FT-1, FT-2, HT-1, BH-1 and IT-1, and Replacement Shippers holding permanently released Rate Schedules FT-1, FT-2, HT-1 and BH-1 capacity. Effective Date: 02/01/2010 Status: Effective FERC Docket: RP10-272-000 First Revised Sheet No. 234 First Revised Sheet No. 234 Superseding: Original Sheet No. 234

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(c) At the end of the contract year, Transporter will calculate the amount of Penalty Revenues. Transporter will include interest on the Penalty Revenues refund balance at the rate specified in the Commission's Regulations at Section 154.501(d)(1). For each month of the preceding contract year, Transporter will allocate Penalty Revenues for that month to the Non-Penalized Shippers for that month based on their actual monthly throughput for that month under the Non-Penalized Shippers' Rate Schedule FT-1, FT-2, HT-1, BH-1 and IT-1 Service Agreements. Transporter will credit the bills of Non-Penalized Shippers for such allocated amounts within 90 days of the end of the contract year. To the extent that there are no Non-Penalized Shippers in a month in which there are Penalty Revenues, the Penalty Revenues will be carried forward to the next succeeding month and will be allocated to Non-Penalized Shippers in that month.

(d) Transporter will file a report within 90 days of the close of the contract year showing how it calculated and apportioned the Penalty Revenues, the costs netted against the Penalty Revenues, and the resulting Penalty Revenue credits for each month of the contract year (November 1 to October 31).

19.8 Critical Day Requirement for Penalties.

A "Critical Day" will be declared by Transporter whenever Transporter, in Transporter's reasonable discretion, determines (based on criteria such as weather forecasts, line pack, pipeline pressures, horsepower availability, system supply and demand, and other operational circumstances) that operating conditions have severely deteriorated such that Transporter faces a threat to its system integrity and/or to Transporter's ability to meet its firm service obligations. With the exception of (1) failure to interrupt penalties imposed pursuant to Sections 16 and 19 of the General Terms and Conditions, 2) Operational Flow Order penalties imposed pursuant to the provisions of Sections 17 and 19 of the General Terms and Conditions and/or the Operational Flow Order provisions of individual rate schedules, and (3) daily delivery point scheduling penalties imposed pursuant to Section 19.5 of the General Terms and Conditions, Transporter will not impose penalties under this Section 19 and under any rate schedule unless a "Critical Day," as defined above, has been declared and is in effect on Transporter's system. For penalties ascribed for conduct that occurs over a monthly as opposed to a daily period of time, these monthly penalties will be imposed only if Transporter has declared a "Critical Day" on at least one day occurring in that monthly period.

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GENERAL TERMS AND CONDITIONS (Continued)

Except for force majeure events and/or events or conditions which threaten the integrity of Transporter's system or Transporter's ability to meet its firm service obligations, Transporter will notify Shippers at least 24 hours in advance on its Internet EBB (1) the effective dates of the Critical Day; (2) the type of penalties that will be applicable during the Critical Day period; and (3) to the extent applicable, the locations where penalties will be applied. If due to declaration of a Critical Day, a monthly penalty becomes applicable, Transporter will notify Shippers by posting on its Internet EBB notice that the monthly penalty is applicable.

Within two weeks of a Critical Day event, Transporter will post information on its Internet EBB describing the events leading up to the declaration of the Critical Day.

19.9 No Imposition of Multiple Penalties.

In the case where Shipper may be subject to multiple penalties pursuant to Section 19 of the General Terms and Conditions of Transporter's FERC Gas Tariff, Transporter will have the right to charge the highest available penalties on the applicable quantities; provided, however, that Transporter will not charge any additional penalties on the same quantities for which the highest available penalties have been imposed.

19.10 Operational Flow Order vs. Critical Day Penalties

(a) Transporter anticipates that Critical Day penalties will be implemented to impose system discipline to ensure Transporter's ability to meet its firm service obligations. To the extent Critical Day penalties are no longer imposing system discipline, such that Transporter's firm service obligations are being threatened, Transporter can implement an Operational Flow Order to alleviate conditions threatening the integrity of Transporter's system. Transporter can also implement an Operational Flow Order to deal with sudden, unexpected and catastrophic events on its system.

(b) When reasonably feasible, Transporter will post notices on its EBB advising that if Shippers take certain specific actions, Transporter may be able to avoid the issuance of a Critical Day, or minimize the sequential issuance of Critical Days.

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SHEET NOS. 236 THROUGH 239 ARE BEING RESERVED FOR FUTURE USE. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 240 Original Sheet No. 240

GENERAL TERMS AND CONDITIONS (Continued)

20. DISCOUNT POLICY.

 $20.1\,$ Order of Discounts. The first item discounted will be the base rate reservation charge and then the ACA surcharge.

20.2 Types of Discounts. Transporter may agree to discount its rate to Shipper below Transporter's maximum rate, but not less than Transporter's minimum rate. Such discounted rate may apply to: a) specified quantities (contract demand or commodity quantities); b) specified quantities above or below a certain level or all quantities if quantities exceed a certain level; c) quantities during specified time periods; d) quantities at specified points, at specified locations, for specified transportation paths, or at other defined geographical areas; and e) committed production or reserves. Transporter may also agree that a specified discounted rate will apply in a specified relationship to the quantities actually transported (i.e., that the reservation charge will be adjusted in a specified relationship to quantities actually transported). In addition, the discount agreement may include a provision that if one rate component which was at or below the applicable maximum rate at the time the discount agreement was executed subsequently exceeds the applicable maximum rate due to a change in Transporter's maximum rate so that such rate component must be adjusted downward to equal the new applicable maximum rate, then other rate components may be adjusted upward to achieve the agreed overall rate, so long as none of the resulting rate components exceed the maximum rate applicable to that rate component. Such changes to rate components shall be applied prospectively, commencing with the date a Commission order accepts revised tariff sheets. However, nothing contained herein shall be construed to alter a refund obligation under applicable law for any period during which rates, which had been charged under a discount agreement, exceeded rates which ultimately are found to be just and reasonable.

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GENERAL TERMS AND CONDITIONS (Continued)

20. DISCOUNT POLICY (Cont.)

In addition, Transporter may discount based on published index prices for specific Point(s) of Receipt and/or Point(s) of Delivery or other agreed-upon published pricing reference points (such discounted rate may be based upon the differential between published prices or arrived at by formula). Any agreement containing such discounted rate shall specify the rate component(s) to be discounted (i.e., Reservation Charge or Commodity Charge or both), and any formula will provide a reservation rate per unit of contract demand (Maximum Daily Contract Quantity). To the extent the firm Reservation Charge is discounted, the index price differential rate formula shall be calculated to state a rate per Dth. Furthermore, such discount shall not change the underlying rate design of the service being provided or include any minimum bill or maximum take provision that would have the effect of guaranteeing revenue.

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> SHEET NOS. 242 THROUGH 244 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

21. REGULATORY FEES

Shipper shall pay to Transporter all fees required by the Commission, or any regulatory body having jurisdiction, relating to service provided under any of Transporter's Rate Schedules including, but not limited to, filing, reporting, and application fees. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 246 Original Sheet No. 246

> SHEET NOS. 246 THROUGH 250 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

22. POSSESSION OF GAS

After Shipper delivers gas or causes gas to be delivered to Transporter at the point(s) of receipt specified in the Service Agreement, Transporter shall be deemed to be in control and possession of the gas until thermally equivalent quantities (less Retainage) are redelivered to Shipper or for the account of Shipper at the point(s) of delivery. Shipper shall have no responsibility with respect to any gas deliverable by Transporter or on account of anything which may be done, happen, or arise with respect to such gas until Transporter delivers such gas to Shipper or for the account of Shipper. Transporter shall have no responsibility with respect to such gas before Shipper delivers or causes such gas to be delivered to Transporter or after Transporter redelivers such gas to Shipper or for the account of Shipper, or on account of anything which may be done, happen, or arise with respect to such gas before such delivery or after such redelivery. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 252 Original Sheet No. 252

> SHEET NOS. 252 THROUGH 256 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 257 Original Sheet No. 257

GENERAL TERMS AND CONDITIONS (Continued)

23. WARRANTY OF TITLE TO GAS

Each Shipper under this Tariff warrants for itself, its successors and assigns, that Shipper will at the time of delivery to Transporter for transportation have good and merchantable title to or good right to receive all gas so delivered free and clear of all liens, encumbrances and claims whatsoever. Shipper will indemnify Transporter and save it harmless from all suits, actions, regulatory proceedings, debts, damages, costs, losses and expenses (including reasonable attorney fees) arising from or out of adverse claims arising from breach of this warranty (including, without limitation, claims for any royalties, taxes, license fees or charges applicable to such gas or to the delivery thereof to Transporter for transportation under Transporter's applicable Rate Schedule). Replacement Shippers under Section 14 (Release and Assignment of Service Rights) of the General Terms and Conditions shall be considered to be "Shippers" for purposes of this Section, and therefore Releasors under Section 14 shall not be liable under this Section for breach of the foregoing warranty by its Replacement Shippers. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 258 Original Sheet No. 258

> SHEET NOS. 258 THROUGH 262 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

24. WARRANTY OF ELIGIBILITY FOR TRANSPORTATION

(a) Each Shipper under this Tariff warrants for itself, its successors and assigns, that all gas delivered to Transporter for transportation shall be eligible for transportation in interstate commerce under applicable rules, regulations or orders of the Commission. Shipper will indemnify Transporter and save it harmless from all suits, actions, damages, costs, losses, expenses (including reasonable attorney fees), and regulatory proceedings arising from breach of this warranty. Replacement Shippers under Section 14 (Release and Assignment of Service Rights) of the General Terms and Conditions shall be considered to be "Shippers" for purposes of this Section, and therefore Releasors under Section 14 shall not be liable under this Section for breach of the foregoing warranty by its Replacement Shippers.

(b) Where transportation will be provided under § 311 of the Natural Gas Policy Act (15 U.S.C. § 3371) and pursuant to Subpart B of Part 284 of the Commission's Regulations (18 C.F.R. §§ 284.101 et seq.), Shipper warrants that such transportation service is authorized to be provided within the meaning of 18 C.F.R. Section 284.102(d)(3), if the local distribution company or intrastate pipeline company on whose behalf the transportation service is being provided will not have physical custody of and transport the gas or will not hold title to the gas. Where transportation will be provided under Transporter's blanket certificate, Shipper warrants that an interstate pipeline will receive some benefit from the transaction. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 264 Original Sheet No. 264

> SHEET NOS. 264 THROUGH 269 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

25. GAS QUALITY

25.1 General Requirement. Natural gas delivered to Transporter hereunder shall at all times conform to the quality provisions set forth in this Section. Transporter shall not be required to receive gas from Shipper or for Shipper's account which does not conform to the requirements of this Section. Shipper shall indemnify Transporter and save it harmless from all suits, actions, regulatory proceedings, damages, costs, losses and expenses (including reasonable attorney fees) arising out of the failure of said gas to conform to such quality provisions.

 $25.2\,$ Gas. The gas delivered to Transporter hereunder shall be a combustible gas consisting wholly of, or a mixture of:

(a) natural gas of the quality and composition produced in its natural state;

(b) gas generated by vaporization of Liquefied Natural Gas (LNG); or

(c) manufactured, reformed, or mixed gas consisting essentially of hydrocarbons of the quality and character produced by nature in the petroleum, oil, and gas fields with physical properties such that when the gases are commingled they become indistinguishable with respect to the physical properties of the mixture.

25.3 Quality Standards for Gas Received by Transporter. All gas received into Transporter's pipeline system shall conform to the following quality specifications, regardless of source:

(a) The gas shall not contain in excess of seven (7) pounds of water vapor per million cubic feet of gas at the base pressure and temperature of 14.73 psia and 60°F. The water vapor content will be determined in accordance with approved methods in use in the gas industry, using apparatus approved by Transporter.

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(b) The gas shall not have a hydrocarbon dew point of greater than 25°F at any operating pressure. The hydrocarbon dewpoint will be determined in accordance with approved methods in use in the gas industry, using apparatus approved by Transporter.

(c) The gas shall not contain any elements, compounds or components beyond those normally found in gas in its naturally occurring state. For purposes of these gas quality specifications, natural gas may be deemed to include constituents such as the following:

aliphatic series hydrocarbons, such as the alkanes - e.g., methane, ethane, propane, iso-butane, N-butane, neo-pentane, iso-pentane, N-pentane, hexanes, heptanes, octanes.

alkenes (unsaturated hydrocarbons) - e.g., ethylene, propylene.

hydrogen

inert compounds - e.g., helium, nitrogen, argon, neon.

carbon dioxide

oxygen

hydrogen sulfide

other gaseous organic and inorganic compounds of sulphur.

(d) The gas shall not contain any substances that interfere with the merchantability of the gas or are known to be detrimental to pipelines, meters, regulators or other gas handling equipment. The gas shall not contain any toxic, hazardous or environmentally unacceptable substances or organisms.

(e) The total oxygen content shall not exceed two hundredths percent (0.02%) by volume.

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(f) The gas shall contain no more than four percent (4%) by volume of a combined total of carbon dioxide and inert components. The carbon dioxide content shall not exceed one and twenty-five hundredths percent (1.25%) by volume.

(g) The gas shall contain no more than two (2) grains of total sulphur per one hundred (100) standard cubic feet. The gas shall contain no more than twenty-five hundredths (0.25) grains of hydrogen sulfide per one hundred (100) standard cubic feet.

(h) The gas shall have a heating value of not less than 967 Btu (British thermal units) per standard cubic foot, gross on a dry basis. The gross heating value of the gas shall be calculated from analysis of the gas by 1) an online chromatograph, or 2) taking spot or continuous samples of the gas at such times as may be determined by Transporter. The gross Btu shall be corrected for compressibility as calculated from a gas analysis by an accepted type chromatograph (or other suitable instrument) for a cubic foot of gas at a temperature of 60°F, when containing no water vapor and at an absolute pressure of 14.73 psia.

 (i) The gas shall have a Wobbe Index of one thousand three hundred (1,300) plus or minus six percent (6%). The Wobbe Index is defined as that number obtained by dividing the saturated heating value of the gas by the square root of its specific gravity.

(j) The gas shall have a flowing temperature of no greater than 100°F.

25.4 Additional Conditions for Receipt of Gas.

(a) Should gas received by Transporter from any source ever fail to meet the above specifications, then Transporter may elect to either continue to receive gas or refuse to take all or any portion of such gas until the gas is brought into conformity with these specifications. Transporter reserves the right to impose revised and/or further quality specifications at any time should Transporter, in its sole discretion, deem it necessary to protect the safety and/or integrity of its pipeline system, operations, or deliveries to other customers.

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(b) Parties wishing to deliver gas into Transporter's system will bear responsibility for assuring their gas meets the above specifications. Proof of compliance with these specifications will be determined via methods such as sampling and analysis of the gas; the frequency, scope and performance of such determinations will be as directed by Transporter. Transporter reserves the right to require, at any time, the installation of monitoring and control devices that will provide for automatic shut-in of the receipt measuring station should Transporter deem it necessary to protect the safety and/or integrity of its pipeline system, operations, or deliveries to other customers.

(c) Transporter reserves the right to refuse to execute any agreement that does not contain the gas quality specifications and restrictions deemed reasonable and necessary by Transporter.

25.5 Quality Standards for Gas Delivered by Transporter. All gas redelivered to Shipper hereunder shall be commercially free from particulates or other solid or liquid matter which might interfere with its merchantability or cause injury to or interference with proper operation of the lines, regulators, meters and other gas handling equipment of Transporter. For purposes of compliance with this standard, the presence of any solid or liquid matter will be based upon the determination of the presence of such matter while the gas is in the possession of Transporter.

25.6 Odorization. Transporter and Shipper may agree, or governmental authorities may require, that the gas be odorized by use of a malodorant agent of such character as to indicate by a distinctive odor the presence of gas. Whenever odorized gas is delivered, the quality and specifications of such gas, as set forth in this Section 25, shall be determined prior to the addition of malodorant and with proper allowance for changes or additions to the gas due to such malodorant. Such odorization of the gas by the Transporter, unless otherwise mutually agreed by Shipper and Transporter, shall be for the purpose of detection of the gas only during the time it is in possession of the Transporter, prior to delivery to the Shipper. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 274 Original Sheet No. 274

> SHEET NOS. 274 THROUGH 278 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

26. MEASUREMENT

The volumes of natural gas and the quantities of energy received or delivered through a meter or meters shall be determined in accordance with the provisions set forth in this Section.

26.1 Measurement Unit. The Measurement Unit shall be one Dekatherm (one Dth) of natural gas and shall be calculated by multiplying the volume delivered in Mcf by a fraction, the numerator of which is the Heating Value and the denominator of which is 1,000.

26.2 Volumetric Measurement Base. The volumetric measurement base shall be one cubic foot of natural gas at a pressure base of fourteen and seventy-three one-hundredths (14.73) pounds per square inch absolute, a temperature base of sixty degrees (60°) Fahrenheit (519.67° R Absolute), and without adjustment for water vapor content.

26.3 Atmospheric Pressure. The average absolute atmospheric (barometric) pressure shall be assumed to be fourteen and four-tenths (14.4) pounds per square inch, irrespective of actual elevation or location of the delivery point above sea level or variations in actual barometric pressure from time to time.

26.4 Temperature. The temperature of the natural gas shall be determined at Transporter's option:

(a) where Electronic Measurement equipment is provided, by continuous application of instantaneous temperature measurements from one or more of the meters at a measuring station, or by contemporaneous application of the arithmetic or other average of the temperature Record from one or more of the meters for the time during which gas is flowing;

(b) where Electronic Measurement equipment is not provided,

(1) where an instrument which measures and records the temperature of the flowing gas is installed, by contemporaneous application of the arithmetic or other average of the hourly or daily temperature Record from one or more of the meters at a measuring station, or Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 280 Original Sheet No. 280

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(2) where an instrument which measures and records the temperature of the flowing gas is not installed, by contemporaneous application of the temperature as read from established tables of monthly averages for the point of measurement; or

(c) by any other method or methods mutually agreed upon by Transporter and Shipper.

26.5 Static Pressure. The static pressure of the natural gas shall be determined at Transporter's option:

(a) where Electronic Measurement equipment is provided, by continuous application of instantaneous static pressure measurements from one or more of the meters at a measuring station, or by contemporaneous application of the arithmetic or other average of the static pressure Record from one or more of the meters for the time during which gas is flowing;

(b) where Electronic Measurement equipment is not provided, by contemporaneous application of the static pressure Record from one or more of the meters at a measuring station, or by contemporaneous application of the arithmetic or other average of the hourly or daily static pressure Record from one or more of the meters at a measuring station; or

(c) by any other method or methods mutually agreed upon by Transporter and Shipper.

26.6 Specific Gravity. The specific gravity (relative density) of the natural gas shall be determined by gravitometric, chromatographic, or other generally accepted analytical method at Transporter's option:

(a) where Electronic Measurement equipment is provided,

(1) by contemporaneous application of continuous instantaneous specific gravity measurements, or by contemporaneous application of arithmetic or other average of the specific gravity for the time during which gas was flowing, Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 281 Original Sheet No. 281

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(2) by prospective application of the arithmetic or other average of the specific gravity Record, or

 $(3) \qquad \mbox{by prospective application of the results of analyses of samples of the gas;}$

(b) where Electronic Measurement equipment is not provided,

(1) by contemporaneous application of the arithmetic or other average of the hourly or daily continuous specific gravity Record,

(2) by prospective application of the results of analyses of samples of the gas; or

(c) by any other method or methods mutually agreed upon by Transporter and Shipper.

26.7 Heating Value. The heating value of the natural gas shall be determined by calorimetric, chromatographic, or other generally accepted analytical method at Transporter's option:

(a) where Electronic Measurement equipment is provided,

(1) by contemporaneous application of continuous instantaneous heating value measurements, or by contemporaneous application of the arithmetic or other average of the heating value for the time during which gas was flowing,

(2) by prospective application of the arithmetic or other average of the heating value Record, or

 $(3) \qquad \mbox{by prospective application of the results of analyses of samples of the gas;}$

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(b) where Electronic Measurement equipment is not provided,

(1) by the contemporaneous application of the arithmetic or other average of the hourly or daily continuous heating value Record,

(2) by prospective application of the results of analyses of samples of the gas; or

(c) by any other method or methods mutually agreed upon by Transporter and Shipper.

26.8 Supercompressibility.

(a) The deviation of the natural gas from the Ideal Gas Laws shall be determined:

(1) in accordance with the American Gas Association, Par Research Project NX-19 report, titled "Manual for the Determination of Supercompressibility Factors for Natural Gas", Reprinted 1976, if the composition of the natural gas is such to render this procedure applicable, or

 $(2) \qquad \qquad \text{by any other method mutually agreed upon by}\\ \text{Transporter and Shipper.}$

(b) If the measurement method used by Transporter requires the concentrations of nitrogen and carbon dioxide, the concentrations of nitrogen and carbon dioxide shall be determined by chromatographic or other generally accepted analytical method at Transporter's option:

(1) where Electronic Measurement equipment is provided,

(a) by contemporaneous application of continuous instantaneous measurements of the concentrations of nitrogen and carbon dioxide, or by contemporaneous application of the arithmetic or other average of the concentrations of nitrogen and carbon dioxide for the time during which gas was flowing, Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-001 Substitute First Revised Sheet No. 283 Substitute First Revised Sheet No. 283 Superseding: First Revised Sheet No. 283

GENERAL TERMS AND CONDITIONS (Continued)

(b) by prospective application of the arithmetic or other average of the concentrations of nitrogen and carbon dioxide Record, or

(c) by prospective application of the results of analyses of samples of the gas; or

(2) where Electronic Measurement equipment is not

provided,

 by the contemporaneous application of the arithmetic or other average of the hourly or daily concentrations of nitrogen and carbon dioxide, or

(b) by prospective application of the results of analyses of samples of the gas; or by any other method or methods mutually agreed upon by Shipper and Transporter.

26.9 Measuring Equipment.

(a) Unless otherwise agreed to in writing, Transporter will own, operate, maintain, and install measuring stations and equipment by which the volumes of natural gas or quantities of energy received or delivered by Transporter are determined. Notwithstanding any other provision in this FERC Gas Tariff, Transporter may not be required to pay for or to construct or install measuring equipment.

(b) Unless otherwise agreed to in writing, or unless gas is being received from an interstate pipeline company which has a Commission approved FERC Gas Tariff governing measurement of gas it delivers, Transporter will install, own, operate and maintain measuring stations and equipment by which the volumes of natural gas or quantities of energy received by Transporter are determined.

(c) Where Transporter has agreed in writing to permit measuring stations and associated equipment to be installed by Shipper, they must be designed and installed in accordance with all engineering and other standards and practices as specified by Transporter, and Transporter has the right to be present and inspect the installation of all such measuring stations and equipment to insure compliance with such standards and practices. Shipper and Transporter will agree in writing to reasonable standards and practices by which such measuring stations and associated equipment must be operated and maintained by Shipper as required to insure the continuous accuracy thereof.

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(d) Shipper and Transporter shall have the right to be present at the time of any installation, reading, cleaning, change of charts, repair, inspection, test, calibration, or adjustment made in connection with Transporter's or Shipper's measuring stations or equipment used to measure gas received by Transporter for Shipper or delivered by Transporter to Shipper.

(e) The Records from measuring equipment shall remain the property of the operator of such equipment, but upon request the operator will submit to the other party its Records, together with calculations therefrom, for inspection, subject to return within 30 days after receipt thereof.

(f) Orifice meters shall be installed and operated, and gas quantities computed, in accordance with AGA Report No. 3, American National Standards Institute ANSI/API 2530, "Orifice Metering of Natural Gas", revised Second Edition, 1985, applied in a practical and appropriate manner, except that the supercompressibility factor shall be calculated in accordance with Section 26.8 above.

(g) Turbine meters shall be installed and operated, and gas quantities computed, in accordance with AGA Transmission Measurement Committee Report No. 7, "Measurement of Gas by Turbine Meters", 1985 Edition, applied in a practical and appropriate manner, except that the supercompressibility factor shall be calculated in accordance with Section 26.8 above.

(h) Diaphragm meters shall be installed and operated, and gas quantities computed, in accordance with ANSI B109.1 or B109.2, "Diaphragm Type Gas Displacement Meters", 1986, applied in a practical and appropriate manner, except that the supercompressibility factor shall be calculated in accordance with Section 26.8 above.

(i) Rotary meters shall be installed and operated, and gas quantities computed, in accordance with ANSI B109.3, "Rotary Type Gas Displacement Meters", 1986, applied in a practical and appropriate manner, except that the supercompressibility factor shall be calculated in accordance with Section 26.8 above.

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GENERAL TERMS AND CONDITIONS (Continued)

(j) Other types of meters may be used if mutually agreed to by Transporter and Shipper.

(k) Instrumentation and equipment to provide Records or samples of gas necessary to determine the specific gravity, heating value, and/or concentrations of nitrogen or carbon dioxide as required under Sections 26.6, 26.7 and 26.8 hereof may be installed at representative points along the pipeline in lieu of installing such instrumentation and equipment at each measuring station.

(1) Upon notice to Shippers, Transporter may prospectively implement and use any future editions or versions of the American Gas Association or ANSI reports referenced in this Section 26.

(m) \$Nothing in this Section 26.9 shall be construed to require Transporter to construct any facilities.

26.10 Check Measuring Equipment.

(a) Shipper may install check measurement equipment, provided such equipment does not interfere with the exercise of Transporter's rights to operate its station under this Tariff.

(b) Transporter, in the presence of Shipper, shall have access to Shipper's check measuring equipment at all reasonable times, but the reading, calibration and adjustment thereof and the change of charts shall be performed only by Shipper, unless otherwise agreed upon.

(c) Shipper shall exercise reasonable care in the installation, maintenance and operation of its equipment so as to avoid any inaccuracy in the determination of the quantity of gas delivered.

(d) The Records from such check measuring equipment shall remain the property of Shipper, but upon request Shipper will submit to Transporter its Records and charts, together with calculations therefrom, for inspection, subject to return within 30 days after receipt thereof.

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GENERAL TERMS AND CONDITIONS (Continued)

26.11 Calibration and Testing of Meters. The accuracy of all measuring equipment shall be verified by its operator at reasonable intervals and, if requested, in the presence of representatives of the other party, but neither Transporter nor Shipper shall be required to verify the accuracy of such equipment more frequently than once in any 30-day period. If either party at any time desires a special test of any measuring equipment, or if either party at any time observes an error in any such measuring equipment, it will promptly notify the other party, and the parties shall then cooperate to secure a prompt verification of the accuracy of such equipment. The expense of any such special test shall be borne by the requesting party if the measurement equipment so tested is found not to be in error such that previous Recordings from the equipment must be corrected under the provisions of Section 26.12 herein.

26.12 Correction of Metering Errors. If, upon any test, any measuring equipment is found to be in error, such that the resultant aggregate error in the computed volumes of gas and quantities of energy received or delivered does not exceed two percent (2%), such errors may be taken into account in a practical manner in computing the volumes of gas and quantities of energy received or delivered. All equipment shall, in any case, be adjusted at the time of test to record correctly. If, however, the resultant aggregate error in the computed volumes of gas and quantities of energy received or delivered exceeds two percent (2%), previous Recordings of such equipment, and the corresponding volumes of gas and quantities of energy received or delivered, shall be corrected to zero error for any period which is known definitely or agreed upon, but in case the period is not known definitely or agreed upon, such correction shall be for a period extending over one half of the time elapsed since the date of the last test, not exceeding a correction period of 16 Days.

26.13 Failure of Measuring Equipment.

(a) In the event any measuring equipment is out of service, or is found registering inaccurately and the error is not determinable by test, previous Recordings from such equipment, or the volumes of gas or quantities of energy received or delivered through such equipment, shall be estimated: Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 287 Original Sheet No. 287

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(1) by using the registration of any check meter or meters if installed and accurately registering;

(2) in the absence of check meters, by correcting the error if the percentage of error is ascertainable by calibration, special test or mathematical calculation;

(3) in the absence of check meters or the possibility of calibrations, by using Recordings or quantities received or delivered through such equipment during periods under similar conditions when the equipment was registering accurately; or

(4) as otherwise agreed by Transporter and Shipper.

(b) The Recordings from such equipment, or the volumes of gas and quantities of energy received or delivered through such equipment, so estimated shall be used in determining the volumes of gas and quantities of energy received or delivered for any known or agreed upon applicable period. In case the period is not known or agreed upon, such estimated receipts or deliveries shall be used in determining the quantity of gas received or delivered hereunder during the latter half of the period beginning on the date of the immediately preceding test and ending on the date the measuring equipment has been adjusted to record accurately. The Recordings of the measuring equipment during the first half of said period shall be considered accurate in computing receipts or deliveries.

26.14 Preservation of Records. Both Transporter and Shipper shall preserve all test data, charts, and other similar Records for a period of at least two years, or such other longer period as may be required by public authority.

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> SHEET NOS. 288 THROUGH 292 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

27. CONSTRUCTION OF FACILITIES

27.1 Arrangement for Construction of Transmission Facilities. Shipper may request Transporter to construct, maintain and operate, either all or a part of, the lateral line for the transportation of gas from Transporter's main transmission line to Shipper's markets, or when the delivery point to Shipper at Transporter's main transmission line is in close proximity to a compressor station of Transporter, Shipper may request Transporter to provide facilities to deliver gas to Shipper in excess of Transporter's main line operating pressure. If Transporter shall determine that the granting of such request by Shipper is necessary or desirable, that no undue burden will thereby be placed upon Transporter, and that no impairment of Transporter's ability to render adequate service to its shippers will result therefrom, Transporter will construct or provide such facilities if it can obtain proper, necessary authorization.

27.2 Method of Payment.

(a) In the event Transporter shall provide a lateral line or other transmission facilities at the request of Shipper, unless otherwise agreed, Shipper will pay Transporter for the costs of such facilities by paying in addition to the amount paid for natural gas, a facility charge consisting of the sum of the following components:

 Depreciation computed at the annual accrual rates being used by Transporter for booking depreciation expense applicable to such facilities;

(2) Return computed at the latest rate allowed Transporter by Federal Energy Regulatory Commission in a formal rate determination applied to the original cost of the facilities less accrued depreciation and plus necessary working capital applicable to such facilities;

(3) $% \left({{\rm{Taxes}}} \right)$ Taxes paid for the ownership and operation of such facilities; and

(4) Operation and maintenance expenses applicable to such facilities.

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GENERAL TERMS AND CONDITIONS (Continued)

(b) The annual amount of the facility charge shall be established starting with the first day of the calendar month in which Transporter shall have completed or made available for operation the facilities requested by Shipper. Such amount shall be estimated by Transporter when the facilities are made available and at the beginning of each calendar year thereafter, unless otherwise agreed. Each month, Transporter will bill Shipper for onetwelfth of the estimated annual facility charge. An adjustment will be made if necessary at the end of each calendar year to reflect the cost applicable to said facilities for the year.

27.3 Agreement. In each case where Transporter agrees to construct facilities at the request of the Shipper, unless otherwise agreed, the Service Agreement will contain as an Exhibit thereto an agreement concerning such facilities, executed in the form as set forth in this Tariff.

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> SHEET NOS. 295 THROUGH 299 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

28. SCHEDULES AND CONTRACTS SUBJECT TO REGULATION AND REVISION

This Tariff, including the Rate Schedules, the General Terms and Conditions, and the respective obligations of the parties under the Service Agreements and assignment Agreements, is subject to all valid laws, orders, rules, and regulations of duly constituted authorities having jurisdiction. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 301 Original Sheet No. 301

> SHEET NOS. 301 THROUGH 305 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 306 Original Sheet No. 306

GENERAL TERMS AND CONDITIONS (Continued)

29. NOTICES

29.1 General Notice Procedures. Except as otherwise specifically provided in this Tariff, particularly with regard to notices and communications required through Transporter's EBB or via Electronic Notice Delivery, any notice, request, demand, or communication ("Notice") provided for in these General Terms and Conditions or in the Rate Schedules, or any other Notice that Transporter or Shipper may desire to give to the other, shall be in writing and shall be considered as duly delivered when mailed by registered mail to the Post Office address of Transporter or Shipper, or at such other address as either shall designate for such Notice. Monthly payments, except those required to be made by wire or other electronic transfer, shall be considered as duly delivered when mailed either by registered or ordinary mail. Routine communications by telephone between members of the operating staffs of Transporter and Shipper shall be considered duly delivered without confirmation by mail. If Transporter is required by this Tariff to provide any Notice to a Shipper by telephonic communication, Transporter may, at its option, make such communication via Electronic Notice Delivery without any telephonic communication.

29.2 To the extent Transporter is authorized under this Tariff to provide any notice via Electronic Notice Delivery, and Transporter becomes aware that the Electronic Notice Delivery notification sent by Transporter has failed, Transporter shall recommunicate such notice via telephone or facsimile. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 307 Original Sheet No. 307

> SHEET NOS. 307 THROUGH 311 ARE BEING RESERVED FOR FUTURE USE.

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GENERAL TERMS AND CONDITIONS (Continued)

30. COMPLAINT RESOLUTION PROCEDURE

Any Shipper or potential Shipper may make a written complaint to Transporter, Attention: President, regarding any dispute between Shipper and Transporter arising under this Tariff. Shipper must specify each reason for the dispute. Within two business days of receiving a complaint, Transporter shall provide an initial response to complainant, acknowledging receipt of the complaint and requesting further information as appropriate. Within 30 days after receipt of Shipper's complaint, Transporter shall appoint a Committee composed of the President, and any other necessary personnel, to review the complaint and provide a written decision to the complainant addressing each element thereof and, where appropriate, recommending a course of action. In the event the complainant disagrees with this determination and makes a written request for reconsideration or clarification, specifying each reason the complainant disagrees with the initial determination, the Committee shall consider such request and within 30 days after receipt thereof shall render its final written decision to complainant, addressing each element thereof and, where appropriate, recommending a course Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 313 Original Sheet No. 313

> SHEET NOS. 313 THROUGH 317 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 318 Original Sheet No. 318

General Terms and Conditions Section 31 is being reserved for Future Use

SHEET NOS. 318 THROUGH 327 ARE BEING RESERVED FOR FUTURE USE. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 328 Original Sheet No. 328

General Terms and Conditions Section 32 is being reserved for Future Use

SHEET NOS. 328 THROUGH 337 ARE BEING RESERVED FOR FUTURE USE. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 338 Original Sheet No. 338

General Terms and Conditions Section 33 is being reserved for Future Use

SHEET NOS. 338 THROUGH 347 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 348 First Revised Sheet No. 348 Superseding: Original Sheet No. 348

GENERAL TERMS AND CONDITIONS (Continued)

34. ANNUAL CHARGE ADJUSTMENT ("ACA") CLAUSE

34.1 Purpose. The purpose of Section 34 is to establish an ACA Clause as permitted by Section 154.402 of the Commission's Regulations under the Natural Gas Act ("NGA"), which allows a natural gas pipeline company to adjust its rates annually to recover from its customers annual charges assessed it by the Commission under Part 382 of the Commission's Regulations.

This Section establishes an ACA unit charge to be applicable to the following Rate Schedules:

Rate Schedule FT-1 - Firm Transportation Rate Schedule FT-2 - Firm Transportation Rate Schedule HT-1 - Hourly Transportation Rate Schedule BH-1 - Backhaul Transportation Rate Schedule IT-1 - Interruptible Transportation

34.2 Basis of the ACA Unit Charge. The Rate Schedules specified in Section 34.1 herein shall include an ACA unit charge. Such ACA unit charge shall be that annual charge unit rate, adjusted to Transporter's pressure base and heating value, as appropriate, which shall be authorized by the Commission each fiscal year. Changes to the ACA unit charge shall be filed annually to reflect the annual charge unit rate authorized by the Commission for such fiscal year. The ACA unit charge shall be reflected on Sheet No. 6 and 7 of this Tariff.

34.3 Filing Procedure. The notice period and proposed effective date of filings pursuant to this subsection shall meet the requirements of Section 154.207 of the Commission Regulations, unless, for good cause shown, a lesser notice period and different effective date is allowed by valid Commission order.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 349 Original Sheet No. 349

> SHEET NOS. 349 THROUGH 358 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 359 First Revised Sheet No. 359 Superseding: Original Sheet No. 359

GENERAL TERMS AND CONDITIONS (Continued)

35. RETAINAGE

35.1 In General. Retainage, as defined at Section 1 of the General Terms and Conditions, shall apply to Rate Schedules FT-1, FT-2, HT-1, BH-1 and IT-1 (the Applicable Rate Schedules). The amount of such Retainage shall be determined based upon the Retainage percentage, as set forth at Sheet No. 7 of this Tariff, which sheet includes the following Retainage percentage: Transportation Retainage (hereinafter the "Retainage percentage"). Transporter may file to adjust the Retainage percentage on an annual basis or at such other times as Transporter in its reasonable discretion determines necessary based upon operating or other conditions, to take into account both prospective changes in Retainage requirements and unrecovered Retainage quantities from the preceding period for transportation. That Retainage adjustment shall be effected by means of a Retainage Adjustment Mechanism filing ("RAM"), which shall be filed with the Commission (i) annually on or before March 1 to become effective April 1 ("Annual RAM Filing"), and (ii) at such other times as required by operating or other conditions, to become effective 30 days after filing ("Periodic RAM Filing").

Notwithstanding the foregoing, where it is determined that transportation service is rendered entirely by backhaul or displacement, the Backhaul Retainage percentage, as set forth at Sheet No. 6 of this Tariff, shall apply in lieu of the otherwise applicable Retainage percentage. The Backhaul Retainage percentage shall be calculated in the Annual RAM Filings, and any Periodic RAM Filings, and shall not include compressor fuel.

35.2 Transporter's RAM Filing. Annually, or at such other times as Transporter in its reasonable discretion determines necessary based upon operating or other conditions, Transporter shall adjust the Retainage percentages, to take into account both prospective changes in Retainage requirements and unrecovered Retainage quantities from the preceding period as described at Section 35.4 below for transportation. That Retainage adjustment shall be effected by means of a Retainage Adjustment Mechanism filing (RAM), which shall be filed with the Commission (i) annually on or before March 1 to become effective April 1 (Annual RAM Filing), and (ii) at such other times as required by operating or other conditions, to become effective 30 days after filing (Periodic RAM Filing).

35.3 Accounting for Activity. Transporter will account for all under or over recovered company-use, lost and unaccounted-for quantities in Account No. 186.

35.4 Retainage Percentage. The two Retainage percentages, as adjusted by Transporter through its RAM filings, shall each consist of the sum of (i) the Current Retainage Percentage, and (ii) the Unrecovered Retainage Percentage, calculated in the following manner for each of the Retainage percentages, respectively:

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GENERAL TERMS AND CONDITIONS (Continued)

(a) Current Retainage Percentage Component. In each Annual and Periodic RAM Filing, Transporter shall calculate the Current Retainage Percentage by (i) estimating the total company-use, lost, and unaccounted-for quantities required during the 12-month period commencing with the effective date of Transporter's RAM filing (Current Retainage Quantities) and (ii) dividing that volumetric figure by the total quantities estimated by Transporter to flow under the Applicable Rate Schedules which are the subject to that particular retainage percentage during the same 12-month period commencing with the effective date of the RAM filing (Current Rate Schedule Quantities).

(b) Unrecovered Retainage Percentage Component. In each Annual RAM Filing, Transporter shall calculate the Unrecovered Retainage Percentage by: (i) determining the company-use, lost, and unaccounted- for quantities for the preceding calendar year (Preceding Annual Period); (ii) subtracting the Retainage quantities retained by Transporter during that Preceding Annual Period; and (iii) dividing the result (the Unrecovered Retainage Quantities), whether positive or negative, by the Current Rate Schedule Quantities for the 12-month period commencing on the effective date of that Annual RAM filing.

(c) In each Annual or Periodic RAM Filing, Transporter shall add (i) the Current Retainage Percentage established in that filing, as calculated in accordance with paragraph (a) above, and (ii) the Unrecovered Retainage Percentage established in the currently effective Annual RAM Filing (whether a positive figure reflecting an underrecovery or a negative figure reflecting an overrecovery), as calculated in accordance with paragraph (b) above. The resulting total Retainage percentage for forward-haul transportation and backhaul transportation shall be effective until the effective date of Transporter's next succeeding RAM Filing.

35.5 Termination.

(a) If the provisions of this Section are terminated or otherwise rendered inapplicable (termination), Shippers under the Applicable Rate Schedules from the effective date of Transporter's most recent RAM filing through the date of termination (the Termination Period) shall remain liable for any Unrecovered Retainage Quantities. Transporter shall remain liable to such Shippers for any excess quantities retained.

(b) Any positive or negative balance in Transporter's Unrecovered Retainage Quantities account at the date of termination (i) shall be allocated to any successor services offered by Transporter, or (ii) if no successor services are offered by Transporter, shall be charged to Shippers under the Applicable Rate Schedules based on the actual quantities that flowed during the Termination Period. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 360 Original Sheet No. 360

> SHEET NOS. 360 THROUGH 369 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 370 Original Sheet No. 370

> General Terms and Conditions Section 36 is being reserved for Future Use

> > SHEET NOS. 370 THROUGH 379 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Second Revised Sheet No. 380 Second Revised Sheet No. 380 Superseding: Substitute First Revised Sheet No. 380

GENERAL TERMS AND CONDITIONS (Continued)

37. Compliance with 18 CFR, Section 284.12

Transporter has adopted all of the Business Practices and Electronic Communications Standards which are required by the Commission in 18 CFR, Section 284.12 (a), as amended from time to time, in accordance with Order No. 587, et. al. In addition to the NAESB WGQ Standards referenced elsewhere in the Tariff, Transporter specifically incorporates by reference the following NAESB WGQ Version 1.8 Standards, definitions, and data sets, by reference:

Additional Standards:

General - 0.3.1, 0.3.2

Gas/Electric Operational Communications - 0.2.1, 0.2.2, 0.2.3, 0.3.11, 0.3.12, 0.3.13, 0.3.14, 0.3.15

Storage Information - 0.4.1

Nominations Related Standards:

1.2.1, 1.2.2, 1.2.3, 1.2.4, 1.2.5, 1.2.6, 1.2.8, 1.2.9, 1.2.10, 1.2.11, 1.2.12, 1.2.13, 1.2.14, 12.15, 1.2.16, 1.2.17, 1.2.18, 1.2.19, 1.3.1, 1.3.2(vi), 1.3.4, 1.3.5, 1.3.8, 1.3.11, 1.3.13, 1.3.14, 1.3.15, 1.3.16, 1.3.17, 1.3.18, 1.3.19, 1.3.20, 1.3.22(i), 1.3.23, 1.3.24, 1.3.25, 1.3.26, 1.3.27, 1.3.28, 1.3.29, 1.3.30, 1.3.31, 1.3.33, 1.3.34, 1.3.35, 1.3.36, 1.3.37, 1.3.38, 1.3.39, 1.3.40, 1.3.41, 1.3.42, 1.3.43, 1.3.45, 1.3.46, 1.3.47, 1.3.48, 1.3.49, 1.3.50, 1.3.52, 1.3.53, 1.3.54, 1.3.55, 1.3.56, 1.3.57, 1.3.58, 1.3.59, 1.3.60, 1.3.61, 1.3.62, 1.3.63, 1.3.64, 1.3.65, 1.3.66, 1.3.67, 1.3.68, 1.3.69, 1.3.70, 1.3.71, 1.3.72,1.3.73, 1.3.74, 1.3.75, 1.3.76, 1.3.77, 1.3.79, 1.4.1, 1.4.2, 1.4.3, 1.4.4, 1.4.5, 1.4.6, 1.4.7

Flowing Gas Related Standards:

2.2.1, 2.2.4, 2.2.5, 2.3.1, 2.3.2, 2.3.5, 2.3.6, 2.3.7, 2.3.8, 2.3.9, 2.3.10, 2.3.11, 2.3.12, 2.3.13, 2.3.14, 2.3.15, 2.3.16, 2.3.17, 2.3.18, 2.3.19, 2.3.20, 2.3.21, 2.3.22, 2.3.23, 2.3.25, 2.3.26, 2.3.27, 2.3.28, 2.3.29, 2.3.30, 2.3.31, 2.3.32, 2.3.33, 2.3.34, 2.3.35, 2.3.51, 2.3.52, 2.3.53, 2.3.54, 2.3.55, 2.3.56, 2.3.57, 2.3.58, 2.3.59, 2.3.60, 2.3.61, 2.3.62, 2.3.63, 2.3.64, 2.3.65, 2.4.1, 2.4.2, 2.4.3, 2.4.4, 2.4.5, 2.4.6, 2.4.7, 2.4.8, 2.4.9, 2.4.10, 2.4.11, 2.4.12, 2.4.13, 2.4.14, 2.4.15, 2.4.16, 2.4.17, 2.4.18

Invoicing Related Standards:

3.2.1, 3.3.1, 3.3.2, 3.3.3, 3.3.4, 3.3.5, 3.3.6, 3.3.7, 3.3.8, 3.3.9, 3.3.10, 3.3.11, 3.3.12, 3.3.13, 3.3.14, 3.3.15, 3.3.16, 3.3.17, 3.3.18, 3.3.19, 3.3.20, 3.3.21, 3.3.22, 3.3.23, 3.3.24, 3.3.25, 3.3.26, 3.4.1, 3.4.2, 3.4.3, 3.4.4

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Version 1.8 (Continued)

Quadrant Electronic Delivery Mechanism Related Standards:

4.2.1, 4.2.2, 4.2.3, 4.2.4, 4.2.5, 4.2.6, 4.2.7, 4.2.8, 4.2.9, 4.2.10, 4.2.11, 4.2.12, 4.2.13, 4.2.14, 4.2.15, 4.2.16, 4.2.17, 4.2.18, 4.2.19, 4.2.20, 4.3.1, 4.3.2, 4.3.3, 4.3.5, 4.3.16, 4.3.17, 4.3.18, 4.3.20, 4.3.22, 4.3.23, 4.3.24, 4.3.25, 4.3.26, 4.3.27. 4.3.28, 4.3.29, 4.3.30, 4.3.31, 4.3.32, 4.3.33, 4.3.34, 4.3.35, 4.3.36, 4.3.38, 4.3.39, 4.3.40, 4.3.41, 4.3.42, 4.3.43, 4.3.53, 4.3.45, 4.3.46, 4.3.47, 4.3.48, 4.3.49, 4.3.50, 4.3.51, 4.3.52, 4.3.53, 4.3.55, 4.3.66, 4.3.67, 4.3.57, 4.3.58, 4.3.59, 4.3.60, 4.3.61, 4.3.62, 4.3.65, 4.3.66, 4.3.79, 4.3.80, 4.3.81, 4.3.82, 4.3.83, 4.3.84, 4.3.85, 4.3.86, 4.3.87, 4.3.89, 4.3.90, 4.3.91, 4.3.92, 4.3.93

Capacity Release Standards:

5.2.1, 5.2.2, 5.2.3, 5.3.5, 5.3.7, 5.3.8, 5.3.9, 5.3.10, 5.3.11, 5.3.12, 5.3.13, 5.3.14, 5.3.15, 5.3.16, 5.3.17, 5.3.18, 5.3.19, 5.3.20, 5.3.21, 5.3.22, 5.3.23, 5.3.25, 5.3.26, 5.3.27, 5.3.28, 5.3.29, 5.3.30, 5.3.31, 5.3.32, 5.3.33, 5.3.37, 5.3.38, 5.3.39, 5.3.40, 5.3.41, 5.3.42, 5.3.43, 5.3.46, 5.3.47, 5.3.48, 5.3.49, 5.3.50, 5.3.51, 5.3.52, 5.3.53, 5.3.54, 5.3.55, 5.3.56, 5.3.57, 5.3.58, 5.4.1, 5.4.2, 5.4.3, 5.4.4, 5.4.5, 5.4.6, 5.4.7, 5.4.8, 5.4.9, 5.4.10, 5.4.11, 5.4.12, 5.4.13, 5.4.14, 5.4.15, 5.4.16, 5.4.17, 5.4.18, 5.4.19, 5.4.20, 5.4.21, 5.4.22, 5.4.23, 6.3.3

WGQ/REQ/RGQ Internet Electronic Transport: 10.2.1-10.2.38, 10.3.1, 10.3.3-10.3.25 Included in the above are NAESE WGQ Standards, Definitions, and Data Sets that pertain to the following:

2004 Annual Plan Item 2 FERC Order 2004: 4.2.1, 4.3.16, 4.3.18, 4.3.22, 4.3.23, 4.3.25

2005 Annual Plan Item 8 FERC Order 2004: 4.3.23

Recommendation R03035A: 4.3.23, 4.3.89, 4.3.90, 4.3.91, and 4.3.92

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 382 Original Sheet No. 382

> SHEET NOS. 382 THROUGH 385 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 386 Original Sheet No. 386

> General Terms and Conditions Section 38 is being reserved for Future Use

> > SHEET NOS. 386 THROUGH 395 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 396 Original Sheet No. 396

General Terms and Conditions Section 39 is being reserved for Future Use

SHEET NOS. 396 THROUGH 405 ARE BEING RESERVED FOR FUTURE USE. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 406 Original Sheet No. 406

General Terms and Conditions Section 40 is being reserved for Future Use

SHEET NOS. 406 THROUGH 415 ARE BEING RESERVED FOR FUTURE USE. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 416 Original Sheet No. 416

General Terms and Conditions Section 41 is being reserved for Future Use

SHEET NOS. 416 THROUGH 425 ARE BEING RESERVED FOR FUTURE USE. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 426 Original Sheet No. 426

General Terms and Conditions Section 42 is being reserved for Future Use

SHEET NOS. 426 THROUGH 435 ARE BEING RESERVED FOR FUTURE USE. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 436 Original Sheet No. 436

General Terms and Conditions Section 43 is being reserved for Future Use

SHEET NOS. 436 THROUGH 445 ARE BEING RESERVED FOR FUTURE USE. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 446 Original Sheet No. 446

General Terms and Conditions Section 44 is being reserved for Future Use

SHEET NOS. 446 THROUGH 455 ARE BEING RESERVED FOR FUTURE USE. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 456 Original Sheet No. 456

General Terms and Conditions Section 45 is being reserved for Future Use

SHEET NOS. 456 THROUGH 465 ARE BEING RESERVED FOR FUTURE USE. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 466 Original Sheet No. 466

General Terms and Conditions Section 46 is being reserved for Future Use

SHEET NOS. 466 THROUGH 475 ARE BEING RESERVED FOR FUTURE USE. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 476 Original Sheet No. 476

GENERAL TERMS AND CONDITIONS (Continued)

47. NEGOTIATED RATES.

47.1 Availability. Transporter and Shipper may mutually agree to a Negotiated Rate for service under any Rate Schedule, provided Shipper has not acquired its capacity as a temporary capacity release under Section 14 (Release and Assignment of Service Rights) of the General Terms and Conditions.

47.2 Recourse Rate Availability. The Recourse Rate shall be available to any Shipper that does not wish to mutually agree to a Negotiated Rate.

47.3 Limitations. This Section 47 does not authorize the negotiation of terms and conditions of service.

47.4 Allocations/Interruptions Based on Price. Under any circumstances where the allocation or interruption of capacity is determined by the rate being paid (including pursuant to Sections 7 (Capacity Allocation) and 16 (Interruptions of Service) of the General Terms and Conditions), Shippers paying more than the Recourse Rate will be considered to be paying the Recourse Rate.

47.5 Capacity Release. The maximum price cap for the release of capacity under a Negotiated Rate agreement shall be the Recourse Rate. Transporter and a Releasor under Section 14 (Release and Assignment of Service Rights) of the General Terms and Conditions may, in connection with their agreement to a Negotiated Rate, agree upon payment obligations and crediting mechanisms in the event of a capacity release that vary from or are in addition to those set forth in General Terms and Conditions Section 14.8.

47.6 Right of First Refusal. The right of first refusal provided with respect to certain Shipper's firm Service Agreements, as described in Section 4 (Auctions of Available Firm Service) of the General Terms and Conditions, shall not apply to firm service agreements with Negotiated Rates.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 477 First Revised Sheet No. 477 Superseding: Original Sheet No. 477

GENERAL TERMS AND CONDITIONS (Continued)

47.7 Assessing Negotiated Rate Bids for Available Firm Capacity. For purposes of assessing bids for available firm capacity pursuant to General Terms and Conditions Section 4, the net present value of Negotiated Rate bids containing a reservation rate or other form of revenue guarantee which exceeds the applicable Recourse Rate during all or any portion of the term contained in the bid, shall not exceed the net present value that is calculated assuming that the applicable Recourse Rate is in effect during the full term contained in the bid, in place of the reservation rate or other revenue guarantee contained in the bid.

47.8 Rate Treatment. Transporter shall have the right to seek in future general rate proceedings discount-type adjustments in the design of its rates related to Negotiated Rate agreements that were converted from pre-existing discount agreements to Negotiated Rate agreements, provided that the type of pre-existing service is not altered as a result of the conversion to a Negotiated Rate. In those situations, Transporter may seek a discount-type adjustment based upon the greater of: (a) the Negotiated Rate revenues received or (b) the discounted rate revenues which otherwise would have been received.

47.9 Negotiated Rate Surcharge and Retainage Components. If Transporter negotiates surcharge or retainage percentage rate components at lower than the maximum rate level for those components as part of a Negotiated Rate arrangement, it will assume any under-recovery of costs or retainage from negotiated shippers in order to ensure that its recourse Shippers are not better or worse off due to Negotiated Rate arrangements with individual Shippers. To accomplish this, Transporter will credit full recourse rate surcharge and retainage amounts to the appropriate surcharge and retainage accounts.

47.10 Relationship to Section 20 of the General Terms and Conditions. If Transporter negotiates specific surcharge components of its rates, rather than total rates, as part of a Negotiated Rate arrangement, the attribution policy in Section 20 of the General Terms and Conditions shall not apply.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 478 Original Sheet No. 478

GENERAL TERMS AND CONDITIONS (Continued)

47.11 Filing Requirement. With respect to Negotiated Rate arrangements, unless Transporter executes and files a non-conforming service agreement, Transporter will file with the Commission a tariff sheet stating the exact legal name of the Shipper, the Negotiated Rate, the rate schedule, the receipt and delivery points, the contract quantities, and where applicable, any Negotiated Rate formula. The Negotiated Rate arrangement shall not become effective earlier than the filing date of the tariff sheet, unless the Negotiated Rate arrangement is dependent on information available on the first day of the month, and the filing date of the tariff sheet falls after the first day of the month. Any such filed tariff sheet will contain a statement that the Negotiated Rate agreement does not deviate in any material aspect from the Form of Agreement in the tariff for the applicable rate schedule.

47.12 Accounting Treatment. To ensure compliance with the foregoing Sections 47.8, 47.9, 47.10 and 47.11, and to ensure that recourse Shippers are not better or worse off due to Negotiated Rate arrangements, Transporter shall maintain and provide separately identified and totaled volume, billing determinant, rate or surcharge component, and revenue accounting information for its Negotiated Rate arrangements in any general or limited rate change filing that it makes. Transactions related to Negotiated Rate agreements that originated as a pre-existing discounted service and were subsequently converted will be recorded separately from those originating as Negotiated Rate agreements.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 479 Original Sheet No. 479

> SHEET NOS. 479 THROUGH 483 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-000 Second Revised Sheet No. 484 Second Revised Sheet No. 484 Superseding: First Revised Sheet No. 484

GENERAL TERMS AND CONDITIONS (Continued)

48. OFFSYSTEM CAPACITY

48.1 From time to time, Transporter may enter into transportation and/or storage agreements with upstream and downstream entities, including other interstate and intrastate pipelines and storage providers ("offsystem capacity"). When Transporter acquires such offsystem capacity, it may utilize the offsystem capacity for its operational needs or to provide service to Transporter's Shippers under its FERC Gas Tariff and subject to Third Party Charges as described below. For use of such offsystem capacity to provide service to Transporter's Shippers, the "shipper must have title" policy is waived. This Section 48 does not preclude Transporter from seeking case specific authorization for the utilization of offsystem capacity by Transporter for other purposes.

48.2 In the event that offsystem capacity used to render service to Transporter's Shippers is subject to renewal limitations, consistent with the offsystem capacity provider's tariff or operating statement or as provided by FERC Regulations, Transporter will indicate, in any posting of capacity available for service, any limitation to extension rights that will apply as a result of the limitation on the offsystem capacity. This provision does not impact any right of first refusal Shipper may have pursuant to this FERC Gas Tariff, except that extension of the affected Service Agreement is limited to the term of Transporter's contract or service agreement with the offsystem capacity provider.

48.3 In the event the offsystem capacity used to render service to Transporter's Shippers is interrupted by the offsystem capacity provider, Transporter's obligation to provide service utilizing that offsystem capacity will be suspended without liability of Transporter, until the offsystem capacity provider recommences service to Transporter.

48.4 Third Party Charges. Any Shipper that schedules service under Transporter's FERC Gas Tariff that requires Transporter to utilize offsystem capacity to render such service will, in addition to any applicable rates and charges assessed pursuant to this FERC Gas Tariff, be required to pay Transporter the rates and charges Transporter is obligated to pay such third party(s) for the offsystem capacity as set forth below ("Third Party Charges"). Such Third Party Charges, unless otherwise agreed, will be separately stated on the monthly invoice submitted to Shippers pursuant to Section 10 of these General Terms and Conditions. In addition, Transporter will post the applicable rates and charges and fuel retention rates for all offsystem locations on its EBB.

Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-001 Substitute First Revised Sheet No. 485 Substitute First Revised Sheet No. 485

GENERAL TERMS AND CONDITIONS (Continued)

(a) Any Shipper that reserves primary firm capacity with Transporter that requires the Transporter to utilize the offsystem capacity, will pay the following Third Party Charges: reservation and commodity charges, applicable surcharges, fuel and power charges or retention including any lost and unaccounted for volumes, compression fees, balancing or storage fees, measurement fees, processing fees, and/or facility charges that are assessed by the third party. If offsystem capacity is utilized to serve multiple primary firm Shippers, any fees or charges not directly attributable to reservation and/or usage charges will be allocated pro rata among those primary firm Shippers based on the contract quantity of each Shipper. Shipper shall not be required to pay for any penalties assessed to Transporter by the offsystem pipeline for activities that were beyond the control of the Shipper.

(b) Any Shipper that nominates service under Transporter's FERC Gas Tariff on a secondary basis, that requires Transporter to utilize available offsystem capacity, will pay the following Third Party Charges for all scheduled volumes: a daily reservation rate, calculated by converting the third party's reservation rate to a daily rate out to the fifth decimal place and then rounding up or down to the fourth decimal place, plus any other charges specifically incurred by Transporter related to the applicable offsystem capacity as a result of the Shipper's transportation on the offsystem capacity for that Day, including all commodity charges, surcharges, additional reservation charges (due for example because of a higher rate at non-primary points), out-of-zone charges, fuel and power charges or retention including any lost and unaccounted for volumes, and compression fees; provided however, Shipper shall not be required to pay for any penalties assessed to Transporter by the offsystem pipeline for activities that were beyond the control of the Shipper.

(c) Any Shipper that nominates service under Transporter's FERC Gas Tariff on an interruptible basis, that requires Transporter to utilize available offsystem capacity, will pay the following Third Party Charges for all scheduled volumes: all charges specifically incurred by Transporter related to the applicable offsystem capacity as a result of the Shipper's transportation on the offsystem capacity for that Day, including all commodity charges, surcharges, out-of-zone charges, fuel and power charges or retention including any lost and unaccounted for volumes, and compression fees; provided however, Shipper shall not be required to pay for any penalties assessed to Transporter by the offsystem pipeline for activities that were beyond the control of the Shipper. Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-000 Original Sheet No. 486 Original Sheet No. 486

GENERAL TERMS AND CONDITIONS (Continued)

(d) If Transporter holds more than one contract for the same offsystem capacity, Transporter will determine the applicable third party reservation and commodity rates to be billed for secondary or interruptible service by calculating a daily weighted average rate based on the monthly reservation and commodity rates paid and the contract/reservation quantities invoiced Transporter by the third party for the offsystem capacity divided by 30. This daily weighted average rate will then be multiplied by the secondary and/or interruptible transport quantity to determine the daily reservation and commodity charges.

48.5 If Transporter receives refunds or credits from a third-party for offsystem capacity which are directly related to Third-Party Charges, such refunds or credits would be flowed through to the appropriate Shipper(s) to the extent that the rate(s) paid by the Shipper(s) exceeds the net rate (after refund) Transporter has actually paid and Transporter has otherwise fully recovered its costs for such offsystem capacity.

48.6 For the purposes of capacity release, any offsystem capacity acquired by Transporter from a third-party will be treated under the terms and conditions of Transporter's tariff.

Effective Date: 02/18/2010 Status: Effective FERC Docket: RP10-325-000 Sheet No. 487 Sheet No. 487

SHEET NOS. 487 THROUGH 489 ARE BEING RESERVED FOR FUTURE USE. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 490 First Revised Sheet No. 490 Superseding: Original Sheet No. 490

GENERAL TERMS AND CONDITIONS (Continued)

49. APPLICABLE LAWS, REGULATIONS AND WAIVERS

49.1 Duly Constituted Authorities, Laws, and Regulations. These General Terms and Conditions and the Rate Schedules and Service Agreements to which they apply are subject to all valid laws of the United States and of the State of New York provided, that in the event of any dispute arising from any Service Agreement, Section 5.6 of the General Terms and Conditions control, and the orders, rules and regulations of duly constituted authorities having jurisdiction. Service Agreements subject to the provisions of these General Terms and Conditions are voidable by Transporter, in whole or in part, in the event that the orders, rules, or regulations in effect on the date of execution of the Service Agreement are stayed, overturned, or revised in a way that is unsatisfactory to Transporter.

49.2 Suits and Proceedings. As to all matters within its actual or imputed control, Shipper represents and warrants that service under this FERC Gas Tariff and all arrangements incident thereto conform to applicable laws, orders, rules, regulations and tariffs. Shipper agrees to indemnify and hold Transporter harmless against any and all actions, suits or proceedings, concerning such service or arrangements, which are brought or instituted by any party or authority having jurisdiction, except that Shipper will not indemnify or hold Transporter harmless for Transporter's own negligence or willful misconduct.

49.3 Waiver of Default. Any waiver by Shipper or Transporter of any one or more defaults by the other in performance of the provisions of these General Terms and Conditions and the Rate Schedules and Agreements to which they apply should not be construed as a waiver of any future default or defaults, whether of a like or a different character. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 491 Original Sheet No. 491

> SHEET NOS. 491 THROUGH 495 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 496 First Revised Sheet No. 496 Superseding: Original Sheet No. 496

GENERAL TERMS AND CONDITIONS (Continued)

50. LIABILITY OF PARTIES

Transporter and Shipper each assume full responsibility and liability for the maintenance and operation of its respective properties and indemnify and save harmless the other party from all liability and expense on account of any and all damage, claims or actions, including injury to and death of persons, arising from any act or accident in connection with the installation, presence, maintenance and operation of the property and equipment of the indemnifying party; provided however, that neither party agrees to indemnify the other party for the negligence of the other party, its agents, servants or employees. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 497 Original Sheet No. 497

> SHEET NOS. 497 THROUGH 501 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 502 First Revised Sheet No. 502 Superseding: Original Sheet No. 502

GENERAL TERMS AND CONDITIONS (Continued)

51. REVISIONS

Transporter reserves the unilateral right from time to time to make any changes to, or to supersede, the rates, charges and any terms stated in any of Transporter's Rate Schedules and the applicability thereof, the General Terms and Conditions and any other provisions of this FERC Gas Tariff subject to the provisions of the Natural Gas Act and the Commission's regulations. Shipper reserves the right to protest any such changes. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 503 Original Sheet No. 503

> SHEET NOS. 503 THROUGH 507 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 508 First Revised Sheet No. 508 Superseding: Original Sheet No. 508

GENERAL TERMS AND CONDITIONS (Continued)

52. MISCELLANEOUS PROVISIONS

52.1 Waiver of Default. No waiver by either party of any default by the other in the performance of any provisions of an executed Service Agreement will operate as a waiver of any continuing or future default, whether of a like or different character.

52.2 Assignability. A Service Agreement binds and inures to the benefit of the respective successors and assigns of the parties thereto, but no assignment releases either party from such party's obligations without the written consent of the other party, which consent may not be unreasonably withheld. Nothing contained in this Section may prevent either party from pledging, mortgaging or assigning its rights as security for its indebtedness and either party may assign to the pledges or mortgages (or to a trustee for the holder of such indebtedness) any money due or to become due under any Service Agreement.

52.3 Effect of Headings. The headings used in these General Terms and Conditions and in Service Agreements are for reference purposes only and should not be considered when construing the terms and provisions of any paragraph nor be deemed to qualify, modify or explain the effects of any such terms or provisions.

52.4 Non-Discrimination. Transporter will apply all of the terms and conditions contained in this FERC Gas Tariff in a uniform and not unduly discriminatory manner without regard to whether the Gas transported is sold by Transporter or any of Transporter's affiliates or any other seller of Gas.

53. REIMBURSEMENT OF SALES AND USE TAXES

Shipper must pay to Transporter any applicable energy, value added, sales or use tax, gross proceeds tax, or similar tax, and any penalty and interest imposed on the Shipper by the federal government, any state, or by any political subdivision of a state, which amount Transporter is obligated by law to collect and remit. If Shipper is exempt from the obligation to pay such taxes, Shipper must provide Transporter with documentation establishing that exemption. Otherwise, such amounts will be separately stated on Transporter's invoice and must be paid by Shipper.

54. OPERATIONAL TRANSACTIONS

54.1 Transporter may buy, sell or borrow or tender gas for return at a later date (an "Operational Transaction") to the extent necessary to:

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GENERAL TERMS AND CONDITIONS (Continued)

- (i) maintain system pressure and line pack;
- (ii) manage system imbalances;
- (iii)perform other operational functions of Transporter in connection with transportation and other similar services; or
- (iv) otherwise protect the operational integrity of Transporter's system.

Any Operational Transaction will be made on an unbundled basis and the purchaser of gas sold or tendered by Transporter will be responsible for any transportation. Sales by Transporter will be made at Receipt Point(s) or at the points of interconnection with the upstream pipelines prior to receipt into Transporter's system. Other Operational Transactions will be made at locations where the gas may be most operationally needed from time to time. Operational Transactions will have a lower priority than firm service.

54.2 Transporter will post its Operational Transaction quantities for bidding on its EBB in accordance with the applicable bidding provisions which will be posted at the time of the Operational Transaction offer. Transporter reserves its right, in its sole discretion,

- to withdraw its postings;
- (ii) reject all bids due to operational changes; and
- (iii) reject any bids which do not meet or which contain modifications to the terms of the posting or which contain terms that are operationally unacceptable.

54.3 Transporter will file a report on or before March 1 of each year reflecting the Operational Transactions for the 12-month period ending the preceding December 31.

The report will indicate:

- (i) whether the Operational Transaction was a purchase, sale, borrow or tender;
- (ii) the source of the gas in the Operational Transaction;
- (iii) the date of the Operational Transaction; (for borrows and tenders, Transporter will include the beginning and termination dates of the transaction);
- (iv) volumes;
- (v) the Operational Transaction price, expressed as a rate per dekatherm;
- (vi) the costs and revenues from the Operational Transaction;
- (vii) the disposition of the associated costs and revenues, including their absorption by Transporter;

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GENERAL TERMS AND CONDITIONS (Continued)

55. CROSS-REFERENCE FOR TARIFF-PERMITTED PROVISIONS IN SERVICE AGREEMENTS

See actual tariff sheet references for entire provision.

Tariff Sheet No(s).	Rate Schedule/General Terms & Conditions	Provision
10, 15, 16B, 16H, 19, 28, 240	FT-1, FT-2, BH-1, HT-1, IT, PALS, Section 20.2	Discount Policy
16E-16F	HT-1	Takes in excess of MHDQ; Initiation of any change in service
30	PALS	Removal of parked quantities, Return of loaned quantities
71	Section 3	Value of credit assurances
78-81, 84 85, 86A	Section 4	Extension, right of first refusal and rollover rights
273	Section 25.6	Odorization
280-282	Section 26	Measurement Specifications
283	Section 26.9	Payment to construct or install measuring equipment
285	Section 26.10(b)	Reading, calibration, adjustment and change of charts
293-294	Section 27.2(a), (b) and 27.3	Payment for cost of lateral line or other transmission facilities, annual facility charge, Exhibit concerning facilities
476	Section 47	Negotiated Rates
484	Section 48.2	Offsystem Pipeline Capacity

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Sheet Nos. 511 through 549 are reserved for future use.

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[Applicable to the following Rate Schedules: FT-1, FT-2, HT-1 and BH-1]

Service Agreement No. _____ Control No.

SERVICE AGREEMENT THIS SERVICE AGREEMENT, is made and entered into this ______ day of ______, 20___, by and between MILLENNIUM PIPELINE COMPANY, L.L.C.("Transporter") and______ ("Shipper").

In consideration of the mutual covenants contained in this Service Agreement, the parties agree as follows:

Section 1. Definitions. Capitalized terms not defined in this Service Agreement have the same meaning given to such terms in Transporter's FERC Gas Tariff.

Section 2. Service to be Rendered. Transporter will perform and Shipper will receive service in accordance with the provisions of the effective Rate Schedule and applicable General Terms and Conditions of Transporter's FERC Gas Tariff, Original Volume No. 1 (Tariff), on file with the Federal Energy Regulatory Commission (Commission), as the same may be amended or superseded in accordance with the rules and regulations of the Commission. The maximum obligation of Transporter to deliver gas under this Service Agreement to or for Shipper, the designation of the points of delivery at which Transporter will deliver or cause gas to be delivered to or for Shipper, and the points of receipt at which Shipper will deliver or cause gas to be delivered, are specified in Appendix A, as the same may be amended from time to time by agreement between Shipper and Transporter, or in accordance with the rules and regulations of the Commission. Service under this Service Agreement will be provided subject to the provisions of Part 284 of the Commission's regulations.

Section 3. Term. The term of this Service Agreement is _____. Pre-granted abandonment applies upon termination of this Service Agreement, subject to any right of first refusal Shipper may have under; (check all which apply)

Shipper's right to extend this Service Agreement pursuant to Section 7 below,

_____ Shipper's right of first refusal as a long-term shipper paying maximum rates under Transporter's FERC Gas Tariff and FERC regulations,

Shipper's contractual right of first refusal, granted under this Service Agreement, which is equal to the rights of long-term shippers paying maximum rates under Transporter's FERC Gas Tariff and FERC regulations,

None of the above.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Second Revised Sheet No. 551 Second Revised Sheet No. 551 Superseding: First Revised Sheet No. 551

> Service Agreement No. _____ Control No. _____

SERVICE AGREEMENT (Continued)

Section 4. Rates. Shipper must pay Transporter the charges and furnish Retainage as described in the above-referenced Rate Schedule, unless Transporter and Shipper have agreed otherwise as referenced in the Further Agreement Section of this Service Agreement.

Section 5. Changes in Rates and Terms. Transporter has the unilateral right to file with the FERC or other appropriate regulatory authority and make changes effective in (a) the rates and charges applicable to Rate Schedules FT-1, FT-2, HT-1 and BH-1, (b) the terms or conditions of Rate Schedules FT-1, FT-2, HT-1 and BH-1, or (c) any provisions of the General Terms and Conditions of Service applicable to Rate Schedules FT-1, FT-2, HT-1 and BH-1. Transporter agrees that Shipper may protest or contest any such filings, or seek any authorization from duly constituted regulatory authorities for such adjustment of Transporter's existing FERC Gas Tariff as may be found necessary to assure that the provisions referred to in (a), (b) or (c) of this Section 4 are just and reasonable.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-001 Substitute Second Revised Sheet No. 552 Substitute Second Revised Sheet No. 552 Superseding: Second Revised Sheet No. 552

> Service Agreement No. _____ Control No. _____

SERVICE AGREEMENT (Continued)

Section 6. Pledge and Assignment. Any company which succeeds by purchase, merger, or consolidation to the properties, substantially as an entirety, of Shipper, or of Transporter, as the case may be, is entitled to the rights and is subject to the obligations of its predecessor in title under this Service Agreement; and either the Shipper or Transporter may assign or pledge this Service Agreement under the provisions of any mortgage, deed of trust, indenture, bank credit agreement, assignment or similar instrument which they have executed or may execute hereafter. Otherwise, neither Shipper nor Transporter may assign this Service Agreement or any of their rights hereunder unless they first obtain the consent in writing of the other party which consent will not be withheld unreasonably; provided further, however, that neither Shipper nor Transporter may be released from its obligations under this Service Agreement without the consent of the other, which consent will not be withheld unreasonably.

Section 7. Special Provisions.

Check that which applies:

Yes No Shipper may be entitled to extend this Service Agreement upon providing Transporter written notice of its intent to extend twelve (12) months prior to the expiration date of this Agreement, subject to the following limitations:

Section 8. Notices. Notices to Transporter under this Agreement should be addressed to it at Millennium Pipeline Company, L.L.C., One Blue Hill Plaza, 7th Floor, P.O. Box 1565, Pearl River, NY 10965 and notices to Shipper should be addressed to it at ______, Attention: _______, until changed by either party by written notice.

Section 9. Superseded Agreements. This Service Agreement supersedes and cancels, as of the first day of the term of this Service Agreement, the following Service Agreements:

Section 10. Further Agreement. (Write None or, if applicable, specify the agreement containing provisions permitted by Tariff under the applicable Rate Schedule and pursuant to Section 55 of the General Terms and Conditions of Transporter's FERC Gas Tariff.)

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 553 Original Sheet No. 553

> SHEET NOS. 553 THROUGH 554 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 07 FERC Docket: RF	7/01/2009 Status: E 209-633-000	ffective		
	Sheet No. 555 F Original Sheet N		et No. 555	
			Revision No. Control No.	
	(for FT-1, F	T-2, HT-1 and BH	I-1 RATE SCHEDULI	ES)
	Appendix A to	Service Agreeme	ent No	
	Und	er Rate Schedule	è	
be	tween Millennium	Pipeline Compar	ny, L.L.C. (Trans	sporter)
	and		(SI	hipper)
Hourl	Transporta MHRQ (if a MHDQ (if a y Delivery Perio	tion Demand pplicable) d (if applicable	Dth/da Dth Dth Dth e) Hours	У
		Primary Receipt	Points	
			Measuring Point Name	
Receipts at	all points shall	not combine to	exceed Shipper's	s MDQ.
Minimum Rece	ipt Point Pressu	re: 1/		
	P	rimary Delivery	Points	
	Scheduling Point No.			Maximum Daily Delivery Obligation (Dth/day)

Deliveries at all points shall not combine to exceed Shipper's MDQ.

Minimum Delivery Point Pressure: 1/

1/~ If a minimum pressure is not specifically stated, then Transporter's obligation shall be as stated in Section 13 (Delivery Pressure) of the General Terms and Conditions.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Second Revised Sheet No. 556 Second Revised Sheet No. 556 Superseding: First Revised Sheet No. 556

(for FT-1, FT-2, HT-1 and BH-1 RATE SCHEDULES)

Appendix A to Service Agreement No. Under Rate Schedule _______ between Millennium Pipeline Company, L.L.C. (Transporter) (Shipper) ______Obth/day

(Continued)

The Master List of Interconnects (MLI) as defined in Section 1 of the General Terms and Conditions of Transporter's FERC Gas Tariff is incorporated into this Service Agreement by reference for the purposes of listing valid secondary receipt points and delivery points.

Service changes pursuant to this Appendix A become effective as of Appendix A effective as of ______, 20 ____. This Appendix A cancels and supersedes the previous Appendix A effective as of _______, 20 _____, to the Service Agreement referenced above. With the exception of this Appendix A, all other terms and conditions of said Service Agreement remain in full force and effect.

(SHIPPER)	MILLENNIUM PIPELINE COMPANY, L.L.C.
Ву	Ву
Its	Its
Date	Date

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Original Sheet No. 556A Original Sheet No. 556A

[Applicable to Rate Schedule: IT-1]

Service Agreement No. _____ Control No. _____

SERVICE AGREEMENT

THIS SERVICE AGREEMENT is made and entered into this ______ day of ______, 20___, by and between MILLENNIUM PIPELINE COMPANY, L.L.C.("Transporter") and ______ ("Shipper").

In consideration of the mutual covenants contained in this Service Agreement, the parties hereto agree as follows:

Section 1. Definitions. Capitalized terms not defined in this Service Agreement have the same meaning given to such terms in Transporter's FERC Gas Tariff.

Section 2. Service to be Rendered. Transporter will perform and Shipper will receive service in accordance with the provisions of the effective Rate Schedule and applicable General Terms and Conditions of Transporter's FERC Gas Tariff, Original Volume No. 1 (Tariff), on file with the Federal Energy Regulatory Commission (Commission), as the same may be amended or superseded in accordance with the rules and regulations of the Commission. The maximum obligation of Transporter to deliver gas under this Service Agreement to or for Shipper, the designation of the points of delivery at which Transporter will deliver or cause gas to be delivered to or for Shipper, and the points of receipt at which Shipper will deliver or cause gas to be delivered, are specified in Appendix A, as the same may be amended from time to time by agreement between Shipper and Transporter, or in accordance with the rules and regulations of the Commission. Service under this Service Agreement will be provided subject to the provisions of Part 284 of the Commission's regulations.

Section 3. Term. The term of this Service Agreement is

Section 4. Rates. Shipper must pay Transporter the charges and furnish Retainage as described in the above-referenced Rate Schedule, unless Transporter and Shipper have agreed otherwise as referenced in the Further Agreement Section of this Service Agreement. Transporter may agree to discount its rate to Shipper below Transporter's maximum rate, but not less than Transporter's minimum rate. Such discounted rate may apply to: a) specified quantities (contract demand or commodity quantities); b) specified quantities above or below a certain level or all quantities if quantities exceed a certain level; c) quantities during specified time periods; and d) quantities at specified points, locations, or other defined geographical areas. In addition, the discount agreement may include a provision that if one rate component which was at or below the applicable maximum rate at the time the discount agreement was executed subsequently exceeds the must be adjusted downward to equal the new applicable maximum rate, Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Original Sheet No. 556B Original Sheet No. 556B

> Service Agreement No. _____ Control No. _____

SERVICE AGREEMENT (Continued)

then other rate components may be adjusted upward to achieve the agreed overall rate, so long as none of the resulting rate components exceed the maximum rate applicable to that rate component. Such changes to rate components will be applied prospectively, commencing with the date a Commission order accepts revised Tariff sheets. However, nothing contained in this section should be construed to alter a refund obligation under applicable law for any period during which rates which had been charged under a discount agreement exceeded rates which ultimately are found to be just and reasonable.

Section 5. Changes in Rates and Terms. Transporter has the unilateral right to file with the FERC or other appropriate regulatory authority and make changes effective in (a) the rates and charges applicable to Rate Schedule IT-1, (b) the terms or conditions of Rate Schedules IT-1, or (c) any provisions of the General Terms and Conditions of Service applicable to Rate Schedule IT-1. Transporter agrees that Shipper may protest or contest any such filings, or seek any authorization from duly constituted regulatory authorities for such adjustment of Transporter's existing FERC Gas Tariff as may be found necessary to assure that the provisions referred to in (a), (b) or (c) of this Section 5 are just and reasonable. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-001 Substitute Original Sheet No. 556C Substitute Original Sheet No. 556C Superseding: Original Sheet No. 556C

> Service Agreement No. _____ Control No.

SERVICE AGREEMENT (Continued)

Section 6. Pledge and Assignment. Any company which succeeds by purchase, merger, or consolidation to the properties, substantially as an entirety, of Shipper, or of Transporter, as the case may be, is entitled to the rights and is subject to the obligations of its predecessor in title under this Service Agreement; and either the Shipper or Transporter may assign or pledge this Service Agreement under the provisions of any mortgage, deed of trust, indenture, bank credit agreement, assignment or similar instrument which they have executed or may execute hereafter. Otherwise, neither Shipper nor Transporter may assign this Service Agreement or any of their rights under this Service Agreement unless they first obtain the consent in writing of the other party which consent will not be withheld unreasonably; provided further, however, that neither Shipper nor Transporter may be released from its obligations under this Service Agreement without the consent of the other, which consent will not be withheld unreasonably.

Section 7. Special Provisions.

Check that which applies:

Yes No Shipper may be entitled to extend this Service Agreement upon providing Transporter written notice of its intent to extend twelve (12) months prior to the expiration date of this Agreement, subject to the following limitations:

Section 8. Notices. Notices to Transporter under this Agreement should be addressed to it at Millennium Pipeline Company, L.L.C., One Blue Hill Plaza, 7th Floor, P.O. Box 1565, Pearl River, NY 10965 and notices to Shipper should be addressed to it at ______, Attention: _______, until changed by either party by written notice.

Section 9. Superseded Agreements. This Service Agreement supersedes and cancels, as of the first day of the term of this Service Agreement, the following Service Agreements:

Section 10. Further Agreement. (Write None or, if applicable, specify the agreement containing provisions permitted by Tariff under the applicable Rate Schedule and pursuant to Section 55 of the General Terms and Conditions of Transporter's FERC Gas Tariff.)

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 557 Original Sheet No. 557

Revision No.
Control No.
(Transporter)
(Shipper)
Dth/day

The Master List of Interconnects (MLI) as defined in Section 1 of the General Terms and Conditions is incorporated herein by reference for purposes of listing valid interruptible receipt points and delivery points. Service changes pursuant to this Appendix A shall become effective as of

, 20 . This Appendix A shall cancel and supersede the previous Appendix A effective as of ______, 20 ___, to the Service Agreement referenced above. With the exception of this Appendix A, all other terms and conditions of said Service Agreement shall remain in full force and effect.

(SHIPPER)	MILLENNIUM	PIPELINE	COMPANY,	L.L.C.
Ву	By			
Its	Its			
Date	Date			

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 558 First Revised Sheet No. 558 Superseding: Original Sheet No. 558

> Service Agreement No. _____ Control No. _____

IPP SERVICE AGREEMENT

THIS SERVICE AGREEMENT is made and entered into this _____ day of _____, 20___, by and between MILLENNIUM PIPELINE COMPANY, L.L.C. ("Transporter") and ("Shipper").

In consideration of the mutual covenants contained in this Service Agreement, the parties agree as follows:

Section 1. Definitions. Capitalized terms not defined in this Service Agreement have the same meaning given to such terms in Transporter's FERC Gas Tariff.

Section 2. Service to be Rendered. Transporter will perform and Shipper will receive an accounting service in accordance with the provisions of the effective IPP Rate Schedule and applicable General Terms and Conditions of Transporter's FERC Gas Tariff, Original Volume No. 1 (Tariff), on file with the Federal Energy Regulatory Commission (Commission), as the same may be amended or superseded in accordance with the rules and regulations of the Commission. Subject to the limitations set forth in the IPP Rate Schedule, Transporter will provide an accounting service for gas supplies pooled by Shipper on an interruptible basis.

Section 4. Rates. Shipper must pay Transporter any charges and furnish any Retainage as may be described in the above-referenced Rate Schedule, unless otherwise agreed to by the parties in writing and specified as an amendment to this Service Agreement.

Section 5. Notices. Notices to Transporter under this Agreement should be addressed to it at Millennium Pipeline Company, L.L.C., One Blue Hill Plaza, 7th Floor, P.O. Box 1565, Pearl River, NY 10965 and notices to Shipper should be addressed to it at , Attention: , until changed by

either party by written notice.

Section 6. Superseded Agreements. This Service Agreement supersedes and cancels, as of the first day of the term of this Service Agreement, the following Service Agreements:

SHIPPER

MILLENNIUM PIPELINE COMPANY, L.L.C

Ву _____

Title _____

Ву _____

Title _____

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 559 Original Sheet No. 559

> SHEET NO. 559 IS BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 560 First Revised Sheet No. 560 Superseding: Original Sheet No. 560

Master PALS Service Agreement No. _____ Control No. _____

MASTER PALS SERVICE AGREEMENT

THIS MASTER PALS SERVICE AGREEMENT ("Agreement"), is made and entered into this ______day of ______, 20__, by and between MILLENNIUM PIPELINE COMPANY, L.L.C. ("Transporter") and ("Shipper").

In consideration of the mutual covenants contained in this Agreement, the parties agree as follows:

Section 1. Definitions. Capitalized terms not defined in this Agreement have the same meaning given to such terms in Transporter's FERC Gas Tariff.

Section 2. Service to be Rendered. Transporter will perform and Shipper will receive service in accordance with the provisions of (1) the then effective PALS Rate Schedule; (2) the then effective applicable General Terms and Conditions of Transporter's FERC Gas Tariff, Original Volume No. 1 (Tariff), on file with the Federal Energy Regulatory Commission (Commission), as the same may be amended or superseded in accordance with the rules and regulations of the Commission; and (3) the terms and conditions of this Agreement, including any PALS Transaction that references this Agreement. Transporter will park or loan quantities of gas for Shipper as specified in a PALS Transaction.

This Agreement, and every PALS Transaction subject to this Agreement, will comprise the contractual agreement of the parties. If this Agreement terminates, any PALS Transaction entered into before the end of the term of this Agreement will continue to be bound by the terms of this Agreement, until the termination of the PALS Transaction.

Section 3. Term. Service under this Agreement commences on ________, and month to month thereafter until terminated by prior written notice by either party. Pre-granted abandonment will apply upon termination of this Agreement. The term of each PALS Transaction will be specified therein.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 561 First Revised Sheet No. 561 Superseding: Original Sheet No. 561

MASTER PALS SERVICE AGREEMENT (Continued)

Rates. Shipper will pay Transporter the rates as set forth in Section 4. the PALS Transaction. Transporter may agree to discount its rate to Shipper below Transporter's maximum rate, but not less than Transporter's minimum rate. Such discounted rate may apply to: a) specified quantities (Transportation Demand or commodity quantities); b) specified quantities above or below a certain level or all quantities if quantities exceed a certain level; c) quantities during specified time periods; and d) quantities at specified points, locations, or other defined geographical areas. In addition, the discount agreement may include a provision that if one rate component which was at or below the applicable maximum rate at the time the discount agreement was executed subsequently exceeds the applicable maximum rate due to a change in Transporter's maximum rate so that such rate component must be adjusted downward to equal the new applicable maximum rate, then other rate components may be adjusted upward to achieve the agreed overall rate, so long as none of the resulting rate components exceeds the maximum rate applicable to that rate component. Such changes to rate components will be applied prospectively, commencing with the date a Commission order accepts revised tariff sheets. However, nothing contained herein will be construed to alter a refund obligation under applicable law for any period during which rates, which had been charged under a discount agreement, exceeded rates which ultimately are found to be just and reasonable.

Section 5. Quantities and Points of Service. Transporter will, as specified in the PALS Transaction, park or loan quantities of natural gas at mutually agreed upon point(s) of service in accordance with the PALS Transaction.

Section 6. Notices. Notices to Transporter under this Agreement will be addressed to it at the address set forth in the PALS Transaction, and notices to Shipper will be addressed to it at the address set forth in the PALS Transaction, until changed by either party by written notice. Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 562 First Revised Sheet No. 562 Superseding: Original Sheet No. 562

MASTER PALS SERVICE AGREEMENT (Continued)

Section 7. PALS Transaction Requirement. Shipper must execute a PALS Transaction to receive service under this Agreement. On Shipper's behalf, Transporter will complete the rate, quantity, and other terms required by the PALS Transaction consistent with the agreed upon transaction. The completed PALS Transaction will be automatically e-mailed to the Shipper and Shipper may choose one of the following two ways of executing a PALS Transaction (check selection):

PALS Transaction will be deemed executed if not disputed in writing within 2 business days. The PALS Transaction after execution will be incorporated in and made a part of this Agreement.

_____Shipper must physically execute and return or transmit the executed electronic or paper copy of the PALS Transaction to Transporter. The PALS Transaction after execution will be incorporated in and made a part of this Agreement.

Section 8. Superseded Agreements. This Agreement supersedes and cancels, as of the effective date hereof, the following Agreement(s):

(SHIPPER)	MILLENNIUM PIPELINE COMPANY, L.L.C.
Ву	Ву
Its	Its
Date	Date

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Original Shoot No. 562 original shock No. 562
Original Sheet No. 563 Original Sheet No. 563
PALS TRANSACTION SHEET NO TO MASTER PALS SERVICE AGREEMENT NO
COMPANY: MILLENNIUM PIPELINE COMPANY, L.L.C.
COMPANY'S ADDRESS: Millennium Pipeline Company, L.L.C., One Blue Hill Plaza, 7th Floor, P.O. Box 1565, Pearl River, NY 10965
SHIPPER:
SHIPPER'S ADDRESS:
TERM COMMENCEMENT DATE:
TERM ENDING DATE:
TYPE OF TRANSACTION (check applicable blank): PARK; LOAN
SCHEDULE FOR SERVICE:
Maximum Quantity Parked/Loaned (Dth):
Minimum Quantity Parked/Loaned (Dth):
Daily Quantity Daily Quantity Delivered to Transporter Received From Transporter

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Original Sheet No. 563A Original Sheet No. 563A

	ER PALS S	SHEET NO. ERVICE AGREEMEN	T NO			
Beginning Date	Ending Date	Point(s) of Transaction	Minimum (Dth)	Maximum (Dth)	Minimum (Dth)	Maximum (Dth)

RATES:

The maximum Account Balance Charge pursuant to Section 4 of Rate Schedule PALS, and set forth on Sheet No. 7 of Transporter's FERC Gas Tariff from time to time, applies to all service provided under this Agreement.

The discounted Account Balance Charge for the specified quantities and time periods set forth in the schedule for service stated above will be as set forth below:

Beginning Date	Account Balance Ending Date	Charges (per Dth)

If quantities exceed the maximum daily quantities or do not meet the minimum daily quantities agreed to on the above schedule for service for any day, the maximum Account Balance Charge set forth in Transporter's FERC Gas Tariff from time to time will apply to the account balance on that day. In no event is Transporter obligated to provide service under this Agreement for time periods outside the above term commencement and ending dates.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Original Sheet No. 563B Original Sheet No. 563B

PALS TRANSACTION SHEET NO. ______ TO MASTER PALS SERVICE AGREEMENT NO. _____ (Continued)

This PALS Transaction is subject to Master PALS Service Agreement No. ______ between Shipper and Transporter dated ______.

The terms of this PALS Transaction are binding and this PALS Transaction is deemed executed for purposes of Section 7 of the Master PALS Agreement if this PALS Transaction is not disputed in writing within 2 Business Days of receipt by Shipper.

The terms of this PALS Transaction will not be binding for purposes of Section 7 of the Master PALS Service Agreement until Shipper physically executes and returns or transmits an executed electronic or paper copy of this PALS Transaction to Transporter.

(SHIPPER)

MILLENNIUM PIPELINE COMPANY, L.L.C.

Title_____

Title_____

Ву

Date_____

Ву_____

Date

FERC Do	Date: 12/22/2008 Status: Effective ocket: CP98-150-011 al Sheet No. 564 Original Sheet No. 564
	REQUEST FOR SERVICE NEW AGREEMENT
1.a.	Identity of Requestor
	Legal Company Name
	Abbreviation or short name (if applicable)
	Phone Number
	Facsimile Number
b.	Identity of Shipper (if different than Requestor)
	Written documentation must be submitted to support Requestor's legal authorization to negotiate and/or bind the Shipper contractually.
	Legal Company Name
	Abbreviation or short name (if applicable)
	Phone Number
	Facsimile Number
ADDRES	SES FOR NEW AGREEMENT
Street	MAILING
City	
State	
Zip Co	de
Contac	t Person (Mr., Mrs., Miss, Ms.)

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011
Original Sheet No. 565 Original Sheet No. 565
REQUEST FOR SERVICE (Continued)
BILLING (if different than Mailing)
Street
City
State
Zip Code
Contact Person (Mr., Mrs., Miss, Ms.)
IMBALANCES (if different than Billing)
Street
City
State
Zip Code
Contact Person (Mr., Mrs., Miss, Ms.)

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 566 First Revised Sheet No. 566 Superseding: Original Sheet No. 566

REQUEST FOR SERVICE (Continued)

2. Type of Service Requested

(Please check where appropriate. A completed form must be submitted for each Rate Schedule requested.)

a. Millennium Rate Schedule -

1.	FT-1	
2.	FT-2	
3.	HT-1	
4.	BH-1	
5.	IT-1	
6.	PALS	
7.	IPP	

b. Authority under which transportation is requested. Please state the appropriate subpart.

_____ 1. Part 284, Subpart B (NGPA § 311) or

2. Part 284, Subpart G (Blanket Certificate)

c. Transportation service is to be provided on behalf of (if different than Shipper) $% \left({{\left({{{\left({{{{\left({{{{\left({{{{}}}}}} \right.}} \right.}\right,$

_____ The stated party is a(n) (Please enter the appropriate code. Note, only one can be selected.)

CODE

1 Local Distribution Company Interstate Pipeline Company 2 3 Intrastate Pipeline Company 7 Other _3. The Shipper is a(n) (Please enter the appropriate code.) CODE 1 Local Distribution Company 2 Interstate Pipeline Company 3 Intrastate Pipeline Company 4 End User 5 Producer

6 Marketer

7 Other

8 Pipeline Blanket Sales Operating Unit

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 567 First Revised Sheet No. 567 Superseding: Original Sheet No. 567

REQUEST FOR SERVICE (Continued)

4. a. If the request is for firm service or capacity release and assignment, please answer the following:

 $_$ Parcel Number (required only for capacity release and assignment or auction.)

_____ Bid Rate

b. State Bid Offer Contingencies

5. Term of service requested:

Beginning	Date	Ending	Date	Evergreen Clause
/	/	/	/	(yes/no)

6. Please enter the appropriate quantities.

 $$\mbox{Transportation Demand/Quantity (Dth/d)}$ for services under all Rate Schedules EXCEPT IPP.$

 MHRQ (Rate Schedule HT-1)
 Dth

 MHDQ (Rate Schedule HT-1)
 Dth

 Hourly Delivery Period (Rate Schedule HT-1)
 Hours

7. Will a partial offer of the amount requested be acceptable? $\underline{\rm YES/NO}$

For items 8 and 9, list the following for each requested receipt and/or delivery point:

Note, for service under the IT -1 Rate Schedule, all points contained in the Master List of Interconnects (MLI) as defined in Section 1 of the General Terms and Conditions are deemed to be valid receipt and/or delivery point(s).

8.

(i)	Receipt	Point.	(ii)	Dth/d

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 568 Original Sheet No. 568

REQUEST FOR SERVICE (Continued)

9.

(i) Delivery Point

(ii) Daily Quantity

General Comments

Requestor hereby certifies that the information contained in this Request for Transportation is complete and accurate to the best of Requestor's knowledge, information, and belief; that transportation agreements with all downstream and upstream third-party transporters have been either executed or requested; and that all State and Federal approvals that are necessary for gas to be received into and delivered from Transporter's facilities have been applied for or obtained.

Requestor Company:	
Signed By:	
Title	

Date _____

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 569 Original Sheet No. 569

> SHEET NOS. 569 THROUGH 570 ARE BEING RESERVED FOR FUTURE USE.

	tive Date: 12/22/2008 Status: Effective Docket: CP98-150-011
Orig	inal Sheet No. 571 Original Sheet No. 571
	REQUEST FOR SERVICE (Continued)
	SHIPPER NAME OR ADDRESS CHANGE
1.	Changes are applicable to:
	Rate Schedule Agreement No
	ALL
2.	Identity of Requestor
	Legal Company Name
	Abbreviation or short name (if applicable)
	Phone Number
	Facsimile Number
ADD:	RESSES FOR NEW AGREEMENT MAILING
Str	eet
Cit	У
Sta	te
Zip	Code
Con	tact Person (Mr., Mrs., Miss, Ms.)

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011
Original Sheet No. 572 Original Sheet No. 572
REQUEST FOR SERVICE (Continued)
BILLING (if different than Mailing)
Street
City
State
Zip Code
Contact Person (Mr., Mrs., Miss, Ms.)
IMBALANCES (if different than Billing)
Street
City
State
Zip Code
Contact Person (Mr., Mrs., Miss, Ms.)
Requestor Company:
Signed By:
Title:
Date:

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 573 Original Sheet No. 573

> SHEET NOS. 573 THROUGH 574 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011
Original Sheet No. 575 Original Sheet No. 575
REQUEST FOR SERVICE REVISE RECEIPT/DELIVERY POINTS ON EXISTING AGREEMENT
1. Changes are applicable to:
Rate Schedule Agreement No
2a. Identity of Requestor
Legal Company Name
Abbreviation or short name (if applicable)
Phone Number
Facsimile Number
b. Identity of Shipper (if different than Requestor)
Written documentation must be submitted to support Requestor's legal authorization to negotiate and/or bind the Shipper contractually.
Legal Company Name
Abbreviation or short name (if applicable)
Phone Number
Facsimile Number

3. Beginning date of requested change

____/___/____

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 576 Original Sheet No. 576

REQUEST FOR SERVICE (Continued)

For items 4 and 5, list the following for each requested receipt and/or delivery point:

(i) Transaction Type:

A - add new point of receipt or delivery; I - increase an existing contracted receipt/delivery point by the amount stated; R - reduce an existing contracted receipt/delivery point by the amount stated;

D - delete an existing receipt/delivery point.

(ii) Receipt/Delivery meter (Available through Transporter's EBB);

The explicit receipt and/or delivery meter(s) must be identified if firm service is being requested.

(iii) Daily quantities (Dth) to be delivered to/by Transporter.

4. (i) A - Add I - Increase R - Reduce D - Delete	(ii) Receipt Point	(iii) Daily Quantity
5. (i) A - Add I - Increase R - Reduce D - Delete	(ii) Delivery Point	(iii) Daily Quantity

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 577 Original Sheet No. 577

> REQUEST FOR SERVICE (Continued)

General Comments

Requestor hereby certifies that the information contained in this Request for Transportation is complete and accurate to the best of Requestor's knowledge, information, and belief; that transportation agreements with all downstream and upstream third-party transporters have been either executed or requested; and that all State and Federal approvals that are necessary for gas to be received into and delivered from Transporter's facilities have been applied for or obtained.

Requestor Company:
Signed By:
Title:
Date:

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 578 Original Sheet No. 578

> SHEET NOS. 578 THROUGH 579 ARE BEING RESERVED FOR FUTURE USE.

	Date: 12/22/2008 Status: Effective sket: CP98-150-011
	Sheet No. 580 Original Sheet No. 580
•	REQUEST FOR SERVICE
	INCREASE IN QUANTITY OF AN EXISTING AGREEMENT
1.	Changes are applicable to:
	Rate Schedule Agreement No
2a.	Identity of Requestor
	Legal Company Name
	Abbreviation or short name (if applicable)
	Phone Number
	Facsimile Number
b.	Identity of Shipper (if different than Requestor)
	n documentation must be submitted to support Requestor's legal zation to negotiate and/or bind the Shipper contractually.
	Legal Company Name
	Abbreviation or short name (if applicable)
	Phone Number
	Facsimile Number
3.	The Shipper is a(n) (Please enter the appropriate code.)
	CODE
	1 Local Distribution Company
	2 Interstate Pipeline Company 3 Intrastate Pipeline Company
	4 End User
	5 Producer
	6 Marketer
	7 Other

8 Pipeline Blanket Sales Operating Unit

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 581 Original Sheet No. 581

REQUEST FOR SERVICE (Continued)

4. a. If the request is for firm service, please enter the following:

Parcel Number

 $$\sc bid$ Rate (The stated rate will be deemed to be the agreement's currently effective rate.)

b. State Bid Offer Contingencies

5. Beginning date of requested change

____/___/____

6. Please enter the appropriate quantities.

a. Transportation Demand/Quantity (Dth/d) for services under all Rate Schedules EXCEPT IPP.

 $_{\rm \overline{YES/NO}}$ 7. Will a partial offer of the amount requested be acceptable?

For items 8 and 9, list the following for each requested receipt and/or delivery point:

Note, for service under the IT -1 Rate Schedule, all points contained in the Master List of Interconnects (MLI) as defined in Section 1 of the General Terms and Conditions are deemed to be valid receipt and/or delivery point(s).

(i) Transaction Type:

A - add new point of receipt or delivery; I - increase an existing contracted receipt/delivery point by the amount stated; R - reduce an existing contracted receipt/delivery point by the amount stated;

D - delete an existing receipt/delivery point.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 582 Original Sheet No. 582

REQUEST FOR SERVICE (Continued)

(ii) Receipt/Delivery meter (Available through Transporter's EBB);

The explicit receipt and/or delivery meter(s) must be identified if firm service is being requested.

(iii) Daily quantities (Dth) to be delivered to/by Transporter.

8.	(i) A - Add I - Increase R - Reduce D - Delete	(ii) Receipt Point 	(iii) Daily Quantity
9.	(i) A - Add I - Increase R - Reduce D - Delete	(ii) Delivery Point	(iii) Daily Quantity

General Comments

Requestor hereby certifies that the information contained in this Request for Transportation is complete and accurate to the best of Requestor's knowledge, information, and belief; that transportation agreements with all downstream and upstream third-party transporters have been either executed or requested; and that all State and Federal approvals that are necessary for gas to be received into and delivered from Transporter's facilities have been applied for or obtained.

Requestor Company:
Signed By:
Title:
Date:

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 583 Original Sheet No. 583

> SHEET NOS. 583 THROUGH 584 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 585 Original Sheet No. 585

FORM OF ASSIGNMENT AGREEMENT

This Assignment Agreement (Agreement) made and entered into the _____ of _____, 20___, is by and among_______(Replacement Shipper), and Millennium Pipeline Company, L.L.C. (Transporter).

WITNESSETH:

WHEREAS, pursuant to a Release Notice complying with Section 14 of the General Terms and Conditions of Transporter's FERC Gas Tariff, Original Volume No. 1 (Tariff), Releasor released capacity and service rights under its Service Agreement with Transporter or under a prior Assignment Agreement, subject to the requirements set forth in said Section 14 and in the Release Notice; and WHEREAS, Replacement Shipper is to be awarded all or part of such capacity and service rights in accordance with Section 14 of Transporter's Tariff.

NOW, THEREFORE, in consideration of the mutual covenants herein contained, the parties agree as follows:

1. Assignment. Transporter hereby assigns to Replacement Shipper the capacity and service rights hereinafter specified under (check one):

(a)_____ Releasor's Service Agreement under the ____ Rate Schedule with Transporter dated _____, 20___ having Contract Number ______, to the extent described in Appendix A, attached hereto and incorporated herein by reference; or

(b) _____ Releasor's Assignment Agreement by and between Releasor and

2. Obligations of Replacement Shipper.

(a) Replacement Shipper shall be responsible for nominating and scheduling with Transporter all service to be rendered by Transporter for the benefit of Replacement Shipper under this Agreement.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 586 Original Sheet No. 586

FORM OF ASSIGNMENT AGREEMENT (Continued)

(b) Replacement Shipper shall comply with (i) the terms and conditions of the assigned Service Agreement or Assignment Agreement described in Section 1 above, (ii) Transporter's applicable Rate Schedule, (iii) Appendix A attached hereto, and (iv) the General Terms and Conditions of Transporter's Tariff, under which Replacement Shipper shall be deemed to be a "Shipper".

Replacement Shipper shall pay Transporter a reservation charge (C) of \$_____ or a percentage of the maximum rate per Dth/day per month. In addition, Replacement Shipper shall pay to Transporter (i) all commodity charges (or all payments under one-part volumetric rates of _____ ¢/Dth or a percentage of the maximum rate per/Dth), (ii) any commodity surcharges, (iii) any penalties or imbalance correction costs associated with the capacity and service rights assigned under this Agreement, and (iv) any applicable overrun charges, as set forth in Transporter's currently-effective Tariff, as any of these charges may be adjusted from time to time upon approval of the Commission. As provided in Section 14.8(b) of the General Terms and Conditions of Transporter's Tariff, in the event of termination of Releasor's Service Agreement with Transporter under Section 10.4 of the General Terms and Conditions, Replacement Shipper's Service Agreement with Transporter is deemed terminated unless Replacement Shipper agrees to pay the lower of: (1) the former Releasing Shipper's contract rate or (2) the maximum tariff rate for the service for the remainder of the Replacement Shipper's Service Agreement.

3. Obligations of Transporter. Transporter shall provide service to Replacement Shipper and shall bill Releasor and Replacement Shipper in accordance with (i) the assigned Service Agreement or Assignment Agreement described in Section 1 above, (ii) Transporter's applicable Rate Schedule, (iii) Appendix A attached hereto, and (iv) the General Terms and Conditions of Transporter's Tariff.

4. Term. Service under this Agreement shall commence as of ______, 20____, and shall continue in full force and effect until ______, 20_____, 20_____.

5. Releasor's Recall Rights. This Agreement and the assignment herein shall be subject to Releasor's rights to recall in accordance with the following requirements:

(a) The frequency with which Releasor may recall the capacity shall be:

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 587 First Revised Sheet No. 587 Superseding: Original Sheet No. 587

FORM OF ASSIGNMENT AGREEMENT (Continued)

(b) The maximum duration of any such recall(s) shall be:

(c) The length of advance notice to Replacement Shipper and Transporter required before recall(s) may be effected shall be as follows (shall not be less than 24 hours): .

(d) The Replacement Shipper has ____ has not ____ the option to accept the capacity after a recall for the remainder of the release term.

6. Notices. Notices given under this Agreement shall be provided in accordance with Section 29 of the General Terms and Conditions of Transporter's Tariff as follows:

If to Transporter:

; and

If to Replacement Shipper:

7. Successors and Assigns. Consistent with Section 14 of the General Terms and Conditions of Transporter's Tariff, this Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective successors and assigns; provided that any further assignment by Replacement Shipper of the capacity and service rights assigned herein shall not vary Releasor's recall rights as set forth in Section 5 above.

8. Other Provisions. All applicable provisions of Transporter's Tariff are incorporated herein and made a part hereof by reference.

9. Transporter shall have the right to terminate service hereunder in the following circumstances: (1) if 18 C.F.R., Part 284 of the Commission's Regulations in effect on the date stated above is stayed, modified or overturned by an appellate court or by the Commission in response to the order of an appellate court; (2) if Transporter terminates self-implementing transportation under Section 311 of the NGPA or Section 7(c) of the Natural Gas Act on a general, non-discriminatory basis; or (3) pursuant to any effective provisions for termination of this Agreement by Transporter as stated in the applicable Rate Schedule or the General Terms and Conditions.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 588 First Revised Sheet No. 588 Superseding: Original Sheet No. 588

FORM OF ASSIGNMENT AGREEMENT (Continued)

10. Rates And Charges.

Millennium reserves the right from time to time to unilaterally file and to make effective any such changes in the terms or rate levels under Rate Schedules FT-1, FT-2, HT-1, BH-1 and the applicability thereof, the General Terms and Conditions or any other provisions of Transporter's Tariff, subject to the applicable provisions of the Natural Gas Act and the Commission's Regulations thereunder.

11. General Terms And Conditions.

This Agreement and all terms for service hereunder are subject to the further provisions of the applicable Rate Schedule and the General Terms and Conditions of Transporter's Tariff, as may be modified, supplemented, superseded or replaced generally or as to the service hereunder. Transporter reserves the right from time to time to unilaterally file and to make effective any such changes in the provisions of the applicable Rate Schedules and the General Terms and Conditions, subject to the applicable provisions of the Natural Gas Act and the Commission's Regulations thereunder. Such Rate Schedule and General Terms and Conditions, as may be changed from time to time, are by this reference incorporated in their entirety into this Agreement and made an integral part hereof.

12. Special Agreements. (a) Other agreements between Transporter and Replacement Shipper not inconsistent with Transporter's Tariff, or with the Release Notice underlying this Assignment Agreement, and (b) other terms and conditions specified in the Release which are applicable to this Assignment Agreement, are as follows:

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 First Revised Sheet No. 589 First Revised Sheet No. 589 Superseding: Original Sheet No. 589

FORM OF ASSIGNMENT AGREEMENT (Continued)

13. Applicable Law. This Agreement will be construed and interpreted under the laws of the State of New York.

Replacement Shipper

By:		
Name:		
Title:		
Date:		

Transporter

By:		
Name:		
Title:		
Date: _		

Note: Appendix A, attached hereto and incorporated herein by reference, will be Transporter's form of Appendix A set forth in Transporter's Tariff pertaining to Transporter's Rate Schedule under which the service assigned in this Assignment Agreement is released by Transporter, completed to describe the capacity and service rights assigned to Replacement Shipper under this Assignment Agreement. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 590 Original Sheet No. 590

> SHEET NOS. 590 THROUGH 591 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 592 Original Sheet No. 592

INFORMATIONAL POSTING FORM FOR PREARRANGED ASSIGNMENTS

(Releasor) hereby posts on the Electronic Bulletin Board (EBB) of Millennium Pipeline Company, L.L.C. (Transporter), pursuant to Section 14 of the General Terms and Conditions of Transporter's FERC Gas Tariff, Original Volume No. 1 (Tariff), Releasor's release of its service rights (i) under its Service Agreement (Agreement) under the _____ Rate Schedule with Transporter dated ______, 20____ and having Contract Number _____, as limited and described herein; or (ii) under that certain Assignment Agreement (Agreement) by and between Releasor and ______ pertaining to service under Transporter's ______ Rate Schedule dated ______, 20____, having Assignment Number ______, as limited and described herein.

1. Prearrangement.

(a) _____ an assignment has been prearranged with ______ (Replacement Shipper) for a period of 31 days or less; or

(b) _____ an assignment has been prearranged with ______ (Replacement Shipper) for a period of more than 31 days and Replacement Shipper has agreed to pay at least the applicable maximum rate.

2. Released Service Rights. The capacity and service rights released under the Agreement shall be as follows:

(a) (i) Quantity: _____ Dth/day

(b) The release of capacity and service rights described herein shall commence as of ______, 20____, and shall continue in full force and effect until ______, 20____, 20____, subject to any recall rights specified herein by Releasor.

(c) Receipt points and MDQs, and delivery points and MDDOs (if set forth in an attachment, please indicate):

(d) The resulting assignment may ____ may not ____ be reassigned.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 593 Original Sheet No. 593

INFORMATIONAL POSTING FORM FOR PREARRANGED ASSIGNMENTS (Continued)

(e) This release will "Stand Alone." Yes ____ No ____ If not "Stand Alone," please state all parcel numbers that must be accepted by the Replacement Shipper (if parcel numbers are unknown due to manual submission, then all releases that must be accepted as a package must be submitted together in written format.

3. Releasor's Recall Rights. Releasor's recall rights shall be subject to the following requirements:

(a) The frequency with which Releasor may recall the capacity shall be:

(b) The maximum duration of any such recall(s) shall be:

; and

;

(c) The length of advance notice to Replacement Shipper required before recall(s) may be effected shall be as follows (shall not be less than 24 hours, unless otherwise agreed by Releasor and Replacement Shipper):

(d) The Replacement Shipper has $__$ has not $__$ the option to accept the capacity after a recall for the remainder of the release.

4. Charges. All rates, charges and surcharges for the release to be paid by Replacement Shipper to Releasor shall be (in absolute dollars and cents or percent of maximum): Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 594 Original Sheet No. 594

> SHEET NOS. 594 THROUGH 595 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011				
Original	Sheet No. 596 Original Sheet No. 596			
	BID FOR CAPACITY RELEASE			
1.a.	Identity of Requestor			
	Legal Company Name			
	Abbreviation or short name (if applicable)			
	Phone Number			
	Facsimile Number			
b.	Identity of Shipper (if different than Requestor)			
	n documentation must be submitted to support Requestor's legal zation to negotiate and/or bind the Shipper contractually.			
Legal Company Name				
	Abbreviation or short name (if applicable)			
	Phone Number			
	Facsimile Number			
	ADDRESSES FOR NEW ASSIGNMENT			
Street	MAILING			
City				
State				
Zip Coc	le			
Contact	Person (Mr., Mrs., Miss, Ms.)			

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 597 Original Sheet No. 597

BID FOR CAPACITY RELEASE (Continued)

BILLING (if different than Mailing)

Street	
City	
State	
Zip Code	
Contact Person	(Mr., Mrs., Miss, Ms.)
	IMBALANCES (if different than Billing)
Street	
City	
State	
Zip Code	
Contact Person	(Mr., Mrs., Miss, Ms.)
	per information detail must be established initially. Once nly changes to this detail must be resubmitted.
2. (Please	The Bidder is a(n) enter the appropriate code.)
CODE 1	Local Distribution Company
2 3	Interstate Pipeline Company Intrastate Pipeline Company
4 5	End User Producer
6	Marketer
7	Other
8	Pipeline Blanket Sales Operating Unit

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 598 Original Sheet No. 598

BID FOR CAPACITY RELEASE (Continued)

3. a. Please answer the following:

 $\ensuremath{\mbox{Parcel}}$ Number (If not a stand-alone bid, please reflect all related parcel numbers below.)

Bid Rate (Reflect bid rate in a. or b. below. Bid rate must comport with the capacity release offer. Choose only one option under (a) or (b) unless you want a blended rate to be considered.)

 a.	• •	Absolute dollars and cents two-part rate Absolute dollars and cents one-part rate
b.	(i)	Percent of maximum rate two-part rate

(ii) Percent of maximum rate one-part rate

c. State Bid Offer Contingencies

4. Term of Service

Beginning Date

Ending Date

____/___/____/____/____/____/

5. Please enter the appropriate quantities.

 $\label{eq:transportation Demand/Quantity (Dth/d) for services under all Rate Schedules$

6. Will a partial offer of the quantity bid be acceptable?

Yes/No

If Yes, please state minimum quantity acceptable.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 599 Original Sheet No. 599

BID FOR CAPACITY RELEASE (Continued)

For items 7 and 8, list the following for each requested receipt and/or delivery point:

7.

	(i) H	Receipt Point	(ii)	Dth/d
	-			
8.	- (i)	Delivery Point	(ii)	Dth/d
	-			
	-			

General Comments

Bidder hereby certifies that the information contained in this Bid for Capacity Release is complete and accurate to the best of Bidder's knowledge, information, and belief.

Requestor Company:	
Signed By:	
Title:	
Date:	

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 600 Original Sheet No. 600

> SHEET NOS. 600 THROUGH 601 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-000 Second Revised Sheet No. 602 Second Revised Sheet No. 602 Superseding: First Revised Sheet No. 602

FORM OF ELECTRONIC CONTRACTING AGREEMENT

THIS ELECTRONIC CONTRACTING AGREEMENT (the "Agreement") is made as of ______, 20___, by and among COLUMBIA GAS TRANSMISSION, L.L.C., a Delaware Limited Liability Company (Columbia Gas); COLUMBIA GULF TRANSMISSION COMPANY, a Delaware corporation (Columbia Gulf); and MILLENNIUM PIPELINE COMPANY, L.L.C., a Delaware limited partnership (Millennium), all with offices at 1700 MacCorkle Avenue, S.E., Charleston, West Virginia 25314 ("Pipeline") and ______ ("Subscriber"), with offices at

RECITALS

WHEREAS, Pipeline and Subscriber have entered into or may in the future enter into one or more new or amended Service Agreements or Assignment Agreements pursuant to the provisions of Pipeline's effective FERC Gas Tariff, Original Volume No. 1 (Tariff), on file with the Federal Energy Regulatory Commission, or nonjurisdictional agreements or contracts (collectively "Contracts"); and

WHEREAS, Pipeline provides an Electronic Bulletin Board service through the Navigates™, which includes an electronic data interchange component, pursuant to Section 2 of the General Terms and Conditions (GTC) of the Tariff; and

WHEREAS, Pipeline and Subscriber desire to facilitate the provision and receipt of service for their mutual benefit by entering into Contracts and transacting business under such Contracts by electronically transmitting and receiving data through Navigates[™] in agreed formats ("Transactions") in substitution for conventional paper-based documents, and further desire to assure that such Transactions and Contracts are not legally invalid or unenforceable as a result of the use of available electronic technologies; and

WHEREAS, the terms and conditions governing electronic contracting are contained in GTC Section 5.7;

NOW THEREFORE, in consideration of the mutual covenants and agreements herein contained and the benefits to be derived, the parties, intending to be legally bound, agree as follows:

1. Any Contract entered into electronically between the parties is governed by the provisions of said GTC Section 5.7, as it may be amended or modified from time to time, which is incorporated herein by reference.

2. The provisions of GTC Sections 2 (Electronic Bulletin Board), 5 (Service Agreement), 15 (Force Majeure), 28 (Schedules and Contracts Subject to Regulation and Revision) and 29 (Notices) of the Tariff are incorporated herein by reference and shall bind the parties with respect to this Agreement.

Effective Date: 07/01/2009 Status: Effective FERC Docket: RP09-633-000 First Revised Sheet No. 603 First Revised Sheet No. 603 Superseding: Original Sheet No. 603

FORM OF ELECTRONIC CONTRACTING AGREEMENT (Continued)

3. The person(s) designated and properly authorized by Subscriber to bind Subscriber to Contracts through electronic communications and the use of the User Identification(s) and Password(s) assigned to such person(s) is as follows:

4. If only one of the Pipelines executes this Agreement with the Subscriber, this Agreement shall be binding only upon the Subscriber and the Pipeline that executed it. This Agreement need not be executed by all three parties to be effective.

WHEREFORE, each party has caused this Agreement to be properly executed on its behalf effective as of the date first above written.

COLUMBIA GAS TRANSMISSION, L.L.C. COLUMBIA GULF TRANSMISSION COMPANY MILLENNIUM PIPELINE COMPANY, L.L.C.

SUBSCRIBER:

By:	Ву:
Name:	Name:
Title:	Title:
Date:	Date:

Effective Date: 11/01/2009 Status: Effective FERC Docket: RP10-17-001 Sheet Nos. 604 through 614 Sheet Nos. 604 through 614 Superseding: First Revised Sheet No. 604

Sheet Nos. 604 THROUGH 614 are reserved for future use.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 606 Original Sheet No. 606

OPERATIONAL BALANCING AGREEMENT

This Operational Balancing Agreement ("Agreement") is made and entered into to be effective as of the ______ day of _____, 20___, by and between Millennium Pipeline Company, L.L.C., ("Millennium") and _______ ("_____"), collectively referred to herein as the "Parties," or individually as a "Party."

WITNESSETH:

WHEREAS, the parties operate certain pipeline facilities which interconnect at the point(s) (the "Interconnection Point(s)") identified in Exhibit "A" attached hereto;

WHEREAS, one or both Parties have entered into one or more transportation agreements with various shippers (the "Shippers") whereby the Parties either receive gas which the Shippers cause to be delivered at the Interconnection Point(s) or deliver gas which the Shippers cause to be received at the Interconnection Point(s);

WHEREAS, from time to time the aggregate quantity of gas delivered to or by the Parties at the Interconnection Point(s) is greater or less than the aggregate quantity of gas nominated by the Shippers and confirmed by the Parties at the Interconnection Points, resulting in the inadvertent overdelivery or underdelivery of gas by one Party to the other Party relative to the Shippers' nominated quantities (the "Operational Imbalance");

WHEREAS, the Parties desire to provide for a means whereby certain actions will be taken by them in order to prevent the occurrence of an Operational Imbalance at the Interconnection Point(s) and to reduce or eliminate any Operational Imbalance which may occur at the Interconnection Point(s);

NOW THEREFORE, in consideration of the mutual covenants and provisions herein contained and subject to all of the terms, provisions and conditions herein set forth, the Parties do hereby agree as follows:

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 607 Original Sheet No. 607

OPERATIONAL BALANCING AGREEMENT (Continued)

ARTICLE I

Attention:

CONFIRMATION OF NOMINATIONS

1.1 The Parties shall confirm nominations as provided for in Section 6 of the General Terms and Conditions of Millennium FERC Gas Tariff. Any written notice shall be deemed delivered when transmitted by facsimile or when mailed, by either certified or ordinary mail, postage prepaid, to the post office address of either of the Parties hereto, as the case may be, as follows:

Phone: Fax: Millennium Pipeline Company, L.L.C 1700 MacCorkle Avenue, S.E. P. O. Box 1273 Charleston, West Virginia 25325	Attenti	on:	
Millennium Pipeline Company, L.L.C 1700 MacCorkle Avenue, S.E. P. O. Box 1273	Phone:		
1700 MacCorkle Avenue, S.E. P. O. Box 1273	E o rr •		
	fdX;		
charrescon, webe virginia 20020	Millenn 1700 Ma	cCorkle 2	

A Party's phone or fax numbers or address set forth herein may be changed from time to time by giving written notice of such change to the other Party. Such changes shall be effective upon actual receipt of such notice by the other Party. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 608 Original Sheet No. 608

OPERATIONAL BALANCING AGREEMENT (Continued)

ARTICLE II

RECONCILIATION OF OPERATIONAL IMBALANCES

2.1 The Parties intend that the quantities of gas actually delivered and received each day at the Interconnection Point(s) will equal the confirmed nominations, and the party controlling the flow at the Interconnection Point(s), as set forth on Exhibit "A", shall control such flow accordingly. Each Party shall allocate the volumes to be delivered and received at the Interconnection Point(s) among the Shippers in accordance with the confirmed and the aggregate quantity of gas actually delivered at the Interconnection Point(s) on any given day by each Party shall constitute the Operational Imbalance for each Party for that day (the "Daily Operational Imbalance").

2.2 During any given month, estimated meter quantities (mcf) shall be used by each Party on a daily basis to determine the estimated Daily Operational Imbalance, if any, at the Interconnection Point(s) for any given day. The Parties shall promptly make such physical flow adjustments as may be necessary in order to prevent, reduce or eliminate any Daily Operational Imbalance. The daily variance in the estimated Daily Operational Imbalance should not exceed five percent (5%) of the aggregate quantities nominated for the day, nor two percent (2%) of the aggregate monthly quantities.

2.3 The sum of estimated Daily Operational Imbalances for each day in a given month shall constitute the estimated Monthly Operational Imbalance for such month. By the fifth day of the month following any given month in which an estimated Monthly Operational Imbalance arises, the measuring Party, as identified on Exhibit "A", will notify the other Party as to the estimated Monthly Operational Imbalance for the prior month, and the Parties shall promptly make such physical flow modifications as may be necessary to reduce or eliminate any such Monthly Operational Imbalance.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 609 Original Sheet No. 609

OPERATIONAL BALANCING AGREEMENT (Continued)

2.4 The actual MMBtu at the Interconnection Point(s) each month will be determined and the actual Monthly Operational Imbalance communicated by the allocating Party to the other Party in writing as soon as possible, but in no case later than the fifteenth day of the month following the month in which the actual Monthly Operational Imbalances arises. The Parties shall correct any actual Monthly Operational Imbalance by the end of the month within which the actual Monthly Operational Imbalance is determined, or within such longer period of time as may be agreed to by the Parties. Deliveries of gas to correct actual Monthly Operational Imbalances may be made between the parties at the Interconnection Point(s) set forth on Exhibit "A", or at any other point of interconnection between the respective facilities of the Parties as may be mutually agreed to by the Parties.

2.5 Any gas volumes received and delivered to correct an Operational Imbalance shall be adjusted for variations in Btu content in accordance with the applicable provisions of the FERC Gas Tariff of the Party which received the gas. Measurement of gas for all purposes hereunder shall be in accordance with the provisions set forth in the measuring Party's then effective FERC Gas Tariff.

2.6 In the event that a capacity constraint occurs on either Party's pipeline system which results in curtailment of deliveries through an Interconnection Point, the Party on whose system the constraint has occurred shall determine the appropriate reallocation of quantities due to curtailment as pursuant to the provisions of Article I. If the constraint occurs at the Interconnection Point, the Party which owns the meter at the Interconnection Point shall be deemed to have the constraint on its system.

ARTICLE III

TERM

3.1 This Agreement shall be effective and the procedures set forth in this Agreement shall be implemented as of the day and year first above written, and shall continue in effect month-to-month thereafter; provided, however that either Party may terminate this Agreement at any time by giving fortyeight (48) hours prior written notice of termination to the other Party, to be effective at the end of the month of such notification.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 610 Original Sheet No. 610

OPERATIONAL BALANCING AGREEMENT (Continued)

ARTICLE IV

OTHER AGREEMENTS

4.1 In the event that any provision of this Agreement conflicts with any provision of the Parties' respective FERC Gas Tariffs or transportation agreements, the applicable provision of the Parties' FERC Gas Tariffs or transportation agreements shall take precedence over the conflicting provisions of this Agreement; provided, however, that no Party or Daily or Monthly Operational Imbalance, estimated or actual, shall be subject to (i) a cash-in or cash-out, or (ii) an operational flow order, unless specifically provided for in this Agreement.

ARTICLE V

NO THIRD PARTY BENEFICIARIES

5.1 This Agreement shall not create any rights in third parties, and no provision of this Agreement shall be construed as creating any obligations for the benefit of, or rights in favor of, any person or entity other than the Parties.

ARTICLE VI

STANDARD OF PERFORMANCE

6.1 The Parties understand and agree that performance under this Agreement shall occur only on a good faith basis. In the event of nonperformance or noncompliance by either Party with respect to one or more of the conditions set forth herein, such Party shall not be liable in any manner to the other Party or to any third parties for such nonperformance or noncompliance; except that, the Parties shall be legally obligated to reconcile any outstanding actual Operational Imbalance under this Agreement and which may exist upon termination of this Agreement consistent with the relevant terms and conditions set forth in this Agreement. Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 611 Original Sheet No. 611

OPERATIONAL BALANCING AGREEMENT (Continued)

ARTICLE VII

GOVERNING LAW

7.1 The construction and interpretation of this Agreement shall be governed by the laws of the State of West Virginia, excluding any conflict of law rule which would refer any matter to the laws of a jurisdiction other than the State of West Virginia.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by its duly authorized officers to be effective as of the day and year first above written.

MILLENNIUM	PIPELINE	COMPANY,	L.L.C.
Ву:			
Name:			
Title:			
Date:			
Ву:			
Name:			
mi+1			
Date:			

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 612 Original Sheet No. 612

EXHIBIT "A" Interconnection Point(s)

Location				Party With
Meter Name	Meter No.	County, State	Measuring Party	Flow Control

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 613 Original Sheet No. 613

> SHEET NOS. 613 THROUGH 614 ARE BEING RESERVED FOR FUTURE USE.

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 615 Original Sheet No. 615

> EXHIBIT TO SERVICE AGREEMENT FORM OF AGREEMENT FOR CONSTRUCTION OF TRANSMISSION FACILITIES AND FOR FACILITY CHARGES

THIS AGREEMENT, made and entered into as of the _____ day of _____, 20___, by and between MILLENNIUM PIPELINE COMPANY, L.L.C., (hereinafter called Transporter), and _____ (hereinafter called Shipper):

WITNESSETH:

WHEREAS, the parties hereto have executed a Service Agreement dated wherein Transporter has agreed to sell and deliver and Shipper has agreed to purchase and receive certain quantities of natural gas

NOW, THEREFORE, in consideration of the mutual covenants herein contained, the parties hereto agree as follows:

Section 1. Facilities.

Section 2. Facility Charges. In consideration of

Shipper hereby agrees to pay Transporter for the costs of such facilities in accordance with the provisions of Section 27 of the General Terms and Conditions. Section 27 and all other applicable provisions of the General Terms and Conditions are by reference made a part hereof.

This Agreement supersedes and cancels

The parties hereto have accordingly and duly executed this Agreement, which is made part of the Service Agreement.

MILLENNIUM PIPELINE COMPANY, L.L.C.

Ву

Its Vice President

(SHIPPER)

Ву ____

Its _____

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 616 Original Sheet No. 616

> SHEET NOS. 616 THROUGH 617 ARE BEING RESERVED FOR FUTURE USE.

	tive Date: 12/22/2008 Status: Effective C Docket: CP98-150-011
Orig	jinal Sheet No. 618 Original Sheet No. 618
	REQUEST FOR SEGMENTATION OF EXISTING TRANSPORTATION SERVICE AGREEMENT MILLENNIUM PIPELINE COMPANY, L.L.C.
1.	Changes are applicable to:
	Rate Schedule Agreement No.
2.	a.Identity of Requestor
	Legal Company Name
	Abbreviation or Short Name (if applicable)
	Phone Number
	E-mail Service
	b.Identity of Shipper (if different than Requestor)
	Written documentation must be submitted to support Requestor's legal authorization to negotiate and/or bind the Shipper contractually.
	Legal Company Name
	Abbreviation or Short Name (if applicable)
	Phone Number
	Facsimile Number
	E-mail Service
3.	Requested beginning date for segmentation
	/ /
4.	Requested ending date for segmentation

/ /____

Effective Date: 12/22/2008 Status: Effective FERC Docket: CP98-150-011 Original Sheet No. 619 Original Sheet No. 619

REQUEST FOR SEGMENTATION (Continued)

EBB)

4. Identify receipt and delivery points on existing agreement for which segmentation is requested. If service agreement has multiple receipt and/or delivery points, Requestor must select one receipt and one delivery point.

5.	Identify daily quantity	(Dth) to be segmented	
	Dth		
6.	Identify segments being (Receipt and delivery m	requested. Weters available through	Transporter's
	Segment Receipt Point MLI	Segment Delivery Point MLI	
Gene	ral Comments		

Requestor hereby certifies that the information contained in this Request for Segmentation is complete and accurate to the best of Requestor's knowledge, information and belief.

Requestor Company:__

Signed By:

Title

Date:

Effective Date: 12/22/2008 Status: Effective FERC Docket: RP08-420-000 Original Sheet No. 620 Original Sheet No. 620

NON-CONFORMING SERVICE AGREEMENTS

Name of Shipper/ (Agreement No.)		hedule Agreeme Amendment ate	ent/ Date Filed
 Consolidated Edison Company of New York, Inc. (IFT01-001) 	FT-1	June 15, 2007	June 23, 2008
 Consolidated Edison Company of New York, Inc. (FT01-001) 	FT-1	June 15, 2007	June 23, 2008
 KeySpan Energy Delivery Long Island (FT02-001) 	FT-1	June 19, 2007	June 23, 2008
 Columbia Gas Transmission Corporation (FT03-001) 	FT-1	June 19, 2007	June 23, 2008
5. Central Hudson Gas & Electric Corporation (FT04-001)	FT-1	June 19, 2007	June 23, 2008