

Gas Pipeline – Transco 2800 Post Oak Boulevard (77056) P.O. Box 1396 Houston, Texas 77251-1396 713/215-4060

November 25, 2009

Federal Energy Regulatory Commission 888 First Street, N.E. Washington, D.C. 20426

Attention: Kimberly D. Bose, Secretary

Reference: Transcontinental Gas Pipe Line Company, LLC

Tariff Filing – Proposed Changes to Forms of Service Agreement

Docket No. RP10-

Ladies and Gentlemen:

Pursuant to Section 4 of the Natural Gas Act and Part 154 of the regulations of the Federal Energy Regulatory Commission ("Commission"), Transcontinental Gas Pipe Line Company, LLC ("Transco") hereby submits for filing certain revised tariff sheets to its FERC Gas Tariff, Fourth Revised Volume No. 1 ("Tariff"), which tariff sheets are enumerated in Appendix A attached hereto. The proposed effective date of the attached tariff sheets is December 28, 2009.

Statement of Nature, Reasons and Basis

The purpose of the instant filing is to revise certain of the *pro forma* forms of service agreement included in Transco's Tariff to achieve uniformity among the agreements and to make other revisions consistent with the guidance provided by the Commission regarding non-conforming contracts in its October 22, 2008 order in a Southern Star Central Pipeline, Inc. proceeding ("Southern Star")¹, and the Commission Staff's further guidance in its document entitled *Material Deviations Frequently Asked Questions*, available at http://www.ferc.gov/legal/acct-matts/material-deviations-FAQ.pdf.

Section 154.110 of the Commission's regulations ("Regulations") requires a pipeline's tariff to contain unexecuted *pro forma* copies of the pipeline's forms of service agreement. Section 154.1(d) of the Regulations requires that, if a service agreement deviates in any material respect from the approved form, the pipeline must file that "non-conforming" service agreement with the Commission for approval. Following the issuance of the <u>Southern Star</u> order, Transco reviewed its service agreements for deviations from the applicable forms of service agreement under its Tariff. That

 $^{^1}$ Southern Star Central Pipeline, Inc., 125 FERC \P 61,082 (2008).

review revealed that certain of Transco's active service agreements contained deviations that could be remedied through revisions to the applicable *pro forma* forms of service agreement. The revised *pro forma* forms of service agreement proposed herein will help minimize the occurrence of non-conforming service agreements that must be filed with the Commission.²

Transco is also making revisions to certain of its forms of service agreement to make its *pro forma* service agreements more uniform throughout the Tariff. The proposed revisions do not affect the substantive rights of the parties or the terms and conditions of service.

The specific Tariff revisions are detailed in Appendix B, and, with the exception of minor administrative corrections, are summarized below. Transco proposes to:

- Replace the date of April 1 with a blank as the beginning date of the term of agreement included in the Rate Schedule GSS Form of Service Agreement to allow the term of the GSS service to begin on a date other than April 1.
- Include a new section to the forms of service agreement for Rate Schedules GSS, LGA, S-2, LGS, SS-2, ESS, ISS, WSS-Open Access, and LNG where parties would provide addresses for the delivery of official notices pertaining to the agreement. Inclusion of a notices provision in these forms of service agreement will make them consistent with the other forms of service agreement in Transco's Tariff.
- Remove the unduly restrictive phrase "between the parties hereto" from the "Miscellaneous" Section of its forms of service agreement to achieve uniformity among service agreements. Further, for services that are releasable, this phrase may not apply if the agreement is the result of a permanent release, but the parties wish to identify the releasing shipper's agreement with Transco as having been superseded. Transco proposes to remove this phrase from the following forms of service agreement: Rate Schedules GSS, LGA, S-2, LGS, LSS, SS-1 7(C) Storage Service, SS-1 Open Access Storage Service, SS-1 Open Access Transportation Service, ICTS, FT-N, ESSWS, ISS, PAL, IT, LNG, and POOLING.
- Revise the contract execution section of the forms of service agreement for Rate Schedules GSS, LGA, S-2, LGS, SS-2, ICTS, IT, FT-G, FT-N, ESS, ESSWS, ISS, PAL, LNG, and POOLING to achieve uniformity throughout the Tariff.
- Revise Article IV (Term of Agreement) of the Rate Schedule LG-A form of service agreement to include an evergreen clause and creditworthiness provision. Rate Schedule LG-A service is a bundled storage and transportation service provided by Transco pursuant to Part 157 of the Regulations and a Natural Gas Act §7(c) certificate, originally issued in Docket No. CP63-228-000³. Certain of Transco's Rate Schedule LG-A service agreements were amended to include a termination date, an evergreen clause and a creditworthiness provision; however, the *pro forma* service agreement was not amended. Transco proposes to

² As explained by the Commission staff in its answers to frequently asked questions on material deviations (p. 2, number 3) "[i]f contracts containing a material deviation at the time of their execution later come into conformance with the pro forma service agreement due to a tariff filing, the pipeline would not have to file it because the deviation would be cured."

³ Transcontinental Gas Pipe Line Corp., 30 FPC 38 (1963), as amended, 40 FPC 22 (1968).

amend its form of service agreement under Rate Schedule LG-A to include these provisions in order to bring the existing service agreements into conformance with Transco's Tariff and to reflect Transco's contracting practice under this Rate Schedule.

- Revise Article IV (Term of Agreement) of the Rate Schedule LG-S form of service agreement to add an evergreen clause and notice period. Rate Schedule LG-S service is onsite LNG Service rendered by Transco pursuant to a Natural Gas Act §7(c) certificate issued September 21, 1972 in Docket No. CP72-255. The form of service agreement for Rate Schedule LG-S provides a blank that permits parties to complete the term, and Transco and certain of its LG-S customers have completed that blank by including an evergreen provision and notice period to terminate the agreement. Transco proposes to amend its Rate Schedule LG-S form of service agreement to include an evergreen provision and a notice period to terminate the agreement in order to bring the existing service agreements into conformance with Transco's Tariff and to reflect Transco's contracting practices under this Rate Schedule.
- Remove the word "years" included in the Term of Agreement section of Rate Schedules FT, ESS, and WSS Open Access forms of service agreement to allow for a term that includes a partial year.
- Revise Exhibit A of the Rate Schedule FT form of service agreement to include an optional column to specify agreed-upon receipt point maximum daily capacity entitlements. The addition of this column reflects Transco's contracting practice under Rate Schedule FT, and is reflects any limitations at the points consistent with Sections 4.3 and 4.6 of Rate Schedule FT. The associated footnote added to Exhibit A clarifies that the specified quantities do not include additional gas to be retained by Transco for compressor fuel and line loss make-up, which reiterates the requirements of Section 2 of Article V of the service agreement and Section 3.7 of Rate Schedule FT consistent with the Tariff.
- Revise Exhibit B of the Rate Schedule FT form of service agreement to include a column to specify, if applicable, the agreed upon maximum daily capacity entitlements at individual delivery points. The addition of this column reflects Transco's contracting practice, and reflects any limitations at the points consistent with Section 4.6 of Rate Schedule FT.
- Revise Exhibit C of the Rate Schedule FT form of service agreement, and Exhibit A of Rate Schedules ESS and WSS-Open Access (Specification of Negotiated Rate and Term) to add a clause that would, if agreed to, preclude Transco from filing under Section 4 of the Natural Gas Act to modify the negotiated rate set forth in the form of service agreement.
- Revise Article IV (Term of Agreement) of the Rate Schedule FDLS form of service agreement to add the phrase "[or, when applicable, "shall remain in force and effect for a primary term of ______"]. This insertion is consistent with Transco's Rate Schedule FT form of service agreement, and will allow the primary term of the agreement to be stated as a number of years from the effective date rather than stating an exact date as the expiration of the primary term. The proposed language will be used for Rate Schedule FDLS service agreements in situations where the effective date is unknown at the time of the agreement's execution due to the uncertainty of the in-service date of newly constructed facilities.

⁴ *Transcontinental Gas Pipe Line Corp.*, 48 FPC 573 (1972).

- Update the Rate Schedule IT form of service agreement by removing the words "WHEREAS" and "NOW THEREFORE". The "Whereas" clause is no longer used by Transco or its Buyers when completing the IT form of service agreement, which is accomplished electronically via Transco's 1Line system.
- Add spaces in the forms of service agreement for Rate Schedules ESS, ESSWS, ISS, WSS-Open Access, and LNG to include an additional "Whereas" clause to accommodate, when necessary, factual information about the agreement.

Proposed Effective Date

The revised tariff sheets submitted herein are proposed to be effective December 28, 2009. In the event the Commission elects to accept and suspend the revised tariff sheets submitted herein, in accordance with Section 154.7(a)(9) of the Commission's Regulations ("Regulations"), Transco moves to place such tariff sheets into effect at the end of the applicable suspension period.

Materials Submitted Herewith

In accordance with Section 154.7(a)(1) of the Regulations, the following material is submitted herewith:

- (1) Appendix A which contains the enumeration and effective date of the revised tariff sheets, the revised tariff sheets, and a redlined version of such tariff sheets in accordance with the provisions of Section 154.201(a) of the Regulations;
- (2) As required by Section 154.4 of the Regulations, a diskette copy of the revised tariff sheets labeled TF112509.ASC;
- (3) Appendix B which contains the list of tariff sheets changed and an explanation of each change made.

Posting and Certification of Service

In accordance with the provisions of Section 154.2(d) of the Commission's Regulations, copies of this filing are available for public inspection, during regular business hours, in a convenient form and place at Transco's main office at 2800 Post Oak Boulevard in Houston, Texas. In addition, Transco is serving copies of the instant filing to its affected customers, interested State Commissions and other interested parties.

Federal Energy Regulatory Commission November 25, 2009 Page 5

Any communications regarding this filing should be sent to:

Scott C. Turkington Director - Rates & Regulatory Transcontinental Gas Pipe Line Company, LLC P.O. Box 1396 Houston, Texas 77251

Email: scott.c.turkington@williams.com

Phone: (713) 215-3391

and copies should be mailed to:

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Respectfully submitted, TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC

/s/ Charlotte Hutson	s	Charl	lotte	Hutson	
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By_____

Charlotte Hutson Manager - Rates

Email: charlotte.a.hutson@williams.com

Phone: (713) 215- 4060

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC

APPENDIX A TARIFF SHEETS

FOURTH REVISED VOLUME NO. 1

EFFECTIVE DECEMBER 28, 2009

First Revised Sheet No. 500 First Revised Sheet No. 501 Original Sheet No. 501A First Revised Sheet No. 504 First Revised Sheet No. 505 Original Sheet No. 505A First Revised Sheet No. 508 Original Sheet No. 508A First Revised Sheet No. 509 First Revised Sheet No. 510 First Revised Sheet No. 511 First Revised Sheet No. 515 First Revised Sheet No. 517 First Revised Sheet No. 518 First Revised Sheet No. 520 First Revised Sheet No. 521 First Revised Sheet No. 524 First Revised Sheet No. 527 Original Sheet No. 527A First Revised Sheet No. 529 First Revised Sheet No. 530 Second Revised Sheet No. 532 First Revised Sheet No. 534 First Revised Sheet No. 535 Second Revised Sheet No. 536 First Revised Sheet No. 537 First Revised Sheet No. 538 First Revised Sheet No. 539 First Revised Sheet No. 561 First Revised Sheet No. 562 First Revised Sheet No. 567 First Revised Sheet No. 568 First Revised Sheet No. 572

Second Revised Sheet No. 573 Original Sheet No. 573A Second Revised Sheet No. 574 First Revised Sheet No. 575 First Revised Sheet No. 576 First Revised Sheet No. 577 First Revised Sheet No. 580 First Revised Sheet No. 581 Original Sheet No. 581A First Revised Sheet No. 583 First Revised Sheet No. 584 First Revised Sheet No. 585 First Revised Sheet No. 587 First Revised Sheet No. 588 First Revised Sheet No. 589 First Revised Sheet No. 590 Second Revised Sheet No. 591 Original Sheet No. 591A Second Revised Sheet No. 592 First Revised Sheet No. 593 First Revised Sheet No. 594 Original Sheet No. 594A First Revised Sheet No. 601 Original Sheet No. 601A First Revised Sheet No. 603

First Revised Sheet No. 500
Superseding
Original Sheet No. 500

original bheet No. 500
FORM OF SERVICE AGREEMENT
(For Use Under Seller's GSS Rate Schedule)
THIS AGREEMENT entered into this day of,, (year), by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company,
hereinafter referred to as "Seller", first party, and
, hereinafter referred to as "Buyer", second party,
WITNESSETH:
WHEREAS,
NOW THEODER CALL AND A CALL AND CALL AN
NOW, THEREFORE, Seller and Buyer agree as follows:
ARTICLE I
SERVICE TO BE RENDERED
Subject to the terms and provisions of this agreement and of Seller's Rate Schedule GSS,
Seller agrees to receive from Buyer for storage, inject into storage for Buyer's account, store,
withdraw from storage (or cause to be injected into storage for Buyer's account, stored, and
withdrawn from storage) and deliver to Buyer, quantities of natural gas as follows:
withdrawn from storage) and defiver to Buyer, quantities of natural gas as follows:
To withdraw from storage or cause to be withdrawn from storage, the gas
stored for Buyer's account up to a maximum quantity in any day of dt, which
quantity shall be Buyer's Storage Demand.
To receive and store or cause to be stored up to a total quantity at any one
time of dt, which quantity shall be Buyer's Storage Capacity Quantity.
ARTICLE II
POINT OF DELIVERY
TOTAL OF DESIVER!
The Point or Points of Delivery for all natural gas delivered by Seller to Buyer under this
agreement shall be at or near:
agreement sharr be at or hear.
ARTICLE III
DELIVERY PRESSURE
Seller shall deliver natural gas to Buyer at the Point(s) of Delivery at a pressure(s) of:
ARTICLE IV
TERM OF AGREEMENT
This agreement shall be effective and shall remain in
force and effect for a period
-

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 501
Superseding
Original Sheet No. 501

FORM OF SERVICE AGREEMENT
(For Use Under Seller's GSS Rate Schedule)
(Continued)

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule GSS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE VI MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
- 3. No waiver by either party of anyone or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of ${}^{\circ}$.
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

Issued by: Frank J. Ferazzi, Vice President

FORM OF SERVICE AGREEMENT (For Use Under Seller's GSS Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)

Ву				
Print	Name		 	
		(Buyer)		
Ву				
Print	Name		 	
Title				

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 504
Superseding
Original Sheet No. 504

FORM OF SERVICE AGREEMENT (For Use Under Seller's LG-A Rate Schedule)

THIS AGREEMENT entered into this day of by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as Seller, first party, and

hereinafter referred to as Buyer, second party,

WITNESSETH:

WHEREAS,

NOW, THEREFORE, Seller and Buyer agree as follows:

ARTICLE I SERVICE TO BE RENDERED

Subject to the terms and provisions of this agreement, and of Seller's Rate Schedule LG-A, Seller agrees to liquefy natural gas, store such gas in liquefied form, withdraw from storage, gasify and deliver to Buyer, quantities of natural gas as follows:

To withdraw from liquid storage and gasify the gas stored in liquefied form by Seller for Buyer's account up to a maximum quantity in any day of dt, which quantity shall be Buyer's Liquefaction Demand.

To liquefy and store in liquefied form for Buyer's account during the Injection Period of any year up to a total quantity of dt, which quantity shall be Buyer's Liquefaction Capacity Quantity.

ARTICLE II POINT(S) OF DELIVERY

The Point or Points of Delivery for all natural gas delivered by Seller to Buyer under this agreement shall be at or near $\frac{1}{2}$

ARTICLE III DELIVERY PRESSURE

Seller shall deliver natural gas to Buyer at the Point(s) of Delivery at a pressure(s) of

ARTICLE IV TERM OF AGREEMENT

This agreement shall be effective as of November 1, and shall remain in force and effect until 8:00 a.m. Eastern Standard Time October 31, and thereafter until terminated by Seller or Buyer upon at least one hundred eighty (180) days prior written notice; provided, however, this agreement shall terminate immediately and, subject to the receipt of necessary authorizations, if any, Seller may discontinue service hereunder if (a) Buyer, in Seller's reasonable judgment fails to demonstrate creditworthiness, and (b) Buyer fails to provide adequate security in accordance with Section 32 of the General Terms and Conditions of Seller's Volume No. 1 Tariff.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 505
Superseding
Original Sheet No. 505

FORM OF SERVICE AGREEMENT
(For Use Under Seller's LG-A Rate Schedule)
(Continued)

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule LG-A and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE VI

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in the interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

Issued by: Frank J. Ferazzi, Vice President

FORM OF SERVICE AGREEMENT (For Use Under Seller's LG-A Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

COMPANY, LLC
(Seller)

By______

Print Name______

(Buyer)

By______

Print Name______

Title_____

TRANSCONTINENTAL GAS PIPE LINE

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 508
Superseding
Original Sheet No. 508

FORM OF SERVICE AGREEMENT
(For Use Under Seller's S-2 Rate Schedule)
(Continued)

ARTICLE IV
POINT(S) OF DELIVERY
AND DELIVERY PRESSURE(S)

Seller shall deliver natural gas hereunder to Buyer at the following Point(s) of Delivery and at a pressure(s):

ARTICLE V PRICE

Commencing on the effective date hereof Buyer shall pay Seller for all natural gas service rendered hereunder in accordance with Seller's Rate Schedule S-2 as filed with the Federal Energy Regulatory Commission, and as same may be amended or superseded, from time to time.

This Agreement in all respects shall be and remain subject to the applicable provisions of Seller's Rate Schedule S-2, which is made a part hereof by reference, and as same may be amended or superseded from time to time.

ARTICLE VI MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this Agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed, and enforced in accordance with the laws of the State of
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

Issued by: Frank J. Ferazzi, Vice President

FORM OF SERVICE AGREEMENT (For Use Under Seller's S-2 Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)

Ву		
Print Name_		
	(Buyer)	
Ву		
Print Name_		
Title		

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 509
Superseding
Original Sheet No. 509

FORM OF SERVICE AGREEMENT (Applicable to Deliveries Under Rate Schedule LG-S)

THIS AGREEMENT entered into this day of by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as Seller, first party, and hereinafter referred to as Buyer, second party

WITNESSETH:

WHEREAS

NOW, THEREFORE, Seller and Buyer agree as follows:

ARTICLE I
GAS TO BE DELIVERED

Subject to the terms and provisions of this agreement and of Seller's LG-S rate schedule, Seller agrees to deliver to Buyer, and Buyer agrees to receive from Seller quantities requested by Buyer which Seller, in its sole judgment, determines that it can make available hereunder.

ARTICLE II
POINT OF DELIVERY

The Point of Delivery for the natural gas delivered under this agreement shall be at the outlet valve of Seller's loading facilities at its liquefaction-storage plant located near Carlstadt, New Jersey.

ARTICLE III DELIVERY PRESSURE

The natural gas delivered by Seller to Buyer in the liquid phase shall be at the pressure developed by the force of gravity on the liquid head contained in Seller's storage tank or at the pressure developed by auxiliary equipment that may be in operation at the time of delivery. The minimum pressure shall be that which is developed by the force of gravity with a 23 foot head of liquid natural gas.

ARTICLE IV
TERM OF AGREEMENT

This agreement shall be effective as of _____ and shall remain in force and effect until ____ and thereafter until terminated by Buyer or Seller upon at least ____ days written notice.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 510
Superseding
Original Sheet No. 510

FORM OF SERVICE AGREEMENT (Applicable to Deliveries Under Rate Schedule LG-S) (Continued)

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's LG-S rate schedule and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE VI ODORIZATION

The gas delivered by Seller shall not be odorized and Buyer agrees to indemnify Seller against any liability or claim arising out of or in connection with the delivery of unodorized gas by Seller to Buyer.

ARTICLE VII

Buyer agrees to indemnify and hold harmless Seller from any and all claims, suits or causes of action of any type arising out of the operations provided for hereunder where such operations are under the control of Buyer, its agents, representatives or contractors.

ARTICLE VIII MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in the interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contract(s):
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 511
Superseding
Original Sheet No. 511

FORM OF SERVICE AGREEMENT (Applicable to Deliveries Under Rate Schedule LG-S) (Continued)

- 6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)

Title

Print	Name_		
Title			
		(Buyer)	
Ву			
Print	Name_		

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 515 Superseding Original Sheet No. 515

FORM OF SERVICE AGREEMENT (For Use Under Seller's LSS Rate Schedule) (Continued)

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule LSS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE VI MISCELLANEOUS

- The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- This agreement supersedes and cancels as of the effective date hereof the following contracts:
- No waiver by either party of anyone or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
- This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller: Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:
 - (b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party by certified or registered mail.

Issued by: Frank J. Ferazzi, Vice President Effective on: December 28, 2009

Issued on: November 25, 2009

First Revised Sheet No. 517
Superseding
Original Sheet No. 517

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule SS-1 Section 7(C) Storage Service)
THIS AGREEMENT entered into this day of, (year), by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as "Seller", first party, and hereinafter referred to as "Buyer", second party,
WITNESSETH:
WHEREAS, Seller has made available to Buyer storage capacity from the Tioga Storage Pool and Buyer desires to purchase and Seller desires to sell natural gas storage service under Seller's Rate Schedule SS-1 Section 7(c) Storage Service as set forth herein;
WHEREAS,
NOW, THEREFORE, Seller and Buyer agree as follows:
ARTICLE I SERVICE TO BE RENDERED
Subject to the terms and provisions of this agreement and of Seller's Rate Schedule SS-1 Section 7(c) Storage Service, Seller agrees to receive for storage, inject into storage for Buyer's account, store, withdraw from storage (or cause to be injected into storage for Buyer's account, stored, and withdrawn from storage) and deliver quantities of natural gas stored by Seller (less fuel allowance, if any) as defined in Rate Schedule SS-1 Section 7(C) Storage Service as follows:
To withdraw from storage or cause to be withdrawn from storage, and deliver to Buyer at the delivery point set forth below, the gas stored for Buyer's account up to a maximum quantity in any day of dt, which quantity shall be Buyer's Storage Demand.
To receive and store or cause to be stored up to a total quantity at any one time ofdt, which quantity shall be Buyer's Storage Capacity Quantity.
ARTICLE II
POINTS OF RECEIPT AND DELIVERY
The Point of Receipt for all natural gas received by Seller for injection into storage for Buyer's account shall be at the interconnection between the facilities of UGI Central Penn Gas, Inc. and Dominion Transmission at the Tioga Storage Pool located in Lawrence and Farmington Townships, Tioga County, Pennsylvania (Tioga Storage Pool).
The Point of Delivery for all natural gas withdrawn and delivered by Seller to Buyer under this agreement shall be at the Tioga Storage Pool.

Issued by: Frank J. Ferazzi, Vice President
Issued on: November 25, 2009 Effective on: December 28, 2009

First Revised Sheet No. 518
Superseding
Original Sheet No. 518

FORM OF SERVICE AGREEMENT

(For Use Under Seller's Rate Schedule SS-1 Section 7(C) Storage Service)

(Continued)

ARTICLE III TERM OF AGREEMENT

This agreement shall be effective _____, and shall remain in force and effect until _____, and thereafter, subject to termination by either party upon _____ prior written notice to the other party.

ARTICLE IV RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule SS-1 Section 7(C) Storage Service and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE V MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:
 Transcontinental Gas Pipe Line Company, LLC
 P. O. Box 1396
 Houston, Texas 77251-1396
 Attention:
 - (b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party by certified or registered mail.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 520
Superseding
Original Sheet No. 520

original bacce no. 520
FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule SS-1 Open Access Storage Service)
THIS ACREEMENT entered into this day of (year) by
THIS AGREEMENT entered into this day of, (year), by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company,
hereinafter referred to as "Seller", first party, and
hereinafter referred to as "Buyer", second party,
neremarker referred to as buyer , second party,
WITNESSETH:
WHEREAS, Seller has made available to Buyer storage capacity from the Tioga Storage Pool
under Part 284 of the Commission's Regulations; and Buyer desires to purchase and Seller desires
to sell natural gas storage service under Seller's Rate Schedule SS-1 Open Access Storage Service
as set forth herein;
WHEREAS,
NOW, THEREFORE, Seller and Buyer agree as follows:
Non, indicarone, setter and buyer agree as rotrows.
ARTICLE I
SERVICE TO BE RENDERED
Subject to the terms and provisions of this agreement and of Seller's Rate Schedule SS-1 Open
Access Storage Service, Seller agrees to receive for storage, inject into storage for Buyer's
account, store, withdraw from storage (or cause to be injected into storage for Buyer's account,
stored, and withdrawn from storage) and deliver quantities of natural gas stored by Seller (less
fuel allowance, if any) as defined in Rate Schedule SS-1 Open Access Storage Service as follows:
· · · · · · · · · · · · · · · · · · ·
To withdraw from storage or cause to be withdrawn from storage, and
deliver to Buyer at the delivery point set forth below, the gas stored for
Buyer's account up to a maximum quantity in any day of dt, which
quantity shall be Buyer's Storage Demand.
To receive and store or cause to be stored up to a total quantity at any
one time ofdt, which quantity shall be Buyer's Storage Capacity
Quantity.
ARTICLE II
POINTS OF RECEIPT AND DELIVERY
The Point of Receipt for all natural gas received by Seller for injection into storage for
Buyer's account shall be at the interconnection between the facilities of UGI Central Penn Gas,
Inc. and Dominion Transmission at the Tioga Storage Pool located in Lawrence and Farmington
Townships, Tioga County, Pennsylvania (Tioga Storage Pool).
The Point of Delivery for all natural gas delivered by Seller to Buyer under this agreement
shall be at the Tioga Storage Pool.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 521
Superseding
Original Sheet No. 521

FORM OF SERVICE AGREEMENT

(For Use Under Seller's Rate Schedule SS-1 Open Access Storage Service)

(Continued)

ARTICLE III TERM OF AGREEMENT

This agreement shall be effective _____, and shall remain in force and effect until _____, and thereafter, subject to termination by either party upon _____ prior written notice to the other party.

ARTICLE IV RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule SS-1 Open Access Storage Service and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE V

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:
 Transcontinental Gas Pipe Line Company, LLC
 P. O. Box 1396
 Houston, Texas 77251-1396
 Attention:
 - (b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party by certified or registered mail.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 524
Superseding
Original Sheet No. 524

FORM OF SERVICE AGREEMENT

(For Use Under Seller's Rate Schedule SS-1 Section 7(C) Transportation Service)

(Continued)

ARTICLE IV TERM OF AGREEMENT

This agreement shall be effective _____, and shall remain in force and effect until _____, and thereafter, subject to termination by either party upon _____ prior written notice to the other party.

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule SS-1 Section 7(C) Transportation Service and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE VI MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:
 Transcontinental Gas Pipe Line Company, LLC
 P. O. Box 1396
 Houston, Texas 77251-1396
 Attention:
 - (b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party by certified or registered mail.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 527
Superseding
Original Sheet No. 527

FORM OF SERVICE AGREEMENT
(For Use Under Seller's SS-2 Rate Schedule)
(Continued)

ARTICLE IV TERM OF AGREEMENT

This agreement shall be effective April 1, 1990, and shall remain in force and effect until ______, and shall continue thereafter until terminated by either party upon ______ prior written notice to the other specifying a termination date at the end of such primary term or any subsequent anniversary thereof.

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule SS-2 and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE VI

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of Texas.
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

Issued by: Frank J. Ferazzi, Vice President

FORM OF SERVICE AGREEMENT (For Use Under Seller's SS-2 Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE
COMPANY, LLC
(Seller)

By______

Print Name______

(Buyer)

By______

Print Name______

Title_____

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 529
Superseding
Original Sheet No. 529

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule ICTS)

ARTICLE III TERM OF AGREEMENT

This agreement shall be effective as of	, (year) and shall	
remain in force and effect through	, (year) and thereafter until	
terminated by Seller or Buyer upon at least the	chirty (30) days' written notice to the other	
specifying a termination date; provided, hower	ever, this agreement shall terminate immediately	and,
subject to the receipt of necessary authorization	ations, if any, Seller may discontinue service	
hereunder if (a) Buyer, in Seller's sole judgm	gment, fails to demonstrate credit worthiness, an	d (b
Buyer fails to provide adequate security in a	accordance with Section 32 of the General Terms a	nd
Conditions of Seller's Volume No. 1 Tariff.		

ARTICLE IV RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for natural gas transferred for Buyer hereunder in accordance with Seller's Rate Schedule ICTS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof.
- 2. Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under this Rate Schedule, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE V MISCELLANEOUS

- 1. This agreement supersedes and cancels as of the effective date hereof the following contract(s):
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 530
Superseding
Original Sheet No. 530

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule ICTS) (Continued)

- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors.
- 5. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party by certified or registered mail.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)

Ву				
Print	Name		 	
		(Buyer)		
_				
Ву			 	
Print	Name			
111110			 	
Title				

Issued by: Frank J. Ferazzi, Vice President

Second Revised Sheet No. 532

Superseding
First Revised Sheet No. 532

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule FT)
(Continued)

ARTICLE IV TERM OF AGREEMENT

This agreement shall be effective as of,, (year) [or, when
applicable, "This agreement shall be effective as of the later of,, (year) or
the date that all of Seller's (insert project name) facilities necessary to
provide firm transportation service to Buyer have been constructed and are ready for service as
determined in Seller's sole opinion"] and shall remain in force and effect until 9:00 a.m. Central
Clock Time,, (year) [or, when applicable, "shall remain in force and
effect for a primary term of $_{}$ " $]$ and thereafter until terminated by Seller or Buyer upor
t least written notice; provided, however, this agreement shall
erminate immediately and, subject to the receipt of necessary authorizations, if any, Seller may
discontinue service hereunder if (a) Buyer, in Seller's reasonable judgment fails to demonstrate
reditworthiness, and (b) Buyer fails to provide adequate security in accordance with Section 32
of the General Terms and Conditions of Seller's Volume No. 1 Tariff. [OPTION TO DELETE IF NOT
APPLICABLE: As set forth in Section 8 of Article II of Seller's August 7, 1989 revised
Stipulation and Agreement in Docket Nos. RP88-68 et.al., (a) pregranted abandonment under Section
284.221(d) of the Commission's Regulations shall not apply to any long term conversions from firm
sales service to transportation service under Seller's Rate Schedule FT and (b) Seller shall not
exercise its right to terminate this service agreement as it applies to transportation service
esulting from conversions from firm sales service so long as Buyer is willing to pay rates no
ess favorable than Seller is otherwise able to collect from third parties for such service.]

ARTICLE V RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for natural gas delivered to Buyer hereunder in accordance with Seller's Rate Schedule FT and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions in Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit C to the service agreement.
- 2. Seller and Buyer agree that the quantity of gas that Buyer delivers or causes to be delivered to Seller shall include the quantity of gas retained by Seller for applicable compressor fuel, line loss make-up (and injection fuel under Seller's Rate Schedule GSS, if applicable) in providing the transportation service hereunder, which quantity may be changed from time to time and which will be specified in the currently effective Sheet No. 81 of Volume No. 1 of this Tariff which relates to service under this agreement and which is incorporated herein.
- 3. In addition to the applicable charges for firm transportation service pursuant to Section 3 of Seller's Rate Schedule FT, Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under Seller's Rate Schedule FT, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE VI

- 1. This Agreement supersedes and cancels as of the effective date hereof the following contract(s):
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 534
Superseding
Original Sheet No. 534

		FORM	OF	SERVIC	Е	AGREE	EMENT	
(For	Use	Unde	er S	Seller'	s	Rate	Schedule	FT)
(Continued)								

Exhibit A

[OPTIONAL IF AGREED TO:

Maximum Daily Capacity Entitlement

Point(s) of Receipt at each Receipt Point (DT/day)*]

These quantities do not include the additional quantities of gas retained by Seller for applicable compressor fuel and line loss make-up provided for in Article V, 2 of this Service Agreement, which are subject to change as provided for in Article V, 2 hereof.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 535
Superseding
Original Sheet No. 535

	FORM OF SERVICE AGREEMENT		
	(For Use Under Seller's Rate Sche	dule F"l")	l
	(Continued)		
			l
	Exhibit B		l
	Maximum Daily Capacity		
	Entitlement at each		
Point(s) of Delivery	Delivery Point(Dt/Day)	Pressure	
		Pressure	
			l
			l
			l
			l
			l
			l
			l
			l
			l

Issued by: Frank J. Ferazzi, Vice President

Second Revised Sheet No. 536
Superseding
First Revised Sheet No. 536

		FORM	OF	SERVICE	AGREI	EMENT	
(For	Use	Unde	er	Seller's	Rate	Schedule	FT)
(Continued)							

EXHIBIT C

Specification of Negotiated Rate and Term

[OPTIONAL IF AGREED TO: Buyer agrees not to file or cause to be filed with the FERC any action, claim, complaint, or other pleading under Section 5 of the NGA, or support or participate in any such proceeding initiated by any other party, requesting a change to or in any way opposing the negotiated rate set forth above.]

[OPTIONAL IF AGREED TO: Seller agrees not to file or cause to be filed with the FERC under Section 4 of the NGA to seek to modify the negotiated rate set forth above.]

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 537
Superseding
Original Sheet No. 537

	I	FORM O	F SERVICE	AGREE	EMENT		
(For	Use	Under	Seller's	Rate	Schedule	IT)	

THIS AGREEMENT entered into this _____ day of ______, ____ (year), by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as "Seller," first party, and hereinafter referred to as "Buyer," second party,

WITNESSETH

Seller and Buyer agree as follows:

ARTICLE I GAS TRANSPORTATION SERVICE

- 1. Subject to the terms and provisions of this agreement and of Seller's Rate Schedule IT, Buyer agrees to deliver or cause to be delivered to Seller gas for transportation and Seller agrees to receive, transport and redeliver natural gas to Buyer or for the account of Buyer, on an interruptible basis, up to a maximum daily quantity of _______ dt per day. Seller, after having satisfied any pending requests for service under Rate Schedule IT, may transport daily quantities of gas tendered by Buyer in excess of the specified maximum daily quantity; however, in no event shall Seller be obligated to receive at any point(s) of receipt a quantity of gas in excess of the lower of Buyer's (1) maximum daily quantity plus compressor fuel and line loss make-up or (2) the daily quantity scheduled for delivery to Seller. Nor shall Buyer tender at any one or all point(s) of receipt a cumulative quantity of natural gas in excess of such daily quantity without the prior consent of Seller.
- 2. Transportation service rendered hereunder shall be subject to curtailment or interruption when in Seller's judgment such curtailment of interruption is necessary due to operating conditions or insufficient pipeline capacity available on Seller's system, or is otherwise necessary to protect authorized firm services. In the event Seller is unable to receive or deliver the total quantity of natural gas requested to be transported for all Buyers of service under Rate Schedule IT, then Seller shall allocate available capacity among such Buyers in accordance with Section 6 of Seller's Rate Schedule IT and Section 28 of the General Terms and Conditions of Seller's FERC Gas Tariff.

ARTICLE II POINT(S) OF RECEIPT

Buyer shall deliver or cause to be delivered gas at the point(s) of receipt hereunder at a pressure sufficient to allow the gas to enter Seller's pipeline system at the varying pressures that may exist in such system from time to time; provided, however, that such pressure of the gas delivered or caused to be delivered by Buyer shall not exceed the maximum allowable operating pressure specified below.

In the event the maximum operating pressure of Seller's pipeline system, at the point(s) of receipt hereunder, is from time to time increased or decreased, then the maximum allowable pressure of the gas delivered or caused to be delivered by Buyer to Seller at the point(s) of receipt shall be correspondingly increased or decreased. The point(s) of receipt for natural gas received for transportation pursuant to this agreement shall include all available points of receipt on Seller's System as posted by electronic means on 1Line.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 538
Superseding
Original Sheet No. 538

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule IT)

ARTICLE III POINT(S) OF DELIVERY AND PRESSURE(S)

Seller shall redeliver to Buyer or for the account of Buyer the gas transported hereunder at any available point(s) of delivery as posted by electronic means on 1Line.

ARTICLE IV TERM OF AGREEMENT

ARTICLE V RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for natural gas delivered to Buyer hereunder in accordance with Seller's Rate Schedule IT and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions of Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit A to the service agreement.
- 2. Seller and Buyer agree that the quantity of gas that Buyer delivers or causes to be delivered to Seller shall include the quantity of gas retained by Seller for applicable compressor fuel and line loss make-up in providing the transportation service hereunder, which quantity may be changed from time to time and will be specified on the currently effective Sheet No. 81 of Volume No. 1 of Seller's Tariff which relate to service under this agreement and which are incorporated herein.
- 3. Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under this Rate Schedule, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE VI MISCELLANEOUS

- 1. This agreement supersedes and cancels as of the effective date hereof the following contract(s):
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 539
Superseding
Original Sheet No. 539

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule IT) (Continued)

- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 5. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396
Houston, Texas 77251
Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party by certified or registered mail.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)

Ву

Print	Name			
Title				
		(Buyer)		
Ву				
Print	Name		 	
mi+10				

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 561
Superseding
Original Sheet No. 561

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule FT-G)
(Continued)

ARTICLE IV TERM OF AGREEMENT

This agreement shall be effective as of	, (year) and shall
remain in force and effect until 9:00 a.m. Central Clock Time	
(year) and thereafter until terminated by Seller or Buyer upon at	least
written notice; provided, however, thi	s agreement shall terminate
immediately and, subject to the receipt of necessary authorization	ıs, if any, Seller may
discontinue service hereunder if (a) Buyer, in Seller's reasonable	judgment fails to demonstrate
credit worthiness, and (b) Buyer fails to provide adequate securit	y in accordance with Section 32
of the General Terms and Conditions of Seller's Volume No. 1 Tarif	f. As set forth in Section 8 of
Article II of Seller's August 7, 1989 revised Stipulation and Agre	ement in Docket Nos. RP88-68, et
al., (a) pregranted abandonment under Section 284.221(d) of the Co	mmission's Regulations shall not
apply to any long term conversions from firm sales service to tran	sportation service under
Seller's Rate Schedule FT-G and (b) Seller shall not exercise its	right to terminate this service
agreement as it applies to transportation service resulting from o	onversions from firm sales
service so long as Buyer is willing to pay rates no less favorable	than Seller is otherwise able
to collect from third parties for such service	

ARTICLE V RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for natural gas delivered to Buyer hereunder in accordance with Seller's Rate Schedule FT-G and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions of Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit C to the service agreement.
- 2. Seller and Buyer agree that the quantity of gas that Buyer delivers or causes to be delivered to Seller shall include the quantity of gas retained by Seller for applicable compressor fuel, line loss make-up (and injection fuel under Seller's Rate Schedule GSS, if applicable) in providing the transportation service hereunder, which quantity may be changed from time to time and which will be specified in the currently effective Sheet No. 81 of Volume No. 1 of this Tariff which relates to service under this agreement and which is incorporated herein.
- 3. In addition to the applicable charges for firm transportation service pursuant to Section 3 of Seller's Rate Schedule FT-G, Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under Seller's Rate Schedule FT-G, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE VI

- 1. This Agreement supersedes and cancels as of the effective date hereof the following contract(s):
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 562
Superseding
Original Sheet No. 562

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule FT-G) (Continued)

- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 5. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:
 Transcontinental Gas Pipe Line Company, LLC
 P. O. Box 1396
 Houston, Texas 77251
 Attention:
 - (b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party by certified or registered mail.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)

Ву

Print	Name_		 	_
ritle_				_
		(Buyer)	 	 -
		(24)01)		
ЗУ			 	 _
Print	Name_		 	 -
ritle				

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 567
Superseding
Original Sheet No. 567

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule FTN)
(Continued)

ARTICLE IV TERM OF AGREEMENT

This agreement shall be effective as of,	(year) and shall
remain in force and effect until 9:00 a.m. Central Clock Time	,
(year) and thereafter until terminated by Seller or Buyer upon at le	east
written notice; provided, however, this	agreement shall terminate
immediately and, subject to the receipt of necessary authorizations,	, if any, Seller may
discontinue service hereunder if (a) Buyer, in Seller's reasonable	judgment fails to demonstrate
credit worthiness, and (b) Buyer fails to provide adequate security	in accordance with Section 32
of the General Terms and Conditions of Seller's Volume No. 1 Tariff	

ARTICLE V RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for natural gas delivered to Buyer hereunder in accordance with Seller's Rate Schedule FTN and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions of Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit C to the service agreement.
- 2. Seller and Buyer agree that the quantity of gas that Buyer delivers or causes to be delivered to Seller shall include the quantity of gas retained by Seller for applicable compressor fuel, line loss make-up (and injection fuel under Seller's Rate Schedule GSS, if applicable) in providing the transportation service hereunder, which quantity may be changed from time to time and which will be specified in the currently effective Sheet No. 81 of Volume No. 1 of this Tariff which relates to service under this agreement and which is incorporated herein.
- 3. In addition to the applicable charges for firm transportation notice service pursuant to Section 3 of Seller's Rate Schedule FTN, Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under Seller's Rate Schedule FTN, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE VI MISCELLANEOUS

- 1. This agreement supersedes and cancels as of the effective date hereof the following contract(s):
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 568
Superseding
Original Sheet No. 568

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule FTN) (Continued)

- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 5. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:
 Transcontinental Gas Pipe Line Company, LLC
 P. O. Box 1396
 Houston, Texas 77251
 Attention:
 - (b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party by certified or registered mail.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)

Ву

Print	Name_			 	
Title					
		-/		 	
		(Buyer)		
Ву				 	
Print	Name_			 	
Title					

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 572
Superseding
Original Sheet No. 572

FORM OF SERVICE AGREEMENT
(For Use Under Seller's ESS Rate Schedule)
THIS AGREEMENT entered into this day of,, (year), by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company,
hereinafter referred to as "Seller", first party, and
, hereinafter referred to as "Buyer", second
party.
WITNESSETH
WHEREAS, Seller has made available to Buyer storage capacity from its Eminence Storage Field under Part 284 of the Commission's Regulations; and Buyer desires to purchase and Seller desires to sell natural gas storage service under Seller's Rate Schedule ESS as set forth herein;
WHEREAS,
NOW EUROPEODE Calley and Duran areas of fallows.
NOW, THEREFORE, Seller and Buyer agree as follows:
ARTICLE I
SERVICE TO BE RENDERED
SERVICE TO BE RENDERED
Subject to the terms and provisions of this agreement and of Seller's Rate Schedule ESS, Seller agrees to inject into storage for Buyer's account, store and withdraw from storage, quantities of natural gas as follows:
To withdraw from storage up to a maximum quantity on any day of dt, which quantity shall be Buyer's Storage Demand Quantity, or such greater daily quantity, as applicable from time to time, pursuant to the terms and conditions of Seller's Rate
Schedule ESS.
To inject into storage a maximum quantity on any day of dt, which quantity shall be Buyer's Storage Injection Quantity, or such greater daily quantity, as applicable from time to time, pursuant to the terms and conditions of Seller's Rate Schedule ESS.
To receive and store up to a total quantity at any one time of dt, which quantity shall be Buyer's Storage Capacity Quantity.
ARTICLE II
POINT(S) OF RECEIPT AND DELIVERY
101111 (0) 01 11101111111111111111111111
The Point of Receipt for injection of natural gas delivered to Seller by Buyer and the Point of Delivery for withdrawal of natural gas delivered by Seller to Buyer under this agreement shall be at the point of interconnection of Seller's pipeline facilities and its Eminence Storage Field located in Covington County, Mississippi. Such gas shall be delivered or received at the
prevailing pressure in Seller's pipeline system not to exceed the maximum allowable operating pressure.

Issued by: Frank J. Ferazzi, Vice President

Second Revised Sheet No. 573

Superseding
First Revised Sheet No. 573

		FORM	OF	SERVI	CE	AGR	EEMEN	T
(For	Use	Unde	r S	eller'	s	ESS	Rate	Schedule)
(Continued)								

(Continued)
ARTICLE III
TERM OF AGREEMENT
This agreement shall be effective as of,(year) [or, when applicable, "This agreement shall be effective as of the later of,(year) or the date that all of Seller's (insert project name) facilities necessary to provide firm storage service to Buyer have been constructed and are ready for service as determined in Seller's sole opinion"] and shall remain in force and effect until 9:00 a.m. Central Clock Time, (year) [or, when applicable, "shall remain in force and effect for a primary term of"] and thereafter until terminated by Seller or Buyer upon at least written notice.
ARTICLE IV RATE SCHEDULE AND PRICE
1. Buyer shall pay Seller for natural gas delivered to Buyer hereunder in accordance with Seller's Rate Schedule ESS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions of Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit A to the service agreement.
ARTICLE V MISCELLANEOUS
1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be part of this agreement nor to be considered in any interpretation of the same.
2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of Texas.
5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
(a) If to Seller:
Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:
(b) If to Buyer:
Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

Issued by: Frank J. Ferazzi, Vice President
Issued on: November 25, 2009 Effective on: December 28, 2009

FORM OF SERVICE AGREEMENT (For Use Under Seller's ESS Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

By______
Print Name_____
Title_____
(Buyer)

Print Name______
Title_____

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC

Issued by: Frank J. Ferazzi, Vice President

Second Revised Sheet No. 574
Superseding
First Revised Sheet No. 574

		FORM	OF	SERVICE	AGRE	EMENT		
(For	Use	Unde	r S	eller's	Rate	Schedule	ESS)	
(Continued)								

EXHIBIT A

Specification of Negotiated Rate and Term

[OPTIONAL IF AGREED TO: Buyer agrees not to file or cause to be filed with the FERC any action, claim, complaint, or other pleading under Section 5 of the NGA, or support or participate in any such proceeding initiated by any other party, requesting a change to or in any way opposing the negotiated rate set forth above.]

[OPTIONAL IF AGREED TO: Seller agrees not to file or cause to be filed with the FERC under Section 4 of the NGA to seek to modify the negotiated rate set forth above.]

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 575
Superseding
Original Sheet No. 575

FORM OF SERVICE AGREEMENT (For Use Under Seller's EESWS Rate Schedule)
THIS AGREEMENT entered into this day of,, by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as "Seller", first party, and, hereinafter referred to as "Buyer", second party.
WITNESSETH
WHEREAS, Seller has made available to Buyer Emergency Eminence Storage Withdrawal Service from its Eminence Storage Field under Part 284 of the Commission's Regulations; and Buyer desires to purchase and Seller desires to sell natural gas storage withdrawal service under Seller's Rate Schedule EESWS as set forth herein;
WHEREAS,
NOW, THEREFORE, Seller and Buyer agree as follows:
ARTICLE I SERVICE TO BE RENDERED
Subject to the terms and provisions of this agreement and of Seller's Rate Schedule EESWS, Seller agrees as follows:
To withdraw from storage on any day dt, which quantity shall be Buyer's Storage Demand Quantity, or such greater daily quantity, as applicable from time to time, pursuant to the terms and conditions of Seller's Rate Schedule EESWS.
To inject into storage on any day dt, which quantity shall be Buyer's Storage Injection Quantity, or such greater daily quantity, as applicable from time to time, pursuant to the terms and conditions of Seller's Rate Schedule EESWS.
To receive and store up to a total quantity at any one time of dt, which quantity shall be Buyer's Storage Capacity Quantity.
ARTICLE II POINT(S) OF RECEIPT AND DELIVERY
The Point of Receipt for injection of natural gas delivered to Seller by Buyer and the Point of Delivery for withdrawal of natural gas delivered by Seller to Buyer under this agreement shall be at the point of interconnection of Seller's pipeline facilities and its Eminence Storage Field located in Covington County, Mississippi. Such gas shall be delivered or received at the prevailing pressure in Seller's pipeline system not to exceed the maximum allowable operating pressure.
ARTICLE III
TERM OF AGREEMENT
This agreement shall be effective as of, (year) and shall remain in force and effect until 9:00 a.m. Central Clock Time, (year) and thereafter until terminated by Seller or Buyer upon at least written notice.

Issued by: Frank J. Ferazzi, Vice President
Issued on: November 25, 2009 Effective on: December 28, 2009

First Revised Sheet No. 576 Superseding Original Sheet No. 576

FORM OF SERVICE AGREEMENT (For Use Under Seller's EESWS Rate Schedule) (Continued)

ARTICLE IV RATE SCHEDULE AND PRICE

Buyer shall pay Seller for service hereunder in accordance with Seller's Rate Schedule EESWS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions of Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit A to the service agreement.

ARTICLE V MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be part of this agreement nor to be considered in any interpretation of the same.
- This agreement supersedes and cancels as of the effective date hereof the following contracts:
- No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of Texas.
- This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - If to Seller: (a) Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 77251 Houston, Texas Attention: Director, Customer Services
 - (b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party by certified or registered mail.

Issued by: Frank J. Ferazzi, Vice President Effective on: December 28, 2009

Issued on: November 25, 2009

First Revised Sheet No. 577
Superseding
Original Sheet No. 577

		FORM	OF	SERVIC	Ε	AGRE	EMENT	
(For	Use	Under	Se	ller's	Ε	ESWS	Rate	Schedule)
				(Contin	ue	ed)		

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE
COMPANY, LLC
(Seller)

By______

Print Name_____

(Buyer)

By_____

Print Name_____

Title_____

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 580
Superseding
Original Sheet No. 580

		FORM C	F	SERVICE	AGRE	EMENT	
(For	Use	Under	S	eller's	Rate	Schedule	ISS)

THIS AGREEMENT entered into this ____ day of ____ , ___ , by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as "Seller", first party, and ______ , hereinafter referred to as "Buyer", second party.

WITNESSETH

WHEREAS, Seller has made available on an interruptible basis to Buyer storage capacity from its Eminence, Hester or Washington Storage Fields under Part 284 of the Commission's Regulations; and Buyer desires to purchase and Seller desires to sell natural gas storage service on an interruptible basis under Seller's Rate Schedule ISS as set forth herein;

WHEREAS,

NOW, THEREFORE, Seller and Buyer agree as follows:

ARTICLE I SERVICE TO BE RENDERED

Subject to the terms and provisions of this agreement and of Seller's Rate Schedule ISS, Seller agrees to inject into storage for Buyer's account, store and withdraw from storage, quantities of natural gas on an interruptible basis.

Interruptible Storage Service rendered hereunder shall be subject to curtailment or interruption when in Seller's judgment such curtailment of interruption is necessary due to operating conditions on Seller's system.

ARTICLE II POINT(S) OF RECEIPT AND DELIVERY

The Point of Receipt for injection of natural gas delivered to Seller by Buyer and the Point of Delivery for withdrawal of natural gas delivered by Seller to Buyer under this agreement shall be at the point of interconnection of Seller's pipeline facilities and its Eminence, Hester or Washington Storage Fields located in Covington County, Mississippi, St. James Parish, Louisiana and St. Landry Parish, Louisiana, respectively. Such gas shall be delivered or received at the prevailing pressure in Seller's pipeline system not to exceed the maximum allowable operating pressure.

ARTICLE III TERM OF AGREEMENT

This agreement shall be effective as of ______ and shall remain in force and effect until _____, and thereafter until terminated by Seller or Buyer upon at least thirty (30) days' written notice to the other specifying a termination date; provided, however, this agreement shall terminate immediately and, subject to the receipt of necessary authorizations, if any, Seller may discontinue service hereunder if (a) Buyer, in Seller's sole judgment, fails to demonstrate credit worthiness, and (b) Buyer fails to provide adequate security in accordance with Section 32 of the General Terms and Conditions of Seller's Volume No. 1 Tariff.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 581
Superseding
Original Sheet No. 581

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule ISS)
(Continued)

ARTICLE IV RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service hereunder in accordance with Seller's Rate Schedule ISS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE V MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of Texas.
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

Issued by: Frank J. Ferazzi, Vice President

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule ISS) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)

Ву		 	
Print Name_		 	
Title			
	(Buyer)		
Ву		 	
Print Name_		 	
Title			

Issued by: Frank J. Ferazzi, Vice President

Issued on: November 25, 2009

First Revised Sheet No. 583
Superseding
Original Sheet No. 583

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule PAL Section 2.1(a))

Parking Service
(Continued)

ARTICLE III TERM OF AGREEMENT

This agreement shall be effective as of	, (year) and shall
remain in force and effect through	, (year) and thereafter until
terminated by Seller or Buyer upon at least t	thirty (30) days' written notice to the other
specifying a termination date; provided, howe	ever, this agreement shall terminate immediately and,
subject to the receipt of necessary authoriza	ations, if any, Seller may discontinue service
hereunder if (a) Buyer, in Seller's sole judg	gment, fails to demonstrate credit worthiness, and (b)
Buyer fails to provide adequate security in a	accordance with Section 32 of the General Terms and
Conditions of Seller's Volume No. 1 Tariff.	

ARTICLE IV RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for service hereunder in accordance with Seller's Rate Schedule PAL and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof.
- 2. Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under this Rate Schedule, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE V MISCELLANEOUS

- 1. This agreement supersedes and cancels as of the effective date hereof the following contract(s):
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 584
Superseding
Original Sheet No. 584

FORM OF SERVICE AGREEMENT
For Use Under Seller's Rate Schedule PAL Section 2.1(a))

Parking Service
(Continued)

- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors.
- 5. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)

Ву				
Print	Name		 	
_				
		(Buyer)		
_				
ву			 	
Print.	Name			
Title				

Effective on: December 28, 2009

Issued by: Frank J. Ferazzi, Vice President

Issued on: November 25, 2009

First Revised Sheet No. 585
Superseding
Original Sheet No. 585

(For Use Under Seller's Rate Parking	ICE AGREEMENT Schedule PAL Section 2.1(a)) Service inued)
	bit A
	se Order
Reference is made to that Service Agreement Seller's Rate Schedule PAL Section 2.1(a), Parkin (Buyer), dated	g Service" by and between Seller and
Seller and Buyer agree, pursuant to the refeunder the following terms:	renced service agreement, to a Purchase Order
Term of Purchase Agreement: Service beginning on, Service ending on,	(year) (year)
Daily Parking Charge (¢ per dt per day of Parked Quantity)	
Transaction Point of Service	
Maximum Parked Contract Quantity	
Maximum Daily Parked Quantity	
Maximum Daily Withdrawal Quantity	
If you are in agreement, please indicate by	executing below.
	TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)
	Ву
	Print Name
	Title
	(Buyer)
	Ву
	Print Name
	Title

Issued by: Frank J. Ferazzi, Vice President

Issued on: November 25, 2009

First Revised Sheet No. 587
Superseding
Original Sheet No. 587

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule PAL Section 2.1(b))

Loaning Service
Continued)

ARTICLE III TERM OF AGREEMENT

This agreement shall be effective as of	, (year) and shall
remain in force and effect through	, (year) and thereafter until
terminated by Seller or Buyer upon at least thi	rty (30) days' written notice to the other
specifying a termination date; provided, however	er, this agreement shall terminate immediately and,
subject to the receipt of necessary authorizati	ons, if any, Seller may discontinue service
hereunder if (a) Buyer, in Seller's sole judgme	ent, fails to demonstrate credit worthiness, and (b)
Buyer fails to provide adequate security in acc	ordance with Section 32 of the General Terms and
Conditions of Seller's Volume No. 1 Tariff.	

ARTICLE IV RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for service hereunder in accordance with Seller's Rate Schedule PAL and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof.
- 2. Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under this Rate Schedule, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE V MISCELLANEOUS

- 1. This agreement supersedes and cancels as of the effective date hereof the following contract(s):
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 588
Superseding
Original Sheet No. 588

FORM OF SERVICE AGREEMENT

(For Use Under Seller's Rate Schedule PAL Section 2.1(b))

Loaning Service

(Continued)

- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors.
- 5. Notices to either party shall be in writing or by telecopy or by telephone and shall be considered as duly delivered to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by appropriate notice thereof to the other party.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)

Ву				
Print	Name_		 	
·			 	
		(Buyer)		
Ву				
Print	Name			
Title				

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 589
Superseding
Original Sheet No. 589

(For Use Under Seller's Rate Loaning	ICE AGREEMENT Schedule PAL Section 2.1(b)) Service inued)
	bit A
	ee Order
Reference is made to that Service Agreement Seller's Rate Schedule PAL Section 2.1(b), Loanin (Buyer), dated	g Service" by and between Seller and
under the following terms:	remota bervice agreement, to a raremate traci
Term of Purchase Agreement: Service beginning on,, Service ending on,,	(year)
Daily Loaning Charge (¢ per dt per day of Loaned Quantity)	
Transaction Point of Service	
Maximum Loaned Contract Quantity	
Maximum Daily Loaned Quantity	
Maximum Daily Loan Payback Quantity	
If you are in agreement, please indicate by	executing below. TRANSCONTINENTAL GAS PIPE LINE
	COMPANY, LLC (Seller)
	Ву
	Print Name
	Title
	(Buyer)
	Ву
	Print Name
	Title

Issued by: Frank J. Ferazzi, Vice President

Issued on: November 25, 2009

First Revised Sheet No. 590
Superseding
Original Sheet No. 590

FORM OF SERVICE AGREEMENT (For Use Under Seller's WSS-Open Access Rate Schedule)

THIS AGREEMENT entered into this day of , , by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as "Seller", first party, and corporation, hereinafter referred to as "Buyer", second party,

WITNESSETH:

WHEREAS, Seller has made available to Buyer storage capacity from its Washington Storage Field under Part 284 of the Commission's Regulations; and Buyer desires to purchase and Seller desires to sell natural gas storage service under Seller's Rate Schedule WSS-Open Access as set forth herein;

WHEREAS,

NOW, THEREFORE, Seller and Buyer agree as follows:

ARTICLE I SERVICE TO BE RENDERED

Subject to the terms and provisions of this agreement and of Seller's Rate Schedule WSS-Open Access, Seller agrees to inject into storage for Buyer's account, store and withdraw from storage, quantities of natural gas as follows:

To withdraw from storage up to a maximum quantity on any day of _____ dt, which quantity shall be Buyer's Storage Demand Quantity, or such greater daily quantity, as applicable from time to time, pursuant to the terms and conditions of Seller's Rate Schedule WSS-Open Access.

To receive and store up to a total quantity at any one time of _____ dt, which quantity shall be Buyer's Storage Capacity Quantity.

ARTICLE II POINT(S) OF RECEIPT AND DELIVERY

The Point of Receipt for injection of natural gas delivered to Seller by Buyer and the Point of Delivery for withdrawal of natural gas delivered by Seller to Buyer under this agreement shall be Seller's Washington Storage Field located at Seller's Station 54 in St. Landry Parish, Louisiana. Gas delivered or received in Seller's pipeline system shall be at the prevailing pressure not to exceed the maximum allowable operating pressure.

Issued by: Frank J. Ferazzi, Vice President

Second Revised Sheet No. 591
Superseding
First Revised Sheet No. 591

			FORM	OF	SI	ERVICE	AG	REEMENT		
(For	Use	Under	Sell	er'	S	WSS-Op	en	Access	Rate	Schedule)
					$C \cap$	ntinue	d١			

ARTICLE III TERM OF AGREEMENT

This agreement shall be effective as of	, (year) [or, when applicable,
"This agreement shall be effective as of the	later of , (year) or the date
that all of Seller's	(insert project name) facilities necessary to
provide firm storage service to Buyer have be	en constructed and are ready for service as
determined in Seller's sole opinion"] and sha	ll remain in force and effect until 9:00 a.m. Central
Clock Time,(year) [o	r, when applicable, "shall remain in force and effect
for a primary term of"] and thereafter	until terminated by Seller or Buyer upon at least
written notice.	

ARTICLE IV RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule WSS-Open Access, and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions of Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit A to the service agreement.

ARTICLE V MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

Issued by: Frank J. Ferazzi, Vice President

FORM OF SERVICE AGREEMENT (For Use Under Seller's WSS-Open Access Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE
COMPANY, LLC
(Seller)

By______

Print Name______

(Buyer)

By______

Print Name______

Title_____

Issued by: Frank J. Ferazzi, Vice President

Issued on: November 25, 2009

Second Revised Sheet No. 592

Superseding
First Revised Sheet No. 592

			FORM	OF	S	ERVICE	ΑG	REEMENT		
(For	Use	Under	Sell	er'	s	WSS-Op	en	Access	Rate	Schedule)
				(C	ontinue	(be			

EXHIBIT A

Specification of Negotiated Rate and Term

[OPTIONAL IF AGREED TO: Buyer agrees not to file or cause to be filed with the FERC any action, claim, complaint, or other pleading under Section 5 of the NGA, or support or participate in any such proceeding initiated by any other party, requesting a change to or in any way opposing the negotiated rate set forth above.]

[OPTIONAL IF AGREED TO: Seller agrees not to file or cause to be filed with the FERC under Section 4 of the NGA to seek to modify the negotiated rate set forth above.]

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 593
Superseding
Original Sheet No. 593

THIS AGREEMENT entered into this day of by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as Seller, first party, and hereinafter referred to as Buyer, second party,
WITNESSETH:
WHEREAS, Seller has made available to Buyer storage capacity from its liquefaction plant upstream of Carlstadt, New Jersey under Part 284 of the Commission's regulations; and Buyer desires to purchase and Seller desires to sell natural gas storage service under Seller's Rate Schedule LNG as set forth herein;
WHEREAS,
NOW, THEREFORE, Seller and Buyer agree as follows:
ARTICLE I
SERVICE TO BE RENDERED
Subject to the terms and provisions of this agreement, and of Seller's Rate Schedule LNG, Seller agrees to liquefy natural gas, store such gas in liquefied form, withdraw from storage, gasify and deliver to Buyer, quantities of natural gas as follows:
To withdraw from liquid storage and gasify the gas stored in liquefied form by Seller for Buyer's account up to a maximum quantity in any day of dt, which quantity shall be Buyer's Liquefaction Demand.
To liquefy and store in liquefied form for Buyer's account during the Injection Period of any year up to a total quantity of dt, which quantity shall be Buyer's Liquefaction Capacity Quantity.
ARTICLE II POINT(S) OF RECEIPT/DELIVERY
The Primary Point(s) for receipt and/or delivery for all natural gas delivered by Seller to Buyer or Buyer to Seller under this agreement shall be at or near:
ARTICLE III DELIVERY PRESSURE
Seller shall deliver natural gas to Buyer at the Point(s) of Delivery at a pressure(s) of
ARTICLE IV TERM OF AGREEMENT
This agreement shall be effective as of, and shall remain in force and effect for a period terminating, and year to year thereafter, subject to termination by either party upon written notice to the other party.

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 594
Superseding
Original Sheet No. 594

FORM OF SERVICE AGREEMENT
(For Use Under Seller's LNG Rate Schedule)
(Continued)

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule LNG and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit A to the service agreement.

ARTICLE VI

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in the interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of $\,$.
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

Issued by: Frank J. Ferazzi, Vice President

FORM OF SERVICE AGREEMENT (For Use Under Seller's LNG Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL GAS PIPE LINE
COMPANY, LLC
(Seller)

By_____

Print Name______

Title______

(Buyer)

By______

Print Name_____

Title____

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 601
Superseding
Original Sheet No. 601

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule POOLING)
(Continued)

ARTICLE V MISCELLANEOUS

- 1. This agreement supersedes and cancels as of the effective date hereof the following contract(s):
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 5. Notice to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:
 Transcontinental Gas Pipe Line Company, LLC
 P. O. Box 1396
 Houston, Texas 77251
 Attention:
 - (b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party by certified or registered mail.

Issued by: Frank J. Ferazzi, Vice President
Issued on: November 25, 2009 Effective on: December 28, 2009

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule POOLING) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

(Seller)

By_____

Print Name____

Title_____

(Buyer)

Print Name______
Title_____

TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC

Issued by: Frank J. Ferazzi, Vice President

First Revised Sheet No. 603
Superseding
Original Sheet No. 603

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule FDLS)
(Continued)

ARTICLE IV TERM OF AGREEMENT

This agreement shall be effective as of		(year)	[or, when
applicable, "This agreement shall be effective as of the later of			(year) or
the date that all of Seller's (insert pro	oject name)	facilit	ies necessary
to provide firm transportation service to Buyer have been construc	cted and are	e ready i	for service as
determined in Seller's reasonable judgment"] and shall remain in t	force and e	ffect unt	til 9:00 a.m.
Central Clock Time, (year) [or, when ag	oplicable,	"shall re	emain in force
and effect for a primary term of"] and thereafter until te	erminated by	y Seller	or Buyer upon
at least written notice; provided, however, t	this agreeme	ent shall	l terminate
immediately and, subject to the receipt of necessary authorization	ns, if any,	Seller r	may
discontinue service hereunder if (a) Buyer, in Seller's reasonable	e judgment :	fails to	demonstrate
credit worthiness, and (b) Buyer fails to provide adequate securit	ty in accord	dance wit	th Section 32
of the General Terms and Conditions of Seller's Volume No. 1 Taris	ξf.		

ARTICLE V RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for natural gas delivered to Buyer hereunder in accordance with Seller's Rate Schedule FDLS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree pursuant to the provisions in Section 53 of the General Terms and Conditions, to a negotiated rate and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit A to the service agreement.
- 2. Seller and Buyer agree that the quantity of gas that Buyer delivers or causes to be delivered to Seller shall include the quantity of gas retained by Seller for applicable compressor fuel and line loss make-up in providing the transportation service hereunder, which quantity may be changed from time to time and which will be specified in the currently effective Sheet No. 89 of Volume No. 1 of Seller's FERC Gas Tariff which relates to service under this agreement and which is incorporated herein.
- 3. In addition to the applicable charges for firm delivery lateral service pursuant to Section 3 of Seller's Rate Schedule FDLS, Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under Seller's Rate Schedule FDLS, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE VI MISCELLANEOUS

- 1. This Agreement supersedes and cancels as of the effective date hereof the following contract(s) between the parties hereto:
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

Issued by: Frank J. Ferazzi, Vice President

Transcontinental Gas Pipe Line Company, LLC Fourth Revised Volume No. 1

remain in force and effect for a period

First Revised Sheet No. 500 Original Sheet No. 500

Effective: December 31, 2008 Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's GSS Rate Schedule)

()
THIS AGREEMENT entered into this day of, (year), by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as "Seller", first party, and, hereinafter referred to as "Buyer", second party,
WITNESSETH:
WHEREAS,
NOW, THEREFORE, Seller and Buyer agree as follows:
ARTICLE I SERVICE TO BE RENDERED
Subject to the terms and provisions of this agreement and of Seller's Rate Schedule GSS, Seller agrees to receive from Buyer for storage, inject into storage for Buyer's account, store, withdraw from storage (or cause to be injected into storage for Buyer's account, stored, and withdrawn from storage) and deliver to Buyer, quantities of natural gas as follows:
To withdraw from storage or cause to be withdrawn from storage, the gas stored for Buyer's account up to a maximum quantity in any day of dt, whic quantity shall be Buyer's Storage Demand.
To receive and store or cause to be stored up to a total quantity at any one time of dt, which quantity shall be Buyer's Storage Capacity Quantity.
ARTICLE II POINT OF DELIVERY
The Point or Points of Delivery for all natural gas delivered by Seller to Buyer under this agreement shall be at or near:
ARTICLE III DELIVERY PRESSURE
Seller shall deliver natural gas to Buyer at the Point(s) of Delivery at a pressure(s) of:
ARTICLE IV TERM OF AGREEMENT
This agreement shall be effective April 1, and shall

Transcontinental Gas Pipe Line Company, LLC Fourth Revised Volume No. 1

First Revised Sheet No. 501
Original Sheet No. 501

Effective: December 31, 2008 Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's GSS Rate Schedule)
(Continued)

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule GSS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE VI MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts between the parties hereto:
- 3. No waiver by either party of anyone or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of $\,$.
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective Presidents or Vice Presidents thereunto duly authorized and have caused their respective corporate seals to be hereunto affixed and attested by their respective Secretaries or Assistant Secretaries the day and year above written. 6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:

ATTEST:				TRANS	CONTINENTAL	CAS PIPE LINE
	f to Seller:					
					COMPANY,	- LLC
				By		
Seci	retary			-1	President	(Seller)
	-					
ATTEST:						
\TTEST:						
\TTEST:						
TTEST:				- Bv		
TTEST:				— Ву		(Buyer)
				ву	President	(Buyer)
TTEST:				Ву	President	(Buyer)
TTEST:					President	-(Buyer)
TTEST:		ntal Gas Pipe Li	ne Company, I		- President	(Buyer)
TTEST:	P. O. Box 13	<u>96</u>	ne Company, I		- President	(Buyer)
TTEST:		<u>96</u>	ne Company, I		President	(Buyer)

(b) If to Buyer:

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 501</u>
Fourth Revised Volume No. 1 Original Sheet No. 501

First Revised Sheet No. 501
Original Sheet No. 501
Effective: December 31, 2008
Issued: December 15, 2008

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 $\underline{\text{Such addresses may be changed from time to time by mailing appropriate notice thereof to the}}_{\underline{\text{other party.}}}$

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's GSS Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their	r
respective officers or representatives thereunto duly authorized.	_
TRANSCONTINENTAL GAS PIPE LINE	
COMPANY, LLC	
(Seller)	
_	
<u>By</u>	=
Print Name	
FITHU Name	=
Title	
11010	=
	_
(Buyer)	_
Ву	_
Print Name	=
Title	

Transcontinental Gas Pipe Line Company, LLC Fourth Revised Volume No. 1

First Revised Sheet No. 504
Original Sheet No. 504

Effective: December 31, 2008
Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's LG-A Rate Schedule)

THIS AGREEMENT entered into this day of by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as Seller, first party, and

hereinafter referred to as Buyer, second party,

WITNESSETH:

WHEREAS,

NOW, THEREFORE, Seller and Buyer agree as follows:

ARTICLE I SERVICE TO BE RENDERED

Subject to the terms and provisions of this agreement, and of Seller's Rate Schedule LG-A, Seller agrees to liquefy natural gas, store such gas in liquefied form, withdraw from storage, gasify and deliver to Buyer, quantities of natural gas as follows:

To withdraw from liquid storage and gasify the gas stored in liquefied form by Seller for Buyer's account up to a maximum quantity in any day of dt, which quantity shall be Buyer's Liquefaction Demand.

To liquefy and store in liquefied form for Buyer's account during the Injection Period of any year up to a total quantity of dt, which quantity shall be Buyer's Liquefaction Capacity Quantity.

ARTICLE II POINT(S) OF DELIVERY

The Point or Points of Delivery for all natural gas delivered by Seller to Buyer under this agreement shall be at or near

ARTICLE III DELIVERY PRESSURE

Seller shall deliver natural gas to Buyer at the Point(s) of Delivery at a pressure(s) of

ARTICLE IV TERM OF AGREEMENT

This agreement shall be effective as of November 1, and shall remain in force and effect foruntil 8:00 a period terminating.m. Eastern Standard Time October 31, and thereafter until terminated by Seller or Buyer upon at least one hundred eighty (180) days prior written notice; provided, however, this agreement shall terminate immediately and, subject to the receipt of necessary authorizations, if any, Seller may discontinue service hereunder if (a) Buyer, in Seller's reasonable judgment fails to demonstrate creditworthiness, and (b) Buyer fails to provide adequate security in accordance with Section 32 of the General Terms and Conditions of Seller's Volume No. 1 Tariff.

Transcontinental Gas Pipe Line Company, LLC Fourth Revised Volume No. 1

First Revised Sheet No. 505
Original Sheet No. 505

Effective: December 31, 2008 Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's LG-A Rate Schedule)
(Continued)

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule LG-A and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE VI MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in the interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts between the parties hereto:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.

— IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective Presidents or Vice Presidents thereunto duly authorized and have caused their respective corporate seals to be hereunto affixed and attested by their respective Secretaries or Assistant Secretaries the day and year above written.

ATTEST:	TRANSCONTINENTAL GAS PIPE LINE
	COMPANY, LLC
	(Seller)
	(beliel)
	D
	Ву
Secretary	
	(1/
3 mmp om	
ATTEST:	
	By
Secretary	President
Sociotal _I	11001000
6. Notices to either party may	be in writing or by telecopy or telephone and shall be
<u>considered as duly delivered to the oth</u>	ner party at the following address:
(a) If to Seller:	
Transcontinental Gas E	Pipe Line Company, LLC
TERROR TOTAL CONTROL C	<u> </u>

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 505</u>
Fourth Revised Volume No. 1 Original Sheet No. 505

First Revised Sheet No. 505
Original Sheet No. 505
Effective: December 31, 2008
Issued: December 15, 2008

Page 2

	P. O. Box 1396	
	Houston, Texas	77251
	Attention:	
(b)	If to Buyer:	

<u>Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.</u>

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's LG-A Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by thei
respective officers or representatives thereunto duly authorized.
TRANSCONTINENTAL GAS PIPE LINE
COMPANY, LLC
(Seller)
Ву
Drint Name
Print Name
Title
(Buyer)
(Buyer)
By
Print Name
mi+1.
Title

First Revised Sheet No. 508 Original Sheet No. 508

Effective: December 31, 2008 Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's S-2 Rate Schedule) (Continued)

> ARTICLE IV POINT(S) OF DELIVERY AND DELIVERY PRESSURE(S)

Seller shall deliver natural gas hereunder to Buyer at the following Point(s) of Delivery and at a pressure(s):

> ARTICLE V PRICE

Commencing on the effective date hereof Buyer shall pay Seller for all natural gas service rendered hereunder in accordance with Seller's Rate Schedule S-2 as filed with the Federal Energy Regulatory Commission, and as same may be amended or superseded, from time to time.

This Agreement in all respects shall be and remain subject to the applicable provisions of Seller's Rate Schedule S-2, which is made a part hereof by reference, and as same may be amended or superseded from time to time.

ARTICLE VI MISCELLANEOUS

- The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this Agreement nor to be considered in any interpretation of the same.
- This agreement supersedes and cancels as of the effective date hereof the following contracts between the parties hereto for the sale of natural gas by Seller to Buyer:
- No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- This agreement shall be interpreted, performed, and enforced in accordance with the laws of the State of
- This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective Presidents or Vice Presidents thereunto duly authorized and have caused their respective corporate seals to be hereunto affixed and attested by their respective Secretaries or Assistant Secretaries the day and year above written.6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:

ATTEST:	TD A MCCC	NTINENTAL CAS	DIDE IINE
	114111000	COMPANY, LL	
	 Ву		
Secretary		President	
			SELLER
ATTEST:			
	D.,		
	 БУ	Desciolent	
Secretary		- President	
			ממענום

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 508</u> Fourth Revised Volume No. 1

Original Sheet No. 508

Effective: December 31, 2008 Issued: December 15, 2008

Page 2

(a)	If to Seller:
	Transcontinental Gas Pipe Line Company, LLC
	P. O. Box 1396
	Houston, Texas 77251
	Attention:
(b)	If to Buver:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's S-2 Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their	r
respective officers or representatives thereunto duly authorized.	_
TRANSCONTINENTAL GAS PIPE LINE	
COMPANY, LLC	
(Seller)	
_	
<u>By</u>	=
Print Name	
FITHU Name	=
Title	
11010	=
	_
(Buyer)	_
Ву	_
Print Name	=
Title	

First Revised Sheet No. 509
Original Sheet No. 509

Effective: December 31, 2008
Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (Applicable to Deliveries Under Rate Schedule LG-S)

THIS AGREEMENT entered into this day of by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as Seller, first party, and hereinafter referred to as Buyer, second party

WITNESSETH:

WHEREAS

NOW, THEREFORE, Seller and Buyer agree as follows:

ARTICLE I
GAS TO BE DELIVERED

Subject to the terms and provisions of this agreement and of Seller's LG-S rate schedule, Seller agrees to deliver to Buyer, and Buyer agrees to receive from Seller quantities requested by Buyer which Seller, in its sole judgment, determines that it can make available hereunder.

ARTICLE II POINT OF DELIVERY

The Point of Delivery for the natural gas delivered under this agreement shall be at the outlet valve of Seller's loading facilities at its liquefaction-storage plant located near Carlstadt, New Jersey.

ARTICLE III DELIVERY PRESSURE

The natural gas delivered by Seller to Buyer in the liquid phase shall be at the pressure developed by the force of gravity on the liquid head contained in Seller's storage tank or at the pressure developed by auxiliary equipment that may be in operation at the time of delivery. The minimum pressure shall be that which is developed by the force of gravity with a 23 foot head of liquid natural gas.

ARTICLE IV
TERM OF AGREEMENT

This agreement shall be effective as of _____ and shall remain in force and effect until ____ and thereafter until terminated by Buyer or Seller upon at least ____ days written notice.

First Revised Sheet No. 510
Original Sheet No. 510

Effective: December 31, 2008
Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (Applicable to Deliveries Under Rate Schedule LG-S) (Continued)

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's LG-S rate schedule and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE VI ODORIZATION

The gas delivered by Seller shall not be odorized and Buyer agrees to indemnify Seller against any liability or claim arising out of or in connection with the delivery of unodorized gas by Seller to Buyer.

ARTICLE VII INDEMNIFICATION

Buyer agrees to indemnify and hold harmless Seller from any and all claims, suits or causes of action of any type arising out of the operations provided for hereunder where such operations are under the control of Buyer, its agents, representatives or contractors.

ARTICLE VIII MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in the interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contract(s) between the parties hereto:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.

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Original Sheet No. 511

Effective: December 31, 2008 Issued: December 15, 2008

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FORM OF SERVICE AGREEMENT (Applicable to Deliveries Under Rate Schedule LG-S) (Continued)

IN WITNESS WHEREOF, the parties hereto h	ave caused this agreement to be signed by their
espective Presidents or Vice Presidents ther	
espective corporate seals to be hereunto aff	ixed and attested by their respective Secretaries
ssistant Secretaries the day and year above	written.
	TRANSCONTINENTAL GAS PIPE LINE
	COMPANY, LLC
	(Seller)
TTEST:	
11001.	
	Ву
Secretary	President
1	
TTEST:	
6. Notices to either party may be in	writing or by telecopy or telephone and shall be
onsidered as duly delivered to the other par	ty at the following address:
(a) If to Seller:	
Musessetinestal Coo Dies Ii	no Common. IIC
Transcontinental Gas Pipe Li P. O. Box 1396	ne Company, LLC
Houston, Texas 77251	
Attention:	
Accention.	
(b) If to Buyer:	
(4) == 0 = 4 = 4	
such addresses may be changed from time to ti	me by mailing appropriate notice thereof to the
ther party.	
	ave caused this agreement to be signed by their
espective officers or representatives thereu	nto duly authorized.
	EDANGCOMENTAL CAC DIDE LINE
	TRANSCONTINENTAL GAS PIPE LINE
	COMPANY, LLC
	(Seller)
	By
	ъγ
	Print Name
	TITHE NAME
	Title
	11010

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 511</u>
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		Page 2
	(Buyer)	
Secretary	By President	
	Print Name	
	Title	

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FORM OF SERVICE AGREEMENT
(For Use Under Seller's LSS Rate Schedule)
(Continued)

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule LSS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE VI MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts between the parties hereto:
- 3. No waiver by either party of anyone or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of $\,$.
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:
 Transcontinental Gas Pipe Line Company, LLC
 P. O. Box 1396
 Houston, Texas 77251
 Attention:
 - (b) If to Buyer:

First Revised Sheet No. 517
Original Sheet No. 517
Effective: December 31, 2008

Issued: December 15, 2008
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FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule SS-1 Section 7(C) Storage Service)

THIS AC	GREEMENT (entered	into	this			day of	£		,		(2	year),	by
and between	TRANSCON	TINENTA	L GAS	PIPE	LINE	COMPANY	, LLC,	a	Delaware	limit	ted	liabil	ity com	many,
hereinafter	referred	to as '	"Selle	er", f	first	party,	and							
						her	einaft	er	referred	to as	s "E	Buyer",	second	party

WITNESSETH:

WHEREAS, Seller has made available to Buyer storage capacity from the Tioga Storage Pool and Buyer desires to purchase and Seller desires to sell natural gas storage service under Seller's Rate Schedule SS-1 Section 7(c) Storage Service as set forth herein;

WHEREAS,

NOW, THEREFORE, Seller and Buyer agree as follows:

ARTICLE I SERVICE TO BE RENDERED

Subject to the terms and provisions of this agreement and of Seller's Rate Schedule SS-1 Section 7(c) Storage Service, Seller agrees to receive for storage, inject into storage for Buyer's account, store, withdraw from storage (or cause to be injected into storage for Buyer's account, stored, and withdrawn from storage) and deliver quantities of natural gas stored by Seller (less fuel allowance, if any) as defined in Rate Schedule SS-1 Section 7(C) Storage Service as follows:

To withdraw from storage or cause to be withdrawn from storage, and deliver to Buyer at the delivery point set forth below, the gas stored for Buyer's account up to a maximum quantity in any day of _____ dt, which quantity shall be Buyer's Storage Demand.

To receive and store or cause to be stored up to a total quantity at any one time of $___$ dt, which quantity shall be Buyer's Storage Capacity Quantity.

ARTICLE II POINTS OF RECEIPT AND DELIVERY

The Point of Receipt for all natural gas received by Seller for injection into storage for Buyer's account shall be at the interconnection between the facilities of North UGI Central Penn Gas, Inc. and Dominion Transmission at the Tioga Storage Pool located in Lawrence and Farmington Townships, Tioga County, Pennsylvania (Tioga Storage Pool).

The Point of Delivery for all natural gas withdrawn and delivered by Seller to Buyer under this agreement shall be at the Tioga Storage Pool.

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FORM OF SERVICE AGREEMENT

(For Use Under Seller's Rate Schedule SS-1 Section 7(C) Storage Service)

(Continued)

ARTICLE III TERM OF AGREEMENT

This	agreement	shall	be ef:	fec	tive				,	and	shal	1 1	remain	in	force	and	effect
until			and t	her	eafter	, SI	ubje	ct to	ter	mina	tion	bу	eithe:	r p	arty	ıpon	
		prior	writt	en	notice	to	the	other	pa	rty.							

ARTICLE IV RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule SS-1 Section 7(C) Storage Service and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE V MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts between the parties hereto:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller: Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251-1396 Attention:
 - (b) If to Buyer:

First Revised Sheet No. 520
Original Sheet No. 520

Effective: December 31, 2008
Issued: December 15, 2008

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FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule SS-1 Open Access Storage Service)

THIS AC	GREEMENT er	ntered	into th	nis		day of		,	(A	ear), b	У
and between	TRANSCONT	INENTA:	L GAS P	IPE LINE	COMPANY	, LLC,	a Delaware	limited	lliabili	ty comp	pany,
hereinafter	referred	to as	"Seller	", first	party,	and					
					her	reinafte	er referred	to as "	Buyer",	second	party

WITNESSETH:

WHEREAS, Seller has made available to Buyer storage capacity from the Tioga Storage Pool under Part 284 of the Commission's Regulations; and Buyer desires to purchase and Seller desires to sell natural gas storage service under Seller's Rate Schedule SS-1 Open Access Storage Service as set forth herein;

WHEREAS,

NOW, THEREFORE, Seller and Buyer agree as follows:

ARTICLE I SERVICE TO BE RENDERED

Subject to the terms and provisions of this agreement and of Seller's Rate Schedule SS-1 Open Access Storage Service, Seller agrees to receive for storage, inject into storage for Buyer's account, store, withdraw from storage (or cause to be injected into storage for Buyer's account, stored, and withdrawn from storage) and deliver quantities of natural gas stored by Seller (less fuel allowance, if any) as defined in Rate Schedule SS-1 Open Access Storage Service as follows:

To withdraw from storage or cause to be withdrawn from storage, and deliver to Buyer at the delivery point set forth below, the gas stored for Buyer's account up to a maximum quantity in any day of _____dt, which quantity shall be Buyer's Storage Demand.

To receive and store or cause to be stored up to a total quantity at any one time of $___$ dt, which quantity shall be Buyer's Storage Capacity Quantity.

ARTICLE II POINTS OF RECEIPT AND DELIVERY

The Point of Receipt for all natural gas received by Seller for injection into storage for Buyer's account shall be at the interconnection between the facilities of North UGI Central Penn Gas, Inc. and Dominion Transmission at the Tioga Storage Pool located in Lawrence and Farmington Townships, Tioga County, Pennsylvania (Tioga Storage Pool).

The Point of Delivery for all natural gas delivered by Seller to Buyer under this agreement shall be at the Tioga Storage Pool.

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FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule SS-1 Open Access Storage Service)
(Continued)

ARTICLE III TERM OF AGREEMENT

This	agreement	shall	be e	ffec	tive					, 8	and	shal	1 :	remain	in	force	e and	effect
ıntil			and	ther	eafter	, SI	ubje	ct t	to i	term	inat	tion	bу	eithe	r p	arty	upon	
		prior	writ	ten	notice	to	the	oth	ner	par	ty.							

ARTICLE IV RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule SS-1 Open Access Storage Service and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE V MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts between the parties hereto:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller: Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251-1396 Attention:
 - (b) If to Buyer:

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Original Sheet No. 524
Effective: December 31, 2008

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FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule SS-1 Section 7(C) Transportation Service)
(Continued)

ARTICLE IV TERM OF AGREEMENT

This	agreement	shall	be	effec	tive				,	and	shal	l r	remain	in	force	and	effect
until			and	d ther	reafter	, SI	ubje	ct to	ter	mina	tion	bу	eithe:	r p	arty	upon	
		prior	wri	Ltten	notice	to	the	othe	r pa	rty.							

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule SS-1 Section 7(C) Transportation Service and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE VI MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts between the parties hereto:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller: Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251-1396 Attention:
 - (b) If to Buyer:

First Revised Sheet No. 527
Original Sheet No. 527

Effective: December 31, 2008
Issued: December 15, 2008

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FORM OF SERVICE AGREEMENT
(For Use Under Seller's SS-2 Rate Schedule)
(Continued)

ARTICLE IV
TERM OF AGREEMENT

This agreement shall be effective April 1, 1990, and shall remain in force and effect until ______, and shall continue thereafter until terminated by either party upon ______ prior written notice to the other specifying a termination date at the end of such primary term or any subsequent anniversary thereof.

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule SS-2 and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE VI MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts between the parties hereto:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of Texas.
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their

 TRANSCONTINENTAL CAS PIPE LINE
COMPANY, LLC
 Dir
Dy

	By	

6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:

(a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC
P. O. Box 1396
Houston, Texas 77251
Attention:

respective officers or representatives thereunto duly authorized.

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 527</u>
Fourth Revised Volume No. 1 Original Sheet No. 527

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(b) If to Buyer:

 $\underline{\underline{\text{Such addresses may be changed from time to time by mailing appropriate notice thereof to the}}_{\underline{\text{other party.}}}$

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's SS-2 Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by the
respective officers or representatives thereunto duly authorized.
TRANSCONTINENTAL GAS PIPE LINE
COMPANY, LLC
(Seller)
By
Print Name
m' 1.2
<u>Title</u>
(Buyer)
(Dayor)
By
= 1
Print Name
Title

First Revised Sheet No. 529
Original Sheet No. 529

Effective: December 31, 2008
Issued: December 15, 2008

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FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule ICTS)

ARTICLE III TERM OF AGREEMENT

This agreement shall be effective as of	, (year) and shall
remain in force and effect through ,	(year) and thereafter until
terminated by Seller or Buyer upon at least thirty (30) days	s' written notice to the other
specifying a termination date; provided, however, this agree	ement shall terminate immediately and,
subject to the receipt of necessary authorizations, if any,	Seller may discontinue service
hereunder if (a) Buyer, in Seller's sole judgment, fails to	demonstrate credit worthiness, and (b)
Buyer fails to provide adequate security in accordance with	Section 32 of the General Terms and
Conditions of Seller's Volume No. 1 Tariff.	

ARTICLE IV RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for natural gas transferred for Buyer hereunder in accordance with Seller's Rate Schedule ICTS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof.
- 2. Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under this Rate Schedule, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE V MISCELLANEOUS

- 1. This agreement supersedes and cancels as of the effective date hereof the following contract(s) $\frac{1}{2}$ between the parties hereto:
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

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FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule ICTS) (Continued)

- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors.
- 5. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

	o have caused this agreement to be signed by the reunto duly authorized.
r	
	TRANSCONTINENTAL GAS PIPE LINE
	COMPANY, LLC
	(Seller)
	Ву
	(Buyer)
	(buyer)
	Ву
	ъу
IN WITNESS WHEREOF, the parties hereto	o have caused this agreement to be signed by the
pective officers or representatives the	reunto duly authorized.
<u> </u>	
	TRANSCONTINENTAL GAS PIPE LINE
	COMPANY, LLC
	(Seller)
	Ву
	Drint Name

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 530</u>
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Effective: December 31, 2008

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	Page 2
Title	
(Buyer)	
Ву	
Print Name	
Title	

Second Revised Sheet No. 532
First Revised Sheet No. 532

Effective: July 12, 2009 Issued: June 11, 2009

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FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule FT)
(Continued)

ARTICLE IV TERM OF AGREEMENT

ARTICLE V RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for natural gas delivered to Buyer hereunder in accordance with Seller's Rate Schedule FT and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions in Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit C to the service agreement.
- 2. Seller and Buyer agree that the quantity of gas that Buyer delivers or causes to be delivered to Seller shall include the quantity of gas retained by Seller for applicable compressor fuel, line loss make-up (and injection fuel under Seller's Rate Schedule GSS, if applicable) in providing the transportation service hereunder, which quantity may be changed from time to time and which will be specified in the currently effective Sheet No. 81 of Volume No. 1 of this Tariff which relates to service under this agreement and which is incorporated herein.
- 3. In addition to the applicable charges for firm transportation service pursuant to Section 3 of Seller's Rate Schedule FT, Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under Seller's Rate Schedule FT, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE VI MISCELLANEOUS

- 1. This Agreement supersedes and cancels as of the effective date hereof the following contract(s):
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 534</u> Fourth Revised Volume No. 1

Original Sheet No. 534

Effective: December 31, 2008 Issued: December 15, 2008

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FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule FT) (Continued)

Exhibit A

	[OPTIONAL IF AGREED TO:
	Maximum Daily Capacity Entitlement
Point(s) of Receipt	at each Receipt Point (DT/day)*]

These quantities do not include the additional quantities of gas retained by Seller for applicable compressor fuel and line loss make-up provided for in Article V, 2 of this Service Agreement, which are subject to change as provided for in Article V, 2 hereof.

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 535</u> Fourth Revised Volume No. 1

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Effective: December 31, 2008 Issued: December 15, 2008

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FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule FT) (Continued)

Exhibit B

Points	Maximum Entitlement at each	m Daily Capacity
Point(s) of Delivery	Delivery Point(Dt/Day)	Pressure

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First Revised Sheet No. 536
Effective: July 12, 2009

Issued: June 11, 2009

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FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule FT)
(Continued)

EXHIBIT C

Specification of Negotiated Rate and Term

[OPTIONAL IF AGREED TO: Buyer agrees not to file or cause to be filed with the FERC any action, claim, complaint, or other pleading under Section 5 of the NGA, or support or participate in any such proceeding initiated by any other party, requesting a change to or in any way opposing the negotiated rate set forth above.]

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Effective: December 31, 2008 Issued: December 15, 2008

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FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule IT)

THIS AGREEMENT 6	entered into	this day	of	,	(year), by a	and
between TRANSCONTINE					y company,	
hereinafter referred	to as "Selle	r," first part	y, and			
hereinafter referred	to as "Buyer	," second part	Υ,			

WITNESSETH

WHEREAS,

NOW, THEREFORE, Seller and Buyer agree as follows:

ARTICLE I GAS TRANSPORTATION SERVICE

- 1. Subject to the terms and provisions of this agreement and of Seller's Rate Schedule IT, Buyer agrees to deliver or cause to be delivered to Seller gas for transportation and Seller agrees to receive, transport and redeliver natural gas to Buyer or for the account of Buyer, on an interruptible basis, up to a maximum daily quantity of ______ dt per day. Seller, after having satisfied any pending requests for service under Rate Schedule IT, may transport daily quantities of gas tendered by Buyer in excess of the specified maximum daily quantity; however, in no event shall Seller be obligated to receive at any point(s) of receipt a quantity of gas in excess of the lower of Buyer's (1) maximum daily quantity plus compressor fuel and line loss makeup or (2) the daily quantity scheduled for delivery to Seller. Nor shall Buyer tender at any one or all point(s) of receipt a cumulative quantity of natural gas in excess of such daily quantity without the prior consent of Seller.
- 2. Transportation service rendered hereunder shall be subject to curtailment or interruption when in Seller's judgment such curtailment of interruption is necessary due to operating conditions or insufficient pipeline capacity available on Seller's system, or is otherwise necessary to protect authorized firm services. In the event Seller is unable to receive or deliver the total quantity of natural gas requested to be transported for all Buyers of service under Rate Schedule IT, then Seller shall allocate available capacity among such Buyers in accordance with Section 6 of Seller's Rate Schedule IT and Section 28 of the General Terms and Conditions of Seller's FERC Gas Tariff.

ARTICLE II POINT(S) OF RECEIPT

Buyer shall deliver or cause to be delivered gas at the point(s) of receipt hereunder at a pressure sufficient to allow the gas to enter Seller's pipeline system at the varying pressures that may exist in such system from time to time; provided, however, that such pressure of the gas delivered or caused to be delivered by Buyer shall not exceed the maximum allowable operating pressure specified below.

In the event the maximum operating pressure of Seller's pipeline system, at the point(s) of receipt hereunder, is from time to time increased or decreased, then the maximum allowable pressure of the gas delivered or caused to be delivered by Buyer to Seller at the point(s) of receipt shall be correspondingly increased or decreased. The point(s) of receipt for natural gas received for transportation pursuant to this agreement shall include all available points of receipt on Seller's System as posted by electronic means on lLine.

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FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule IT)

ARTICLE III POINT(S) OF DELIVERY AND PRESSURE(S)

Seller shall redeliver to Buyer or for the account of Buyer the gas transported hereunder at any available point(s) of delivery as posted by electronic means on 1Line.

ARTICLE IV TERM OF AGREEMENT

This agreement shall be effective as of	, (year) and shall
remain in force and effect through	, (year) and thereafter until
terminated by Seller or Buyer upon at least t	thirty (30) days' written notice to the other
specifying a termination date; provided, howe	ever, this agreement shall terminate immediately and
subject to the receipt of necessary authoriza	ations, if any, Seller may discontinue service
hereunder if (a) Buyer, in Seller's sole judg	gment, fails to demonstrate credit worthiness, and (
Buyer fails to provide adequate security in a	accordance with Section 32 of the General Terms and
Conditions of Seller's Volume No. 1 Tariff	

ARTICLE V RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for natural gas delivered to Buyer hereunder in accordance with Seller's Rate Schedule IT and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions of Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit A to the service agreement.
- 2. Seller and Buyer agree that the quantity of gas that Buyer delivers or causes to be delivered to Seller shall include the quantity of gas retained by Seller for applicable compressor fuel and line loss make-up in providing the transportation service hereunder, which quantity may be changed from time to time and will be specified on the currently effective Sheet No. 81 of Volume No. 1 of Seller's Tariff which relate to service under this agreement and which are incorporated herein.
- 3. Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under this Rate Schedule, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE VI

- 1. This agreement supersedes and cancels as of the effective date hereof the following contract(s) between the parties hereto:
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

First Revised Sheet No. 539
Original Sheet No. 539
Effective: December 31, 2008

Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule IT)
(Continued)

- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 5. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

— IN WITNESS WHEREOF, the parties	hereto have caused this agreement to be signed by their
espective officers or representativ	es thereunto duly authorized.
	1
	TRANSCONTINENTAL CAS PIPE LINE
	COMPANY, LLC
	· · · · · · · · · · · · · · · · · · ·
	(Seller)
	By
	(Buyer)
	\DayCI7
	Ву
	hereto have caused this agreement to be signed by their
spective officers or representativ	es thereunto duly authorized.
	TRANSCONTINENTAL GAS PIPE LINE
	COMPANY, LLC
	(Seller)
	(BCTICI)
	Ву
	Print Name

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 539</u>
Fourth Revised Volume No. 1 Original Sheet No. 539

First Revised Sheet No. 539
Original Sheet No. 539
Effective: December 31, 2008
Issued: December 15, 2008

	Page 2
Title	
(Buyer)	
Ву	
 Print Name	
Title	

First Revised Sheet No. 561
Original Sheet No. 561

Effective: December 31, 2008
Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule FT-G)
(Continued)

ARTICLE IV TERM OF AGREEMENT

This agreement shall be effective as of , (year) and shall
remain in force and effect until 9:00 a.m. Central Clock Time
(year) and thereafter until terminated by Seller or Buyer upon at least
written notice; provided, however, this agreement shall terminate
immediately and, subject to the receipt of necessary authorizations, if any, Seller may
discontinue service hereunder if (a) Buyer, in Seller's reasonable judgment fails to demonstrate
credit worthiness, and (b) Buyer fails to provide adequate security in accordance with Section 32
of the General Terms and Conditions of Seller's Volume No. 1 Tariff. As set forth in Section $\frac{88}{100}$
of Article II of Seller's August 7, 1989 revised Stipulation and Agreement in Docket Nos. RP88- $\overline{68}$
et al., (a) pregranted abandonment under Section 284.221(d) of the Commission's Regulations shall
not apply to any long term conversions from firm sales service to transportation service under
Seller's Rate Schedule FT-G and (b) Seller shall not exercise its right to terminate this service
agreement as it applies to transportation service resulting from conversions from firm sales
service so long as Buyer is willing to pay rates no less favorable than Seller is otherwise able
to collect from third parties for such service.

ARTICLE V RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for natural gas delivered to Buyer hereunder in accordance with Seller's Rate Schedule FT-G and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions of Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit C to the service agreement.
- 2. Seller and Buyer agree that the quantity of gas that Buyer delivers or causes to be delivered to Seller shall include the quantity of gas retained by Seller for applicable compressor fuel, line loss make-up (and injection fuel under Seller's Rate Schedule GSS, if applicable) in providing the transportation service hereunder, which quantity may be changed from time to time and which will be specified in the currently effective Sheet No. 81 of Volume No. 1 of this Tariff which relates to service under this agreement and which is incorporated herein.
- 3. In addition to the applicable charges for firm transportation service pursuant to Section 3 of Seller's Rate Schedule FT-G, Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under Seller's Rate Schedule FT-G, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE VI MISCELLANEOUS

- 1. This Agreement supersedes and cancels as of the effective date hereof the following contract(s) between the parties hereto:
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

First Revised Sheet No. 562
Original Sheet No. 562

Effective: December 31, 2008 Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule FT-G) (Continued)

- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 5. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:
 Transcontinental Gas Pipe Line Company, LLC
 P. O. Box 1396
 Houston, Texas 77251
 Attention:
 - (b) If to Buyer:

pective officers or r	the parties hereto have caused this agreement to be signed by the expresentatives thereunto duly authorized.
pective officers of i	epicsentacives encreance dary authorized.
	TRANSCONTINENTAL CAS PIPE LINE
	COMPANY, LLC
	(Seller)
	(552257)
	By
	(Dunian)
	(Buyer)
	Ву
	the parties hereto have caused this agreement to be signed by the
<u>pective officers or r</u>	representatives thereunto duly authorized.
	TRANSCONTINENTAL GAS PIPE LINE
	COMPANY, LLC
	(Seller)
	Ву

Transcontinental Gas Pipe Line Company, LLC Fourth Revised Volume No. 1 First Revised Sheet No. 562

First Revised Sheet No. 562
Original Sheet No. 562
Effective: December 31, 2008
Issued: December 15, 2008

	Page 2
Title	
(Buyer)	
_	
Ву	_
Print Name	
Title	

First Revised Sheet No. 567
Original Sheet No. 567

Effective: December 31, 2008
Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule FTN)
(Continued)

ARTICLE IV TERM OF AGREEMENT

This agreement shall be effective as of,(year)	and shall
remain in force and effect until 9:00 a.m. Central Clock Time	,
(year) and thereafter until terminated by Seller or Buyer upon at least	
written notice; provided, however, this agreement shal	ll terminate
immediately and, subject to the receipt of necessary authorizations, if any, Selle	er may
discontinue service hereunder if (a) Buyer, in Seller's reasonable judgment fails	to demonstrate
credit worthiness, and (b) Buyer fails to provide adequate security in accordance	with Section 32
of the General Terms and Conditions of Seller's Volume No. 1 Tariff	

ARTICLE V RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for natural gas delivered to Buyer hereunder in accordance with Seller's Rate Schedule FTN and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions of Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit C to the service agreement.
- 2. Seller and Buyer agree that the quantity of gas that Buyer delivers or causes to be delivered to Seller shall include the quantity of gas retained by Seller for applicable compressor fuel, line loss make-up (and injection fuel under Seller's Rate Schedule GSS, if applicable) in providing the transportation service hereunder, which quantity may be changed from time to time and which will be specified in the currently effective Sheet No. 81 of Volume No. 1 of this Tariff which relates to service under this agreement and which is incorporated herein.
- 3. In addition to the applicable charges for firm transportation notice service pursuant to Section 3 of Seller's Rate Schedule FTN, Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under Seller's Rate Schedule FTN, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE VI MISCELLANEOUS

- 1. This agreement supersedes and cancels as of the effective date hereof the following contract(s) $\frac{1}{2}$ between the parties hereto:
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

First Revised Sheet No. 568
Original Sheet No. 568
Effective: December 31, 2008

Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule FTN) (Continued)

- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 5. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:
 Transcontinental Gas Pipe Line Company, LLC
 P. O. Box 1396
 Houston, Texas 77251
 Attention:
 - (b) If to Buyer:

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by t	he:
espective officers or representatives thereunto duly authorized.	
TRANSCONTINENTAL CAS PIPE LINE	
COMPANY, LLC	
(Seller)	
(Buyer)	
Ву	
	_
IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by tespective officers or representatives thereunto duly authorized.	.he:
espective officers of representatives thereunto dury authorized.	
TRANSCONTINENTAL GAS PIPE LINE	
COMPANY, LLC (Seller)	
(BOTTOT)	
<u>By</u>	
Print Name	

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 568</u>
Fourth Revised Volume No. 1 Original Sheet No. 568

First Revised Sheet No. 568
Original Sheet No. 568
Effective: December 31, 2008
Issued: December 15, 2008
Page 2

(Buyer)
Ву
Print Name
Title

First Revised Sheet No. 572
Original Sheet No. 572

Effective: December 31, 2008
Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's ESS Rate Schedule)

THIS AGREEMENT entered into this	day of	, 199	
(year), by and between TRANSCONTINENTAL GAS	PIPE LINE COMPANY,	LLC, a Delaware l	imited liabilit
company, hereinafter referred to as "Seller'	', first party, and		
	, hereinafter	referred to as "	'Buyer", second
party.			

WITNESSETH

WHEREAS, Seller has made available to Buyer storage capacity from its Eminence Storage Field under Part 284 of the Commission's Regulations; and Buyer desires to purchase and Seller desires to sell natural gas storage service under Seller's Rate Schedule ESS as set forth herein;

WHEREAS,

NOW, THEREFORE, Seller and Buyer agree as follows:

ARTICLE I SERVICE TO BE RENDERED

Subject to the terms and provisions of this agreement and of Seller's Rate Schedule ESS, Seller agrees to inject into storage for Buyer's account, store and withdraw from storage, quantities of natural gas as follows:

To withdraw from storage up to a maximum quantity on any day of _____ dt, which quantity shall be Buyer's Storage Demand Quantity, or such greater daily quantity, as applicable from time to time, pursuant to the terms and conditions of Seller's Rate Schedule ESS.

To inject into storage a maximum quantity on any day of ___ dt, which quantity shall be Buyer's Storage Injection Quantity, or such greater daily quantity, as applicable from time to time, pursuant to the terms and conditions of Seller's Rate Schedule ESS.

To receive and store up to a total quantity at any one time of $___$ dt, which quantity shall be Buyer's Storage Capacity Quantity.

ARTICLE II POINT(S) OF RECEIPT AND DELIVERY

The Point of Receipt for injection of natural gas delivered to Seller by Buyer and the Point of Delivery for withdrawal of natural gas delivered by Seller to Buyer under this agreement shall be at the point of interconnection of Seller's pipeline facilities and its Eminence Storage Field located in Covington County, Mississippi. Such gas shall be delivered or received at the prevailing pressure in Seller's pipeline system not to exceed the maximum allowable operating pressure.

Second Revised Sheet No. 573 First Revised Sheet No. 573

> Effective: July 12, 2009 Issued: June 11, 2009

> > Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's ESS Rate Schedule) (Continued)

ARTICLE III

TERM OF AGREEMENT
This agreement shall be effective as of,(year) [or, when applicable, "This agreement shall be effective as of the later of,, (year) or the date that all of Seller's
ARTICLE IV RATE SCHEDULE AND PRICE
1. Buyer shall pay Seller for natural gas delivered to Buyer hereunder in accordance with Seller's Rate Schedule ESS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions of Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit A to the service agreement.
ARTICLE V MISCELLANEOUS
1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be part of this agreement nor to be considered in any interpretation of the same.
2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of Texas.
5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
(a) If to Seller:
Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:
(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

Transcontinental Gas Pipe Line Company, LLC <u>Second Revised Sheet No. 573</u> Fourth Revised Volume No. 1

First Revised Sheet No. 573 Effective: July 12, 2009

Issued: June 11, 2009

Page 2

÷	TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)
	Ву
	(Buyer)
	Ву

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's ESS Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by the	ir
respective officers or representatives thereunto duly authorized.	
TRANSCONTINENTAL GAS PIPE LINE	
COMPANY, LLC	
(Seller)	
By	_
Print Name	
	=
Title	
(Buyer)	_
By	=
Print Name	
Title	

Second Revised Sheet No. 574
First Revised Sheet No. 574
Effective: July 12, 2009

Issued: June 11, 2009

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule ESS)
(Continued)

EXHIBIT A

Specification of Negotiated Rate and Term

[OPTIONAL IF AGREED TO: Buyer agrees not to file or cause to be filed with the FERC any action, claim, complaint, or other pleading under Section 5 of the NGA, or support or participate in any such proceeding initiated by any other party, requesting a change to or in any way opposing the negotiated rate set forth above.]

<u>IOPTIONAL IF AGREED TO: Seller agrees not to file or cause to be filed with the FERC under Section 4 of the NGA to seek to modify the negotiated rate set forth above.</u>

First Revised Sheet No. 575
Original Sheet No. 575
Effective: December 31, 2008

Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's EESWS Rate Schedule)

THIS AGREEMENT entered into this day of,, by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as "Seller", first party, and
, hereinafter referred to as "Buyer", second party.
WITNESSETH
WHEREAS, Seller has made available to Buyer Emergency Eminence Storage Withdrawal Service from its Eminence Storage Field under Part 284 of the Commission's Regulations; and Buyer desires to purchase and Seller desires to sell natural gas storage withdrawal service under Seller's Rate Schedule EESWS as set forth herein;
WHEREAS,
NOW, THEREFORE, Seller and Buyer agree as follows:
ARTICLE I SERVICE TO BE RENDERED
Subject to the terms and provisions of this agreement and of Seller's Rate Schedule EESWS, Seller agrees as follows:
To withdraw from storage on any day dt, which quantity shall be Buyer's Storage Demand Quantity, or such greater daily quantity, as applicable from time to time, pursuant to the terms and conditions of Seller's Rate Schedule EESWS.
To inject into storage on any day dt, which quantity shall be Buyer's Storage Injection Quantity, or such greater daily quantity, as applicable from time to time, pursuant to the terms and conditions of Seller's Rate Schedule EESWS.
To receive and store up to a total quantity at any one time of dt, which quantity shall be Buyer's Storage Capacity Quantity.
ARTICLE II POINT(S) OF RECEIPT AND DELIVERY
The Point of Receipt for injection of natural gas delivered to Seller by Buyer and the Point of Delivery for withdrawal of natural gas delivered by Seller to Buyer under this agreement shall be at the point of interconnection of Seller's pipeline facilities and its Eminence Storage Field located in Covington County, Mississippi. Such gas shall be delivered or received at the prevailing pressure in Seller's pipeline system not to exceed the maximum allowable operating pressure.
ARTICLE III
TERM OF AGREEMENT
This agreement shall be effective as of, (year) and shall remain in force and effect until 9:00 a.m. Central Clock Time,
(year) and thereafter until terminated by Seller or Buyer upon at least written notice.

First Revised Sheet No. 576
Original Sheet No. 576
Effective: December 31, 2008

Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's EESWS Rate Schedule)
(Continued)

ARTICLE IV RATE SCHEDULE AND PRICE

1. Buyer shall pay Seller for service hereunder in accordance with Seller's Rate Schedule EESWS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions of Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit A to the service agreement.

ARTICLE V MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts between the parties hereto:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of Texas.
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - (a) If to Seller:
 Transcontinental Gas Pipe Line Company, LLC
 P. O. Box 1396
 Houston, Texas 77251
 Attention: Director, Customer Services
 - (b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party by certified or registered mail.

Original Sheet No. 577 Effective: December 31, 2008

Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's EESWS Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties here	to have caused this agreement to be signed by t
respective officers or representatives th	
	MDANGGONMINDNMAL GAG DIDE LINE GOMDANY
	TRANSCONTINENTAL GAS PIPE LINE COMPANY,
	(Selle
	By
	Name
	Title
	11010
	(Buy
	Ву
	Name
	Title
IN WITNESS WHEREOF, the parties here	to have caused this agreement to be signed by t
respective officers or representatives th	pereunto duly authorized.
topposotive criticors or representatives or	iorounos uury uuonorriseu.
	TRANSCONTINENTAL GAS PIPE LINE
	COMPANY, LLC
	(Seller)
	D
	Ву
	Print Name
	Title
	11010
	(Buyer)
	(Buyer)
	Ву
	Print Name
	FIIIL Name
	Title

First Revised Sheet No. 580
Original Sheet No. 580
Effective: December 31, 2008

Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule ISS)

THIS AGREEMENT entered into this	day of	,	, by a	nd between	
TRANSCONTINENTAL GAS PIPE LINE COMPANY,	LLC, a Delaware	limited liability	company,	hereinafter	
referred to as "Seller", first party, ar	nd	, her	reinafter	referred to	as
"Buyer", second party.					

WITNESSETH

WHEREAS, Seller has made available on an interruptible basis to Buyer storage capacity from its Eminence, Hester or Washington Storage Fields under Part 284 of the Commission's Regulations; and Buyer desires to purchase and Seller desires to sell natural gas storage service on an interruptible basis under Seller's Rate Schedule ISS as set forth herein;

WHEREAS,

NOW, THEREFORE, Seller and Buyer agree as follows:

ARTICLE I SERVICE TO BE RENDERED

Subject to the terms and provisions of this agreement and of Seller's Rate Schedule ISS, Seller agrees to inject into storage for Buyer's account, store and withdraw from storage, quantities of natural gas on an interruptible basis.

Interruptible Storage Service rendered hereunder shall be subject to curtailment or interruption when in Seller's judgment such curtailment of interruption is necessary due to operating conditions on Seller's system.

ARTICLE II POINT(S) OF RECEIPT AND DELIVERY

The Point of Receipt for injection of natural gas delivered to Seller by Buyer and the Point of Delivery for withdrawal of natural gas delivered by Seller to Buyer under this agreement shall be at the point of interconnection of Seller's pipeline facilities and its Eminence, Hester or Washington Storage Fields located in Covington County, Mississippi, St. James Parish, Louisiana and St. Landry Parish, Louisiana, respectively. Such gas shall be delivered or received at the prevailing pressure in Seller's pipeline system not to exceed the maximum allowable operating pressure.

ARTICLE III TERM OF AGREEMENT

This agreement shall be effective as of ______ and shall remain in force and effect until _____, and thereafter until terminated by Seller or Buyer upon at least thirty (30) days' written notice to the other specifying a termination date; provided, however, this agreement shall terminate immediately and, subject to the receipt of necessary authorizations, if any, Seller may discontinue service hereunder if (a) Buyer, in Seller's sole judgment, fails to demonstrate credit worthiness, and (b) Buyer fails to provide adequate security in accordance with Section 32 of the General Terms and Conditions of Seller's Volume No. 1 Tariff.

IN WITNESS WHEREOF, the parties

Attention:

First Revised Sheet No. 581
Original Sheet No. 581
Effective: December 31, 2008

Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule ISS)
(Continued)

ARTICLE IV RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service hereunder in accordance with Seller's Rate Schedule ISS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof.

ARTICLE V MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts between the parties hereto:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of Texas.
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.

officers or	representatives thereunto auly authorized.
	TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC
	(Seller)
	Вў
	(Buyer)
	B y
	Бү
	Notices to either party may be in writing or by telecopy or telephone and shall be
<u>onsidered</u>	as duly delivered to the other party at the following address:
	(a) If to Seller:
	Ta) II to Jetter.
	Transcontinental Gas Pipe Line Company, LLC
	P. O. Box 1396
	Houston, Texas 77251

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 581</u>
Fourth Revised Volume No. 1 Original Sheet No. 581

First Revised Sheet No. 581
Original Sheet No. 581
Effective: December 31, 2008
Issued: December 15, 2008

Page 2

(b) If to Buyer:

 $\underline{\text{Such addresses may be changed from time to time by mailing appropriate notice thereof to the}}_{\underline{\text{other party.}}}$

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule ISS) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their
respective officers or representatives thereunto duly authorized.
TRANSCONTINENTAL GAS PIPE LINE
COMPANY, LLC
(Seller)
Ву
Policial Ways
Print Name
Title
TILLE
(Buyer)
(20)22/
By
j
Print Name
Title

First Revised Sheet No. 583
Original Sheet No. 583

Effective: December 31, 2008
Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule PAL Section 2.1(a))

Parking Service
(Continued)

ARTICLE III TERM OF AGREEMENT

This agreement shall be effective as of	, (year) and shall
remain in force and effect through	, (year) and thereafter until
terminated by Seller or Buyer upon at least thirty	(30) days' written notice to the other
specifying a termination date; provided, however,	this agreement shall terminate immediately and,
subject to the receipt of necessary authorizations	s, if any, Seller may discontinue service
hereunder if (a) Buyer, in Seller's sole judgment,	fails to demonstrate credit worthiness, and (b
Buyer fails to provide adequate security in accord	dance with Section 32 of the General Terms and
Conditions of Seller's Volume No. 1 Tariff.	

ARTICLE IV RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for service hereunder in accordance with Seller's Rate Schedule PAL and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof.
- 2. Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under this Rate Schedule, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE V MISCELLANEOUS

- 1. This agreement supersedes and cancels as of the effective date hereof the following contract(s) between the parties hereto:
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

First Revised Sheet No. 584
Original Sheet No. 584
Effective: December 31, 2008

Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
For Use Under Seller's Rate Schedule PAL Section 2.1(a))

Parking Service

(Continued)

- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors.
- 5. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

IN WITNESS WHEREOF, the parties hereto have caused to	this agreement to be signed by their
	thorized.
tespective officers of representatives energance dary da	chorraca.
	TRANSCONTINENTAL CAS PIPE LINE
-	COMPANY, LLC
	(Seller)
	_
	Ву
	(Buyer)
	(Dayer)
	By
	-
IN WITHNESS WHEREOF the parties berete have saveed	this agreement to be signed by their
IN WITNESS WHEREOF, the parties hereto have caused	
<u>espective officers or representatives thereunto duly au</u>	thorized.
TRANSC	ONTINENTAL GAS PIPE LINE
	COMPANY, LLC
	(Seller)
	(DETTET)

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 584</u>
Fourth Revised Volume No. 1 Original Sheet No. 584

First Revised Sheet No. 584
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Effective: December 31, 2008
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	Page 2
Print Name	
Title	
(Buyer)	
 Ву	
Print Name	
Title	

First Revised Sheet No. 585
Original Sheet No. 585

Effective: December 31, 2008 Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule PAL Section 2.1(a))

Parking Service
(Continued)

Exhibit A Purchase Order Reference is made to that Service Agreement entitled "Service Agreement For Use Under Seller's Rate Schedule PAL Section 2.1(a), Parking Service" by and between Seller and ____ (Buyer), dated _____, ____ (year). Seller and Buyer agree, pursuant to the referenced service agreement, to a Purchase Order under the following terms: Term of Purchase Agreement: Service beginning on _____, (year) Service ending on _____, (year) Daily Parking Charge (¢ per dt per day of Parked Quantity) Transaction Point of Service Maximum Parked Contract Quantity Maximum Daily Parked Quantity Maximum Daily Withdrawal Quantity If you are in agreement, please indicate by executing below. TRANSCONTINENTAL CAS PIPE LINE COMPANY, LLC (Seller) TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller) Print Name

Title

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 585</u>
Fourth Revised Volume No. 1 Original Sheet No. 585

First Revised Sheet No. 585
Original Sheet No. 585
Effective: December 31, 2008
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Page 2

(Buyer)
Ву
Print Name
Title

First Revised Sheet No. 587
Original Sheet No. 587

Effective: December 31, 2008
Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule PAL Section 2.1(b))
Loaning Service
Continued)

ARTICLE III TERM OF AGREEMENT

This agreement shall be effective as of	, (year) and shall
remain in force and effect through	, (year) and thereafter until
terminated by Seller or Buyer upon at least thirty (3	30) days' written notice to the other
specifying a termination date; provided, however, thi	is agreement shall terminate immediately and,
subject to the receipt of necessary authorizations, i	if any, Seller may discontinue service
hereunder if (a) Buyer, in Seller's sole judgment, fa	ails to demonstrate credit worthiness, and (b
Buyer fails to provide adequate security in accordance	ce with Section 32 of the General Terms and
Conditions of Seller's Volume No. 1 Tariff.	

ARTICLE IV RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for service hereunder in accordance with Seller's Rate Schedule PAL and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof.
- 2. Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under this Rate Schedule, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE V MISCELLANEOUS

- 1. This agreement supersedes and cancels as of the effective date hereof the following contract(s) $\frac{1}{2}$ between the parties hereto:
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

First Revised Sheet No. 588
Original Sheet No. 588
Effective: December 31, 2008
Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule PAL Section 2.1(b))
Loaning Service
(Continued)

- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors.
- 5. Notices to either party shall be in writing or by telecopy or by telephone and shall be considered as duly delivered to the other party at the following address:
 - (a) If to Seller:

Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston, Texas 77251 Attention:

(b) If to Buyer:

Such addresses may be changed from time to time by appropriate notice thereof to the other party.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

_	TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)
_	Ву
	Print Name Title
	(Buyer)
_	Ву
	Print Name
	Ti+lo

First Revised Sheet No. 589
Original Sheet No. 589

Effective: December 31, 2008 Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT

(For Use Under Seller's Rate Schedule PAL Section 2.1(b))

Loaning Service

(Continued)

	Exhibit A
Pt	urchase Order
Seller's Rate Schedule PAL Section 2.1(b), I	ement entitled "Service Agreement For Use Under Loaning Service" by and between Seller and
Seller and Buyer agree, pursuant to the under the following terms:	e referenced service agreement, to a Purchase Order
Term of Purchase Agreement: Service beginning on, Service ending on,	(year) (year)
Daily Loaning Charge (¢ per dt per day of Loaned Quantity))
Transaction Point of Service	
Maximum Loaned Contract Quantity	
Maximum Daily Loaned Quantity	
Maximum Daily Loan Payback Quantity	
If you are in agreement, please indicat	TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC (Seller)
	Dallat Name
	Print Name Title
	11016
	(Buyer)

Transcontinental Gas Pipe Line Company, LLC <u>First Revised Sheet No. 589</u>
Fourth Revised Volume No. 1 Original Sheet No. 589

Original Sheet No. 589

Effective: December 31, 2008

Issued: December 15, 2008

Page 2

Print Name
Title

First Revised Sheet No. 590
Original Sheet No. 590
Effective: December 31, 2008

Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's WSS-Open Access Rate Schedule)

THIS AGREEMENT entered into this day of , , by and between TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter referred to as "Seller", first party, and corporation, hereinafter referred to as "Buyer", second party,

WITNESSETH:

WHEREAS, Seller has made available to Buyer storage capacity from its Washington Storage Field under Part 284 of the Commission's Regulations; and Buyer desires to purchase and Seller desires to sell natural gas storage service under Seller's Rate Schedule WSS-Open Access as set forth herein:

WHEREAS,

NOW, THEREFORE, Seller and Buyer agree as follows:

ARTICLE I SERVICE TO BE RENDERED

Subject to the terms and provisions of this agreement and of Seller's Rate Schedule WSS-Open Access, Seller agrees to inject into storage for Buyer's account, store and withdraw from storage, quantities of natural gas as follows:

To withdraw from storage up to a maximum quantity on any day of _____ dt, which quantity shall be Buyer's Storage Demand Quantity, or such greater daily quantity, as applicable from time to time, pursuant to the terms and conditions of Seller's Rate Schedule WSS-Open Access.

To receive and store up to a total quantity at any one time of $___$ dt, which quantity shall be Buyer's Storage Capacity Quantity.

ARTICLE II POINT(S) OF RECEIPT AND DELIVERY

The Point of Receipt for injection of natural gas delivered to Seller by Buyer and the Point of Delivery for withdrawal of natural gas delivered by Seller to Buyer under this agreement shall be Seller's Washington Storage Field located at Seller's Station 54 in St. Landry Parish, Louisiana. Gas delivered or received in Seller's pipeline system shall be at the prevailing pressure not to exceed the maximum allowable operating pressure.

Second Revised Sheet No. 591 First Revised Sheet No. 591

> Effective: July 12, 2009 Issued: June 11, 2009

> > Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's WSS-Open Access Rate Schedule) Continued)

ADDICID TIT
ARTICLE III TERM OF AGREEMENT
This agreement shall be effective as of, (year) [or, when applicable, "This agreement shall be effective as of the later of, (year) or the date that all of Seller's (insert project name) facilities necessary to provide firm storage service to Buyer have been constructed and are ready for service as determined in Seller's sole opinion"] and shall remain in force and effect until 9:00 a.m. Central Clock Time, (year) [or, when applicable, "shall remain in force and effect for a primary term of years"] and thereafter until terminated by Seller or Buyer upon at least written notice.
ARTICLE IV RATE SCHEDULE AND PRICE
Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule WSS-Open Access, and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate pursuant to the provisions of Section 53 of the General Terms and Conditions and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit A to the service agreement.
ARTICLE V MISCELLANEOUS
1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in any interpretation of the same.
2. This agreement supersedes and cancels as of the effective date hereof the following contracts:
3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of
5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:
(a) If to Seller:
Transcontinental Gas Pipe Line Company, LLC P. O. Box 1396 Houston Toyan 77251
Houston, Texas 77251 Attention:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.

(b) If to Buyer:

Transcontinental Gas Pipe Line Company, LLC <u>Second Revised Sheet No. 591</u> Fourth Revised Volume No. 1

First Revised Sheet No. 591

Effective: July 12, 2009 Issued: June 11, 2009

Page 2

IN WITNESS WHEREOF, the parties hereto spective officers or representatives the	have caused this agreement to be signed ceunto duly authorized.	-by their
	TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC	
	By(Seller)	
	By	

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's WSS-Open Access Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused th	is agreement to be signed by their
respective officers or representatives thereunto duly auth	norized.
TRANSCON	NTINENTAL GAS PIPE LINE
	COMPANY, LLC
	(Seller)
Ву	
Print Na	ame
Title	
	(Buyer)
Ву	
Print Na	ame
	<u> </u>
Title	

Second Revised Sheet No. 592 First Revised Sheet No. 592

> Effective: July 12, 2009 Issued: June 11, 2009

> > Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's WSS-Open Access Rate Schedule)
(Continued)

EXHIBIT A

Specification of Negotiated Rate and Term

[OPTIONAL IF AGREED TO: Buyer agrees not to file or cause to be filed with the FERC any action, claim, complaint, or other pleading under Section 5 of the NGA, or support or participate in any such proceeding initiated by any other party, requesting a change to or in any way opposing the negotiated rate set forth above.]

<u>IOPTIONAL IF AGREED TO: Seller agrees not to file or cause to be filed with the FERC under Section 4 of the NGA to seek to modify the negotiated rate set forth above.</u>]

First Revised Sheet No. 593
Original Sheet No. 593

Effective: December 31, 2008 Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's LNG Rate Schedule)

THIS AGREEMENT entered into this day of by and between
TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC, a Delaware limited liability company, hereinafter
referred to as Seller, first party, and
hereinafter referred to as Buyer, second party,
WITNESSETH:
W 1 1 W 2 3 3 E 1 M.
WHEREAS, Seller has made available to Buyer storage capacity from its liquefaction plant upstream of Carlstadt, New Jersey under Part 284 of the Commission's regulations; and Buyer desires to purchase and Seller desires to sell natural gas storage service under Seller's Rate Schedule LNG as set forth herein;
WHEREAS,
NOW, THEREFORE, Seller and Buyer agree as follows:
ARTICLE I
SERVICE TO BE RENDERED
Subject to the terms and provisions of this agreement, and of Seller's Rate Schedule LNG, Seller agrees to liquefy natural gas, store such gas in liquefied form, withdraw from storage, gasify and deliver to Buyer, quantities of natural gas as follows:
To withdraw from liquid storage and gasify the gas stored in liquefied form by Seller for Buyer's account up to a maximum quantity in any day of dt, which quantity shall be Buyer's Liquefaction Demand.
To liquefy and store in liquefied form for Buyer's account during the Injection Period of any year up to a total quantity of dt, which quantity shall be Buyer's Liquefaction Capacity Quantity.
ARTICLE II
POINT(S) OF RECEIPT/DELIVERY
10111 (0, 01 1202111)
The Primary Point(s) for receipt and/or delivery for all natural gas delivered by Seller to Buyer or Buyer to Seller under this agreement shall be at or near:
ARTICLE III DELIVERY PRESSURE
DELIVERI FRESSURE
Seller shall deliver natural gas to Buyer at the Point(s) of Delivery at a pressure(s) of
ADMICI P. TV
ARTICLE IV TERM OF AGREEMENT
IENN OF AGREEMENT
This agreement shall be effective as of, and shall remain in force and effect for a period terminating, and year to year thereafter, subject to termination by either party upon written notice to the other party.

First Revised Sheet No. 594
Original Sheet No. 594

Effective: December 31, 2008 Issued: December 15, 2008

COMPANY, LLC

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's LNG Rate Schedule)
(Continued)

ARTICLE V RATE SCHEDULE AND PRICE

Buyer shall pay Seller for natural gas service rendered hereunder in accordance with Seller's Rate Schedule LNG and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be amended or superseded from time to time at the initiative of either party. Such rate schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree to a negotiated rate and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit A to the service agreement.

ARTICLE VI MISCELLANEOUS

- 1. The subject headings of the Articles of this agreement are inserted for the purpose of convenient reference and are not intended to be a part of this agreement nor to be considered in the interpretation of the same.
- 2. This agreement supersedes and cancels as of the effective date hereof the following contracts between the parties hereto:
- 3. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 4. This agreement shall be interpreted, performed and enforced in accordance with the laws of the State of $___$.
- 5. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. Notices to either party may be in writing or by telecopy or telephone and shall be considered as duly delivered to the other party at the following address:

(a)	<u> If to Seller:</u>
	Transcontinental Gas Pipe Line Company, LLC
	P. O. Box 1396
	Houston, Texas 77251
	Attention:
(b)	If to Buyer:

 $\underline{\text{Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party.}$

- IN WITNESS	WHEREOF, the	parties heret	have cause	d this agreemen	t to be	signed	by their
respective office	eers or repres	entatives the	reunto duly	authorized.			
				TRANSCONT	TNENTAL	CAS PI	DE LINE

Transcontinental Gas Pipe Line Company, LLC First Revised Sheet No. 594

Fourth Revised Volume No. 1 Original Sheet No. 594

Original Sheet No. 594
Effective: December 31, 2008
Issued: December 15, 2008

	Page 2
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Sel	ler)
 By	
 (Buy	er)

Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's LNG Rate Schedule) (Continued)

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by the	ir
respective officers or representatives thereunto duly authorized.	
MDANGCOMMANDAMA CAG DADE LINE	
TRANSCONTINENTAL GAS PIPE LINE COMPANY, LLC	
(Seller)	
(001101)	
By	
-	_
Print Name	_
<u> Title</u>	_
(Buyer)	_
By	_
Part of Maria	
Print Name	_
Title	

First Revised Sheet No. 601
Original Sheet No. 601
Effective: December 31, 2008

Issued: December 15, 2008

Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule POOLING)
(Continued)

ARTICLE V MISCELLANEOUS

- 1. This agreement supersedes and cancels as of the effective date hereof the following contract(s) between the parties hereto:
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.
- 3. The interpretation and performance of this agreement shall be in accordance with the laws of the State of Texas, without recourse to the law governing conflict of laws, and to all present and future valid laws with respect to the subject matter, including present and future orders, rules and regulations of duly constituted authorities.
- 4. This agreement shall be binding upon, and inure to the benefit of the parties hereto and their respective successors and assigns.
- 5. Notice to either party shall be in writing and shall be considered as duly delivered when mailed to the other party at the following address:
 - If to Seller:
 Transcontinental Gas Pipe Line Company, LLC
 P. O. Box 1396
 Houston, Texas 77251
 Attention:
 - (b) If to Buyer:

Such addresses may be changed from time to time by mailing appropriate notice thereof to the other party by certified or registered mail.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be signed by their respective officers or representatives thereunto duly authorized.

TRANSCONTINENTAL CAS PIPE LINE
COMPANY, LLC
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(Seller)
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Page 1

FORM OF SERVICE AGREEMENT (For Use Under Seller's Rate Schedule POOLING) (Continued)

IN WITNESS WHEREOF, the parties hereto have cau	
respective officers or representatives thereunto dul	l <u>y authorized.</u>
TF	RANSCONTINENTAL GAS PIPE LINE
	COMPANY, LLC
	(Seller)
B <u>y</u>	/
7	A STATE OF THE STA
PI	rint Name
m.s	itle
	rcie
	(Buyer)
	(Bujor)
В	<i>i</i>
Pr	rint Name
Ti	itle

First Revised Sheet No. 603
Original Sheet No. 603
Effective: December 15, 2009
Issued: April 30, 2009
Page 1

FORM OF SERVICE AGREEMENT
(For Use Under Seller's Rate Schedule FDLS)
(Continued)

ARTICLE IV TERM OF AGREEMENT

This agreement shall be effective as of	,	(year) [or, when
applicable, "This agreement shall be effective as		,(year) or
the date that all of Seller's	(insert project name	e) facilities necessary
to provide firm transportation service to Buyer ha	ve been constructed and	are ready for service as
determined in Seller's reasonable judgment"] and s	hall remain in force and	effect until 9:00 a.m.
Central Clock Time,, (ye	ar) <u>[or, when applicable</u>	, "shall remain in force
and effect for a primary term of "] and the	reafter until terminated	by Seller or Buyer upon
at least written notice; prov	ided, however, this agree	ement shall terminate
immediately and, subject to the receipt of necessa	ry authorizations, if any	y, Seller may
discontinue service hereunder if (a) Buyer, in Sel	ler's reasonable judgmen	t fails to demonstrate
credit worthiness, and (b) Buyer fails to provide	adequate security in acc	ordance with Section 32
of the General Terms and Conditions of Seller's Vo	lume No. 1 Tariff.	

ARTICLE V RATE SCHEDULE AND PRICE

- 1. Buyer shall pay Seller for natural gas delivered to Buyer hereunder in accordance with Seller's Rate Schedule FDLS and the applicable provisions of the General Terms and Conditions of Seller's FERC Gas Tariff as filed with the Federal Energy Regulatory Commission, and as the same may be legally amended or superseded from time to time. Such Rate Schedule and General Terms and Conditions are by this reference made a part hereof. In the event Buyer and Seller mutually agree pursuant to the provisions in Section 53 of the General Terms and Conditions, to a negotiated rate and specified term for service hereunder, provisions governing such negotiated rate (including surcharges) and term shall be set forth on Exhibit A to the service agreement.
- 2. Seller and Buyer agree that the quantity of gas that Buyer delivers or causes to be delivered to Seller shall include the quantity of gas retained by Seller for applicable compressor fuel and line loss make-up in providing the transportation service hereunder, which quantity may be changed from time to time and which will be specified in the currently effective Sheet No. 89 of Volume No. 1 of Seller's FERC Gas Tariff which relates to service under this agreement and which is incorporated herein.
- 3. In addition to the applicable charges for firm delivery lateral service pursuant to Section 3 of Seller's Rate Schedule FDLS, Buyer shall reimburse Seller for any and all filing fees incurred as a result of Buyer's request for service under Seller's Rate Schedule FDLS, to the extent such fees are imposed upon Seller by the Federal Energy Regulatory Commission or any successor governmental authority having jurisdiction.

ARTICLE VI

- 1. This Agreement supersedes and cancels as of the effective date hereof the following contract(s) between the parties hereto:
- 2. No waiver by either party of any one or more defaults by the other in the performance of any provisions of this agreement shall operate or be construed as a waiver of any future default or defaults, whether of a like or different character.

First Revised Sheet No. 500

Transco proposes to replace the date of April 1 with a blank as the beginning date of the term of agreement included in the Rate Schedule GSS Form of Service Agreement.

First Revised Sheet No. 501 and Original Sheet No. 501A

Transco proposes to include a new Section 6 to Article VI (Miscellaneous) of the Rate Schedule GSS Form of Service Agreement where parties would provide addresses for the delivery of official notices pertaining to the agreement. Further, in Article VI, Section 2, Transco is deleting the phrase "between the parties hereto" to achieve uniformity among its forms of service agreement.

Transco also proposes to revise the contract execution section of the Rate Schedule GSS Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties and to eliminate the requirements (1) that the signatory parties have the title of President or Vice President, (2) that there be attestations to the signatures, and (3) that corporate seals be affixed.

First Revised Sheet No. 504

Transco proposes to revise Article IV (Term of Agreement) of the Rate Schedule LG-A Form of Service Agreement to include an evergreen clause and creditworthiness provision. Rate Schedule LG-A service is a bundled storage and transportation service provided by Transco pursuant to Part 157 of the Regulations and a Natural Gas Act §7(c) certificate, originally issued in Docket No. CP63-228-000. Certain of Transco's Rate Schedule LG-A service agreements were amended to include a termination date, an evergreen clause and a creditworthiness provision; however, the pro forma service agreement was not amended. Transco proposes to amend its form of service agreement under Rate Schedule LG-A to include these provisions in order to bring the existing service agreements into conformance with Transco's Tariff and to reflect Transco's contracting practice under this Rate Schedule.

First Revised Sheet No. 505 and Original Sheet No. 505A

Transco proposes to include a new Section 6 to Article VI (Miscellaneous) of the Rate Schedule LG-A Form of Service Agreement where parties would provide addresses for the delivery of official notices pertaining to the agreement. Further, in Article VI, Section 2, Transco is deleting the phrase "between the parties hereto" to achieve uniformity among its forms of service agreement.

Transco also proposes to revise the contract execution section of the Rate Schedule LG-A Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties and to eliminate the requirements (1) that the signatory parties have the title of President or Vice President, (2) that there be attestations to the signatures, and (3) that corporate seals be affixed.

First Revised Sheet No. 508 and Original Sheet No. 508A

Transco proposes to include a new Section 6 to Article VI (Miscellaneous) of the Rate Schedule S-2 Form of Service Agreement where parties would provide addresses for the delivery of official notices pertaining to the agreement. Further, in Article VI, Section 2, Transco is deleting the phrase "between the parties hereto for the sale of natural gas by Seller to Buyer" because it is no longer applicable and to achieve uniformity among its forms of service agreement.

Transco also proposes to revise the contract execution section of the Rate Schedule S-2 Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties and to eliminate the requirements (1) that the signatory parties have the title of President or Vice President, (2) that there be attestations to the signatures, and (3) that corporate seals be affixed.

First Revised Sheet No. 509

Transco proposes to revise Article IV (Term of Agreement) of the Rate Schedule LG-S Form of Service Agreement to add an evergreen clause and notice period. Rate Schedule LG-S service is on-site LNG Service rendered by Transco pursuant to a Natural Gas Act §7(c) certificate issued September 21, 1972 in Docket No. CP72-255. The form of service agreement for Rate Schedule LG-S provides a blank that permits parties to complete the term, and Transco and certain of its LG-S customers have completed that blank by including an evergreen provision and notice period to terminate the agreement. Transco proposes to amend its Rate Schedule LG-S form of service agreement to include an evergreen provision and a notice period to terminate the agreement in order to bring the existing service agreements into conformance with Transco's Tariff and to reflect Transco's contracting practices under this Rate Schedule.

First Revised Sheet No. 510

In Article VIII, Section 2 of Rate Schedule LG-S, Transco is deleting the phrase "between the parties hereto" to achieve uniformity among its forms of service agreement.

First Revised Sheet No. 511

Transco proposes to include a new Section 6 to Article VIII (Miscellaneous) of the Rate Schedule LG-S Form of Service Agreement where parties would provide addresses for the delivery of official notices pertaining to the agreement.

Transco also proposes to revise the contract execution section of the Rate Schedule LG-S Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties and to eliminate the requirements (1) that the signatory parties have the title of President or Vice President, (2) that there be attestations to the signatures, and (3) that corporate seals be affixed.

First Revised Sheet No. 515

Transco proposes to delete the phrase "between the parties hereto" from Article VI, Section 2 ("Miscellaneous) of the Rate Schedule LSS Form of Service Agreement to achieve uniformity among its forms of service agreement.

First Revised Sheet No. 517 and First Revised Sheet No. 520

Transco is changing Article II, Points of Receipt and Delivery, of the Forms of Service Agreement of Rate Schedule SS-1 7(C) Storage Service and Rate Schedule SS-1 Open Access Storage Service to recognize the name change of North Penn to UGI Central Penn Gas, Inc.

First Revised Sheet No. 518

Transco proposes to delete the phrase "between the parties hereto" from Article V, Section 2 ("Miscellaneous) of the Rate Schedule SS-1 Section 7(C) Storage Service Form of Service Agreement to achieve uniformity among its forms of service agreement.

First Revised Sheet No. 521

Transco proposes to delete the phrase "between the parties hereto" in Article V, Section 2, of the Rate Schedule SS-1 Open Access Storage Service Form of Service Agreement since that phrase may not apply if the agreement is the result of a permanent release, but the parties wish to identify the releasing shipper's agreement as having been superseded.

First Revised Sheet No. 524

Transco proposes to delete the phrase "between the parties hereto" from Article VI, Section 2 (Miscellaneous) of the Rate Schedule SS-1 Section 7(C) Transportation Service Form of Service Agreement to achieve uniformity among its forms of service agreement.

First Revised Sheet No. 527 and Original Sheet No. 527A

Transco proposes to include a new Section 6 to Article VI (Miscellaneous) of the Rate Schedule SS-2 Form of Service Agreement where parties would provide addresses for the delivery of official notices pertaining to the agreement. Further, in Article VI, Section 2, Transco is deleting the phrase "between the parties hereto" to achieve uniformity among its forms of service agreement.

Transco also proposes to revise the contract execution section of the Rate Schedule SS-2 Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

First Revised Sheet No. 529

Transco proposes to delete the phrase "between the parties hereto" from Article V, Section 1 (Miscellaneous) of the Rate Schedule ICTS Form of Service Agreement to achieve uniformity among its forms of service agreement.

First Revised Sheet No. 530

Transco proposes to revise the contract execution section of the Rate Schedule ICTS Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

Second Revised Sheet No. 532

Transco proposes to remove the word "years" included in from Article IV (Term of Agreement) of the Rate Schedule FT Form of Service Agreement to allow for a term that includes a partial year.

First Revised Sheet No. 534

Transco proposes to revise Exhibit A of the Rate Schedule FT form of service agreement to include an optional column to specify agreed-upon receipt point maximum daily capacity entitlements. The addition of this column reflects Transco's contracting practice under Rate Schedule FT, and is reflects any limitations at the points consistent with Sections 4.3 and 4.6 of Rate Schedule FT. The associated footnote added to Exhibit A clarifies that the specified quantities do not include additional gas to be retained by Transco for compressor fuel and line loss make-up, which reiterates the requirements of Section 2 of Article V of the service agreement and Section 3.7 of Rate Schedule FT consistent with the Tariff.

First Revised Sheet No. 535

Transco proposes to revise Exhibit B of the Rate Schedule FT form of service agreement to include a column to specify, if applicable, the agreed upon maximum daily capacity entitlements at individual delivery points. The addition of this column reflects Transco's contracting practice, and reflects any limitations at the points consistent with Section 4.6 of Rate Schedule FT.

Second Revised Sheet No. 536

Transco is revising Exhibit C of the Rate Schedule FT Form of Service Agreement (Specification of Negotiated Rate and Term) to add a clause that would, if agreed to, preclude Transco from filing under Section 4 of the Natural Gas Act to modify the negotiated rate set forth on Exhibit C of the Rate Schedule FT Form of Service Agreement.

First Revised Sheet No. 537

Transco is updating the Rate Schedule IT Form of Service Agreement by removing the words "WHEREAS" and "NOW THEREFORE" from the introductory portion of the Form of Service Agreement. The "Whereas" clause is no longer used by Transco or its Buyers when completing the IT Form of Service Agreement, which is accomplished electronically via Transco's 1Line system.

First Revised Sheet No. 538

Transco proposes to delete the phrase "between the parties hereto" from Article VI (Miscellaneous), Section 1, of the Rate Schedule IT Form of Service Agreement to achieve uniformity among its forms of service agreement.

First Revised Sheet No. 539

Transco proposes to revise the contract execution section of the Rate Schedule IT Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

First Revised Sheet No. 561

Transco is correcting a typographical error in Article IV of the Rate Schedule FT-G Form of Service Agreement wherein Transco erroneously refers to "Section B" rather than "Section 8" of Article II of Transco's August 7, 1989 revised Stipulation and Agreement in Docket Nos. RP88-68, et al. Further, in Article VI (Miscellaneous), Section 1, Transco is deleting the phrase "between the parties hereto" to achieve uniformity among its forms of service agreement.

First Revised Sheet No. 562

Transco proposes to revise the contract execution section of the Rate Schedule FT-G Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

First Revised Sheet No. 567

Transco proposes to delete the phrase "between the parties hereto" in Article VI (Miscellaneous), Section 1, of the Rate Schedule FTN Form of Service Agreement since that phrase may not apply if the agreement is the result of a permanent release, but the parties wish to identify the releasing shipper's agreement as having been superseded.

First Revised Sheet No. 568

Transco proposes to revise the contract execution section of the Rate Schedule FTN Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

First Revised Sheet No. 572

Transco proposes to replace the "199___" year identifier of the agreement date with a blank followed by "(year)". Also, Transco proposes to add spaces in the Rate Schedule ESS Form of Service Agreement for an additional whereas clause to accommodate, when necessary, factual information about the contract.

Second Revised Sheet No. 573 and Original Sheet No. 573A

Transco proposes to remove the word "years" from Article III (Term of Agreement) of the Rate Schedule ESS Form of Service Agreement to allow for a term that includes a partial year. Further, Transco proposes to include a new Section 6 to Article V (Miscellaneous) where parties would provide addresses for the delivery of official notices

pertaining to the agreement. Transco also proposes to revise the contract execution section of the Rate Schedule ESS Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

Second Revised Sheet No. 574

Transco is revising Exhibit A of the Rate Schedule ESS Form of Service Agreement (Specification of Negotiated Rate and Term) to add a clause that would, if agreed to, preclude Transco from filing under Section 4 of the Natural Gas Act to modify the negotiated rate set forth on Exhibit A of the Rate Schedule ESS Form of Service Agreement.

First Revised Sheet No. 575

Transco proposes to add spaces in the Rate Schedule EESWS Form of Service Agreement for an additional whereas clause to accommodate, when necessary, factual information about the contract.

First Revised Sheet No. 576

Transco proposes to delete the phrase "between the parties hereto" in Article V (Miscellaneous), Section 2, of the Rate Schedule EESWS Form of Service Agreement since that phrase may not apply if the agreement is the result of a permanent release, but the parties wish to identify the releasing shipper's agreement as having been superseded.

First Revised Sheet No. 577

Transco proposes to revise the contract execution section of the Rate Schedule EESWS Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

First Revised Sheet No. 580

Transco proposes to add spaces in the Rate Schedule ISS Form of Service Agreement for an additional whereas clause to accommodate, when necessary, factual information about the contract.

First Revised Sheet No. 581 and Original Sheet No. 581A

Transco proposes to include a new Section 6 to Article V (Miscellaneous) of the Rate Schedule ISS Form of Service Agreement where parties would provide addresses for the delivery of official notices pertaining to the agreement.

Further, Transco proposes to delete the phrase "between the parties hereto" from Article V, Section 1 of the Rate Schedule ISS Form of Service Agreement to achieve uniformity among its forms of service agreement.

Transco also proposes to revise the contract execution section of the Rate Schedule ISS Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

First Revised Sheet No. 583

Transco proposes to delete the phrase "between the parties hereto" from Article V (Miscellaneous), Section 1 of the Rate Schedule PAL Parking Service Form of Service Agreement to achieve uniformity among its forms of service agreement.

First Revised Sheet No. 584

Transco proposes to revise the contract execution section of the Rate Schedule PAL Parking Service Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

First Revised Sheet No. 585

Transco proposes to revise the Purchase Order (Exhibit A) of the Rate Schedule PAL Parking Service Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

First Revised Sheet No. 587

Transco proposes to delete the phrase "between the parties hereto" from Article V (Miscellaneous), Section 1 of the Rate Schedule PAL Loaning Service Form of Service Agreement to achieve uniformity among its forms of service agreement.

First Revised Sheet No. 588

Transco proposes to revise the contract execution section of the Rate Schedule PAL Loaning Service Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

First Revised Sheet No. 589

Transco proposes to revise the Purchase Order (Exhibit A) of the Rate Schedule PAL Loaning Service Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

First Revised Sheet No. 590

Transco proposes to add spaces in the Rate Schedule WSS Open Access Form of Service Agreement for an additional whereas clause to accommodate, when necessary, factual information about the contract.

Second Revised Sheet No. 591 and Original Sheet No. 591A

Transco proposes to remove the word "years" from Article III (Term of Agreement) of the Rate Schedule WSS-Open Access Form of Service Agreement to allow for a term that includes a partial year. Transco further proposes to include a new Section 6 to Article V (Miscellaneous) of the Rate Schedule WSS Open Access Form of Service Agreement where parties would provide addresses for the delivery of official notices pertaining to the agreement, and to revise the contract execution section to add lines for printing the names and titles under the signature of the signatory parties.

Second Revised Sheet No. 592

Transco is revising Exhibit A of the Rate Schedule WSS-Open Access Form of Service Agreement (Specification of Negotiated Rate and Term) to add a clause that would, if agreed to, preclude Transco from filing under Section 4 of the Natural Gas Act to modify the negotiated rate set forth on Exhibit A of the Rate Schedule WSS Open-Access Form of Service Agreement.

First Revised Sheet No. 593

Transco proposes to add spaces in the Rate Schedule LNG Form of Service Agreement for an additional whereas clause to accommodate, when necessary, factual information about the contract.

First Revised Sheet No. 594 and Original Sheet No. 594A

Transco proposes to include a new Section 6 to Article VI (Miscellaneous) of the Rate Schedule LNG Form of Service Agreement where parties would provide addresses for the delivery of official notices pertaining to the agreement. Further, in Article VI, Section 2, Transco is deleting the phrase "between the parties hereto" since that phrase may not apply if the agreement is the result of a permanent release, but the parties wish to identify the releasing shipper's agreement as having been superseded.

Transco also proposes to revise the contract execution section of the Rate Schedule LNG Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties.

First Revised Sheet No. 601 and Original Sheet No. 601A

Transco proposes to revise the contract execution section of the Rate Schedule POOLING Form of Service Agreement to add lines for printing the names and titles under the signature of the signatory parties. Further, in Article V (Miscellaneous), Section 1, Transco is deleting the phrase "between the parties hereto" to make this section uniform with the other Forms of Service Agreement in Transco's Tariff.

First Revised Sheet No. 603

Transco proposes to revise Article IV (Term of Agreement) of the Rate Schedule FDLS form of service agreement to add the phrase "[or, when applicable, "shall remain in force and effect for a primary term of _______"]. This insertion is consistent with the Form of Service Agreement under Transco's Rate Schedule FT and will allow the primary term of the agreement to be stated as a number of years from the effective date rather than stating an exact date as the expiration of the primary term.