# BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

DOCKET NO. 09A-574G

RE: IN THE MATTER OF ROCKY MOUNTAIN NATURAL GAS LLC AND SOURCEGAS DISTRIBUTION FOR APPROVAL OF REVISIONS TO THEIR TARIFFS TO FACILITATE INCREASED FIRM TRANSPORTATION CAPACITY ON THE ROCKY MOUNTAIN NATURAL GAS SYSTEM AND RELATED TARIFF CHANGES

#### STIPULATION AND AGREEMENT IN RESOLUTION OF PROCEEDING

This Stipulation and Agreement in Resolution of Proceeding ("Stipulation") is entered into by and among Rocky Mountain Natural Gas LLC ("Rocky Mountain"), SourceGas Distribution LLC ("SourceGas Distribution")<sup>1</sup>, the Staff of the Public Utilities Commission of the State of Colorado ("Staff"), A M Gas Transfer Corp. ("A M Gas"), Seminole Energy Services, LLC ("Seminole"), Tiger Natural Gas ("Tiger"), SourceGas Energy Services Company ("SGES"), and Energy Options, LLC ("Energy Options") (collectively the "Parties" and individually a "Party"). This Stipulation sets forth the terms and conditions by which the Parties have agreed to resolve all issues that have been or could have been contested in the above referenced proceeding.

The Parties agree that the results of the compromises reflected herein are a just and reasonable resolution of this proceeding, and that implementing the compromises and settlements reflected in this Stipulation will result in substantial savings to all concerned by establishing certainty and avoiding litigation. Each Party supports this Stipulation and agrees to defend the settlement reached. The Parties respectfully request that the Public

Rocky Mountain and SourceGas Distribution are jointly referred to herein as the "Companies".

Utilities Commission of the State of Colorado ("Commission") approve this Stipulation pursuant to Rule 1408 of the Commission's Rules of Practice and Procedure without modification.

#### I. BACKGROUND

#### A. Genesis of Advice Letter Nos. 59 and 223

- 1. Until March 30, 2007, natural gas service to customers in the two Colorado rate areas now served by SourceGas Distribution was provided by Kinder Morgan, Inc., which also owned Rocky Mountain Natural Gas Company, the predecessor to Rocky Mountain. By its Decision No. C07-0247, issued in Docket No. 06A-533G, the Commission approved Kinder Morgan's sale and transfer of all of its interest in its Colorado utility retail assets to SourceGas Distribution and the related transfer of ownership of SourceGas Distribution. *See* Colo. P.U.C. Decision No. C07-0247, Docket No. 06A-533G. That Decision also approved the sale of Rocky Mountain Natural Gas Company to SourceGas LLC, SourceGas Distribution's parent company.
- 2. During the proceedings in Docket No. 06A-533G, certain existing and potential Shippers on the Rocky Mountain system raised the issue whether Shippers could receive access to additional capacity for Firm Transportation Service on the Rocky Mountain system. As a resolution of that issue, Rocky Mountain agreed to make a filing with the Commission, by which it would propose a means to allow for the requested access to capacity that can be used to provide Firm Transportation Service.

3. In compliance with that agreement, on August 3, 2007, Rocky Mountain filed its Advice Letter No. 59 and SourceGas Distribution filed its Advice Letter No. 223. These filings requested approval of Tariff changes that (a) would permit Rocky Mountain to provide the requested access to additional transportation capacity through capacity releases made by SourceGas Distribution; (b) would provide more accurate determinations of a firm shipper's Maximum Daily Transportation Quantity; (c) would implement a System Management Plan process on the Rocky Mountain system to improve system efficiencies; and (d) would provide SourceGas Distribution with the necessary process for allowing Sales Service end-use customers to convert to Distribution Transportation Service.

#### B. Advice Letter Nos. 59 and 223

1. By Advice Letter No. 59 filed by Rocky Mountain on August 3, 2007 in Docket No. 009AL-290G, and Advice Letter No. 223 filed by SourceGas Distribution on August 3 2007 in Docket No. 09AL-291G ("Capacity Access Cases"), the Companies filed proposed tariff sheets that would have implemented a practice under which an End-Use Party served by SourceGas Distribution under a Western Slope Sales Service rate schedule could elect to convert to transportation service. This practice was proposed as a means to open Rocky Mountain's system to additional transportation service in circumstances in which Rocky Mountain otherwise did not have pipeline capacity available to approve a firm transportation service request. Rocky Mountain's filing proposed that a customer making that election would pay Rocky Mountain the same Demand and Commodity Charges that SourceGas Distribution was incurring on the

customer's behalf, so that conversions would be revenue neutral to Rocky Mountain.

The Advice Letter filings bore a proposed effective of October 1, 2007.

- 2. Shortly after the filings were made, the Rocky Mountain entered into negotiations with Staff, AM Gas and Seminole for the purpose of reaching an amicable resolution of the issues raised by the advice letter filing. Subsequently, Tiger, SGES and Energy Options also became involved in the negotiation process.
- 3. Based on Motions filed by the Companies, and the resulting
  Recommended Decision No. R09-0726 issued by Administrative Law Judge JenningsFader and mailed on July 6, 2009, which subsequently went into effect by operation of
  law on July 27, 2009, the dockets related to Advice Letter Nos. 59 and 223 were closed.
  This enabled the Companies to file a Verified Joint Application ("Joint Application") on
  August 3, 2009. As a result of the Joint Application, the Commission initiated this
  proceeding, Docket No. 09A-574G, on August 4, 2009.
- 4. This Stipulation is the result of a negotiation process that began in late 2007. Due to the press of other matters, the process was not a continuum, but was instead interrupted on numerous occasions. In addition, the process involved considerable discussion, and required several data and informational exchanges from the Companies to the other Parties so that all Parties could better understand the gas flow on Rocky Mountain's system and its peak day requirements.

# C. Settlement Negotiations and Agreement

- 1. As noted above, some of the Parties began discussions in 2007; the Parties convened several technical workshops in late 2008 and in 2009 to discuss concepts and terms for a possible settlement. The Parties settled on a Stipulation and Agreement Matrix in late June 2009, pursuant to which they agreed to the resolution of all issues which were or could have been raised in this proceeding. This Stipulation reflects a more comprehensive articulation of that Stipulation and Agreement Matrix.
- 2. This Stipulation incorporates Appendices A through G, appended hereto, which are identified as follows:

Appendix A -- Receipt and Delivery Point Allocations

Appendix B -- Redline Rocky Mountain Tariffs

Appendix C -- Proposed Rocky Mountain Tariffs

Appendix D -- Redline SourceGas Distribution Tariffs

Appendix E -- Proposed SourceGas Distribution Tariffs

Appendix F -- Confidential - Calculation of A M Gas MDDQ

Appendix G -- Confidential - A M Gas End-Use Party Primary Receipt-to-Delivery Point Pathing

# II. TERMS OF SETTLEMENT

#### Section I Matters Related to Advice Letter Nos. 59 and 223

Due to lower rates for Firm Transportation Service on Rocky Mountain compared to the rates for General Resale Service ("Resale Service") as a result of the difference in the service provided, combined with their size and load profiles, some customers may be able to reduce the cost of their natural gas service by receiving Transportation Service rather than Resale Service. As the discussion related to Advice Letter Nos. 59 and 223 unfolded, the goal became to increase access to Firm Transportation Service on the

Rocky Mountain system, thereby allowing increased transportation service on the SourceGas Distribution system, in a manner that provides a level playing field for Shippers and reduces the chances for cost subsidies by Resale Service customers to Transportation Service customers. These goals can be achieved by ensuring that: 1) the same level of capacity is held for each specific End-Use Party, whether that End-Use Party is a downstream Sales Service or Distribution Transportation Service customer, and regardless of the party acting as Agent for the End-Use Party; and 2) End-Use Parties behind a Town Border Station ("TBS") have the same Receipt Points into the Rocky Mountain system so that the pathing of the natural gas is the same, irrespective of the party providing the gas. This Stipulation sets forth the parameters for achieving these fundamental goals.

# Section II Contemporaneous Rocky Mountain and SourceGas Distribution Tariff Changes

Contemporaneous Rocky Mountain and SourceGas Distribution tariff changes are necessary because Rocky Mountain's Resale Service and Firm Transportation Service support companion downstream services provided by SourceGas Distribution to endusers on the Western Slope of Colorado. Rocky Mountain's Resale Service provides the upstream transportation for SourceGas Distribution's Sales Service. Rocky Mountain's Transportation Service provides the upstream transportation for SourceGas Distribution's Distribution Transportation Service. Therefore, some of the tariff changes proposed by Rocky Mountain in the Joint Application required changes to the SourceGas Distribution tariff so that when necessary, these terms of service are consistent.

#### Section III Timing

The Parties request that the tariff sheets accompanying this Stipulation become effective on November 1, 2009.

# Section IV Determination of Design Peak Day and Customer Type Maximum Daily Delivery Quantity Requirements on Rocky Mountain

The Maximum Daily Delivery Quantity ("MDDQ") is the amount of natural gas required at the TBS or other delivery points on Rocky Mountain on the design peak day. Rocky Mountain has calculated the design peak day MDDQs on the Rocky Mountain system as follows:

Category	Type of Load I	Design Peak	Day MDDQ ("Mcf")
1	Explained by heating degree days ("H	DDs'')*	83,919
2	Not explained by HDD		7,517
3	New		16,673
4	Contingency MDDQs		<u>5,348</u>
	Т	Cotal	113,457

<sup>\*</sup>Includes 1,158 Mcf of contract demand.

During the period of November 1, 2009 through May 31, 2010, the design peak day MDDQ requirements on the Rocky Mountain system will be 113,457 Mcf, as shown above. Beginning in 2010, after March 31 of each year, Rocky Mountain will reevaluate its design peak day requirements. Based on its reevaluation and the MDDQs required for Transportation Service, Rocky Mountain will reset all Resale Service and Transportation Service MDDQs effective May 1 each year.

If there is a material change to the SourceGas Distribution system or customer base downstream of the Rocky Mountain system or to the design peak day Rocky Mountain MDDQ requirements, then Rocky Mountain may elect, at its sole discretion, to update the MDDQ levels more frequently than annually.

Subject to any customer migration between Resale Service and Transportation Service from the time that this Stipulation is signed to the effective date of the tariff sheets accompanying this Stipulation the MDDQ held by SourceGas Distribution on the Rocky Mountain system will be 107,246 Mcf. A M Gas presently has access to the remaining 6,211 Mcf of peak day capacity on Rocky Mountain. On November 1, 2009, A M Gas is anticipated to be the Agent for 121 End-Use Parties on SourceGas Distribution that utilize Rocky Mountain to deliver gas on their behalf to the SourceGas Distribution system. These A M Gas customers are composed of the following End-Use Parties: 118 non-seasonal SourceGas Distribution end-users, two seasonal SourceGas Distribution end-users, and one Interruptible Transportation Service end-user.

After the effective date of the tariffs accompanying this Stipulation, as the level of MDDQs available to and billed to A M Gas, other Agents, or Shippers changes, the level of MDDQs available to and billed to SourceGas Distribution will change accordingly.

In the table above, the Category 1 load is load on the Rocky Mountain system that is explained by the occurrence of cold weather, as measured by Heating Degree Days ("HDDs"). An HDD is the difference between 65 degrees and the average of the daily high and low temperatures. The Rocky Mountain system is designed to be able to deliver the amount of natural gas that customers will require on an 80 HDD day (80 HDDs is an average high and low of minus 15 degrees Fahrenheit). The total Category 1 load on the Rocky Mountain system explained by HDDs will be based on Rocky Mountain's TBS Peak Day Base Model. Effective May 1, 2010 and each year thereafter, the Category 1 Transportation Service MDDQs for the non-seasonal Service End-Use Parties will be reset at the highest daily metered peak for each customer during the prior three year period ending on March 31 of the review year. On or after the effective date of the tariffs accompanying this Stipulation, if the actual daily metered Mcf of any End-Use Party exceeds the Category 1 metered or Category 3 calculated Mcf component of the enduser's billed MDDQ, the billed MDDQ will be reset to include the new higher metered peak. The new MDDQ will begin billing for the calendar month in which the new peak occurs.

The Category 2 load is load on the Rocky Mountain system that is not explained by the occurrence of cold weather (HDD). Rather, it is load that it attributed primarily to snow melt equipment and the occupancy level of resort homes, condominiums and hotels. The non-HDD sensitive load on the Rocky Mountain system currently applies only to the following six TBSs: Snowmass, Brush Creek, Telluride, Cordillera, Edwards and Bachelor Gulch. In order to calculate the total MDDQs for these six TBSs for Category 2, Rocky Mountain will utilize its TBS Peak Day Non-HDD Model.

The Category 3 load is new load on the Rocky Mountain system that is expected during the heating season. The MDDQs for Category 3 will be based on Rocky Mountain's empirical data on new construction that results in new customers connecting to the SourceGas Distribution system downstream of the Rocky Mountain system. The MDDQs for Category 3 will be equal to the total of each prospective new customer's connected load. Each new meter's connected load will be equal to the sum of the load required for all of the natural gas fired equipment served through that end-user's meter.

The Category 4 load is a five percent contingency on the Rocky Mountain system to ensure that Rocky Mountain has sufficient capacity in extreme cold weather, snow melt and occupancy conditions to provide natural gas to all customers. The Category 4 contingency is essential because the Category 1, 2 and 3 loads are estimated loads. The MDDQs for Category 4 will be equal to five percent of the sum of the MDDQs for Categories 1, 2 and 3.

The design peak day MDDQ requirements for:

- A. End-Use Parties receiving Transportation Service will equal the sum of the customer-specific MDDQs for Categories 1 and 4, plus the SourceGas Distribution loss and unaccounted percentage.
- B. End-Use Parties receiving Resale Service who change to Transportation Service: Category 1 will be based on SourceGas Distribution's Base Rate Area I Large Commercial Class load factor from the most recent rate case

- applied to the End-Use Parties' most recent five years of average annual usage, plus the sum of Category 2 and 4, plus the SourceGas Distribution loss and unaccounted percentage.
- C. End-Use Parties receiving Resale Service will equal the sum of the MDDQs for Categories 1, 2, 3 and 4 minus the total Transportation Service MDDQs.
- D. New End-Use Parties lacking one year of usage history will equal the sum of the customer-specific MDDQs for Category 3 and 4, plus the SourceGas Distribution loss and unaccounted percentage. After a new meter has been on Transportation Service for a minimum of the prior November through March period, the MDDQ will be updated using the method described above for Transportation Service.
- E. New Transportation Service Snow Melt Only Meters will equal the connected load (calculated as the sum of the nameplate capacity of all connected equipment), plus Category 4, plus the SourceGas Distribution loss and unaccounted percentage.

The level of Resale Service MDDQs held by SourceGas Distribution for Sales Service customers downstream of the Rocky Mountain system will be based on the methodology for determining MDDQs discussed in this Section IV. As End-Use Parties move between Sales Service and Distribution Transportation Service, between Agents, or become Shippers, Rocky Mountain will adjust and bill the requisite MDDQs available to each Shipper, and adjust SourceGas Distribution's overall MDDQ by a corresponding amount, based on the applicable methodology for determining MDDQs discussed in this Section IV.

# Section V Receipt Point and Delivery Point Pathing

For all end-users, except for the 121 A M Gas End-Use Parties whose present pathing is grandfathered until April 30, 2011, as discussed below in Section IX-D, the Primary Receipt-to-Delivery Point Pathing assignment of capacity will be based on

Rocky Mountain's Segment Analysis of the physical gas flows on the design peak day, the result of which is contained in Appendix A – Receipt-to-Delivery Point Allocations below. This analysis is designed to ensure that each customer behind the same TBS will have the same Primary Receipt-to-Delivery Point capacity allocation.

Appendix A shows the breakdown of the gas flow on Rocky Mountain on a design peak day for each receipt point and on-system Delivery Point<sup>2</sup> serving SourceGas Distribution. Appendix A shows the percentage of gas that must be sourced from each Primary Receipt Point on a peak day for each on-system customer, regardless of their supplier.

In conjunction with the annual May 1 reset of MDDQs, as described in Section IV above, Rocky Mountain will update the contract physical flows with a new Segment Analysis.

# Section VI Nomination and Balancing

A Shipper will be permitted to submit nominations to off-system points on a Secondary Delivery Point basis. A Shipper or Agent with a Firm Transportation Agreement will be permitted to aggregate and net on- and off-system imbalances under that agreement across the entire Rocky Mountain system. Shippers or Agents with a Master Agreement will be permitted to trade on- and off-system imbalances with other Shippers across the entire Rocky Mountain system.

#### Section VII Contracts

As discussed above, a key aspect of this proceeding is that capacity on the Rocky

On Rocky Mountain, an on-system Delivery Point means a Delivery Point where gas is being transported by the Company directly to the End-Use Party or to a SourceGas Distribution Delivery Point. An off-system Delivery Point means a Delivery Point where gas is being transported by the Company to a Transporting Pipeline other than SourceGas Distribution.

Mountain system will follow an End-Use Party desiring to transport on the SourceGas Distribution system. The End-Use Party may have a contract with Rocky Mountain for Firm Transportation Service. Also, rather than hold a contract, such End-Use Party may use the services of a marketer or broker or other representative through execution of an Agency Agreement between the End-Use Party and an Agent under the Agent's master agreement. A master agreement is simply a Firm Transportation Service Agreement held by an Agent. Rocky Mountain will determine the level of capacity held by each firm shipper on its system, as detailed in Section IV of this Stipulation.

In order to streamline the contracting process, the Parties have agreed that the following forms are necessary and comply with the Commission's rules:

- Distribution Transportation Service Request and Agreement SourceGas
   Distribution
- Agency Agreement for areas not served by Rocky Mountain SourceGas
   Distribution
- 3. Request for Firm Transportation Service Rocky Mountain
- 4. Agency Agreement Rocky Mountain
- 5. Firm Transportation Service Agreement Rocky Mountain
- 6. Change of Agent Rocky Mountain
- A. Distribution Transportation Service Request and Agreement SourceGas

  Distribution

The Parties have agreed to make streamlining changes to the forms of

transportation service agreements on the SourceGas Distribution system. The Form of Distribution Transportation Service Request and the Form of Distribution Transportation Service Agreement are being combined into a single form. Rocky Mountain will obtain the necessary consent of the End-Use Party before SourceGas Distribution shares certain customer specific data such as peak day and usage information on the End-Use Party with Rocky Mountain.

B. Agency Agreement for Areas Not Served by Rocky Mountain – SourceGas
 Distribution

The Form of Agency Agreement is revised consistent with the changes made to the form applicable to transportation service on the Rocky Mountain system. The Agency Agreement signed by a Shipper using on-system transportation service on the Rocky Mountain system will provide authorization for all of the functions needed to enable transportation service on the SourceGas Distribution system. The Form of Agency Agreement included in the SourceGas Distribution Tariff only applies to Distribution Transportation Service that occurs in service areas not served by Rocky Mountain.

C. Request for Firm Transportation Service – Rocky Mountain

This form has been revised to reduce the amount of information that a prospective shipper is required to provide to Rocky Mountain. The experience with transportation service that Rocky Mountain has acquired in the last two decades supports the Parties' proposal to eliminate unnecessary information from this form. This form also serves as

the document describing the capacity and pathing requirements that the requesting enduse customer must obtain on Rocky Mountain. Billing for the demand rate will be according to the capacity listed in the attached request form(s).

# D. Agency Agreement – Rocky Mountain

Rocky Mountain's experience is that an End-Use Party using an Agent relies upon the agent to perform all of the functions required of a shipper (such as making nominations, addressing billing issues, receiving notices, etc.). Reflecting this experience, the Parties have agreed to change this form to provide that the agent will be responsible for all functions normally expected to be performed by a shipper. The portion of the form agreement that required the shipper and the agent to expressly designate functions to be performed by the agent therefore has been removed.

### E. Firm Transportation Service Agreement – Rocky Mountain

This form has been revised to remove several provisions that will now be addressed either in the Firm Transportation Service Rate Schedule FTS-1 or in the General Terms and Conditions of the Rocky Mountain Tariff. <sup>3</sup>

The provisions that are removed are Article I (addressing the scope of the agreement) and Article III (addressing rate schedule). The provisions that are moved to be addressed elsewhere in the tariff are Article II (addressing the term of the agreement), Article V (addressing gas quality), Article VI (addressing processing), Article VII (addressing contract assignment), Article VIII (addressing contract interpretation and modifications), Article IX (addressing effect of contract to supersede prior agreements) and Article X (addressing certifications made by the shipper). These provisions are addressed in either Section 3.2 of the FTS-1 Rate Schedule or in Section 16 of the General Terms and Conditions of the Rocky Mountain Tariff. These revisions do not constitute a

# F. Change of Agent – Rocky Mountain

This form is added to assist Rocky Mountain in the transactional record keeping required by Commission Rule 4206 (f).

The steps that an End-Use Party or Agent will take to complete the contract process are as following:

Step One – End-Use Party completes (a) Distribution Transportation Service

Request – SourceGas Distribution, (b) Request for Firm Transportation Service – Rocky

Mountain, and (c) Agency Agreement – Rocky Mountain, if an Agent is desired. A

Credit Application will also be required to determine deposit requirements of the Shipper.

The Credit Application is already contained in Rocky Mountain's Tariff.

- a) The Distribution Transportation Service Request and Agreement SourceGas Distribution form serves as a notification to SourceGas Distribution that a customer desires to receive service under the Distribution Transportation Service Rate Schedules. It also provides basic customer information to assist SourceGas Distribution in the approval of the request.
- b) The Request for Firm Transportation Service Rocky Mountain form provides similar notice to Rocky Mountain that an End-Use Party requires capacity on Rocky Mountain's system. The information supplied on the form will assist Rocky Mountain in its evaluation of the application and its calculation of the MDDQ required for the End-Use Party. An Agent desiring to manage

substantive change to the terms governing transportation service as all of the relevant provisions of the Rocky Mountain Tariff are incorporated by reference into each transportation service agreement.

transportation services for End-Use Parties must also submit a Request for Firm

Transportation Service – Rocky Mountain prior to executing a Firm

Transportation Service Agreement – Rocky Mountain for use as a master agreement.

c) The Agency Agreement – Rocky Mountain form is an attachment to be used in conjunction with the Request for Firm Transportation Service – Rocky Mountain. This form designates an Agent and allows for the capacity associated with an End-Use Party to be associated with that Agent's master agreement.

Step Two – Rocky Mountain evaluates the submitted Request for Firm

Transportation Service. Rocky Mountain may either approve the request or require
additional information, such as when a deposit or facilities agreement may be necessary.

At this time, Rocky Mountain will also calculate the MDDQ required by the End-Use
Party. SourceGas Distribution will also evaluate the Distribution Transportation Service
Request. If Rocky Mountain approves the request, a copy of the completed Request with
the MDDQ information will be returned to the End-Use Party and Agent. The MDDQ
will be attached to the master agreement as Requests with Agency Agreements are
received from End-Use Parties designating the Agent.

Step Three – Once Rocky Mountain's approval of the Request for Firm

Transportation Service – Rocky Mountain is received, the requesting End-Use Party and
Rocky Mountain will execute a Firm Transportation Agreement. If the End-Use Party
has designated an Agent in the Request, the approved, completed Request and Agency
Agreement will be attached to the master agreement of the specified Agent. An executed
Firm Transportation Agreement will not be required from the End-Use Party when an

Agent with a master agreement has been designated.

Once Service on Rocky Mountain Commences — When an End-Use Party, already receiving transportation service under a master agreement, decides to take Transportation Service on Rocky Mountain from a different Agent, the End-Use Party must submit a Change of Agent Form and new Agency Agreement. Both forms must be signed by the End-Use Party and the new Agent. Once those forms are received by Rocky Mountain, the approved, completed Request form of that End-Use Customer will be removed from the master agreement of the former Agent's master agreement and attached, along with the Change of Agent Form and new Agency Agreement, to the new Agent's master agreement, and Rocky Mountain will notify the former Agent within one week of receiving the Change of Agent Form. A copy of the Change of Agent Form will be attached to the former Agent's master agreement. In the event that an End-Use Party on Distribution Transportation Service with an Agent notifies SourceGas Distribution of their intention to return to Sales Service, SourceGas Distribution will notify the former Agent within one week of receiving such notice.

#### Section VIII Accompanying Tariff Changes Other Than Contracts

The following tariff changes are proposed to effect the provisions of this Stipulation.

# Rocky Mountain Natural Gas LLC, Tariff Vol. No. 3

Sheet No.	Change
19	Change in definition of Receipt Point capacity availability to reflect capacity and pathing requirements set forth in Transportation Request Forms and Firm Transportation Service Agreements

20	Change in definition of Delivery Point capacity availability to reflect capacity and pathing requirements set forth in Transportation Request Forms and Firm Transportation Service Agreements
22	(1) Update of Company address, (2) change to timing of execution of Service Agreement from 30 to 15 days, and (3) movement of paragraph 3.5 to Sheet No. 22A
22A	(1) Change to Contract Quantity to reflect calculation of MDDQ and MDTQ as described in this Stipulation and Agreement and (2) description of process for Contract Quantity Adjustment
23	(1) Listing of Service Agreement terms and conditions previously included in Form of Agreement and (2) movement of paragraphs 5.1 and 5.2 to Sheet No. 23A
23A	(1) Listing of Service Agreement terms and conditions previously included in Form of Agreement and (2) movement of paragraphs 5.1 and 5.2 from Sheet No. 23
24	Change to Reservation Charge description to reflect new MDDQ and MDTQ calculation
25	Change to Authorized Overrun calculation to reflect applicability to firm off-system deliveries only
26	Change to Unauthorized Overrun calculation to reflect applicability to firm off-system deliveries only
27	Removal of definitions for "On-System" transportation and "Off-System" transportation from paragraph 5.3.e.(1) which were moved to Sheet No. 55
34	Clean up of typo and capitalization of defined terms on tariff page
34A	Change in timing requirements for submittal of Change of Agent Form from two business days to 14 days taking effect on the first day of a calendar month
35	Change to reflect elimination of Interruptible Transportation Service availability for SourceGas Distribution LLC Delivery Points
54	Change to MDDQ and MDRQ definitions to reflect calculation method and contracting described in this Stipulation and Agreement
55	(1) Change to MDTQ definition to reflect requirements set forth in this Stipulation and Agreement and (2) addition of On- and Off-System definitions removed from Sheet No. 27
57	Clarification to Secondary Delivery Point definition

64	Removal of requirement to include facilities agreement with Service Agreements where new facilities are required
120-123A, 121-123G	Changes to Service Agreement as detailed in Section VII of the Stipulation and Agreement
124-130	Changes to Request Form as detailed in Section VII of the Stipulation and Agreement
139	Creation of Interruptible Transportation Service Agency Agreement specific to that service

# SourceGas Distribution LLC, Tariff Vol. No. 7

Sheet No.	Change
83	(1) Addition of Contract Quantity and Contract Quantity Adjustment section to apply to customers taking Distribution Transportation Service in areas not downstream of Rocky (2) removal of requirement for facilities agreement with form of contract for Distribution Transportation Service
85	Update to Company Address
86	Listing of information required on Request Form for Distribution Transportation Service
87	Listing of Service Agreement terms and conditions previously included on Distribution Transportation Agreement
87A, 87B	Movement of paragraphs 3.3, 3.4, 3.5 and 3.6 a and b due to inclusion of terms and conditions in Section 3.2
88	Changes to Authorized and Unauthorized Overrun charges to reflect removal of MDSQ from form of contract
89	Change to balancing provisions to reflect removal of MDSQ from form of contract
93C	Change in timing requirements for submittal of notice for change of delegation
95-104B, 104E, 104F	Changes to Service Agreement, Distribution Transportation Service Request Form and Agency Agreement described in Section VII of this Stipulation and Agreement

Changes to MDDQ, MDRQ and MDSQ definitions to reflect their application under new Distribution Transportation Service contracts

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# Section IX A M Gas Transition Plan

### A. Successor to A M Gas<sup>4</sup>

It is the intent of the Parties that if any entity, acquires all or any portion of A M Gas' transportation agreements with Rocky Mountain, including any of the current 121 End-Use Parties that becomes a Shipper and hence a successor in interest, before or after the effective date of the tariffs and the completion of the A M Gas transition plan discussed in this Section IX below, that successor in interest of A M Gas will be bound by the terms of this Stipulation in its capacity as successor in interest to A M Gas. A M Gas represents that it will take the necessary steps to contractually bind its successor-in-interest to the terms of this Stipulation. For the purpose of this Stipulation, the terms of this Transition Plan shall apply to A M Gas' successor in interest or any of the 121 individual End-Use Parties each identified by their meter number contained in Confidential Appendix F – Calculation of A M Gas MDDQ.

#### B. A M Gas MDDQs

A M Gas currently holds two firm and one interruptible transportation contract to serve its 121 customers that are presently End-Use Parties. Based on an analysis consistent with the methodology for determining MDDQs that is described in Section IV of this Stipulation, A M Gas requires a higher level of MDDQs to serve the 121 End-Use Parties on a peak day than it currently has available to serve these customers. Except as provided for below, on the effective date of the tariffs accompanying this Stipulation, A M Gas will be billed for and have access to the total MDDQ specified in Confidential Appendix F.

Beginning on the effective date of tariffs accompanying this Stipulation, the MDDQs for the existing 118 non-seasonal firm service A M Gas End-Use Parties will be

While no other Agents serving End-User Parties downstream of Rocky Mountain currently exist, the provisions of this paragraph A will apply to and bind any Agent and its successor-in-interest.

based on the highest daily metered peaks for each customer during the period January 1, 2000 through March 31, 2009, plus the five percent contingency, plus the SourceGas Distribution system loss and unaccounted percentage. Beginning on the effective date of the tariffs accompanying this Stipulation, the MDDQs for the existing two seasonal firm service A M Gas End-use Parties will be calculated by applying a 100 percent load factor to the Average Annual Usage for the period January 1, 2004 through December 31, 2008, plus the five percent contingency, plus the SourceGas Distribution system loss and unaccounted percentage. Effective May 1, 2010, all non-seasonal A M Gas MDDQs will be determined based on the method described in Section IV.

If, between the effective date of the tariff sheets accompanying this Stipulation and five calendar months, any existing A M Gas customer has selected another Agent or becomes its own Shipper or returns to Sales Service, the total MDDQs required to be held by and billed to A M Gas will be reduced by a level equal to the customer-specific MDDQ for that customer as determined through the methodology described in Section IV of this Stipulation. Any such change to the MDDQs will become effective on the first day of a month that such conversion occurs.

If, between the effective date of the tariff sheets accompanying this Stipulation and five calendar months, A M Gas acquires a new customer, the total MDDQs required to be held by and billed to A M Gas will be increased by a level equal to the customer-specific MDDQ for that customer as determined through the methodology described in Section IV of this Stipulation. Any such change to the MDDQs will become effective on the first day of the month that such conversion occurs.

C. Existing A M Gas Rocky Mountain Firm Transportation Agreements and Agency Agreements

As of the effective date of the tariff sheets accompanying this Stipulation, A M Gas's two current Rocky Mountain Natural Gas LLC Firm Transportation Service Agreements (Contract Nos. 521121 and 521122) will be terminated. A M Gas will

execute a new Firm Transportation Agreement effective as of the effective date of the tariff sheets accompanying this Stipulation.

Except in the event that any existing A M Gas customer has selected another Agent or becomes its own Shipper or returns to Sales Service, A M Gas's 121 End-Use Parties existing prior to the effective date of the tariff sheets accompanying this Stipulation, will transition to the new form of agreements as specified in the tariff sheets of Rocky Mountain and SourceGas Distribution, respectively, according to the following schedule that begins on the effective of tariffs sheets accompanying this Stipulation:

Three calendar months: A M Gas submits all completed new contracts to Rocky Mountain;

Three and one-half calendar months: Rocky Mountain notifies remaining A M

Gas End-Uses Parties served by Rocky Mountain of their
pending reversion to Sales Service five months after the
effective date of the tariffs accompanying this Stipulation,
unless they or their Agent submit the new signed agreements to
Rocky Mountain four and one-half months from the effective
date of the tariffs accompanying this Stipulation;

Four and one-half calendar months: Last day for A M Gas and other potential

Agents and Shippers to submit remaining completed contracts
to Rocky Mountain; and

Five calendar months: All SourceGas Distribution End-Use Parties served by

Rocky Mountain that did not submit signed new form of
agreements four and one-half months from the effective date of
the tariff accompanying this Stipulation will return to Sales

Service.

During the transition period, until the new form of agreements are signed and effective, these current SourceGas Distribution Transportation agreements and Agency

Agreements will serve as the documents under which the End-Use Parties receive Transportation Service on SourceGas Distribution and Rocky Mountain.

# D. A M Gas Receipt and Delivery Points

For the 121 A M Gas End-Use Parties, on the effective date the tariffs accompanying this Stipulation until May 1, 2011, the peak day Primary Receipt-to-Delivery Point pathing will be grandfathered provided the customers remain on Transportation Service. Confidential Appendix G – A M Gas End-Use Party Primary Receipt-to-Delivery Point Pathing contains the grandfathered pathing for these 121 customers on a peak day until May 1, 2011. If the End-Use Party remains on Transportation Service, but changes Agents or becomes a Shipper, the Primary Receipt-to-Delivery Points pathing specified in Appendix G will move with the End-Use Party. If the End-Use Party returns to Sales Service the grandfathered pathing terminates effective on the date the End-Use Party returns to Sales Service. If the End-Use Party changes Agents, becomes a Shipper, or returns to Sales Service, A M Gas' access to that End-Use Party's pathing terminates.

Effective May 1, 2011, for any of the original 121 End-Use Parties remaining on Transportation Service, the Primary Receipt-to-Delivery Point pathing will change to that specified by the then current Rocky Mountain Segment Analysis that is applicable to the all other End-Use Parties.

E. Existing A M Gas Interruptible Rocky Mountain Transportation Agreement A M Gas currently holds an Interruptible Rocky Mountain Natural Gas LLC Transportation Agreement (Contract No. 768). Effective on May 1, 2010, the interruptible contract used to serve one customer downstream on the SourceGas Distribution system will be terminated. The End-Use Party served under that contract may return to Sales Service or become a Firm Transportation customer.

# Section X Contract for Existing End Use Parties Not Downstream of Rocky Mountain

Exiting End-User Parties served on the parts of SourceGas Distribution's system that are not downstream of Rocky Mountain (i.e., service areas outside of Western Slope) are required to complete the new forms of agreements according to the schedule described in Section IX above.

#### Section XI Future Rocky Mountain Rate Case

As mentioned above, due to lower rates for Firm Transportation Service on Rocky Mountain compared to the rates for Resale Service as a result of the difference in the service provided, combined with their size and load profiles, some customers may be able to reduce the cost of their natural gas service by receiving transportation service rather than Sales Service. This situation could cause Rocky Mountain to file a rate case to recover the potential revenue deficiencies. However, Rocky Mountain will file a rate case no earlier than two years after the effective date of the tariff sheets accompanying this Stipulation. If there is a material change in the SourceGas Distribution system or Rocky Mountain's customer base downstream of the Rocky Mountain system in the form of an acquisition or sale of assets, then the two year stay out will not apply, and will have no force or effect.

If Rocky Mountain files its next rate case later than two years, but earlier than five years, after the effective date of the tariff sheets accompanying this Stipulation, Rocky Mountain's filed case may not propose a percentage share of maximum base rate revenue to be borne by Transportation Service customers as a percent of the sum of the Resale Service and Transportation Service maximum base rate revenues of less than five (5) percent. The provisions of this Section XI will not apply to any Rocky Mountain rate case filed five years or more after the effective date of the these tariff sheets or in the event that the test year volumes on Rocky Mountain's system attributable to maximum rate Transportation Service customers are less than 895,000 Mcf. If Rocky Mountain files a rate case within the two to five year period after the tariffs accompanying this Stipulation become effective, Rocky Mountain will address rate comparability between

the Sales and Transportation customers, consistent with the principle that costs will be allocated based on cost causation.

#### III. EFFECTIVE DATE OF SETTLEMENT

#### AND

#### TERMS AND CONDITIONS OF SERVICE

The Parties specifically request that the Companies' new Tariff sheets implementing the terms of this Stipulation shall take effect as soon as possible on or after November 1, 2009. This Stipulation shall take effect upon its approval by the Commission. The Parties hereto acknowledge that execution of this Stipulation does not in any way impair rights that exist under the Public Utilities Law of Colorado or Commission regulations to seek changes or review of the Companies' tariffs.

#### IV. WITHDRAWAL

This Stipulation shall not become effective until the issuance of a final Commission Order approving the Stipulation that does not modify the Stipulation in a manner that is unacceptable to any of the Parties. In the event the Commission modifies this Stipulation in a manner unacceptable to any Party, that Party shall have the right to withdraw (a "Withdrawing Party") from this Stipulation and proceed to hearing. All Parties hereto agree that a Withdrawing Party is entitled to such a hearing regardless of whether or not in the filing that commenced this docket the Companies requested such a hearing, or requested such a hearing on an expedited basis, such that the hearing date has either not been scheduled at all or the date for the hearing has passed at the time of the Withdrawal Deadline (as defined in the next sentence). A Withdrawing Party shall,

within three business days of the Commission modification (the "Withdrawal Deadline"), notify the Commission and the Parties to this Stipulation by e-mail (the "Withdrawal Notice") that the Withdrawing Party is withdrawing from the Stipulation and that the Withdrawing Party requests that the Commission establish a procedural schedule that includes deadlines for the filing of direct, answer and rebuttal testimonies, and other prehearing procedural timelines.

The withdrawal of a Party shall not automatically terminate this Stipulation as to the Withdrawing Party or any other Party. However, within three business days of the date of the Withdrawal Notice from the first Withdrawing Party, all Parties shall confer as to whether the unmodified aspects of the Stipulation remain in force. Within five business days of the date of the Withdrawal Notice(s), the Parties shall file with the Commission a formal notice informing the Commission of the aspect(s) or issue(s) of the Stipulation that all parties have agreed will remain in force and therefore shall not proceed to hearing. Other than these stipulated provisions that will remain in force, any issues, including those not covered in the Stipulation, as long as they are within the scope of the docket can be raised by the Parties in the hearing. As such, the Parties who proceed to hearing shall have and be entitled to exercise all rights with respect to the issues that are heard that they would have had in the absence of this Stipulation. The Parties waive their right to a hearing only to the extent that the Commission approves the terms of this Stipulation either without modification or with their consent.

Anything else in this Stipulation to the contrary notwithstanding, if a Withdrawal Notice has been timely filed and the Commission for any reason does not schedule a hearing, this Stipulation shall be deemed withdrawn as to all Parties prior to any ruling on

it by the Commission, nunc pro tune, and hence null and void and of no effect. In the event that this Stipulation is thus deemed withdrawn, or is not approved, or is approved with conditions that are unacceptable to any Party who subsequently withdraws, the negotiations or discussions undertaken in conjunction with the Stipulation shall not be admissible into evidence in this or any other proceeding, except as may be necessary in any proceeding to enforce this Stipulation.

#### V. IMPLEMENTATION

The Parties agree that, upon final Commission approval of this Stipulation, the Companies will make filings with the Commission, on not less than one day's notice prior to the effective date ordered by the Commission. The filing will cite the order approving the Stipulation and include the settlement tariff sheets set forth herein in Appendix C and Appendix E. The Parties agree that the Commission's order should direct the Companies to place into effect tariff sheets reflecting the tariff changes that are in all respects identical to the pro forma tariff sheets contained in Appendix C and Appendix E hereto, with the exception that the effective date of the Commission's order shall be inserted in the tariff sheets where such reference is indicated. The settlement Tariff sheets shall then become final Tariff sheets to be effective as provided in Article III hereof. Such Tariff sheets shall not be subject to modification except in accordance with the Public Utilities Law and the Commission's Rules and Regulations thereunder.

#### VI. GENERAL TERMS AND CONDITIONS

The Parties agree that this Stipulation and the settlement tariff sheets contained in the Appendices have been agreed to by the Parties solely for purposes of settlement and do not constitute a settled practice or otherwise have precedent-setting value in any future proceedings. The Parties shall not be deemed to have approved, accepted, agreed to, or consented to any concept, theory, or principle underlying or supposed to underlie any of the matters provided for in this Settlement. Notwithstanding the resolution of the issues set forth in this Stipulation, none of the resolutions shall be deemed by the Parties to constitute a settled practice or precedent in any future proceeding, and nothing herein shall constitute a waiver by any Party with respect to any matter not specifically addressed herein.

This Stipulation reflects the compromise and settlement of all issues that were raised or that could have been raised in this docket. This Stipulation shall be filed as soon as possible with the Commission for its approval and shall not become effective unless and until the Commission issues a final order approving the Stipulation without modification, as described above.

Approval by the Commission of this Stipulation without modification shall constitute a determination that the Stipulation represents a just, equitable, and reasonable resolution of all issues that were or could have been contested among the parties in this proceeding. The Parties state that reaching agreement as set forth herein by means of a negotiated settlement rather than through a formal adversarial process is in the public interest and that the results of the compromises and settlements reflected in this Stipulation are in the public interest.

Attachment 1 Docket No. 09A-574G Decision No. R09-1146 Page 29 of 146

Each Party hereto pledges its support of this Stipulation and urges the Commission to approve the Stipulation in its entirety, subject to the terms and conditions provided herein.

The Parties agree to a waiver of compliance with any requirements of the Commission's Rules and Regulations to the extent necessary to permit all provisions of this Stipulation to be carried out and effectuated.

This Stipulation may be executed in counterparts, which together shall constitute the entire Stipulation with respect to the issues addressed by this Stipulation. Signatures may be provided by facsimile. For those Parties for whom this Stipulation is executed by counsel, such counsel states that (s)he has authority to execute this Stipulation on behalf of his/her client.

DATED this 16<sup>th</sup> day of September 2009.

# ROCKY MOUNTAIN NATURAL GAS LLC SOURCEGAS DISTRIBUTION LLC

y:\_\_\_\_\_

Bentley W. Breland

**Executive Vice President** 

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# SEMINOLE ENERGY SERVICES, LLC

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Attorneys for Seminole Energy Services, LLC

Attachment 1 Docket No. 09A 574G Decision No. R09-1146 Page 36 of 146

# TIGER NATURAL GAS

Anthony Cianflone, PE, MBA Director - Rocky Mountain Region

3036658428

Tiger Natural Gas

1285 Norwood Avenue, Suite 100

Boulder, CO 80304

SOURCEGAS ENERGY SERVICES COMPANY

Approved as to form:

By:

Daniel E. Watson

President and CEO

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Lakewood, CO 80228

Éric W. Nelsen #40800

Deputy General Counsel

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Attorney for SourceGas Energy Services Company

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James Adams

President

**Energy Options, LLC** 

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## Appendices

- A. Receipt and Delivery Point Allocations
- B. Redline Rocky Mountain Tariffs
- C. Proposed Rocky Mountain Tariffs
- D. Redline SourceGas Distribution Tariffs
- E. Proposed SourceGas Distribution Tariffs
- F. Confidential Calculation of A M Gas MDDQ
- G. Confidential A M Gas End-Use Party Primary Receipt-to-Delivery Point Pathing

## Appendix A

**Receipt and Delivery Point Allocations** 

## Rocky Mountain Natural Gas LLC Receipt and Delivery Point Allocations

				Receipt Points	
			CIG-Dudley Bluffs		
Line			and TransCO-Roan	TransCO-Olathe	Rifle Area_/
No.	Town Border Station	County	Cliff_/1		
ı	Collbran	Mesa	100%		
2	Cedaredge	Delta	100%		
3	Orchard	Delta	100%		
4	Delta	Delta	100%		
5	Hotchkiss/Paonia	Delta	100%		
6	Olathe	Montrose		100%	
7	Montrose	Montrose		100%	
8	Norwood	San Miguel		100%	
9	Telluride	San Miguel		100%	
10	Brush Creek	Pitkin	34%		66%
11	Snowmass Village	Pitkin	34%		66%
	Frost Creek	Eagle	31.0		100%
12		Eagle			100%
13	Brightwater	Garfield			100%
14	Glenwood Springs	Garfield			100%
15	CRMS (Carbondale)		5%		95%
16	Eagle	Eagle Eagle	34%		66%
17	Gypsum		1		66%
18	Basalt/ El Jebel	Garfield	34%		100%
19	Los Amigos	Garfield			
20	Cordillera	Eagle			100%
21	Edwards	Eagle			100%
22	Mesa	Mesa	100%		
23	Woody Creek	Pitkin	34%		66%
24	PSCO/Edwards (Bachelor Gulch)	Eagle			100%
25	Missouri Heights MBS	Garfield	34%		66%
26	Aspen Glen MBS	Garfield			100%
27	Ranch of Roaring Forks MBS	Garfield	34%		66%
28	Aspen Village MBS	Pitkin	34%		66%
29	Westfeed MBS	Mesa	100%		
30	American Soda	1			
31	Eagle Airport	Eagle			100%
32	Ouray	Ouray		100%	
33	Log Hill/Fairway Pines	Ouray		100%	
34	Ridgway	Ouray		100%	
35	Upstream Segment 40 Montrose Ouray	Ouray		100%	
36	Upstream Segment 40 Uncompaghre Development	1		100%	
37	Upstream Facility - Segment 20	Garfield	100%		
38	Upstream Facility - Segment 30	Delta	100%		
39	Upstream Facility - Segment 40	Montrose		100%	
	Upstream Facility - Segment 50	Montrose		100%	
40	Upstream Facility - Segment 60	San Miguel		100%	
41		Mesa	100%	100/0	
42	Upstream Facility - Segment 70	Garfield	10070		100%
43	Upstream Facility -Segment 80	Garfield			100%
44	Upstream Facility -Segment 90	1			100%
45	Upstream Facility -Segment 110	Garfield			100%
46	Upstream Facility - Segment 120	Eagle			
47	Upstream Facility - Segment 130	Eagle			100%
48	Upstream Facility - Segment 140	Eagle	2.00		100%
49	Upstream Facility - Segment 150	Garfield	34%		66%
50	Upstream Facility - Segment 160	Eagle	34%		66%
51	Upstream Facility - Segment 170	Pitkin	34%		66%
52	Upstream Facility - Segment 180	Garfield	34%		66%
		Ir. 1.	34%		66%
53	Upstream Facility - Segment 190	Eagle	3470		0070

<sup>1</sup> of 1

## Appendix B

Redline Rocky Mountain Tariffs

Authority No.

Colo. PUC No. 3 First Revised Sheet No. 19 Cancels Original Sheet No. 19

Effective Date:

	FIRM TRANSPORTATION SERVICE	
	RATE SCHEDULE FTS-1	
2.2	The Comment of the Object of t	0
2,2	The Company shall receive from the Shipper, or for the account of the Shipper, at  Receipt Points on the Company's system, for transportation under this Rate Schedule,	C
	daily quantities of Gas tendered for the account of the Shipper up to the Shipper's	
	Maximum Daily Transportation Quantity, including MDTQ, in addition to the	
	Fuel/Loss Reimbursement Quantity and other allowable deductions, as specified in	
	the Transportation Service Agreement between the Shipper and the Company, or as	
	increased by the Company pursuant to Section 5.3 a of this Rate Schedule. Provided	
	that the Company under no circumstances shall be obligated to receive for the	
	account of the Shipper quantities of Gas in excess of the Shipper's Maximum Duily	
	Transportation Quantity, including MDTQ, in addition to the Fuel/Loss Reimbursement Quantity and other allowable deductions, the Company shall:	
	Remoursement Quantity and other anowable deductions, the Company snam.	
	a. Receive from the Shipper, or for the account of the Shipper, daily quantities of	C.
	Gas up to the MDRQ in addition to the Fuel/Loss Reimbursement Quantity and	
	other allowable deductions at each individual Primary Receipt Point specified in	
	the Requests for Firm Transportation Service appended to a Service Agreement.	
	The volume specified for a Primary Receipt Point shall not exceed the available	
	firm Capacity at that point.	
	a. Receive from the Shipper, or for the account of the Shipper, daily quantities of	
	Gas up to the Maximum Daily Receipt Quantity specified in the Service	
	Agreement, or as modified pursuant to Section 5.3.a hereof, at each individual	
	Primary Receipt Point specified in said Agreement. The volume specified for	
	a Primary Receipt Point shall not exceed the available firm Capacity at that	
	<del>point.</del>	
	b. On any Day that sufficient uncommitted capacity on upstream Transporting	C
	Pipelines and Company Capacity are available, receive from the Shipper, or for the account of the Shipper, quantities of Gas tendered at a Primary Receipt	
	Point in excess of the MDRQ specified for that point.	
	- Chief the street of the street for	
	bc. On any Day that sufficient uncommitted capacity on upstream Transporting	С
	Pipelines and Company Capacity are available, receive from the Shipper, or	
	for the account of the Shipper, quantities of Gas tendered at a	
	Primaryavailable Secondary Receipt Point in excess of the Maximum Daily	
	Receipt Quantity specified for that point. Points.	
	e. On any Day that sufficient uncommitted capacity on upstream Transporting	
	Pipelines and Company Capacity are available receive from the Shipper, or	
	for the account of the Shipper, quantities of Gas tendered at Secondary	
	Receipt Points.	
Advice Letter		
Decision or	Issuing Officer	
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Title

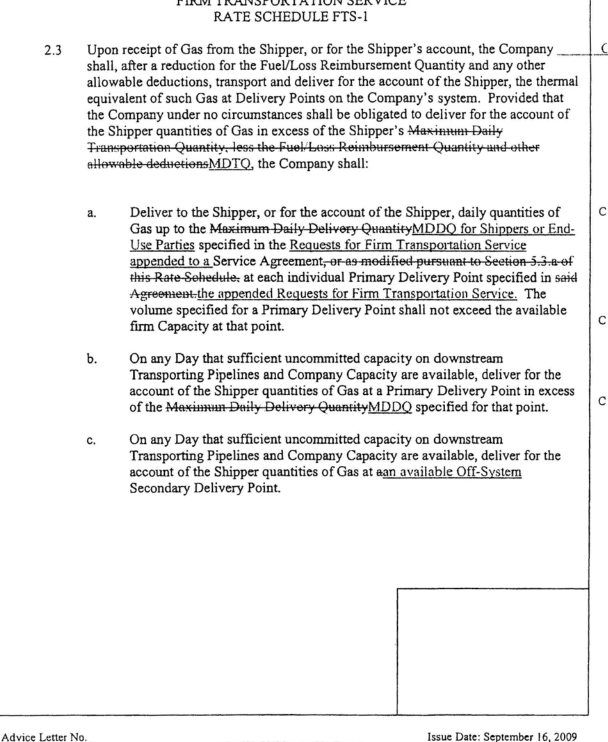
Decision or

Authority No.

Colo, PUC No. 3 First Revised Sheet No. 20 Cancels Original Sheet No. 20

Effective Date:

# FIRM TRANSPORTATION SERVICE



Issuing Officer

Title

Colo. PUC No. 3 First Revised Sheet No. 22 Cancels Original Sheet No. 22

#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

No request Request for firmFirm Transportation Service will be entered on the Company's log, or Gas scheduled for receipt and delivery, until the foregoing information (including a completed Request for Firm Transportation Service Request and a Credit Application, if required) has been received by the Company. The foregoing information is to be sent to:

Rocky Mountain Natural Gas LLC 370 Van Gordon Street, Suite 4000 Lakewood, Colorado 80228 T

Attention: Business Development Department

TShipp

By submitting a completed Request for Firm Transportation Service to the Company, the End-Use Party agrees to be bound, to the extent applicable, to this Rate Schedule and to the General Terms and Conditions of this Tariff.

T

- 3.2 EXECUTION OF SERVICE AGREEMENT. A firm Firm Transportation Service Agreement shall be executed by the Shipper, or the Shipper's duly authorized agent, within thirty (30 fifteen (15) days of being tendered to the Shipper by the Company, following the Company's acceptance of the terms of the Shipper's request for service, as proposed by the Shipper or as modified by mutual agreement of the Shipper and the Company.
- 3.3 SERVICE DEPOSIT. The Company may require a Shipper to provide a service deposit to the Company as provided in Section 4, Service Deposits, of the General Terms and Conditions of this Tariff.
- 3.4 FILING FEES. In addition to any other payments, charges or fees required by this Tariff, the Shipper shall pay the Company any and all filing and approval fees required in connection with the Shipper's Service Agreement that the Company is obligated to pay to any governmental authority having jurisdiction. Any amount due the Company by the Shipper under this section shall be paid within ten (10) days of the date of the invoice rendered by the Company for such amount.
- 3.5 Shipper shall be responsible for ensuring that the Maximum Daily Transportation
  Quantity is sufficient to meet the maximum quantity at End-Use party uses at its
  individual Delivery Point(s). If Shipper's Maximum Daily Transportation Quantity at
  any Delivery Point(s) is overrum by the End-Use Party. Transporter may increase

  Shipper's Maximum Daily Transportation Quantity
  pursuant to the terms and conditions of Section 5.3a
  of this Rate Schedule.

Advice Letter No	Issuing Officer	Issue Date: September 16, 2009
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Colo. PUC No. 3 Original Sheet No. 22A

#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

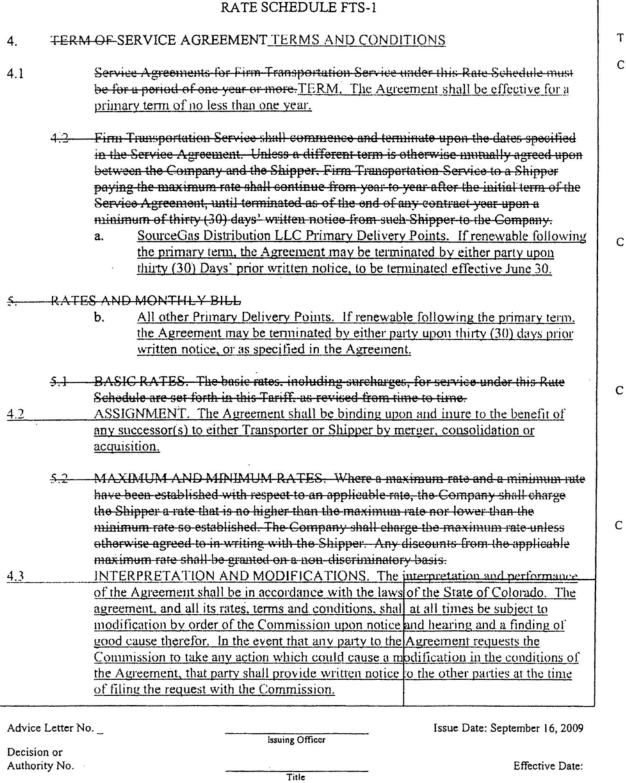
- 3.5 CONTRACT QUANTITY. Transporter shall calculate an MDDQ for any End-Use Party submitting a Request for Firm Transportation Service. Such calculation shall include an amount of capacity required and a designation of Primary Receipt and Delivery Points for each End-Use Party premise included in the request. If an End-Use Party designates an Agent to manage its transportation service, the calculated MDDQ of the End-Use Party shall be added to the MDDQ of the Agent's Service Agreement. The sum of MDDQs appended to a Service Agreement shall be the MDTQ used for billing purposes.
- CONTRACT QUANTITY ADJUSTMENT. When an End-Use Party overruns its MDDQ, the Company will increase the MDDQ specified in the Request for Firm Transportation Service appended to a Service Agreement. The increased MDDQ will be reflected in the Service Agreement MDTQ for the billing period following the increased MDDQ. End-Use Parties' MDDQs will be evaluated by May 1 of each year. The Company shall reset the End-Use Party's MDDQ based on the highest usage for any day occurring during the previous three years (April 1 through March 31) so long as the End-Use Party has taken Firm Transportation Service at least five (5) months. In the event that an End-Use Party reduces its usage, such End-Use Party may request in writing that the Company consider a reduction in the MDDQ applicable to the End-Use Party. Upon receipt of any such request, the Company may grant a reset of the previously established MDDQ for the following situations only:
  - a. The Company determines in its sole discretion that End-Use Party has physically and permanently removed gas consuming appliances or equipment as physically verified by the Company that results in a reduction in MDDQ, in which case Company shall determine the appropriate MDDQ.
  - b. Company determines in its sole discretion that End-Use Party has installed Gas Demand-Side Management equipment as part of a SourceGas Distribution LLC sponsored Demand-Side Management program that results in a reduction in MDDQ, in which case, the Company shall determine the appropriate MDDQ.
  - c. Company determines in its sole discretion that End-Use Party used substantial amounts of gas due to an unforeseen force majeure event such that temporary gas consuming devices are used to mitigate such an event and that such devices are not required for any permanent service requirement and further that End-Use Party will continue to use gas quantities up to the MDDQ.

Advice Letter No	Issuing Officer	Issue Date: September 16, 2009
Decision or Authority No.	Title	Effective Date:

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Colo. PUC No. 3 First Revised Sheet No. 23 Cancels Original Sheet No. 23

# FIRM TRANSPORTATION SERVICE



Colo. PUC No. 3 First Revised Sheet No. 23 Cancels Original Sheet No. 23

4.4	shall supersede and ca	G SUPERSEDED. When	the Agreement becomes effective, it sportation Service Agreements
	between the parties for	r the same service.	SAME TO SOLVICE AND COMMENTS
			*
			*
			•
	*		
			*
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Decision or		Issuing Officer	
Authority No.		Title	Effective Date:

Colo. PUC No. 3 Original Sheet No. 23A

#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

4.5 CERTIFICATIONS. By executing the Agreement, Shipper certifies that: (1) Shipper has title to, or a current contractual right to acquire such title to, the gas to be transported by Transporter; (2) Shipper has, or will have, entered into all arrangements necessary for the commitment of deliveries to transporter; and (3) End-Use Party has a sales and, as applicable, a transportation contract(s) or will enter into such sales and, as applicable, a transportation contract(s) prior to the commencement of service.

#### RATES AND MONTHLY BILL

- 5.1 BASIC RATES. The basic rates, including surcharges, for service under this Rate Schedule are set forth in this Tariff, as revised from time to time.
- 5.2 MAXIMUM AND MINIMUM RATES. Where a maximum rate and a minimum rate have been established with respect to an applicable rate, the Company shall charge the Shipper a rate that is no higher than the maximum rate nor lower than the minimum rate so established. The Company shall charge the maximum rate unless otherwise agreed to in writing with the Shipper. Any discounts from the applicable maximum rate shall be granted on a non-discriminatory basis.

Advice Letter No	Issuing Officer	Issue Date: September 16, 2009
Decision or Authority No.	issuing Officer	Effective Date:
	Title	

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Colo. PUC No. 3 First Revised Sheet No. 24 Cancels Original Sheet No. 24

	FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1	
5.3	MONTHLY BILL. Commencing with the first Monthly Billing Period in which the Shipper's Service Agreement for service under this Rate Schedule is effective, and each Monthly Billing Period thereafter during the term of the Service Agreement, the Company shall charge and the Shipper shall pay the Company the sum of the following amounts:	
	a. RESERVATION CHARGE, Except as provided in Section 5.2 of this Rate Schedule, the monthly reservation charge shall be the applicable maximum rate(s) for Rate Schedule FTS-1 set forth on Sheet No. 10 of this Tariff, as revised from time to time, multiplied by the MDTQ. The MDTQ shall be the sum of all MDDQ specified in the Request(s) for Firm Transportation Service for End-Use Parties that are appended to a Service Agreement.	С
	time, multiplied by the Maximum Daily Transportation Quantity (MDTQ) specified in the Service Agreement between the Shipper and the Company: provided that the Company unilaterally may increase the Shipper's MDTQ if the Shipper overruns the quantity specified in such Service Agreement on four (1) or more Days in any Month. The increased MDTQ shall be reflected on the bill for the month in which the increase occurred. 10 of this Tariff, as revised from time to time, multiplied by the volume of Gas in Mcf delivered by the Company hereunder during the Monthly Billing Period to the Shipper or for the Shipper's account at any Delivery Point, provided that any volumes of Gas taken as authorized overruns under paragraph d. (1) of this section, or as unauthorized overruns that are not subject to the unauthorized overrun penalty charge specified in paragraph d. (2) of this section, shall not be included in the volume of Gas that is subject to the charge specified in this paragraph b.  b. COMMODITY CHARGE. Except as provided in Section 5.2 of this Rate Schedule, the monthly commodity charge shall be the maximum rate for Rate Schedule FTS 1 set forth on Sheet No. 10 of this Tariff, as revised from time to time, multiplied by the volume of Gas in Mcf delivered by the Company hereunder during the Monthly Billing Period to the Shipper or for the Shipper's account at any Delivery Point, provided that any volumes of Gas taken as authorized overruns under paragraph d. (1) of this section, or as unauthorized overruns that are not subject to the unauthorized overrun penalty charge specified in paragraph d. (2) of this section, shall not be included in the volume of Gas that is subject to the charge specified in this paragraph d.	_ COMM
Advice Letter No	Issue Date: September 16, 2009	
Authority No.	Title Effective Date:	

Colo. PUC No. 3 First Revised Sheet No. 25 Cancels Original Sheet No. 25

#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

- c. ADMINISTRATIVE FEE. The monthly administrative fee shall be the sum of the applicable rates set forth in this Tariff for Rate Schedule FTS-1, as revised from time to time, reflecting the number of delivery meters covered by the Service Agreement hereunder between the Shipper and the Company and the term of the Service Agreement.
- d. DAILY OVERRUN CHARGES.
  - (1)Authorized Overrun Charge. This charge shall only apply to Off-System Delivery Point volumes. If on any Day sufficient uncommitted capacity on Transporting Pipelines and Company Capacity are available and the Shipper desires to transport Gas exceeding the Maximum Daily Delivery Quantity applicable to a Delivery Point, or in the aggregate exceeding the Shipper's Maximum Daily Transportation Quantity, the Company may authorize delivery of said Gas by confirming nominations in excess of such quantities. Except as provided in Section 5.2 of this Rate Schedule, the monthly authorized overrun charge shall be the applicable maximum rate for Rate Schedule FTS-1, as revised from time to time, multiplied by the total volume of daily authorized overrun Gas in Mcf delivered by the Company hereunder during the Monthly Billing Period to the Shipper or for the Shipper's account at any Off-System Delivery Point. For On-System deliveries, the regular Commodity Charge shall apply and the MDDQ will be adjusted as provided in Section 3.6.

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Rocky Mountain Natural Gas LLC

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#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

Unauthorized Overrun Charge. This charge shall only apply to off-(2)system delivery points. A daily overrun penalty charge shall be paid by any Shipper who (a) takes a daily quantity of Gas which was not nominated and confirmed which exceeds the Maximum Daily Delivery Quantity MDDQ applicable to a Delivery Point, or (b) exceeds the level to which deliveries have been curtailed for the Day, or (c) in the aggregate exceeds its Maximum Daily Transportation QuantityMDTQ plus any authorized overruns for the Day. Quantities of overrun Gas taken on any Day in excess of five percent (5%) over the above quantities (the "tolerance") will be subject to a charge equal to the applicable unauthorized overrun rate for that Day set forth on the applicable rate sheet of this Tariff, as revised from time to time, for Rate Schedule FTS-1-, up to the total allocated off-system delivery point quantity. The monthly unauthorized overrun charge shall equal the summation of the daily overrun penalty charges incurred during the Monthly Billing Period. For On-System deliveries, the regular Commodity Charge and any charges pursuant to Section 26.2.e shall apply.

For those Shippers whose deliveries are measured by electronic measurement equipment, the Company may only assess an unauthorized overrun charge on unauthorized takes made after expiration of notice provided by the Company to the Shipper that the charge will be assessed. The required notice period for such Shippers is forty-eight (48) hours; provided that the Company may designate a shorter notice period if, in its reasonable judgment, such is deemed necessary to protect its system integrity. Quantities of daily unauthorized overrun Gas taken during the Monthly Billing Period that are less than the tolerance, or for which the required notice has not been given, will be subject to the authorized overrun rate specified in paragraph d.(1) of this section.

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#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

- (4) During periods when Operational Flow Orders are in effect, any overruns are subject to the provisions of Section 26, Operational Controls, of the General Terms and Conditions of this Tariff. The penalty provided for in paragraph 2.e. of said Section 26 is in addition to the charges provided for herein.
- e. MONTHLY BALANCING CREDIT OR CHARGE. A monthly Balancing credit or charge shall be determined as follows:
  - (1) By the twelfth Company working day of the Month following the end of the Month which most closely corresponds to a Monthly Billing Period, the Company will notify the Shipper of its Imbalance for said Monthly Billing Period. The Shipper's imbalance will be posted on Company's interactive web site, unless Shipper requests that postings not be made. Imbalances may be traded among a Shipper's Service Agreements as long as the trade offsets, in whole or in part, the Imbalances with respect to the affected Service Agreements; provided that a Shipper shall not be permitted to trade Imbalances associated with a Service Agreement(s) providing for "onsystem" transportation (where the Gas is being transported by the Company directly to the End Use Party or to a SourceGas Distribution LLC Delivery Point(s)) with a Service Agreement(s) providing for "off system" transportation (where the Gas is being transported by the Company to a Transporting Pipeline other than SourceGas Distribution LLC).
  - (2) If trading among the Shipper's Service Agreements is not used to fully cure the Imbalance, the Shipper may, for the remainder of the Month, trade the Imbalance with another Shipper(s), as long as the trade offsets, in whole or in part, the affected Shippers' Imbalances; provided that an on-system Shipper shall not be allowed to trade Imbalances with an off system Shipper(s). To consummate a trade, both trading Shippers must inform the Company in writing or via facsimile of their agreement to trade and their desire for the Company to offset their respective Imbalances. After receiving written notice from both trading Shippers, the Company will reflect the trade in both trading Shippers' accounts by posting adjusted imbalances on Company's interactive web site. Subject to other applicable provisions of this Tariff, a Shipper also may, for the remainder of the Month, cure its Imbalance with respect to a Service Agreement by adjusting its physical receipts or deliveries of Gas under that Agreement, as long as such action offsets, in whole or in part, the Imbalance with respect to said Service Agreement.

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#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

- Daily Balancing Fee. Upon prior notice to a Shipper consistent with Section i. 7.1h, above, to adjust inaccurate nominations, a daily balancing fee may be assessed during Daily Balancing Periods when it is determined that the variance between Shipper's actual net receipts and deliveries, as of the end of the applicable Day of the Daily Balancing Period, is in excess of five percent (5%). If said notice is issued by the Company no later than the latest time for issuing notice set forth in Section 7.1h., the first Day of the Daily Balancing Period for which a daily balancing fee can be assessed is the Day in which the notice is issued; however, if the notice is issued by the Company later than the latest time for issuing notice set forth in Section 7.1h., the first Day of the Daily Balancing Period for which a daily balancing fee can be assessed is the Day following the Day in which the notice is issued. The imbalance is determined by subtracting deliveries from net receipts. The imbalance percentage is then determined by dividing the absolute value of the imbalance by the daily deliveries. The daily balancing fee shall be calculated by multiplying the imbalance (in excess of the tolerance level) by the unauthorized overrun charge Unauthorized Overrun Charge as stated on the applicable rate sheet of this Tariff. The Company shall not assess a daily balancing fee on a Shipper with respect to any Day e-of the Daily Balancing Period on which the Shipper complied with the Company's directive to said Shipper, as disclosed in the notification provided under Section 7.1h., either to provide actual net receipts equal to or greater than actual deliveries, or to take actual deliveries equal to or greater than actual net receipts. This provision does not apply to off-system Off-System Shippers, as defined in Section 5.3e.(1) of this Rate Schedule, so long as the Company can adjust nominations of off-system off-System receipts and deliveries.
- 7.2 DELIVERY OF GAS. Based upon the daily quantity scheduled and such information as the Company has available concerning the quantity of Gas actually received, and subject to Section 24, Limitations on Obligations, of the General Terms and Conditions of this Tariff, the Company shall make daily Delivery of the Shipper's Confirmed Nominations quantity. Daily deliveries of Gas at the Delivery Point(s) shall be approximately equal to daily receipts of Gas by the Company at the Receipt Point(s) for transportation, less the Fuel/Loss Reimbursement Quantity and any other allowable deductions.

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#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

- 7.3 DETERMINATION OF RECEIPTS AND DELIVERIES. As set forth in Section 20, Determination of Receipts and Deliveries, of the General Terms and Conditions of this Tariff.
- 7.4 COMMINGLING OF GAS. The Company shall have the unqualified right to commingle the Shipper's Gas with other Gas in the Company's pipeline system.
- 7.5 DELEGATION. A shipper may delegate to any third party responsibility for submitting and receiving notices or nominations or performing other administrative duties under any Agreement, subject to the following conditions:
  - a. Any designation of such a representative, and any change in such designation, must be in writing and must be submitted at least two (2) business fourteen (14) calendar days prior to the requested effective date as reflected on the Company's Form of Agency Agreement on file with the Commission so long as the effective date occurs on the first day of a calendar month.
  - b. The written designation shall specify any limits on the authority of the representative, including any time limit on the designation; provided, however, that Company may reject any such limited designation if the limitations specified in the designation would result in an undue administrative burden.
  - b. The Company may rely on communication from Shipper's designated representative for all purposes except to the extent the designation is explicitly limited as specified in the preceding Section 7.5(b). Communications by the Company to such designated representative shall be deemed notice to Shipper except to the extent the representative's authority is explicitly limited with respect the receipt of notice under the procedure set out in said Section 7.5(b).
  - c. Any third party may administer multiple agreements as the designated representative for one or more Shippers. However, such representative shall separately administer and account for each such agreement.

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#### INTERRUPTIBLE TRANSPORTATION SERVICE RATE SCHEDULE ITS-1

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Authority No.

This Rate Schedule is available for transportation of Natural Gas through the Company's facilities on an Interruptible basis for any Shipper, when:

- 1.1 The Shipper has requested to have Gas transported under this Rate Schedule.
- 1.2 The Shipper and the Company have executed a Service Agreement in the form set forth in this Tariff for service under this Rate Schedule.
- 1.3 The Company has determined, through use of its hydraulic capacity determination model, that it will have available sufficient uncommitted peak day Capacity to provide the Interruptible service requested by the Shipper without the addition by the Company of facilities or the expansion of the Capacity of the Company's pipeline system, unless the Company has waived this requirement in writing in a non-discriminatory manner, or the Shipper has executed an Agreement Covering Advances in Aid of Construction in the form set forth in this Tariff pursuant to Section 5, Customer Service Connection and Additional Facilities Policies and Payments, of the General Terms and Conditions of this Tariff.
- 1.4 Except as otherwise provided in this Tariff, service under this Rate Schedule will be contracted for on a first-come, first-served basis.
- 1.5 This Rate Schedule is not available for new requests for transportation of Natural Gas to SourceGas Distribution LLC Delivery Points. Existing service under this Rate Schedule to SourceGas Distribution LLC Delivery Points shall end no later than May 1, 2010. Once ended, service to such Delivery Points shall be transferred to either General Resale Service or Firm Transportation Service.

#### 2. APPLICABILITY AND CHARACTER OF SERVICE

2.1	This Rate Schedule shall apply to the Interruptible transthe Company's system as defined and shown in this	nsportation of Natural Gas on
	Tariff. Such Transportation Service shall include forward-haul and exchange service.	
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Rocky Mountain Natural Gas LLC

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#### GENERAL TERMS AND CONDITIONS

"Interruption" means the act of stopping, in whole or in part, sales to, receipts from, or deliveries (1) to a firm service Customer for volumes in excess of the Buyer's Contract Demand or a Shipper's Maximum Daily Transportation Quantity, or (2) to an Interruptible service Customer, due to the need to serve higher priority demand or for any other reason.

"Lost and Unaccounted-For Gas" means the difference between the sum of all input quantities of Gas received into the Company's system and the sum of all output quantities of Gas delivered from the Company's system, which difference shall exclude Company-Used Gas and shall include, but not be limited to, Gas vented and lost as a result of an event of force majeure.

"Maximum Daily Delivery Quantity" ("MDDQ") means the maximum quantity of Gas specified in the Service Agreement between the Shipper and the Company, or as modified pursuant to Section 5.3.0 of Rate Schedule FTS 1 of this Tariff.for which the Shipper is entitled to receive from the Company at a particular Primary Delivery Point on any Day that service to the Shipper is not Interrupted and Capacity at that point is not subject to Curtailment; provided however that the sum of the Maximum Daily Delivery Quantities MDDQ shall not be in excess of the Maximum Daily Transportation Quantity specified in the executed Service Agreement, or as modified, less the Fuel/Loss Reimbursement Quantity and other allowable deductions. MDTQ. The MDDQ for Shippers or End-Use Parties is specified in the Request for Firm Transportation Service.

"Maximum Daily Receipt Quantity" ("MDRQ") means the maximum quantity of Gas specified in the Service Agreement between the Shipper and the Company, or as modified pursuant to Section 5.3.a of Rate Schedule FTS-1 of this Tariff, which the Shipper is entitled to tender to the Company at a particular Primary Receipt Point on any Day that service to the Shipper is not Interrupted and Capacity at that point is not subject to Curtailment; provided however that the sum of the Maximum Daily Receipt Quantities MDRQ shall not be in excess of the Maximum Daily Transportation Quantity specified in the executed Service Agreement, or as modified MDTQ.

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#### GENERAL TERMS AND CONDITIONS

"Maximum Daily Transportation Quantity" ("MDTQ") means the maximum quantity of Gas which the Shipper is entitled to tender to the Company for the account of the Shipper at all Primary Receipt Delivery Point(s) on any Day that Capacity at such Point(s) is not subject to Curtailment. The Maximum Daily Transportation Quantity shall include the applicable Fuel/Loss Reimbursement Quantity and other allowable deductions. Unless the Company specifies a higher Maximum Daily Transportation Quantity under the provisions of Section 5.3.a. of Rate Schedule FTS-1 of this Tariff, the Maximum Daily Transportation Quantity shall be as specified in the Service Agreement between the Shipper and the Company. The MDTQ is the sum of all MDDQ for Shippers and End-Use Parties specified in the Request for Firm Transportation Service that are appended to a Service Agreement.

"Mcf" means one thousand (1,000) cubic feet of Gas.

"MMBtu" means one million (1,000,000) Btus.

"Month" means a period beginning at eight o'clock (8:00) a.m., Mountain Time, on the first Day of the calendar month and ending at the same time on the first Day of the next month.

"Monthly Billing Period" means the period between any two readings of a Customer's meter(s), whether actually read or estimated by the Company, or read and supplied by the Customer, such readings to be taken as nearly as may be practicable every thirty (30) days. The monthly billing period may or may not exactly correspond to a Month.

"Off-System Delivery Point" means a Delivery Point where gas is being transported by the Company through its system to a Transporting Pipeline. Off-System Delivery Points do not include SourceGas Distribution LLC Delivery Points.

"On-System Delivery Point" means a Delivery Point where gas is being transported by the Company through its system to an End-Use Party connected to its system or connected to its system through a SourceGas Distribution LLC Delivery Point.

"Party" means, depending upon the context, the Company, a Customer, an End-Use-Party, a point operator or a Transporting Pipeline.

"Point of Delivery" or "Delivery Point" means the point of connection between facilities of the Company and facilities of another Party at which the Gas leaves the outlet side of the measuring equipment or main of the Company and enters the facilities of the other Party, or an otherwise agreed upon point.

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## GENERAL TERMS AND CONDITIONS C "Secondary Delivery Point" means, with respect to a particular Customer, nan available Off-System Delivery Point on the Company's system other than the Primary Delivery Points that isare listed in the Service Agreement executed by the Company and the Customer, or the Customer's duly authorized agent. "Secondary Receipt Point" means, with respect to a particular Shipper, aan available Receipt C Point on the Company's system other than the Primary Receipt Points that is are listed in the Service Agreement executed by the Company and the Shipper, or the Shipper's duly authorized agent. "Service Agreement" or "Agreement" means a written agreement, and any exhibits, attachments and/or amendments thereto, for Gas service, which is executed by the Company and a Customer, or the Customer's duly authorized agent. "Shipper" means (1) an End-Use Party taking Transportation Service under this Tariff, or-(2) C an aggregator, marketer, broker, or similar enterprise taking Transportation Service under this Tariff on behalf of an End-Use Party(ies)...), or (3) any other Party taking Transportation Service under this Tariff. "Total Energy Content" is that amount determined by multiplying the Gross Dry Heating Value by the volume of Gas in cubic feet. "Transportation Service" means the acceptance of Gas tendered by a Shipper to the Company's pipeline system at a Receipt Point(s), and direct delivery, displacement delivery, or exchange delivery to the Shipper, or for the Shipper's account, at an interconnect with a Transporting Pipeline, a town border station, or mainline measuring facilities. "Transporter" means Rocky Mountain Natural Gas LLC. Additionally, the term-"Company" is used interchangeably with "Transporter" throughout this Tariff. "Transporting Pipeline" means any interstate or intrastate pipeline delivering transportation Gas to the Primary Receipt Point(s) or Secondary Receipt Point(s) or taking Gas from the Primary Delivery Point(s) or Secondary Delivery Point(s). A transporting pipeline may include facilities owned by the Company, an affiliate of the Company, or an unaffiliated entity. Issue Date: September 16, 2009 Advice Letter No. Issuing Officer Decision or Effective Date: Authority No.

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#### GENERAL TERMS AND CONDITIONS

5.	CUSTOMER SERVICE CONNECTION AND ADDITIONAL FACILITIES POLICIES
	AND PAYMENTS

- Customer Service Connection Policy. The Company shall, at its expense, install a 5.1 Service Stub from its main to the Customer's property line; provided that the Customer can be required to bear the total costs of installing the Service Stub incremental to the normal cost of installing a Service Stub when the required Service Stub is in excess of 50 feet, or unusual conditions are encountered with respect to installation of the Service Stub. Except as otherwise provided in this Tariff, the Company also shall furnish meters and meter connections free of cost to the Customer. Meters and meter connections are to be set and maintained at or near the Customer's property line; however, in some cases it will be more reasonable to set meters at another location on the Customer's property. Such determinations will be solely decided by the Company, but the Customer agrees to take reasonable precautions to protect the Company's property from damage. Unless otherwise agreed upon by the Company and the Customer, the meters and meter connections always remain the property of the Company and may be removed when the service is terminated.
- 5.2 Additional Facilities Policy. The Company under no circumstances shall be obligated to add any facilities or to expand the Capacity of its pipeline system in any manner in order to provide service under this Tariff; however, the Company is willing to add facilities upon request of a Customer or an applicant for service whenever such facilities are deemed, in the Company's reasonable judgment, to be economically, operationally, and technically feasible, subject to the following conditions:
  - a. The Company has received an executed Service Agreement from an acceptable assurances of the financial reliability of the Customer(s) or the applicant(s) for service or an amended Service Agreement from a Customer(s) requesting the additional facilities.

)	<ul> <li>The Company has received acceptable assurances of the financial reliability of the Customer(s) or the applicant(s) for service requesting the additional facilities.</li> </ul>									
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## FORM OF

FIRM TRANSPORTATION SERVICE AGREEMENT	İ
ROCKY MOUNTAIN NATURAL GAS LLC FIRM TRANSPORTATION SERVICE AGREEMENT	Ŧ
This Firm Transportation Service Agreement ("Agreement"), is made and entered into between Rocky Mountain Natural Gas LLC, a Colorado corporation ("Transporter") and the party identified as Shipper in this ————————————————————————————————————	<del> </del> <del> </del> <del> </del> <del> </del> <del> </del>
In consideration of the premises and of the mutual covenants herein contained, the parties do covenant and	
agree as follows:  ARTICLE I SCOPE OF AGREEMENT	D
Subject to the terms, conditions and limitations hereof and of Trunsporter's Rate Schedule FT and Transporter's General Terms and Conditions, Transporter agrees to receive, transport and deliver on a firm basis thermally equivalent volumes of gas, adjusted for the Fuel/Loss Reimbursement Quantity, up to the Maximum Daily Transportation Quantity (MDTQ).	
(MBIQ).	D
ARTICLE II TERM OF AGREEMENT	
This Agreement and all its rates, terms and conditions as set out in this agreement and as set out in the tariff provisions which are incorporated into this agreement by reference, shall at all times be subject to modification by order of the Commission upon notice and hearing and a finding of good cause therefore. In the event that any party to this agreement requests the Commission to take any action which could cause a modification in the conditions of this agreement, the party shall provide written notice to the other parties at the time of filing the request with the Commission.	
If an end-use Customer uses a marketing broker for nomination, gas purchases and balancing, the end-use Customer shall provide the Transporter with an Agency Agreement. The Agent and End-Use Party shall be jointly and severally liable for all payments due and owing Transporter for all services provided.	
This Agreement shall become effective and continue in effect as set forth herein. If renowable following the primary term, this Agreement may be terminated by either party upon thirty (30) Days' prior written notice, provided that, if the Shipper is paying the maximum rate for this service as stated on the applicable rate sheet of Company's Tariff, this Agreement shall continue from year to year after the initial term of the Service Agreement, until terminated as of the end of any contract year upon thirty (30) days' prior written notice from Shipper to Company.  Natural gas to be received by Transporter for the account of Shipper hereunder shall be received on the outlet side of the measuring station(s) at or near the point(s) of receipt, as specified in the completed Request(s) for Firm Transportation Service attached hereto. Additional information concerning receipt and delivery points is also set forth the attached completed Request(s) for Firm Transportation Service, which is incorporated herein by reference,	
ARTICLE III RATE SCHEDULE	
Shipper shall pay Transporter for all services rendered herounder at rates (field under Transporter's Rate Schedule FT and as the same may be revised or changed. The rates to be charged Shipper for services under this Agreement shall be the maximum rate filed for that service unless Shipper and Transporter have otherwise agreed in writing. The rates charged Shipper for firm transportation hereunder shall not be note than the maximum rate applicable to such service, nor loss than the minimum rate for such service.	
This Agreement and all its rates, terms and conditions as set out in this agreement and as set out in the turiti' provisions which are incorporated into this agreement by reference, shall at all times be subject to modification by order of the Commission upon notice and hearing and a finding of good cause therefore. In the event that any party to this	
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agreement, the party shall provide written no Commission.		
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# FORM OF FIRM TRANSPORTATION SERVICE AGREEMENT

	INTAIN NATURAL GAS LLC TATION SERVICE AGREEMENT
SPEC	CIFIC INFORMATION
Firm Transportation Service Agreement betw	reen Rocky Mountain Natural Gas LLC (Transporter*) and
("Ship	
The state of the s	PA. 11
Contract Number Contract Date	
Revision Date ARTIGLE IV RECEIP	T-POINT(8) AND DELIVERY-POINT(S)
Natural gas to be received by Transporter I side of the measuring station(s) at or near the point(Primary Term	or the account of Shippor horeunder shall be received on the outlet s) of receipt, as specified in Appendix A.
Natural gas to be delivered by Transporter side of the measuring station(s) at or near the point(	for the ascount of Shipper hereunder shall be delivered on the outlet s) specified in Appendix B.
Additional information concerning receipt Agreement which are incorporated herein by reference termination Notice 30 Days	and delivery points is set forth on Appendices A and B to this ico. Other
Transporter Rocky Mountain Natural Gas LLC	Shipper: Company Name
P.O. Box 281304	Street Address
Lakewood, CO 80228-8304	City, State, Zip
Ann: Shipper Services	Contact Name
Telephone: 303-243-3400	Telephone Number
Fax: 303-243-3603	Fax Number
IN WITNESS WHEREOF, the parties hereto authority.  Effective Date:	have caused this Agreement to be signed by the parties with execution
ROCKY MOUNTAIN NATURAL GAS LLC	SHIPPER
The remainder of this sheet has been left blank inter	ntionally.By: By:
Title:	Title:
Advice Letter No	Issue Date: September 16, 2009
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REC	FORM OF <u>UEST FOR FIRM</u> TRANSPORTATION SERVICE— <del>REQUEST</del>
	Page 1 of 2
SHIPPER INFORMATION	
Date: Complete legal Legal Nar State of Incorporation:	ne of Shipper 1/:
Address:	For Billing:
Phone:	Phone:
Address;	
Phone: Fax:	Phone;
For Notices: Contact Name;	Alternate Contact:
Address:	Alternate Address:
Phone:	Alternate Phone:
	For Scheduling and Volume Information:  Iddress for express service)  Ind different from above)
Phone:	Phone:Address:
Phone; Fax:	
	d User Harketer her (specify)  Le of Officer or General Partner who will execute
the written trans	portation service agreement with Company (If is not an officer, please provide written
Advice Letter No	Issue Date: September 16, 2009
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O Large Commercial	O Large Commercial Transportation Service
OSeasonal	O Seasonal Transportation Service
ONone	OOff-System Firm Transportation Service
Name:	
Requested Date of Transportation Service to	to Begin:
Title:	
Notes:	
1/ If Shipper is Agent of an End-Use Party authorization to act on End-Use Party's	
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Colo. PUC No. 3 First Revised Sheet No. 125 Cancels Original Sheet No. 125

FORM OF REQUEST FOR FIRM TRANSPORTATION 3	ERVICE-REQUEST
End-Use Party Delivery Point Information:	
It person requesting service is an agent of Shipper, please provide proof of complete the following:	authority to get as agent of Shipper and
Legal Name of Principal:	
To Be Completed by On-System Shipper Transporter or Off-System Shipper	To Be Completed by
Local Distribution CompanyIntrustate PipelineProducerMarketerOther(specify)	
Facility Service Address Delivery	Primary Primary
Delivery         MDDQ           Name         or Legal Location         Premise ID #           Meter ID #         (mef)	Receipt ID TBS ID 1/
Type of Service Requested:  In	2.00
Form of Service: Intrustate: Interstate*: Interstate*: Interstate Primary Delivery Point.	
**On behalf of Entity information (letter-required) - service will be "on be the FERC regulations:	Shelf of Pursuant to Subpart C of Part 284 or
Submitted by:  Name: Title: Date:	
Legal Name:	
LDC Interstate Pipeline	
Advice Letter No	Issue Date: September 16, 2009
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Additionly No.	_ Effective Date.

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Approved by:			-
Title:			
Date:			
No. 2 Annual Santa Carlo Santa			
The named "on behalf of" entity will:			
Agency Agreement Received: Facilities Request Completed:			
Facilities Request Completed:			
Transport the gas Take title	-to the-gas		
	SOT OTEST STATE		
x*ITS Acknowledgment and Consent & Submitted of this Request affirms approvatural Gas LLC to obtain any and all a Distribution LLC for provision of transpLLC.	val of End-Use Party for Roc necessary customer records f	ky Mountain rom SourceGa	
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Rocky Mountain Natural Gas LLC

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FORM OF	1
REQUEST FOR FIRM TRANSPORTATION SERVICE—REQUES/F	
ATTACHMENT A FORM OF AGENCY AGREEMENT	
SERVICE INFORMATION	
The undersigned, by and on behalf of	1
(Principal), having a mailing address of	
, hereby designates	
(Principal's Agent), having a mailing address of	
as its Agent, with full authority to act on its behalf in managing gas transportation on Rocky Mountain Natural Gas LLC (Company), as specified below, for the transportation of gas supplies from Company's Receipt Points to the Primary Delivery Point(s) as shown in the Request for Firm Transportation Service Form.	
Maximum Daily Transportation Quantity (Total Capacity Reservation Quantity for firm requests):  Principal authorizes Principal's Agent to act on its behalf in managing gas transportation on Company's system, arranging for the delivery of gas quantities to Company's Receipt Point(s) for Principal including submitting all nominations therefor, managing gas transportation Imbalances incurred on behalf of Principal, receiving invoices from Company and paying all applicable charges for gas transportation service provided by Company to Principal at the above Delivery Point(s). Principal also authorizes Principal's Agent to obtain Principal's usage and billing history from SourceGas Distribution LLC for provision of transportation service on Rocky Mountain Natural Gas LLC.	
Requested term of service:  Principal's Agent and Principal acknowledge that all service provided by Company is for the benefit of Principal, Principal and its Agent acting on its behalf shall be subject to the Rate Schedules and General Terms and Conditions of the Company's Tariff for Natural Gas Service. In the event that Principal's Agent or Principal fails to make timely payment for service provided by Company, or otherwise is in default under the provisions of Company's Tariff for Natural Gas Service, this Agency Agreement may be revoked by Company and all service provided shall be subject to termination in accordance with Company's Tariff for Natural Gas Service. If such termination of service is a result of Principal's Agent's failure to make payment, Principal shall not be entitled to continued service, regardless of whether Principal has made payment to Principal's Agent, until Company receives full and complete payment or satisfactory payment arrangements between Principal and Company are made as determined by Company. Principal's Agent and Principal shall be jointly and severally liable for all payments due and owing Company for all services provided.  Initial delivery date:  As of the effective date below, Principal's Agent shall be authorized to act on Principal's behalf in managing gas transportation on Company's system.  Are additional or new facilities required for the Company to receive or deliver gas for the transportation service requested herein?	
Yes No Type:	
This Agency Agreement shall become effective as of	
This Agency Agreement is made and entered into this day of . 20 .	
Advice Letter No Issue Date: September 16, 2009	r
Decision or	
Authority No. Effective Date:	

Colo. PUC No. 3 First Revised Sheet No. 126 Cancels Original Sheet No. 126

(Principal)	(Principal's Agent)	
(print name)	(print name)	
RECEIPT POINT INFORMATION	¥	
On the attached Exhibit A location, the maximum dail requested, and the heatir point listed. If request field contact, telephone the cost of installation.	lly receipt quantity in the gas i	n MMBtu being Stu for each receipt t boint, include a
DELIVERY POINT INFORMATION	<del>),</del>	
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	any immediate up Receipt*			to the Point(s	) of Receipt for ea	ach Point(s) of
				Date:		
	Name of Agent;			w Agent;		
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	The name(s) of E	nd Users:				
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	Name	or Legal	Location	ID#	Meter ID #	<u>ŧ</u>
C ffamily	State any affiliation:	on between the	Company and	any of the foll	owing parties to t	his
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If there is any affiliation between Shipper and Company, does the cost of gas to the affilial marketer exceed the price received for the sale of gas by the affiliated marketer after deducting associated costs, including those incurred for transportation (i.e., is the gas bein sold at a loss?):  W. Agent Authorization:  Name:  Title:  Date:  Yes  No  Don't know  If "yes", by what amount?  per MMBtu  If this information is not known, it must be supplied as soon as possible.  proved by:	Nr 1 1	ribe involvement	WO DAY 100 TO THE TOTAL TO THE T		
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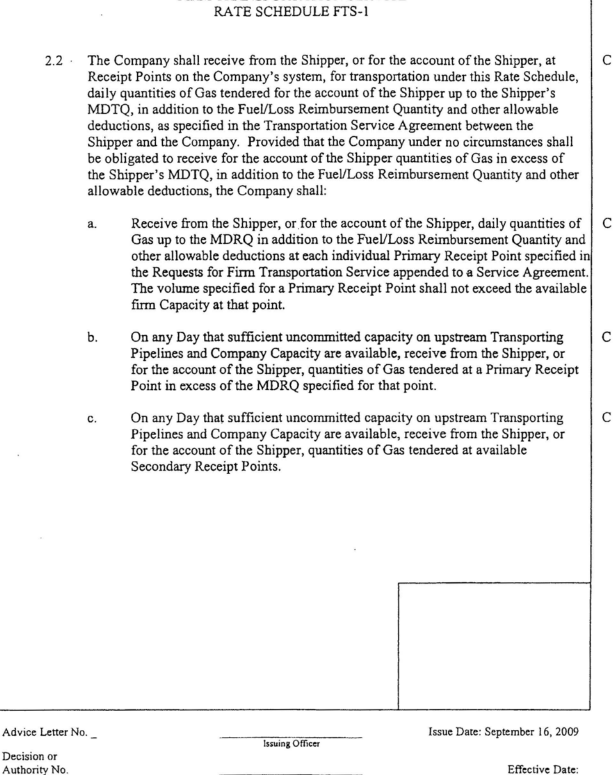
FORM OF AGENCY AGREEMENT				
(For Interruptible Transportation Service)				
TRANSPORTERS:				
Rocky Mountain Natural Gas LLC				
TRANSPORTERS: SourceGas Distribution LLC				
Rocky Mountain Natural Gus LLC				
SourceGas Distribution LLC Casper Division				
The state of the s				
ALL Firm/Interruptible Gas Transportation/Storage/Compression Agreement(s) ("Agreement(s)") or				
specific Agreement No dated, between Transporter and, Principal hereby designates				
(Principal). Principal hereby designates				
as its Agent to perform certain obligations under the				
Agreement(s) for the sole purpose of performing the following Interactive Website responsibilities				
(check all that apply).				
Request Agreement(s)/AmendmentsSubmit NominationsImbalance				
Trading				
Execute Agreement(s)/AmendmentsCapacity Release/BiddingReceive Invoices				
Flowing Gas/By ContractCapacity Release/Create OfferReceive Notices				
Flowing Gas/By Point*Operator Confirmations**Contract Inquiry				
Operator Point Inquiry**				
*Attach List of Points/Pin No.				
**Attach list of telemetered points.				
Effective Start Date: End Date:				
Effective start date must be the first day of a flow month. The executed delegation forms must be				
received by Transporter at least two (2) business days prior to the date that nominations are due.				
Detailed description of other recognitivities being DEVECATED.				
Detailed description of other responsibilities being DELEGATED:				
By execution hereof, Agent accepts its designation and appointment as agent for Principal and				
agrees to act as agent for Principal in accordance with the terms hereof. Agent shall clearly specify				
it is acting on behalf of Principal in all actions taken in its role of Agent.				
to to double on condition of 1 timespee in an double tailor in the total of 1 kgotti.				
In lieu of the addresses set forth in the Agreement(s), all notices, invoices and correspondence				
concerning the above-mentioned delegated duties shall be directed to Agent at the following address:				
Contact Person: Address:				
Telephone:Fax:				
Advice Letter No Issue Date: September 16, 2009				
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## Appendix C

Proposed Rocky Mountain Tariffs

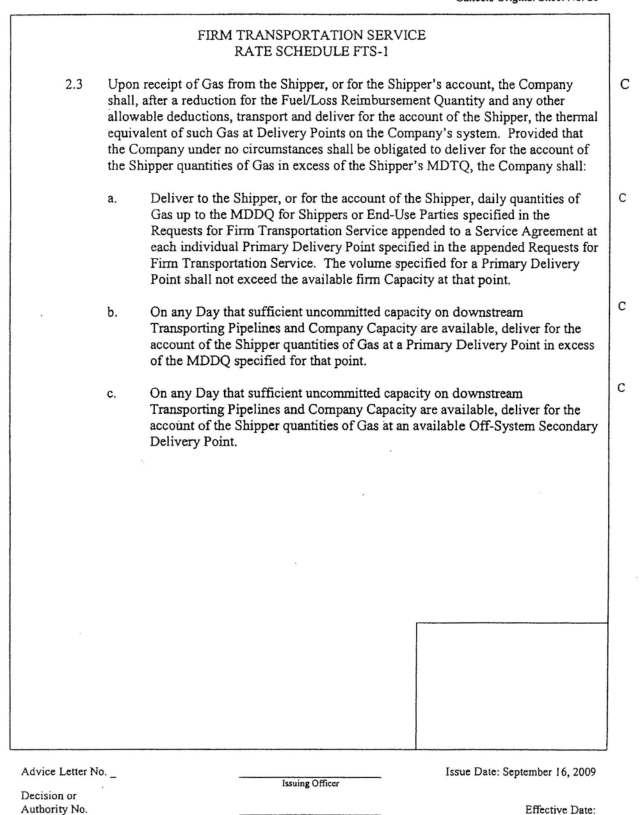
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## FIRM TRANSPORTATION SERVICE



Title

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Colo. PUC No. 3 First Revised Sheet No. 22 Cancels Original Sheet No. 22

#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

No Request for Firm Transportation Service will be entered on the Company's log, or Gas scheduled for receipt and delivery, until the foregoing information (including a completed Request for Firm Transportation Service and a Credit Application, if required) has been received by the Company. The foregoing information is to be sent to:

Rocky Mountain Natural Gas LLC 370 Van Gordon Street, Suite 4000 Lakewood, Colorado 80228

Attention: Shipper Services

By submitting a completed Request for Firm Transportation Service to the Company, the End-Use Party agrees to be bound, to the extent applicable, to this Rate Schedule and to the General Terms and Conditions of this Tariff.

- 3.2 EXECUTION OF SERVICE AGREEMENT. A Firm Transportation Service Agreement shall be executed by the Shipper, or the Shipper's duly authorized agent, within fifteen (15) days of being tendered to the Shipper by the Company, following the Company's acceptance of the terms of the Shipper's request for service, as proposed by the Shipper or as modified by mutual agreement of the Shipper and the Company.
- 3.3 SERVICE DEPOSIT. The Company may require a Shipper to provide a service deposit to the Company as provided in Section 4, Service Deposits, of the General Terms and Conditions of this Tariff.
- 3.4 FILING FEES. In addition to any other payments, charges or fees required by this Tariff, the Shipper shall pay the Company any and all filing and approval fees required in connection with the Shipper's Service Agreement that the Company is obligated to pay to any governmental authority having jurisdiction. Any amount due the Company by the Shipper under this section shall be paid within ten (10) days of the date of the invoice rendered by the Company for such amount.

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#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

- 3.5 CONTRACT QUANTITY. Transporter shall calculate an MDDQ for any End-Use Party submitting a Request for Firm Transportation Service. Such calculation shall include an amount of capacity required and a designation of Primary Receipt and Delivery Points for each End-Use Party premise included in the request. If an End-Use Party designates an Agent to manage its transportation service, the calculated MDDQ of the End-Use Party shall be added to the MDDQ of the Agent's Service Agreement. The sum of MDDQs appended to a Service Agreement shall be the MDTQ used for billing purposes.
- CONTRACT QUANTITY ADJUSTMENT. When an End-Use Party overruns its MDDQ, the Company will increase the MDDQ specified in the Request for Firm Transportation Service appended to a Service Agreement. The increased MDDQ will be reflected in the Service Agreement MDTQ for the billing period following the increased MDDQ. End-Use Parties' MDDQs will be evaluated by May 1 of each year. The Company shall reset the End-Use Party's MDDQ based on the highest usage for any day occurring during the previous three years (April 1 through March 31) so long as the End-Use Party has taken Firm Transportation Service at least five (5) months. In the event that an End-Use Party reduces its usage, such End-Use Party may request in writing that the Company consider a reduction in the MDDQ applicable to the End-Use Party. Upon receipt of any such request, the Company may grant a reset of the previously established MDDQ for the following situations only:
  - a. The Company determines in its sole discretion that End-Use Party has physically and permanently removed gas consuming appliances or equipment as physically verified by the Company that results in a reduction in MDDQ, in which case Company shall determine the appropriate MDDQ.
  - b. Company determines in its sole discretion that End-Use Party has installed Gas Demand-Side Management equipment as part of a SourceGas Distribution LLC sponsored Demand-Side Management program that results in a reduction in MDDQ, in which case, the Company shall determine the appropriate MDDQ.
  - c. Company determines in its sole discretion that End-Use Party used substantial amounts of gas due to an unforeseen force majeure event such that temporary gas consuming devices are used to mitigate such an event and that such devices are not required for any permanent service requirement and further that End-Use Party will continue to use gas quantities up to the MDDQ.

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		FIRM TRANSPORTATION SERVICE  RATE SCHEDULE FTS-1	
4.	SERVICE	AGREEMENT TERMS AND CONDITIONS	
4.1	TEI	TERM. The Agreement shall be effective for a primary term of no less than one year.	
	<b>a.</b>	SourceGas Distribution LLC Primary Delivery Points. If renewable following the primary term, the Agreement may be terminated by either party upon thirty (30) Days' prior written notice, to be terminated effective June 30.	
	b.	All other Primary Delivery Points. If renewable following the primary term, the Agreement may be terminated by either party upon thirty (30) days prior written notice, or as specified in the Agreement.	
4.2	any	SIGNMENT. The Agreement shall be binding upon and inure to the benefit of successor(s) to either Transporter or Shipper by merger, consolidation or nisition.	
4.3	of the	INTERPRETATION AND MODIFICATIONS. The interpretation and performance of the Agreement shall be in accordance with the laws of the State of Colorado. The agreement, and all its rates, terms and conditions, shall at all times be subject to modification by order of the Commission upon notice and hearing and a finding of good cause therefor. In the event that any party to the Agreement requests the Commission to take any action which could cause a modification in the conditions of the Agreement, that party shall provide written notice to the other parties at the time of filing the request with the Commission.	
4.4	shal	REEMENT BEING SUPERSEDED. When the Agreement becomes effective, it I supersede and cancel any other Firm Transportation Service Agreements ween the parties for the same service.	
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#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

4.5 CERTIFICATIONS. By executing the Agreement, Shipper certifies that: (1) Shipper has title to, or a current contractual right to acquire such title to, the gas to be transported by Transporter; (2) Shipper has, or will have, entered into all arrangements necessary for the commitment of deliveries to transporter; and (3) End-Use Party has a sales and, as applicable, a transportation contract(s) or will enter into such sales and, as applicable, a transportation contract(s) prior to the commencement of service.

#### 5. RATES AND MONTHLY BILL

- 5.1 BASIC RATES. The basic rates, including surcharges, for service under this Rate Schedule are set forth in this Tariff, as revised from time to time.
- 5.2 MAXIMUM AND MINIMUM RATES. Where a maximum rate and a minimum rate have been established with respect to an applicable rate, the Company shall charge the Shipper a rate that is no higher than the maximum rate nor lower than the minimum rate so established. The Company shall charge the maximum rate unless otherwise agreed to in writing with the Shipper. Any discounts from the applicable maximum rate shall be granted on a non-discriminatory basis.

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Rocky Mountain Natural Gas LLC

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#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

- 5.3 MONTHLY BILL. Commencing with the first Monthly Billing Period in which the Shipper's Service Agreement for service under this Rate Schedule is effective, and each Monthly Billing Period thereafter during the term of the Service Agreement, the Company shall charge and the Shipper shall pay the Company the sum of the following amounts:
  - RESERVATION CHARGE. Except as provided in Section 5.2 of this Rate a. Schedule, the monthly reservation charge shall be the applicable maximum rate(s) for Rate Schedule FTS-1 set forth on Sheet No. 10 of this Tariff, as revised from time to time, multiplied by the MDTQ. The MDTQ shall be the sum of all MDDQ specified in the Request(s) for Firm Transportation Service for End-Use Parties that are appended to a Service Agreement.
  - b. COMMODITY CHARGE. Except as provided in Section 5.2 of this Rate Schedule. the monthly commodity charge shall be the maximum rate for Rate Schedule FTS-1

	set forth on Sheet No. 10 of this Tariff, as the volume of Gas in Mcf delivered by the Billing Period to the Shipper or for the	s revised from time to time, multiplied by the Company hereunder during the Monthly the Mo
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#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

- c. ADMINISTRATIVE FEE. The monthly administrative fee shall be the sum of the applicable rates set forth in this Tariff for Rate Schedule FTS-1, as revised from time to time, reflecting the number of delivery meters covered by the Service Agreement hereunder between the Shipper and the Company and the term of the Service Agreement.
- d. DAILY OVERRUN CHARGES.
  - (1)Authorized Overrun Charge. This charge shall only apply to Off-System Delivery Point volumes. If on any Day sufficient uncommitted capacity on Transporting Pipelines and Company Capacity are available and the Shipper desires to transport Gas exceeding the Maximum Daily Delivery Quantity applicable to a Delivery Point, or in the aggregate exceeding the Shipper's Maximum Daily Transportation Quantity, the Company may authorize delivery of said Gas by confirming nominations in excess of such quantities. Except as provided in Section 5.2 of this Rate Schedule, the monthly authorized overrun charge shall be the applicable maximum rate for Rate Schedule FTS-1, as revised from time to time, multiplied by the total volume of daily authorized overrun Gas in Mcf delivered by the Company hereunder during the Monthly Billing Period to the Shipper or for the Shipper's account at any Off-System Delivery Point. For On-System deliveries, the regular Commodity Charge shall apply and the MDDQ will be adjusted as provided in Section 3.6.

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#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

Unauthorized Overrun Charge. This charge shall only apply to off-(2)system delivery points. A daily overrun penalty charge shall be paid by any Shipper who (a) takes a daily quantity of Gas which was not nominated and confirmed which exceeds the MDDO applicable to a Delivery Point, or (b) exceeds the level to which deliveries have been curtailed for the Day, or (c) in the aggregate exceeds its MDTQ plus any authorized overruns for the Day. Quantities of overrun Gas taken on any Day in excess of five percent (5%) over the above quantities (the "tolerance") will be subject to a charge equal to the applicable unauthorized overrun rate for that Day set forth on the applicable rate sheet of this Tariff, as revised from time to time, for Rate Schedule FTS-1, up to the total allocated off-system delivery point quantity. The monthly unauthorized overrun charge shall equal the summation of the daily overrun penalty charges incurred during the Monthly Billing Period. For On-System deliveries, the regular Commodity Charge and any charges pursuant to Section 26.2.e shall apply.

For those Shippers whose deliveries are measured by electronic measurement equipment, the Company may only assess an unauthorized overrun charge on unauthorized takes made after expiration of notice provided by the Company to the Shipper that the charge will be assessed. The required notice period for such Shippers is forty-eight (48) hours; provided that the Company may designate a shorter notice period if, in its reasonable judgment, such is deemed necessary to protect its system integrity. Quantities of daily unauthorized overrun Gas taken during the Monthly Billing Period that are less than the tolerance, or for which the required notice has not been given, will be subject to the authorized overrun rate specified in paragraph d.(1) of this section.

Notwithstanding the charges provided herein, the Company has the right to reduce receipts or deliveries of Gas in excess of the MDTQ at any time in its reasonable discretion, as necessary to protect the integrity of its system, including the maintenance of service to other Customers.

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#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

- (4) During periods when Operational Flow Orders are in effect, any overruns are subject to the provisions of Section 26, Operational Controls, of the General Terms and Conditions of this Tariff. The penalty provided for in paragraph 2.e. of said Section 26 is in addition to the charges provided for herein.
- e. MONTHLY BALANCING CREDIT OR CHARGE. A monthly Balancing credit or charge shall be determined as follows:
  - (1) By the twelfth Company working day of the Month following the end of the Month which most closely corresponds to a Monthly Billing Period, the Company will notify the Shipper of its Imbalance for said Monthly Billing Period. The Shipper's imbalance will be posted on Company's interactive web site, unless Shipper requests that postings not be made. Imbalances may be traded among a Shipper's Service Agreements as long as the trade offsets, in whole or in part, the Imbalances with respect to the affected Service Agreements.
  - (2) If trading among the Shipper's Service Agreements is not used to fully cure the Imbalance, the Shipper may, for the remainder of the Month, trade the Imbalance with another Shipper(s), as long as the trade offsets, in whole or in part, the affected Shippers' Imbalances. To consummate a trade, both trading Shippers must inform the Company in writing or via facsimile of their agreement to trade and their desire for the Company to offset their respective Imbalances. After receiving written notice from both trading Shippers, the Company will reflect the trade in both trading Shippers' accounts by posting adjusted imbalances on Company's interactive web site. Subject to other applicable provisions of this Tariff, a Shipper also may, for the remainder of the Month, cure its Imbalance with respect to a Service Agreement by adjusting its physical receipts or deliveries of Gas under that Agreement, as long as such action offsets, in whole or in part, the Imbalance with respect to said Service Agreement.

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#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

- i. Daily Balancing Fee. Upon prior notice to a Shipper consistent with Section 7.1h, above, to adjust inaccurate nominations, a daily balancing fee may be assessed during Daily Balancing Periods when it is determined that the variance between Shipper's actual net receipts and deliveries, as of the end of the applicable Day of the Daily Balancing Period, is in excess of five percent (5%). If said notice is issued by the Company no later than the latest time for issuing notice set forth in Section 7.1h., the first Day of the Daily Balancing Period for which a daily balancing fee can be assessed is the Day in which the notice is issued; however, if the notice is issued by the Company later than the latest time for issuing notice set forth in Section 7.1h., the first Day of the Daily Balancing Period for which a daily balancing fee can be assessed is the Day following the Day in which the notice is issued. The imbalance is determined by subtracting deliveries from net receipts. The imbalance percentage is then determined by dividing the absolute value of the imbalance by the daily deliveries. The daily balancing fee shall be calculated by multiplying the imbalance (in excess of the tolerance level) by the Unauthorized Overrun Charge as stated on the applicable rate sheet of this Tariff. The Company shall not assess a daily balancing fee on a Shipper with respect to any Day of the Daily Balancing Period on which the Shipper complied with the Company's directive to said Shipper, as disclosed in the notification provided under Section 7.1h., either to provide actual net receipts equal to or greater than actual deliveries, or to take actual deliveries equal to or greater than actual net receipts. This provision does not apply to Off-System Shippers, so long as the Company can adjust nominations of Off-System receipts and deliveries.
- 7.2 DELIVERY OF GAS. Based upon the daily quantity scheduled and such information as the Company has available concerning the quantity of Gas actually received, and subject to Section 24, Limitations on Obligations, of the General Terms and Conditions of this Tariff, the Company shall make daily Delivery of the Shipper's Confirmed Nominations quantity. Daily deliveries of Gas at the Delivery Point(s) shall be approximately equal to daily receipts of Gas by the Company at the Receipt Point(s) for transportation, less the Fuel/Loss

Reimbursement Quantity and any other allowable deductions.

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#### FIRM TRANSPORTATION SERVICE RATE SCHEDULE FTS-1

- 7.3 DETERMINATION OF RECEIPTS AND DELIVERIES. As set forth in Section 20, Determination of Receipts and Deliveries, of the General Terms and Conditions of this Tariff.
- COMMINGLING OF GAS. The Company shall have the unqualified right to 7.4 commingle the Shipper's Gas with other Gas in the Company's pipeline system.
- 7.5 DELEGATION. A shipper may delegate to any third party responsibility for submitting and receiving notices or nominations or performing other administrative duties under any Agreement, subject to the following conditions:
  - a. Any designation of such a representative, and any change in such designation, must be in writing and must be submitted at least fourteen (14) calendar days prior to the requested effective date as reflected on the Company's Form of

	Agency Agreement on file with the Commission so long as the effective date occurs on the first day of a calendar month.	
b.	The Company may rely on communication from Shipper's designated representative for all purposes. Communications by the Company to such designated representative shall be deemed notice to Shipper.	C
c.	Any third party may administer multiple agreements as the designated representative for one or more Shippers. However, such representative shall separately administer and account for each such agreement.	
	*	
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#### INTERRUPTIBLE TRANSPORTATION SERVICE RATE SCHEDULE ITS-1

#### AVAILABILITY

This Rate Schedule is available for transportation of Natural Gas through the Company's facilities on an Interruptible basis for any Shipper, when:

- 1.1 The Shipper has requested to have Gas transported under this Rate Schedule.
- 1.2 The Shipper and the Company have executed a Service Agreement in the form set forth in this Tariff for service under this Rate Schedule.
- 1.3 The Company has determined, through use of its hydraulic capacity determination model, that it will have available sufficient uncommitted peak day Capacity to provide the Interruptible service requested by the Shipper without the addition by the Company of facilities or the expansion of the Capacity of the Company's pipeline system, unless the Company has waived this requirement in writing in a non-discriminatory manner, or the Shipper has executed an Agreement Covering Advances in Aid of Construction in the form set forth in this Tariff pursuant to Section 5, Customer Service Connection and Additional Facilities Policies and Payments, of the General Terms and Conditions of this Tariff.
- 1.4 Except as otherwise provided in this Tariff, service under this Rate Schedule will be contracted for on a first-come, first-served basis.
- 1.5 This Rate Schedule is not available for new requests for transportation of Natural Gas to SourceGas Distribution LLC Delivery Points. Existing service under this Rate Schedule to SourceGas Distribution LLC Delivery Points shall end no later than May 1, 2010. Once ended, service to such Delivery Points shall be transferred to either General Resale Service or Firm Transportation Service.

#### 2. APPLICABILITY AND CHARACTER OF SERVICE

2.1	This Rate Schedule shall apply to the Interruptible tra the Company's system as defined and shown in this	nsportation of Natural Gas on
	Tariff. Such Transportation Service shall include	
	forward-haul and exchange service.	
		1

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Rocky Mountain Natural Gas LLC

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#### GENERAL TERMS AND CONDITIONS

"Interruption" means the act of stopping, in whole or in part, sales to, receipts from, or deliveries (1) to a firm service Customer for volumes in excess of the Buyer's Contract Demand or a Shipper's Maximum Daily Transportation Quantity, or (2) to an Interruptible service Customer, due to the need to serve higher priority demand or for any other reason.

"Lost and Unaccounted-For Gas" means the difference between the sum of all input quantities of Gas received into the Company's system and the sum of all output quantities of Gas delivered from the Company's system, which difference shall exclude Company-Used Gas and shall include, but not be limited to, Gas vented and lost as a result of an event of force majeure.

"Maximum Daily Delivery Quantity" ("MDDQ") means the maximum quantity of Gas for which the Shipper is entitled to receive from the Company at a particular Primary Delivery Point on any Day that service to the Shipper is not Interrupted and Capacity at that point is not subject to Curtailment; provided however that the sum of the MDDQ shall not be in excess of the MDTQ. The MDDQ for Shippers or End-Use Parties is specified in the Request for Firm Transportation Service.

"Maximum Daily Receipt Quantity" ("MDRQ") means the maximum quantity of Gas which the Shipper is entitled to tender to the Company at a particular Primary Receipt Point on any Day that service to the Shipper is not Interrupted and Capacity at that point is not subject to Curtailment; provided however that the sum of the MDRQ shall not be in excess of the MDTQ.

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Rocky Mountain Natural Gas LLC

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#### GENERAL TERMS AND CONDITIONS

"Maximum Daily Transportation Quantity" ("MDTQ") means the maximum quantity of Gas which the Shipper is entitled to tender to the Company for the account of the Shipper at all Primary Delivery Point(s) on any Day that Capacity at such Point(s) is not subject to Curtailment. The MDTQ is the sum of all MDDQ for Shippers and End-Use Parties specified in the Request for Firm Transportation Service that are appended to a Service Agreement.

"Mcf" means one thousand (1,000) cubic feet of Gas.

"MMBtu" means one million (1,000,000) Btus.

"Month" means a period beginning at eight o'clock (8:00) a.m., Mountain Time, on the first Day of the calendar month and ending at the same time on the first Day of the next month.

"Monthly Billing Period means the period between any two readings of a Customer's meter(s), whether actually read or estimated by the Company, or read and supplied by the Customer, such readings to be taken as nearly as may be practicable every thirty (30) days. The monthly billing period may or may not exactly correspond to a Month.

"Off-System Delivery Point" means a Delivery Point where gas is being transported by the Company through its system to a Transporting Pipeline. Off-System Delivery Points do not include SourceGas Distribution LLC Delivery Points.

"On-System Delivery Point" means a Delivery Point where gas is being transported by the Company through its system to an End-Use Party connected to its system or connected to its system through a SourceGas Distribution LLC Delivery Point.

"Party" means, depending upon the context, the Company, a Customer, an End-Use Party, a point operator or a Transporting Pipeline.

"Point of Delivery" or "Delivery Point" means the point of connection between facilities of the Company and facilities of another Party at which the Gas leaves the outlet side of the measuring equipment or main of the Company and enters the facilities of the other Party, or an otherwise agreed upon point.

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Rocky Mountain Natural Gas LLC

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#### GENERAL TERMS AND CONDITIONS

"Secondary Delivery Point" means, with respect to a particular Customer, an available Off-System Delivery Point on the Company's system other than the Primary Delivery Points that are listed in the Service Agreement executed by the Company and the Customer, or the Customer's duly authorized agent.

"Secondary Receipt Point" means, with respect to a particular Shipper, an available Receipt Point on the Company's system other than the Primary Receipt Points that are listed in the Service Agreement executed by the Company and the Shipper, or the Shipper's duly authorized agent.

"Service Agreement" or "Agreement" means a written agreement, and any exhibits, attachments and/or amendments thereto, for Gas service, which is executed by the Company and a Customer, or the Customer's duly authorized agent.

"Shipper" means (1) an End-Use Party taking Transportation Service under this Tariff, (2) an aggregator, marketer, broker, or similar enterprise taking Transportation Service under this Tariff on behalf of an End-Use Party(ies), or (3) any other Party taking Transportation Service under this Tariff.

"Total Energy Content" is that amount determined by multiplying the Gross Dry Heating Value by the volume of Gas in cubic feet.

"Transportation Service" means the acceptance of Gas tendered by a Shipper to the Company's pipeline system at a Receipt Point(s), and direct delivery, displacement delivery, or exchange delivery to the Shipper, or for the Shipper's account, at an interconnect with a Transporting Pipeline, a town border station, or mainline measuring facilities.

"Transporter" means Rocky Mountain Natural Gas LLC. Additionally, the term "Company" is used interchangeably with "Transporter" throughout this Tariff.

	company is assertitoronangoasty with Transporter an	loughout this ruiti.				
	"Transporting Pipeline" means any interstate or intrastate pipeline delivering transportation. Gas to the Primary Receipt Point(s) or Secondary Receipt Point(s) or taking Gas from the Primary Delivery Point(s) or Secondary Delivery Point(s). A transporting pipeline may include facilities owned by the Company, an affiliate of the Company, or an unaffiliated entity.					
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#### GENERAL TERMS AND CONDITIONS

5.	CUSTOMER SERVICE CONNECTION AND ADDITIONAL FACILITIES POLICIES
	AND PAYMENTS

- 5.1 Customer Service Connection Policy. The Company shall, at its expense, install a Service Stub from its main to the Customer's property line; provided that the Customer can be required to bear the total costs of installing the Service Stub incremental to the normal cost of installing a Service Stub when the required Service Stub is in excess of 50 feet, or unusual conditions are encountered with respect to installation of the Service Stub. Except as otherwise provided in this Tariff, the Company also shall furnish meters and meter connections free of cost to the Customer. Meters and meter connections are to be set and maintained at or near the Customer's property line; however, in some cases it will be more reasonable to set meters at another location on the Customer's property. Such determinations will be solely decided by the Company, but the Customer agrees to take reasonable precautions to protect the Company's property from damage. Unless otherwise agreed upon by the Company and the Customer, the meters and meter connections always remain the property of the Company and may be removed when the service is terminated.
- 5.2 Additional Facilities Policy. The Company under no circumstances shall be obligated to add any facilities or to expand the Capacity of its pipeline system in any manner in order to provide service under this Tariff; however, the Company is willing to add facilities upon request of a Customer or an applicant for service whenever such facilities are deemed, in the Company's reasonable judgment, to be economically, operationally, and technically feasible, subject to the following conditions:

Title

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Rocky Mountain Natural Gas LLC

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## FORM OF FIRM TRANSPORTATION SERVICE AGREEMENT

## ROCKY MOUNTAIN NATURAL GAS LLC FIRM TRANSPORTATION SERVICE AGREEMENT

This Firm Transportation Service Agreement ("Agreement") is made and entered into between Rocky Mountain Natural Gas LLC, a Colorado corporation ("Transporter") and the party identified as Shipper in this Agreement.

In consideration of the premises and of the mutual covenants herein contained, the parties do covenant and agree as follows:

This Agreement and all its rates, terms and conditions as set out in this agreement and as set out in the tariff provisions which are incorporated into this agreement by reference, shall at all times be subject to modification by order of the Commission upon notice and hearing and a finding of good cause therefore. In the event that any party to this agreement requests the Commission to take any action which could cause a modification in the conditions of this agreement, the party shall provide written notice to the other parties at the time of filing the request with the Commission.

If an end-use Customer uses a marketing broker for nomination, gas purchases and balancing, the end-use Customer shall provide the Transporter with an Agency Agreement. The Agent and End-Use Party shall be jointly and severally liable for all payments due and owing Transporter for all services provided.

Natural gas to be received by Transporter for the account of Shipper hereunder shall be received on the outlet side of the measuring station(s) at or near the point(s) of receipt, as specified in the completed Request(s) for Firm Transportation Service attached hereto. Additional information concerning receipt and delivery points is also set forth the attached completed Request(s) for Firm Transportation Service, which is incorporated herein by reference.

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	Advice Letter No Decision or	-	er	Issue Date: September 16, 2009  Effective Date:

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## FORM OF FIRM TRANSPORTATION SERVICE AGREEMENT

ROCKY MOUNTAIN NATURAL GAS LLC FIRM TRANSPORTATION SERVICE AGREEMENT						
			INFORMATIO			
	ansportation Service Agreem		ocky Mountain	Natural C	Gas LLC (Transporter") and	
Contract Number	Contract	Date				
Revision Date		_				
Primary Term		-				
Renewal Term _		_				
Termination Noti	ce 30 Days	Oth	er			
Transporter	Rocky Mountain Natural G P.O. Box 281304 Lakewood, CO 80228-830 Attn: Shipper Services Telephone: 303-243-3400 Fax: 303-243-3603		Shipper	S () ()	Company Name Street Address City, State, Zip Contact Name Felephone Number Fax Number	
IN WIT	NESS WHEREOF, the partie	s hereto have	caused this Agr	eement to	be signed by the parties with execution	
Effective Date: _		-				
ROCKY MOUNT	TAIN NATURAL GAS LLC		5	SHIPPER		
Ву:			I	Ву:		
Title:		-	1	Title:		
Advice Letter No	)	Issu	ing Officer		Issue Date: September 16, 2009	
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FORM OF REQUEST FOR FIRM TRANSPORTATION SERVICE Page 1 of 2				
SHIPPER INFORMATION				
Date: Complete Legal Name of Shipper 1/: State of Incorporation:				
Address:	For Billing:			
Phone: Fax:	DL			
For Notices: Contact Name: Address:	Alternate Contact: Alternate Address:			
Phone:	Alternate Phone:			
End-Use Party (if applicable and different Name: Contact Name: Address:  Phone: Fax:				
	Proposed Service (Check One)			
Existing Service (Check one):  OResidential	Requested Service (Check One):  OResidential Transportation Service			
OSmall Commercial	OSmall Commercial Transportation Service			
OLarge Commercial	OLarge Commercial Transportation Service			
OSeasonal	OSeasonal Transportation Service			
ONone	Off-System Firm Transportation Service			
Requested Date of Transportation Service	e to Begin:			
Notes:				
1/ If Shipper is Agent of an End-Use Pa authorization to act on End-Use Party				
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# FORM OF

	Completed by On-System	Shipper	To Be Co	mpleted by Transp	porter or Off-Syste	m Shipper
Facility <u>Name</u>	Service Address or Legal Location		Primary Receipt ID	Primary TBS ID 1/	Delivery Meter ID #	MDDQ (mcf)
I/ Off-Syst Submitted by: Name: Title: Date:	em Shippers list requested					
Approved by: litle: Date: Agency Agreeme Facilities Reques						
1	bmittal of this Request affi	rms approval of End-Use Pa	rty for Rocky Mountain Na ion LLC for provision of tr	atural Gas LLC to		

Decision or

Authority No.

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Colo. PUC No. 3 First Revised Sheet No. 126 Cancels Original Sheet No. 126

## FORM OF REQUEST FOR FIRM TRANSPORTATION SERVICE

	ATTACHMENT FORM OF AGENCY AGE	Company Comments Comment	
(Principal), having a mailing address of	hereby designates rincipal's Agent), having a mai cky Mountain Natural Gas LLC ompany's Receipt Points to the	ling address of as its Agent, w	with full authority to act on its behalf as specified below, for the
Principal authorizes Principal arranging for the delivery of gas quant nominations therefor, managing gas to Company and paying all applicable che Delivery Point(s). Principal also author SourceGas Distribution LLC for proving	tities to Company's Receipt Po ansportation Imbalances incurr arges for gas transportation ser orizes Principal's Agent to obta	int(s) for Princ ed on behalf o vice provided ain Principal's	f Principal, receiving invoices from by Company to Principal at the above usage and billing history from
Principal's Agent and Principal acknor Principal and its Agent acting on its be the Company's Tariff for Natural Gas payment for service provided by Company Natural Gas Service, this Agency Agretermination in accordance with Compa Principal's Agent's failure to make pa Principal has made payment to Principal payment arrangements between Principal Principal shall be jointly and severally As of the effective date below, Princip transportation on Company's system.	chalf shall be subject to the Rat Service. In the event that Prince pany, or otherwise is in default element may be revoked by Cor- any's Tariff for Natural Gas Ser- yment, Principal shall not be er- pal's Agent, until Company rece pal and Company are made as of liable for all payments due and	e Schedules and cipal's Agent of under the provingany and all size of the cital to continue the cital and of the cital and	nd General Terms and Conditions of or Principal fails to make timely visions of Company's Tariff for service provided shall be subject to ermination of service is a result of nued service, regardless of whether complete payment or satisfactory Company. Principal's Agent and any for all services provided.
This Agency Agreement shall become	effective as of	,	* .
This Agency Agreement is made and e	entered into this	day of	
(Principal)	(Principal's Agent)	- [	
(print name) Title:	(print name)	-	
Advice Letter No	Issuing Officer		Issue Date: September 16, 2009
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		FORM REQUEST FOR CHA		
SHIPPER INFO	RMATION			
Date:Current Name of Address:	Agent:	Address	New Agent:	
Phone: Fax:		Phone:		
End-Use Party D	elivery Point Inform	nation:		
	acility lame	Service Address or Legal Location	Premise <u>ID #</u>	Delivery Meter ID #
	-			
Effective Date of	Change:			
End-Use Party A Name: Title: Date:	uthorization:			
New Agent Author Name: Title:				
Date:				
Approved by: Date: Title:				
-				
Advice Letter No	·-	Issuing Of	ficer	Issue Date: September 16, 2009
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Rocky Mountain Natural Gas LLC

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FORM OF AGENCY AGREEMENT (For Interruptible Transportation Service)				
TRANSPORTERS:  Rocky Mountain Natural Gas LLC				
Interruptible Gas Transportation/Storage/Compression Agreement(s) ("Agreement(s)") or specific Agreement No dated, between Transporter and (Principal). Principal hereby designates as its Agent to perform certain obligations under the Agreement(s) for the sole purpose of performing the following Interactive Website responsibilities (check all that apply).				
Request Agreement(s)/Amendments Trading	Submit Nominations	Imbalance		
Execute Agreement(s)/Amendments Flowing Gas/By Contract Flowing Gas/By Point*  *Attach List of Points/Pin No. **Attach list of telemetered points.	Capacity Release/Bidding Capacity Release/Create O Operator Confirmations** Operator Point Inquiry**			
Effective Start Date: End Date: Effective start date must be the first day of a flow month. The executed delegation forms must be received by Transporter at least two (2) business days prior to the date that nominations are due.				
By execution hereof, Agent accepts its designation and appointment as agent for Principal and agrees to act as agent for Principal in accordance with the terms hereof. Agent shall clearly specify it is acting on behalf of Principal in all actions taken in its role of Agent.				
In lieu of the addresses set forth in the Agreement(s), all notices, invoices and correspondence concerning the above-mentioned delegated duties shall be directed to Agent at the following address:				
Contact Person: Address: Telephone: Fax:				
Telephone:Fax:				
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## Appendix D

Redline SourceGas Distribution Tariffs

Colo. PUC No. 7 First Revised Sheet No. 83 Cancels Original Sheet No. 83

1	DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued	
2	Company shall receive from Buyer, or for the account of Buyer, at the "Receipt Point(s)" as specified in an executed Distribution Transportation Service Agreement daily quantities of gas tendered for transportation up to Buyer's Maximum Daily Service Quantity (MDSQ). Upon receipt of natural gas for Buyer's account, Company shall, after a reduction of the applicable Fuel Reimbursement Quantity (loss and unaccounted for and company use), transport and deliver for the account of Buyer the thermal equivalent of such gas at the "Delivery Point(s)" Customer Premise as specified in the Distribution Transportation Service Agreement. Company shall not be obligated to, but may at its option, on any day deliver a quantity of gas in excess of the applicable Maximum Daily Delivery Quantity (MDDQ).	T
3	.4—Provided Company's prior consent is obtained, Buyer may tender quantities of gas in excess of the MDSQ on any given day if in Company's reasonable judgment such tender and delivery of such gas can be accomplished by Company without detriment to any other Buyer under any of Company's rate schedules, and if such service is compatible with Company's system operation requirements.	
<u> </u>	5 ADDITIONAL FACILITIES	
	a. Company shall not be obligated to add any facilities or expand the capacity of Company's distribution transportation system in any manner in order to provide distribution service to Buyer pursuant to this Rate Schedule; however, Company is willing to add facilities whonever such is deemed, in Company's reasonable judgment, to be economically, operationally, and technically feasible, subject to the following conditions:	
	(1) Company has received an executed revised service agreement from existing or prespective Buyer requesting additional facilities;	
	(2) Company and Buyer enter into a facilities agreement which is subject to the provisions of this Tariff:	
2	.4 CONTRACT QUANTITY. Company shall calculate an MDDQ for any End-User with a Delivery Point not located in the Western Slope Colorado Rate Area submitting a Request for Distribution Transportation Service. Such calculation shall include an amount of capacity required.	N
2	CONTRACT QUANTITY ADJUSTMENT. For Delivery Points not located in the Western Slope Colorado Rate Area, when an End-User's MDDQ is overrun, the Company will increase the MDDQ specified in the Request for Distribution Transportation Service. The increased MDDQ will be reflected in the Service Agreement for the billing period following the increased MDDQ. End-Users' MDDQs will be evaluated by May 1 of each year. The Company shall reset the End-Users' MDDQs based on the highest usage for any day occurring during the previous three years (April 1 through March 31) so long as the End-User has taken Distribution Transportation Service at least 6 (six) months. In the event that an End-User reduces its usage, such End User may request in writing that the Company consider a reduction in the MDDQ applicable to the End-User. Upon receipt of any such request, the Company may grant a reset of the previously established MDDQ for the following situations only:	N
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			that temporary gas consuming devices are used to and that such devices are not required for any permequirement and further that End-User will continue to the MDDO.	mitigate such an event	
		c.	MDDO.  The Company determines in its sole discretion that substantial amounts of gas due to an unforeseen for	rce majeure event such	N
		b.	The Company determines in its sole discretion that energy Gas Demand Side Management equipment sponsored Demand-Side Management program tha MDDQ, in which case, the Company shall determine	as part of a Company at results in a reduction in	N
		a.	The Company determines in its sole discretion that End-User has physically and permanently removed gas consuming appliances or equipment as physically verified by the Company that results in a reduction in MDDQ, in which case Company shall determine the appropriate MDDQ.		<u>N</u>

Effective Date:

SourceGas Distribution LLC

Authority No.

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	,	Cancels Original Sheet No. 84	
DI	STRIBUTION	ON TRANSPORTATION SERVICE RATE SCHEDULE - continued	
2.3	2.3 ADDITIONAL FACILITIES		
	<u>a.</u>	Company shall not be obligated to add any facilities or expand the capacity of Company's distribution transportation system in any manner in order to provide distribution service to Buyer pursuant to this Rate Schedule; however, Company is willing to add facilities whenever such is deemed, in Company's reasonable judgment, to be economically, operationally, and technically feasible, subject to the condition that the Company and Buyer enter into a facilities agreement which is subject to the provisions of this Tariff;	D.
		(31) The nature, extent and timing of facilities required shall be at the reasonable discretion of Company;	
		(42) Company receives acceptable assurances of financial reliability from any Buyer requesting additional capacity.	
	b.	When Company, in its reasonable discretion, agrees with Buyer to construct or acquire new facilities, in order to provide service to Buyer, Company shall require Buyer:	
		<ol> <li>To make a facilities reimbursement payment, including a gross-up for applicable state and federal income tax expense associated with such facilities;</li> </ol>	
		(2) To pay for the additional facilities in one lump sum payment or by installment payments to be completed by the end of the contract terms, as negotiated by the parties.	
		(3) To agree to a reimbursement schedule setting the terms, the rate, and the conditions for reimbursement of the additional facility charge, including an obligation to reimburse Company, upon demand, for any unamortized capital charges, under an agreed upon amortization schedule, which may remain if service by Company to Buyer under this rate schedule is terminated prior to the end of said amortization period.	
	c.	If Company, in its reasonable discretion, agrees in writing that Buyer can satisfactorily install, operate and maintain any measuring equipment which Buyer desires to install, maintain, or operate pursuant to the specifications set forth in the General Terms and Conditions of Company's Tariff, Company shall not be obligated to install such measuring equipment and Buyer shall be relieved of any obligation to reimburse Company for the costs related thereto. If Buyer measures the gas, Buyer shall send to Company in writing the readings and dates from such measuring equipment by the 5th day of the next succeeding month.	
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	DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued		
	2.6	To the extent service under this Rate Schedule is interrupted, such affected service under this Rate Schedule shall be reduced in accordance with Company's General Terms and Conditions.	
	2.7	Firm Distribution Transportation Service agreements must be for a period of one year or more.	
	2.8	A Customer under this Distribution Transportation Service Rate Schedule is solely responsible for its own gas procurement. The Company shall have no sales service obligation to such Customer.	
	2.9	Standby supply service may be available to Buyers under Company's applicable sales tariffs on file and in effect with the Commission after service to all firm and interruptible sale customers.	
3.	REQUI	REMENTS FOR DISTRIBUTION TRANSPORTATION SERVICE AGREEMENT	
	3.1	REQUEST. All Buyers requesting distribution service must provide the information required by this section and by Company's Distribution Transportation Service Request Form included in this Tariff, in order to qualify for distribution service under this Rate Schedule. No request for distribution service will be entered on the Company's log until all such information and a completed Distribution Service Request Form has been provided to Company.	
		All completed Distribution Transportation Service Request Forms are to be sent to:	
		SourceGas Distribution LLC 370 Van Gordon Street, Suite 4000 Lakewood, Colorado 80228 Atta: Business Development Department Atta: Shipper Services	
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#### DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued Any request shall include the following: D N COMPLETE LEGAL NAME OF BUYER. If person requesting service is acting a. as agent for Buyer, all information as set forth in a, through e, must be provided with respect to Buyer CUSTOMER INFORMATION. Name, address and telephone number to whom correspondence, billings, or other communications should be directed. State name, address and phone number of twenty-four (24) N hour contact person for purposes of exchanging scheduling and volume information. INFORMATION REGARDING COMMUNICATION. Name, address and N telephone number to whom correspondence, billings, or other communications should be directed. State name, address and phone number of twenty-four (24) hour contact person for purposes of exchanging scheduling and volume information. CUSTOMER SERVICE TYPE. Specify current type of service (Residential. b. Small Commercial, Large Commercial, Seasonal or Irrigation or Crop Drying). C Also Specify type of transportation service being requested. TYPE OF COMPANY. State type of legal entity and state of incorporation, if C. applicable. Specify whether a producer, and user, marketer, broker or other. If other, describe in detail TERM, The proposed commencement and termination dates of service: provided, however, the proposed commencement date shall not be more than ninety (90) days from the date of the request for distribution service hercunder unless further time is necessitated by Company's construction of facilities, or waived by Company in its reasonable discretion... C AGENCY RECEIPT POINT INFORMATION. If requester is an agent for d. Buyer, provide proof of authority, legal name of principal, and type of company. For Distribution Transportation Customers not located in the Western Slope Colorado Rate Area, the designated Receipt Point(s) for the requested Distribution Transportation Service with the names of any pipelings transporting the gas immediately upstream of Company's facilities. The Receipt Point(s) requested by Buyer must be acceptable to Company with regard to adequacy of the physical facilities to receive and distribute the quantity requested. GAS QUANTITIES. The desired total Maximum Daily Service Quantity e. (MDSQ). DELIVERY POINT INFORMATION. Specify facility name, address and premise number (if known) for each service location where Distribution Transportation Service is being requested. f. TERM: The proposed commencement and termination dates of service; provided, however, the proposed commencement date shall not be more than ninoty (90) days from the date of the request for distribution service hereunder unless further time is necessitated by Company's construction of facilities, or waived by Company in its reasonable discretion. AFFILIATE INFORMATION. The extent of Buyer's, End-User's or supplier's affiliation with Company. FACILITIES. Whether any additional or new facilities are required to receive or deliver gus for the distribution service requested berein. Advice Letter No. Issue Date: September 16, 2009 Issuing Officer Decision or Authority No. Effective Date: Title

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h. RECEIPT POINTS. The designated Receipt Point(s) for the requested distribution service with the names of any pipelines transporting the gas immediately upstream of Company's facilities. The Receipt Point(s) requested by Buyer must be acceptable to Company with regard to adequacy of the physical facilities to receive and distribute the quantity requested.		
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DIST	RIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued
	i. DELIVERY POINTS.—The designated Delivery Point(s) for the requested distribution service. The Delivery Point(s) requested by Buyer must be acceptable to Company from the viewpoint of adequacy of Company's existing facilities to distribute and deliver Buyer's gas.
	j. AFFILIATE INFORMATION. The extent of Buyer's, and user's, or supplier's affiliation with Company.
	k. CUSTOMER DEPOSITS. Customer deposits will be required as provided in the Colorado PUC's Rules Regulating Gas Utilities and Pipeline Operators. However, depending an eroditworthiness of Buyer, as determined pursuant to Section 3.a.iv of the Sales Service Rate Schedule of this Tariff, and in a non-discriminatory manner. Company may require Buyer to provide a deposit in an amount of up to an estimated six (6) months bill of Buyer. If the deposit is not paid within fifteen (+5) days of written notification, service will not bogin, or, if service has begun, it will
3.2	EXECUTION DISTRIBUTION TRANSPORTATION SERVICE AGREEMENT. A Distribution Transportation Service Agreement shall be executed by Buyer within thirty (30) days of being tendered by Company, following Company's acceptance of Buyer's request for service.
* 3.3	FILING FEES.—Any and all filings and approval fees required in connection with Buyer's Service Agreement that Company is obligated to pay or any governmental authority having jurisdiction shall be hilled to Company. Any fees recovered horounder will not be included in Company's cost of service.
	a. Term. The Agreement shall be effective for a primary term of no less than one year. If renewable following the primary term, the Agreement may be terminated by either party upon thirty (30) Days' prior written notice, to be tenninated effective June 30.
	b. Assignment. The Agreement shall be binding upon and inure to the benefit of any successor(s) to either Company or Buyer by merger, consolidation or acquisition.
	c. Interpretation and Modification. The interpretation and performance of the Agreement shall be in accordance with the laws of the State of Colorado. The Agreement, and all its rates, terms and conditions, shall at all times be subject to
*	modification by order of the Commission upon notice and hearing and a finding of good cause therefor. In the event that any party to the Agreement requests the Commission to take any action which could cause a modification in the conditions of the Agreement, that party shall provide written notice to the other parties at the time of filing the request with the Commission.
3.4	shall be due and payable to Company within ten (10) days of the date of Company's invoice(s) for same.
	d. Agreements being superseded. When the Agreement becomes effective it shall supersede and cancel any other Distribution Transportation Service agreements between the parties for the same service.
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c.	Certifications. By executing the Agreement, I title to, or a current contractual right to acquire transported by Company: (2) Buyer has, or winceessary for the commitment of deliveries to and, as applicable, a transportation contract(s) applicable, a transportation contract(s) prior to	such title to, the gas to be Il have, entered into all arrangements Company; and (3) Buyer has a sales or will enter into such sales and, as
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#### DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued

#### 3.5 ELECTRONIC FLOW MEASUREMENT

3.3 FILING FEES. Any and all filings and approval fees required in connection with Buyer's Service Agreement that Company is obligated to pay to any governmental authority having jurisdiction shall be billed by Company. Any fees recovered hereunder will not be included in Company's cost of service.

Electronic flow measurement (EFM) is required at all transportation service delivery points. If EFM does not exist at any transportation delivery point requested by Buyer, the Company shall have no obligation to provide transportation service to that point unless and until Buver agrees to the Company's installation of EFM at such delivery point and to Buyer's reimbursement of all-costs related to the installation and operation of EFM at such point. The Company shall install its standard EFM at a location determined by the Company, and Buyer shall allow the Company to install, maintain and operate the EFM on Buyer's proporty. Buyer shall reimburse the Company for all costs of material and labor related to installation of the EFM. Buyer shall also reimburse the Company for all initial installation costs (material and labor) and shall be responsible for all angoing costs of an electrical supply and dedicated, data quality phone line necessary for the operation of the EFM equipment in the location determined by the Company. Should Buyer fail to agree to the installation or reimbursement of EFM at any requested delivery point, the Company shall have the right to refuse or terminate transportation service to Buyer at that point. The Buyer will maintain the communication line and cause any interruption in service over the communication line to be repaired as soon as possible. If interruption of sorvice occurs on the communication line, and if the communication line is not required within three (3) business days, the Company may no longer accept transportation nominations from the Buyer. In any event, the Company shall obtain the metered data and Buyer shall be responsible for all applicable charges. The Company shall record EFM data on a duily basis during the term of Buyor's transportation service agreement and the daily flow and imbalance information will be made available to the Buyer and/or its designated Agent through the Company's electronic bulletin board.

- 3.4 REIMBURSEMENT. Any reimbursement due Company by Buyer pursuant to this section shall be due and payable to Company within ten (10) days of the date of Company's invoice(s) for same.
- The Buyer will reimburse the Company for all reimbursable costs in a lump sum payment when service is initiated. If Buyer fails to make in a timely manner any payments to reimburse the Company for any reimbursable costs related to EFM installed at a delivery point under any distribution transportation service agreement with Buyer, the Company may, upon 30 days notice, rerminate service to Buyer under such agreement, in addition to, and without limitation upon, any other legal or equitable remedies the Company may have.
- CUSTOMER DEPOSITS. Customer deposits will be required as provided in the Colorado PUC's Rules Regulating Gas Utilities and Pipeline Operators. However, depending on creditworthiness of Buyer, as determined pursuant to Section 3.a.iv of the Sales Service Rate Schedule of this Tariff, and in a non-discriminatory manner. Company may require Buyer to provide a deposit in an amount of up to an estimated six (6) months bill of Buyer. If the deposit is not paid within fifteen (15) days of written notification, service will not begin, or, if service has begun, it will be terminated.
- b. If Buyer's Distribution Transportation Service Agreement terminates, the Company shall not be obligated to make reimbursement for EFM instalkations) and the Company may what to releast the FFM agripment to another point on the Company's system at its

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	discretion-ELECTRONIC FLOW MEASUREMENT. Electronic flow measurement (EFM) required at all transportation service delivery points. If EFM does not exist at any transportation delivery point requested by Buver, the Company shall have no obligation to provide transportation service to that point unless and until Buyer agrees to the Company's installation of EFM at such delivery point and to Buyer's reimbursement of all costs related to the installation and operation of EFM at such point. The Company shall install its standard EFM at a location determined by the Company, and Buyer shall allow the Company to install, maintain and operate the EFM on Buyer's property. Buyer shall reimburse the Company for all installation costs (material and labor related to installation of the EFM Buyer shall also reimburse the Company for all initial installation costs (material and labor) and shall be responsible for all ongoing costs of an electrical supnly and dedicated, data quality phone line necessary for the operation of the EFM equipment in the location determined by the Company. Should Buyer fail to agree to the installation or reimbursement of EFM at any requested delivery point, the Company shall have the right to refuse or terminate transportation service to Buyer at that point. The Buyer will maintain the communication line and cause any interruption in service over the communication line to be repaired as soon as possible. If interruption of service over the communication line to be remained as soon as possible. If interruption of service over the communication line to be remained as soon as possible. If interruption of service over the communication line to be remained as soon as possible. If interruption of service over the communication line to be remained as soon as possible. If interruption of service over the communication line to be remained by the Company shall be responsible for all applicable charges. The Company shall be responsible for all applicable charges.
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	DISTR	BUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued	
4.	RATES		
	4.1	MAXIMUM AND MINIMUM RATES.	
		The applicable maximum and minimum unit rates for distribution transportation  service are set forth in the currently effective Distribution Transportation Service Rate Schedule. The applicable unit rate under this Rate Schedule shall be a rate not in excess of the maximum unit rate, nor less than the minimum unit rate. If Company elects to discount, Company shall discount these rates on a nondiscriminatory basis within this range. Company will charge the maximum rate unless otherwise agreed to in writing with Buyer.	
		b. RATES NEGOTIATIONS. Rates other than published tariff rates may be requested in writing.	
	4.2	MONTHLY BILL. Commencing for the month in which the Distribution Transportation  Service Agreement is effective and each month thereafter, Company shall charge and Buyer shall pay Company the following amounts:	
		a. CUSTOMER CHARGE. The applicable rate set forth in the currently effective Rate Schedule multiplied by the number of delivery meters covered by the Agreement.	
	,	forth in the currently effective Transportation Rate Schedule multiplied by the therms delivered by Company in the month at the Delivery Point(s).	
		charge as set forth on the applicable rate sheet of this Tariff.	
		d.——AUTHORIZED OVERRUN CHARGE. Such charge shall be incurred when the Company permits Buyer to take daily volumes in excess of its MDSQ-, when specified. The applicable Authorized Overrun Charge is set forth on the applicable rate sheet of this Tariff.	
		e. <u>UNAUTHORIZED OVERRUN CHARGE UNAUTHORIZED OVERRUN</u> CHARGE. Such charge shall be incurred when Buyer takes daily volumes in excess of its MDSQ, when specified, which were not nominated and confirmed or when Buyer takes daily volumes in excess of Authorized Overruns for the Day.	
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#### DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued

4.3 DISCONTINUANCE OF SERVICE

Discontinuance of service shall be as provided in accordance with the Colorado PUC's Rules Regulating Natural Gas Utilities and Pipeline Operators.

#### BALANCING

- 5.1 BUYER'S RESPONSIBILITY. Balancing of distribution transportation receipts and deliveries behind a Mainline Border Station, single Town Border Station, or an equivalent thereof is Buyer's responsibility. Imbalances are to be minimized and are subject to the terms and conditions of this Tariff.
  - a. If the Company receives gas from the Buyer at a Point of Receipt through which both Distribution Transportation Rate Schedule and Sales Rate Schedule quantities are being received, the allocation of gas volumes through the meter will be the allocation supplied by the interconnecting pipeline. If the Company is able to control Point of Receipt allocations, the Company may minimize or eliminate monthly imbalances by allocating receipts. The Company is not responsible for eliminating any imbalances between end-use Buyer and an Agent.
  - b. The Company will post notification of the Buyer's invoice and imbalance on the Company's interactive website. In instances in which there is a balance due on an under-receipt imbalance, the interactive website will provide information on the imbalance MMBtu and cashout balance due to the Company. In instances in which there is an over-receipt imbalance cashout credit, the Company's interactive web site will provide information on the imbalance MMBtu and the cashout credit due to the Buyer.
  - c. In addition to the provisions of this Section regarding monthly balancing behind a MBS, single TBS or equivalent thereof, the Company may require daily balancing of distribution receipts and deliveries consistent with the provisions of this Tariff. The Company has the right to reduce receipts and/or deliveries hereunder in excess of thean MDSQ, when specified, at any time the Company may deem, in its reasonable discretion, that it is necessary to do so in order to protect the integrity of its system, including the maintenance of service to other customers.
- 5.2 OVERRECEIPTS. An over-receipt occurs when the MMBtu received into the Company's system (net of Fuel Reimbursement Quantity) on behalf of a Buyer is in excess of the Buyer's MMBtu of deliveries at designated location(s). Imbalances will be determined at the end of each month by subtracting deliveries from receipts (net of Fuel Reimbursement Quantity). The imbalance percentage will then be determined by dividing the imbalance by the monthly deliveries.

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		DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued
6	.5	DELEGATION. A Buyer may delegate to any third party responsibility for submitting and receiving notices or nominations or performing other administrative duties under any Agreement, subject to the following conditions:
		a. Any designation of such a representative, and any change in such designation, must be in
		b. The written designation shall specify any limits on the authority of the representative, The Company may rely on communication from Buyer's designated representative for all including any time limit on the designation; provided, however, that Company may reject any such limited designation if the limitations specified in the designation would result in an undue administrative burdon, purposes. Communications by the Company to such designated representative shall be deemed notice to Buyer.
	×	c. The Company may rely on communication from Buyer's designated representative for all purposes except to the extent the designation is explicitly limited as specified in the proceding Section 6.5b. Communications by the Company to such designated representative shall be deemed notice to Buyer except to the extent the representative's authority is explicitly limited with respect the receipt of notice under the procedure set out in said Section 6.5b.
		Any third party may administer multiple agreements as the designated representative for one or more Buyers. However, such representative shall separately administer and account for each such agreement.
7. P	OSSES	SION, TITLE AND WARRANTY OF GAS.
7	.1	Company shall be deemed to be in possession of the gas delivered by Buyer only from the time it is received by Company for distribution at the Point(s) of Receipt until it is delivered to Buyer at the Point(s) of Delivery as provided herein. Buyer shall be deemed to be in possession of such gas prior to such receipt and after such delivery. Company shall have no responsibility hereunder with respect to such gas before receipt by it or after delivery to Buyer. Buyer shall have no responsibility to such gas while it is deemed hereunder to be in Company's possession.
7	.2	It is expressly understood that title, or right to acquire title, to all gas delivered by Buyer to Company for distribution hereunder shall be held by Buyer. In no event shall Company take title to gas distributed pursuant to this agreement except as provided for in the General Terms and Conditions.
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FORM OF REQUEST FOR DISTRIBUTION TRANSPORTATION SERVICE-AGREEMENT

	OTION TRANSPORTATION SERVICE RATE SCHEDULE) AGREEMENT Page 1 of 3
	sportation Service Agreement ("Agreement"), is made and entered into n-LLC ("Company") and the party identified as Buyer in this Agreement
CUSTOMER INFORMATION	Contract Number:
covenant and agree as follows:	premises and of the mutual covenants herein centained, the parties do
Date: Complete Legal Name of Customer:	
State of Incorporation:	
Address:	For Billing:
Phone:	Phone:
Fux:	_
For Notices:	,
Contact Name:	Alternate Contact:
Address:	Alternate Address:
Water and the Control of the Control	
Phone:	Alternate Phone:
	ARTICLE I SCOPE OF AGREEMENT
	-AKHCEE BCAPE OF AGKEEMENT
Transportation Service Rate Sel receive, distribute and deliver the Quantity, up to the Maximum I	enditions and limitations hereof and of Company's Distribution hedule and Company's General Torms and Conditions. Company agrees to permally equivalent volumes of gas, adjusted for the Fuel Reimbursement Daily Service Quantity (MDSQ).  ARTICLE II—TERM OF AGREEMENT
Customer Service Type:	
following the primary term; this Existing Service (Check one):	become effective and continue in effect as set forth heroin. If renewable, s-Agreement may be terminated by either party upon written notice.  Requested Service (Check One):
OResidential	OResidential Transportation Service
OSmall Commercial	OSmall Commercial Transportation Service
OLarge Commercial	OLarge Commercial Transportation Service
OScasonal	OSeasonal Transportation Service
ONone	Olrrigation and/or Crop Drying Transportation Service
Requested Date of Distribution Transpor	
Buyer shall pay Comp	any for all services rendered herounder at lates filed under Company's
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Distribution Transportation Service Rate Schedule and as the same may be revised or changed. The rates to be charged Buyer for nervices under this Agreement shall be the maximum rate filed for that service unless Buyer and Company have otherwise agreed in writing. The rates charged Buyer for transportation horeunder shall not be more than the maximum rate applicable to such service; nor less than the minimum rate for such service. This Agreement and all its rates, terms and conditions as sot out in this agreement and as set out in the unriff provisions which are incorporated into this agreement by reference, shall at all times be subject to medification by order of the Commission upon notice and hearing and a finding of good cause therefore. In the event that any party to this agreement requests the Commission to take any action which could cause a mudification in the conditions of this agreement, the party shall provide written notice to the other parties at the time of filing the request with the Commission. If the end-use Customer uses a marketing broker for nomination, gas purchases and balancing, the end use Customer shall provide the Company with an agency agreement. Initial Term of Agreement: Renewal Term of Agreement: Advice Letter No. Issue Date: September 16, 2009 Issuing Officer Decision or

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# ARTICLE IV—RECEIPT POINT(S) AND DELIVERY POINT(S) FORM OF REQUEST FOR DISTRIBUTION TRANSPORTATION SERVICE AND DISTRIBUTION TRANSPORTATION AGREEMENT Page 2 of 3

	1 350 -	578.52	
Natural ga	to be received by Company for t	he account of Buyer her	conder shall be received at or
	receipt as set forth on Appendix A		
nd User Delivery Point Info	ormation:		
	s to be delivered by Company for		
	measuring stution(s) at or near the		
	Service Address	Premise (FS#	Affiliate
Name	or Legal Location	ID#	Information
Harrison Steeling Dockett Trans Nation Supplies	——————————————————————————————————————		
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(C)		112	
Additional	information concerning receipt are which are incorporated berein by re	d delivery points is set	forth on Appendices A and B
to this Agreenent, v	Amen are moorporated nevert by r	<del>sterones.</del>	
	ARTICLE V	OHALITY	
	MATCEET	QUITEIT I	
Allmatural	gns tondered for transportation to	Company for the account	nt of Ruyer at the Receipt
Paints) chall confor	en to the quality specifications set	forth in the General To	conservat Conditions as equical
	Company may refuse to receive or		
	t such quality specifications.	a noir axommatory o	asir thy gas for transportation.
his A manual and all its so	tes, terms and conditions as set ou	t in this assessment and	and the state of t
his Agreement and an its ta	his agreement by reference, shall a	a ill tissan be unbisse and	as set out in the tarm provisions
	hearing and a finding of good car		
	ake any action which could cause		
arty shall provide written no	tice to the other parties at the time	of filing the request w	th the Commission.
**	APTICLEM	PROCEEDING.	
·	ARTICLE VI	THE CONTRACTOR OF THE PROPERTY	0 3 5 9 90
	a marketing broker for nominatio	n, gas purchases and na	lancing, the end-use Customer
all provide the Company w	Ith an Agency Agreement,		
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	i <del>crion process or required for nici.</del> Hess and free and clear of adverse		m me vost, and puyer shall
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remember LLC for provisio	in or authoportunion solvice on Not	in / Australia (1 valuell ()	HD LAAVE.
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Company or Buyer by merger, cons this Agreement and all rights and of or other instrument which it has ove neither Company nor Buyer shall as		pany or Buyer may assign or pledge mortgage, deed or hust, indenture curity for indebtedness, otherwise, nts here under without first having
Approved by:		
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Date;		
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#### ARTICLE VIII INTERPRETATION AND MODIFICATION FORM OF

#### REQUEST FOR DISTRIBUTION TRANSPORTATION SERVICE AND DISTRIBUTION TRANSPORTATION AGREEMENT

Page 3 of 3

(To be completed for End-Users not located in the Western Slope Colorado Rate Area)

The interpretation and performance of this Agreement shall be in accordance with the laws of the State of Colorado.

This agreement, and all its rates, terms and conditions, shall at all times be subject to medification by order of the Commission upon notice and hearing and a finding of good eause therefor. In the event that any party to this agreement requests the Commission to take any action which could cause a modification in the conditions of this agreement, that party shall provide written notice to the other parties at the time of filing the request with the Commission.

ARTICLE IX - AGREEMENTS BEING SUPERCEDED End User Receipt Point/MDDO/MDRO Information:

> When this Agreement becomes effective it shall supersede and cancel any other Distribution Transportation Service agreements between the parties for the same service.

#### - ARTICLE X CERTIFICATIONS

By excenting this Agreement, Buyer eartifies that: (1) Buyer has title to, or a current contractual right to acquire such title to, the gas to be transported by Company; (2) Buyor has, or will have, entered into all arrangements necessary for the commitment of deliveries to Company; and (3) Buyer has a sales and, as applicable, a transportation contract(s) or will enter into such sales and, as applicable, a transportation contract(s) with the party ultimately receiving the gas, prior to the commencement of service.

ARTICLE XI SPECIFIC INFORMATION

Distribution Transportation Service Agreement between SourceGas Distribution LLC ("Company") and ("Buyer") Contract Number Contract Date / / Primary Term-Renewal Term month to month \_\_\_\_\_ Other \_\_\_\_ -Fermination Notice \_\_\_\_\_ Company SourceGus Distribution LLC -370 Van Gordon-Street, Suite-4000 - Lakewood, CO 80228 -Attn: Business Development Telephone: (303) 243-3400 Fax: -(303)213-3603

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	Upstream Pipeline	Receipt Point (TBS)	MDDO/MDRO	
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AND DISTRIBUTION TRANSPORTATION SERVICE	
AND DISTRIBUTION DRANGFORTATION AGREEMENT	
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And a second of the second of	
ATTACHMENT A	
Maximum Daily Service Quantity: Thorns per day	
FORM OF AGENCY AGREEMENT	
SOURCEGAS DISTRIBUTION LLC	
DISTRIBUTION TRANSPORTATION SERVICE	
(For all Service Territories Not Downstream of	
Rocky Mountain Natural Gas LLC)	
The rate charged will be the maximum distribution transportation rate unless	
otherwise agreed to in writing.	
The undersigned, by and on behalf of	
(Customer), having a mailing address of	
, hereby designates	
(Agent), having a mailing address of	
, as its Agent, with full authority to act on its behalf	İ
in obtaining upstream gas transportation service and managing gas transportation on SourceGas Distribution LLC	
(Company), as specified below, for the transportation of gas supplies from Company's Receipt Points to Customers.	
Company Les about the contract of the contract	
Effective Date:	
Customer authorizes Agent to act on its behalf in managing gas transportation services on Company's	
distribution system, arranging for the delivery of gas quantities to Company's Receipt Point(s) for Customer including	
submitting all nominations therefor, managing gas transportation Imbalances incurred on behalf of Customer, receiving	
invoices from Company and paying all applicable charges for distribution transportation service provided by Company	
to Customer at the above Premise(s).	
signed by the parties with execution authority.	
Agent and Customer acknowledge that all service provided by Company is for the benefit of Customer. Customer and	
its Agent acting on its behalf shall be subject to the Rate Schedules and General Terms and Conditions of the Company's	
Schedule of Rates for Natural Gas Service. In the event that Agent or Customer fails to make timely payment for service	
provided by Company, or otherwise is in default under the provisions of Company's Schedule of Rates for Natural Gas	
Service, this Agency Agreement may be revoked by Company and all service provided shall be subject to termination in	
accordance with Company's Schedule of Rates for Natural Gas Service. If such termination of service is a result of	
Agent's failure to make payment, Customer shall not be entitled to continued service, regardless of whether Customer	
has made payment to Agent until Company receives full and complete payment or satisfactory payment arrangements	
between Customer and Company have been made as determined by Company. Agent and Customer shall be jointly and	
severally liable for all payments due and owing Company for all services provided	
SourceGas Distribution LLC	
As of the effective date specified below. Agent shall be authorized, in the following manner, to act on Customer's behalf	
in managing Company's gas transportation services.	
in managing symplety of the outerpartation soft is easi	
This Agency Agreement shall become effective as of	
This regency regression occome oriognes as or	
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To the Distribut	tion Transportati	ion-Service Agree	rment between SourceG	as Distribution-LLC
	1		("Buyer")	
\$2	and	W-W-17		<del></del>
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Maximum Dail	or y Service Quanti	ity:	Themis per day	
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otherwise agree		Athuin distributi	on transportation rate un	less
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' IN W	TNESS WHER	EOF, the parties	s hereto have caused to	his Agreement to be
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		SourceGas D	istribution LLC	
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	<del>A supersedos ano</del> Service Agreome		cious <del>ly effective Appe</del> nd	lix-A to this Distribution
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Advice Letter No.		Joseph Date: September 16, 2000
Advice Letter No	Issuing Officer	Issue Date: September 16, 2009
	Issuing Officer	Issue Date: September 16, 2009
Advice Letter No  Decision or Authority No.	Issuing Officer	Issue Date: September 16, 2009  Effective Date:

Colo. PUC No. 7 Second Revised Sheet No. 109 Cancels Original Sheet No. 109

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	GENERAL TERMS AND CONDITIONS - continued	
	2.3634 "Maximum Daily Delivery Quantity" (at individual delivery point(s) ("MDDQ") means the maximum quantity of natural gas in MMBtu which Buyer is entitled to receive from Company on any day at a particular delivery point specified in the executed Distribution Transportation Service Agreement, should capacity be available.	ŗ
	2.3735 "Maximum Daily Receipt Quantity" ("MDRQ") means the maximum quantity of natural gas in MMBtu which Buyer is entitled to tender to Company at an individual receipt point on any day.	
	2.3836 "Maximum Daily Service Quantity" ("MDSQ") is the maximum quantity of natural gas in MMBtu which Buyer is entitled to tender to Company on any day for the account of Buyer at all Receipt Point(s) should capacity be available.  Such receipt point(s) and the MDSQ shall be specified on the executed Distribution Transportation Service Agreement. The MDSQ shall include the applicable Fuel Reimbursement Quantity.	Γ
	2.37 "MMBtu" is one million (1.000,000) British thermal units.	
	2.39 "Mof" is one thousand (1.000) cubic feet of gas.	
	2.40 "MMBtu" is one million (1,000,000) British thermal units.	
	2.1138 "Month" - A period beginning at eight o'clock a.m., Mountain Time, or at such other hour as Buyer or Customer and Company have agreed upon, on the first day of the calendar month and ending at the same time on the first day of the next month.	
	2.4239 "Monthly Billing Period" - is the calendar month.	
And the second of the second o	2.40 "Party" means Buyer, Customer or Company.	
	2,41 "Point of Delivery" or "Delivery Point" - The point of connection between facilities of Company and another Party at which the gas leaves the outlet side of the measuring equipment or main of Company and enters the facility of that Party or other agreed upon point.	
	2.4 <del>3 "Party42" "</del>	Premise
	2.44 "Point of Delivery" or "Delivery Point" The point of connection between facilities of Company and another party at which the gas leaves the outlet side of the measuring equipment or main of Company and enters the facility of other party or other agreed upon point.	
	2.43 "Process Gas" is defined as gas use for which alternate fuels are not technically feasible such as in applications requiring temperature controls and precise flame characteristics. For the purposes of this definition, propane and other gaseous fuels shall not be considered alternate fuels.	
	2.45 "Principal" means the employer or hiring party responsible for an Agent. 2.44 "p.s.i.a." means pounds per square inch absolute.	
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2.46	"Process Cas" is defined as gas use for which fensible such as in applications requiring temp characteristics. For the purposes of this defini- fuels shall not be considered alternate fuels.	orature-controls-and precise-flame
2.47	"p.s.i.a." mouns pounds por square-inch	
2.48 <u>45</u>	"p.s.i.g." means pounds per square inch gauge	
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# Appendix E

Proposed SourceGas Distribution Tariffs

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	DISTR	JBUTIO	N TRANSPORTATION SERVICE RAT	E SCHEDULE - continued	
	2.3	daily quality Buyer's Reimbudeliver	ny shall receive from Buyer, or for the accumulation of gas tendered for transportation account, Company shall, after a reduction arsement Quantity (loss and unaccounted for the account of Buyer the thermal equipment of the account of Buyer the thermal equipment of the account of Buyer the thermal equipment of the account of Buyer the thermal equipment of the account of Buyer the thermal equipment of the account of Buyer the thermal equipment of the account of Buyer the thermal equipment of the account of Buyer the thermal equipment of the account of the	n. Upon receipt of natural gas for on of the applicable Fuel for and company use), transport and ivalent of such gas at the Customer	Т
	2.4	with a l	RACT QUANTITY. Company shall calc Delivery Point not located in the Western ting a Request for Distribution Transporta an amount of capacity required.	Slope Colorado Rate Area	N
,	2.5	Wester overrur Distribus Service Users' the End previou Distribuser reconsides such re	RACT QUANTITY ADJUSTMENT. For an Slope Colorado Rate Area, when an English, the Company will increase the MDDQ sutton Transportation Service. The increase Agreement for the billing period following MDDQs will be evaluated by May 1 of each distance of the Agreement for the billing period following MDDQs will be evaluated by May 1 of each distance of the Agreement for the billing period following the things of the state of the Agreement for the Agreement for the MDDQ applicable to quest, the Company may grant a reset of the company in the MDDQ situations only:	d-User's MDDQ is specified in the Request for sed MDDQ will be reflected in the ng the increased MDDQ. Endach year. The Company shall reset age for any day occurring during the so long as the End-User has taken x) months. In the event that an Endest in writing that the Company the End-User. Upon receipt of any	N
. '		a.	The Company determines in its sole dis- and permanently removed gas consumir physically verified by the Company that which case Company shall determine the	ng appliances or equipment as t results in a reduction in MDDQ, in	N
,		b.	The Company determines in its sole discenergy Gas Demand Side Management sponsored Demand-Side Management p MDDQ, in which case, the Company sh MDDQ.	equipment as part of a Company program that results in a reduction in	N
		c.	The Company determines in its sole disc substantial amounts of gas due to an unit that temporary gas consuming devices a and that such devices are not required for requirement and further that End-User v to the MDDQ.	foreseen force majeure event such are used to mitigate such an event or any permanent service	И
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#### DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued

#### 2.3 ADDITIONAL FACILITIES

- a. Company shall not be obligated to add any facilities or expand the capacity of Company's distribution transportation system in any manner in order to provide distribution service to Buyer pursuant to this Rate Schedule; however, Company is willing to add facilities whenever such is deemed, in Company's reasonable judgment, to be economically, operationally, and technically feasible, subject to the condition that the Company and Buyer enter into a facilities agreement which is subject to the provisions of this Tariff.
  - The nature, extent and timing of facilities required shall be at the reasonable discretion of Company;
  - (2) Company receives acceptable assurances of financial reliability from any Buyer requesting additional capacity.
- b. When Company, in its reasonable discretion, agrees with Buyer to construct or acquire new facilities, in order to provide service to Buyer, Company shall require Buyer:
  - To make a facilities reimbursement payment, including a gross-up for applicable state and federal income tax expense associated with such facilities;
  - (2) To pay for the additional facilities in one lump sum payment or by installment payments to be completed by the end of the contract terms, as negotiated by the parties.
  - (3) To agree to a reimbursement schedule setting the terms, the rate, and the conditions for reimbursement of the additional facility charge, including an obligation to reimburse Company, upon demand, for any unamortized capital charges, under an agreed upon amortization schedule, which may remain if service by Company to Buyer under this rate schedule is terminated prior to the end of said amortization period.
- satisfactorily install, operate and maintain any measuring equipment which Buyer desires to install, maintain, or operate pursuant to the specifications set forth in the General Terms and Conditions of Company's Tariff, Company shall not be obligated to install such measuring equipment and Buyer shall be relieved of any obligation to reimburse Company for the costs related thereto. If Buyer

measures the gas, Buyer shall send to Company in writing the readings and dates from such measuring equipment by the 5<sup>th</sup> day of the next succeeding month.

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#### DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued

- 2.6 To the extent service under this Rate Schedule is interrupted, such affected service under this Rate Schedule shall be reduced in accordance with Company's General Terms and Conditions.
- 2.7 Firm Distribution Transportation Service agreements must be for a period of one year or more.
- 2.8 A Customer under this Distribution Transportation Service Rate Schedule is solely responsible for its own gas procurement. The Company shall have no sales service obligation to such Customer.
- 2.9 Standby supply service may be available to Buyers under Company's applicable sales tariffs on file and in effect with the Commission after service to all firm and interruptible sale customers.
- 3. REQUIREMENTS FOR DISTRIBUTION TRANSPORTATION SERVICE AGREEMENT
  - 3.1 REQUEST. All Buyers requesting distribution service must provide the information required by this section and by Company's Distribution Transportation Service Request Form included in this Tariff, in order to qualify for distribution service under this Rate Schedule. No request for distribution service will be entered on the Company's log until all such information and a completed Distribution Service Request Form has been provided to Company.

All completed Distribution Transportation Service Request Forms are to be sent to:

SourceGas Distribution LLC 370 Van Gordon Street, Suite 4000 Lakewood, Colorado 80228 Attn: Shipper Services

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	Anvre	uest shall include the following:	
	a.	CUSTOMER INFORMATION. Name, address and telephone number to whom correspondence, billings, or other communications should be directed. State name, address and phone number of twenty-four (24) hour contact person for purposes of exchanging scheduling and volume information.	I
	b.	CUSTOMER SERVICE TYPE. Specify current type of service (Residential, Small Commercial, Large Commercial, Seasonal or Irrigation or Crop Drying).  Also Specify type of transportation service being requested.	١
	c.	TERM. The proposed commencement and termination dates of service; provided, however, the proposed commencement date shall not be more than ninety (90) days from the date of the request for distribution service hereunder unless further time is necessitated by Company's construction of facilities, or waived by Company in its reasonable discretion	N
	d.	RECEIPT POINT INFORMATION. For Distribution Transportation Customers not located in the Western Slope Colorado Rate Area, the designated Receipt Point(s) for the requested Distribution Transportation Service with the names of any pipelines transporting the gas immediately upstream of Company's facilities. The Receipt Point(s) requested by Buyer must be acceptable to Company with regard to adequacy of the physical facilities to receive and distribute the quantity requested.	C
	e.	DELIVERY POINT INFORMATION. Specify facility name, address and premise number (if known) for each service location where Distribution Transportation Service is being requested.	C
	f.	AFFILIATE INFORMATION. The extent of Buyer's, End-User's or supplier's affiliation with Company.	
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DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued

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DIST	TRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued	
3.2		D
	a. Term. The Agreement shall be effective for a primary term of no less than one year. If renewable following the primary term, the Agreement may be terminated by either party upon thirty (30) Days' prior written notice, to be terminated effective June 30.	N
	b. Assignment. The Agreement shall be binding upon and inure to the benefit of any successor(s) to either Company or Buyer by merger, consolidation or acquisition.	N
	c. Interpretation and Modification. The interpretation and performance of the Agreement shall be in accordance with the laws of the State of Colorado. The Agreement, and all its rates, terms and conditions, shall at all times be subject to modification by order of the Commission upon notice and hearing and a finding of good cause therefor. In the event that any party to the Agreement requests the Commission to take any action which could cause a modification in the conditions of the Agreement, that party shall provide written notice to the other parties at the time of filing the request with the Commission.	N
	d. Agreements being superseded. When the Agreement becomes effective it shall supersede and cancel any other Distribution Transportation Service agreements between the parties for the same service.	
	e. Certifications. By executing the Agreement, Buyer certifies that: (1) Buyer has title to, or a current contractual right to acquire such title to, the gas to be transported by Company; (2) Buyer has, or will have, entered into all arrangements necessary for the commitment of deliveries to Company; and (3) Buyer has a sales and, as applicable, a transportation contract(s) or will enter into such sales and, as applicable, a transportation contract(s) prior to the commencement of service.	N
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#### DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued

- 3.3 FILING FEES. Any and all filings and approval fees required in connection with Buyer's Service Agreement that Company is obligated to pay to any governmental authority having jurisdiction shall be billed by Company. Any fees recovered hereunder will not be included in Company's cost of service.
- 3.4 REIMBURSEMENT. Any reimbursement due Company by Buyer pursuant to this section shall be due and payable to Company within ten (10) days of the date of Company's invoice(s) for same.
- 3.5 CUSTOMER DEPOSITS. Customer deposits will be required as provided in the Colorado PUC's Rules Regulating Gas Utilities and Pipeline Operators. However, depending on creditworthiness of Buyer, as determined pursuant to Section 3.a.iv of the Sales Service Rate Schedule of this Tariff, and in a non-discriminatory manner, Company may require Buyer to provide a deposit in an amount of up to an estimated six (6) months bill of Buyer. If the deposit is not paid within fifteen (15) days of written notification, service will not begin, or, if service has begun, it will be terminated.
- 3.6 ELECTRONIC FLOW MEASUREMENT. Electronic flow measurement (EFM) is required at all transportation service delivery points. If EFM does not exist at any transportation delivery point requested by Buyer, the Company shall have no obligation to provide transportation service to that point unless and until Buyer agrees to the Company's installation of EFM at such delivery point and to Buyer's reimbursement of all costs related to the installation and operation of EFM at such point. The Company shall install its standard EFM at a location determined by the Company, and Buyer shall allow the Company to install, maintain and operate the EFM on Buyer's property. Buyer shall reimburse the Company for all costs of material and labor related to installation of the EFM. Buyer shall also reimburse the Company for all initial installation costs (material and labor) and shall be responsible for all ongoing costs of an electrical supply and dedicated, data quality phone line necessary for the operation of the EFM equipment in the location determined by the Company. Should Buyer fail to agree to the installation or reimbursement of EFM at any requested delivery point, the Company shall have the right to refuse or terminate transportation service to Buyer at that point. The Buyer will maintain the communication line and cause any interruption in service over the communication line to be repaired as soon as possible. If interruption of service occurs on the communication line, and if the communication line is not repaired within three (3) business days, the Company may no longer accept transportation nominations from the Buyer. In any event, the Company shall obtain the metered data and Buyer shall be responsible for all applicable charges. The Company shall record EFM data on a daily basis during the term of Buyer's transportation service agreement and the daily flow and imbalance information will be made available to the Buyer and/or its designated Agent through the Company's electronic bulletin board.

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SourceGas Distribution LLC

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# DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued a. The Buyer will reimburse the Company for all reimbursable costs in a lump sum payment when service is initiated. If Buyer fails to make in a timely manner any payments to reimburse the Company for any reimbursable costs related to EFM installed at a delivery point under any distribution transportation service agreement with Buyer, the Company may, upon 30 days notice, terminate service to Buyer under such agreement, in addition to, and without limitation upon, any other legal or equitable remedies the Company may have. b. If Buyer's Distribution Transportation Service Agreement terminates, the Company shall not be obligated to make reimbursement for EFM installation(s) and the Company may elect to relocate the EFM equipment to another point on the Company's system at its discretion. Issue Date: September 16, 2009 Advice Letter No. \_ Issuing Officer Decision or Authority No. Effective Date:

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#### DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued

- RATES
  - 4.1 MAXIMUM AND MINIMUM RATES.
    - The applicable maximum and minimum unit rates for distribution transportation service are set forth in the currently effective Distribution Transportation Service Rate Schedule. The applicable unit rate under this Rate Schedule shall be a rate not in excess of the maximum unit rate, nor less than the minimum unit rate. If Company elects to discount, Company shall discount these rates on a nondiscriminatory basis within this range. Company will charge the maximum rate unless otherwise agreed to in writing with Buyer.
    - RATES NEGOTIATIONS. Rates other than published tariff rates may be requested in writing.
  - 4.2 MONTHLY BILL. Commencing for the month in which the Distribution Transportation Service Agreement is effective and each month thereafter, Company shall charge and Buyer shall pay Company the following amounts:
    - CUSTOMER CHARGE. The applicable rate set forth in the currently effective Rate Schedule multiplied by the number of delivery meters covered by the Agreement.
    - DISTRIBUTION CHARGE. The applicable unit distribution rate set forth in the currently effective Transportation Rate Schedule multiplied by the therms delivered by Company in the month at the Delivery Point(s).
    - MONTHLY ADMINISTRATIVE FEE. There will be an administrative charge as set forth on the applicable rate sheet of this Tariff.
    - AUTHORIZED OVERRUN CHARGE. Such charge shall be incurred when the Company permits Buyer to take daily volumes in excess of its MDSQ, when specified. The applicable Authorized Overrun Charge is set forth on the applicable rate sheet of this Tariff.
    - UNAUTHORIZED OVERRUN CHARGE. Such charge shall be incurred when Buyer takes daily volumes in excess of its MDSQ, when specified, which were not nominated and confirmed or when Buyer takes daily volumes in excess of Authorized Overruns for the Day.

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#### DISTRIBUTION TRANSPORTATION SERVICE RATE SCHEDULE - continued

#### 4.3 DISCONTINUANCE OF SERVICE

Discontinuance of service shall be as provided in accordance with the Colorado PUC's Rules Regulating Natural Gas Utilities and Pipeline Operators.

#### BALANCING

- 5.1 BUYER'S RESPONSIBILITY. Balancing of distribution transportation receipts and deliveries behind a Mainline Border Station, single Town Border Station, or an equivalent thereof is Buyer's responsibility. Imbalances are to be minimized and are subject to the terms and conditions of this Tariff.
  - a. If the Company receives gas from the Buyer at a Point of Receipt through which both Distribution Transportation Rate Schedule and Sales Rate Schedule quantities are being received, the allocation of gas volumes through the meter will be the allocation supplied by the interconnecting pipeline. If the Company is able to control Point of Receipt allocations, the Company may minimize or eliminate monthly imbalances by allocating receipts. The Company is not responsible for eliminating any imbalances between end-use Buyer and an Agent.
  - b. The Company will post notification of the Buyer's invoice and imbalance on the Company's interactive website. In instances in which there is a balance due on an under-receipt imbalance, the interactive website will provide information on the imbalance MMBtu and cashout balance due to the Company. In instances in which there is an over-receipt imbalance cashout credit, the Company's interactive web site will provide information on the imbalance MMBtu and the cashout credit due to the Buyer.
  - In addition to the provisions of this Section regarding monthly balancing behind a MBS, single TBS or equivalent thereof, the Company may require daily balancing of distribution receipts and deliveries consistent with the provisions of this Tariff. The Company has the right to reduce receipts and/or deliveries hereunder in excess of an MDSQ, when specified, at any time the Company may deem, in its reasonable discretion, that it is necessary to do so in order to protect the integrity of its system, including the maintenance of service to other customers.
- 5.2 OVERRECEIPTS. An over-receipt occurs when the MMBtu received into the Company's system (net of Fuel Reimbursement Quantity) on behalf of a Buyer is in excess of the Buyer's MMBtu of deliveries at designated location(s). Imbalances will be determined at the end of each month by subtracting deliveries from receipts (net of Fuel Reimbursement Quantity). The imbalance percentage will then be determined by dividing the imbalance by the monthly deliveries.

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- DELEGATION. A Buyer may delegate to any third party responsibility for submitting and receiving 6.5 notices or nominations or performing other administrative duties under any Agreement, subject to the following conditions:
  - Any designation of such a representative, and any change in such designation, must be in writing and must be submitted at least fourteen (14) days prior to the requested effective date as reflected on the Company's Form of Agency Agreement as contained in this Tariff so long as the effective date falls on the first calendar day of a month.
  - The Company may rely on communication from Buyer's designated representative for all b. purposes. Communications by the Company to such designated representative shall be deemed notice to Buyer.
  - Any third party may administer multiple agreements as the designated representative for one c. or more Buyers. However, such representative shall separately administer and account for each such agreement.
- POSSESSION, TITLE AND WARRANTY OF GAS. 7.
  - Company shall be deemed to be in possession of the gas delivered by Buyer only from the time it is 7.1 received by Company for distribution at the Point(s) of Receipt until it is delivered to Buyer at the Point(s) of Delivery as provided herein. Buyer shall be deemed to be in possession of such gas prior to such receipt and after such delivery. Company shall have no responsibility hereunder with respect to such gas before receipt by it or after delivery to Buyer. Buyer shall have no responsibility to such gas while it is deemed hereunder to be in Company's possession.
  - 7.2 It is expressly understood that title, or right to acquire title, to all gas delivered by Buyer to Company

	for distribution hereunder distributed pursuant to thi	shall be held by Buyer s agreement except as p	. In no event sha provided for in th	ill Company take t le General Terms a	itle to gas nd Conditions.
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	FORM OF OR DISTRIBUTION TRANSPORTATION SERVICE TRIBUTION TRANSPORTATION AGREEMENT Page 1 of 3					
CUSTOMER INFORMATION	Contract Number:					
Date: Complete Legal Name of Customer: State of Incorporation:						
Address:	For Billing:					
Phone: Fax:	Phone:					
For Notices: Contact Name: Address:	Alternate Contact: Alternate Address:					
Phone:	Alternate Phone:					
Customer Service Type:						
Existing Service (Check one):	Requested Service (Check One):					
O Residential	OResidential Transportation Service					
OSmall Commercial	OSmall Commercial Transportation Service					
O Large Commercial	OLarge Commercial Transportation Service					
O Seasonal O None	O Seasonal Transportation Service					
,	○Irrigation and/or Crop Drying Transportation Service rtation Service to Begin:	e				
Initial Term of Agreement: Renewal Term of Agreement:	Tation Service to Begin.					
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FORM OF REQUEST FOR DISTRIBUTION TRANSPORTATION SERVICE

ser Delivery Point Infor	mation:		
Facility Name	Service Address or Legal Location	Premise ID#	Affiliate Information
		of filing the request w	ith the Commission
all provide written notind-use Customer uses a covide the Company with stomers in the Company er for Rocky Mountain	marketing broker for nomination han Agency Agreement.  Y's Western Slope Colorado Rat Natural Gas LLC to obtain any of transportation service on Ro	n, gas purchases and ba e Area, submittal of this and all necessary custor	lancing, the end-use Custom  Request affirms approval of the records from SourceGas
all provide written noting ad-use Customer uses a povide the Company with stomers in the Company er for Rocky Mountain tion LLC for provision and by:	marketing broker for nomination in Agency Agreement.  's Western Slope Colorado Rat Natural Gas LLC to obtain any	n, gas purchases and ba e Area, submittal of this and all necessary custor	lancing, the end-use Custom  Request affirms approval of the records from SourceGas
all provide written noticed uses a covide the Company with tomers in the Company er for Rocky Mountain thion LLC for provision ed by:	marketing broker for nomination an Agency Agreement.  y's Western Slope Colorado Rat Natural Gas LLC to obtain any of transportation service on Ro	n, gas purchases and ba e Area, submittal of this and all necessary custor	lancing, the end-use Custom  Request affirms approval of the records from SourceGas
all provide written noticed uses a covide the Company with tomers in the Company er for Rocky Mountain thion LLC for provision ed by:	marketing broker for nomination an Agency Agreement.  y's Western Slope Colorado Rat Natural Gas LLC to obtain any of transportation service on Ro	n, gas purchases and ba e Area, submittal of this and all necessary custor	lancing, the end-use Custom  Request affirms approval of the records from SourceGas
nd-use Customer uses a covide the Company with stomers in the Company er for Rocky Mountain ation LLC for provision ted by:	marketing broker for nomination an Agency Agreement.  y's Western Slope Colorado Rat Natural Gas LLC to obtain any of transportation service on Ro	n, gas purchases and ba e Area, submittal of this and all necessary custor	lancing, the end-use Custom  Request affirms approval of the records from SourceGas

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AND DISTRI	IBUTION TRANSPORTA Page 3 of 3	SPORTATION SERVICE ATION AGREEMENT Western Slope Colorado Rate Area)	
End User Receipt Point/MDDQ/MDRQ Int	formation:		
Upstream <u>Pipeline</u>	Receipt Point (TBS)	MDDO/MDRO	
,			
		,	
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FORM OF
REQUEST FOR DISTRIBUTION TRANSPORTATION SERVICE
AND DISTRIBUTION TRANSPORTATION AGREEMENT

#### ATTACHMENT A

Г	FORM OF AGENCY AGE SOURCEGAS DISTRIBU DISTRIBUTION TRANSPORTA (For all Service Territories Not	TION LLC TION SERV Downstream	
	Rocky Mountain Natural	Gas LLC)	
	behalf of		
(Customer), having a maning accure	ss of, hereby designates (Agent), having a mailing addres		
	Agent), having a mailing addres	s of	
in obtaining upstream gas transporta (Company), as specified below, for	tion service and managing gas tr	as its Agent, i ansportation (	with full authority to act on its behalf on SourceGas Distribution LLC ny's Receipt Points to Customers.
distribution system, arranging for the submitting all nominations therefor,	managing gas transportation Imitall applicable charges for distrib	mpany's Recoalances incur	ation services on Company's eipt Point(s) for Customer including rred on behalf of Customer, receiving tration service provided by Company
its Agent acting on its behalf shall be Schedule of Rates for Natural Gas Sprovided by Company, or otherwise Service, this Agency Agreement ma accordance with Company's Schedul Agent's failure to make payment, Chas made payment to Agent until Company t	e subject to the Rate Schedules a ervice. In the event that Agent o is in default under the provisions y be revoked by Company and all le of Rates for Natural Gas Servi- ustomer shall not be entitled to co- ompany receives full and complet we been made as determined by Company	nd General To r Customer fast s of Company I service provice. If such ter- ontinued service payment or Company. Ag	ce, regardless of whether Customer satisfactory payment arrangements gent and Customer shall be jointly and
As of the effective date specified be in managing Company's gas transpo		the followin	g manner, to act on Customer's behalf
This Agency Agreement shall become	ne effective as of		
This Agency Agreement is made and	d entered into this	day of	
(Customer)	(Agent)	-	
(print name)	(print name)	-	
Title:	Title:	-	
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Contract of the last of the la	Buyer	
	Maximum Daily Service Quantity:Therms per day	C
	The rate charged will be the maximum distribution transportation rate unless otherwise agreed to in writing.	
	Effective Date:	
	IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed by the parties with execution authority.	
	SourceGas Distribution LLC	
	By: Title:	
	Buyer	
	By: Title:	
	Advice Letter No Issue Date: September 16, 2009	
	Decision or Authority No.  Effective Date:	

SourceGas Distribution LLC		Colo. PUC No. 7 Original Sheet No. 100-104B
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Advice Letter No		Issue Date: September 16, 2009
Decision or Authority No.	Issuing Officer  Title	Effective Date:

SourceGas Distribution LLC		Colo. PUC No. 7 Original Sheet No. 104E-104F	
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T	nese Sheets are Reserved for Futur	ire Use.	
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Advice Letter No  Decision or	Issuing Officer	Issue Date: September 16, 2009	
Authority No.	Title	Effective Date:	

Colo. PUC No. 7 Second Revised Sheet No. 109 Cancels Original Sheet No. 109

		GENERAL TERMS AND CONDITIONS - continued	
	2.34	"Maximum Daily Delivery Quantity" (at individual delivery point(s) ("MDDQ") means the maximum quantity of natural gas in MMBtu which Buyer is entitled to receive from Company on any day at a particular delivery point, should capacity be available.	Т
	2.35	"Maximum Daily Receipt Quantity" ("MDRQ") means the maximum quantity of natural gas in MMBtu which Buyer is entitled to tender to Company at an individual receipt point on any day.	
	2.36	"Maximum Daily Service Quantity" ("MDSQ") is the maximum quantity of natural gas in MMBtu which Buyer is entitled to tender to Company on any day for the account of Buyer at all Receipt Point(s) should capacity be available. The MDSQ shall include the applicable Fuel Reimbursement Quantity.	Т
	2.37	"MMBtu" is one million (1,000,000) British thermal units.	
	2.38	"Month" - A period beginning at eight o'clock a.m., Mountain Time, or at such other hour as Buyer or Customer and Company have agreed upon, on the first day of the calendar month and ending at the same time on the first day of the next month.	
	2.39	"Monthly Billing Period" - is the calendar month.	
	2.40	"Party" means Buyer, Customer or Company.	
	2.41	"Point of Delivery" or "Delivery Point" - The point of connection between facilities of Company and another Party at which the gas leaves the outlet side of the measuring equipment or main of Company and enters the facility of that Party or other agreed upon point.	
	2.42	"Premise" means a physical location where a Customer takes service.	
	2.43	"Process Gas" is defined as gas use for which alternate fuels are not technically feasible such as in applications requiring temperature controls and precise flame characteristics. For the purposes of this definition, propane and other gaseous fuels shall not be considered alternate fuels.	
	2.44	"p.s.i.a." means pounds per square inch absolute.	
	2.45	"p.s.i.g." means pounds per square inch gauge.	
Advice Letter No		Issue Date: September 16, 2009	
Decision or Authority No.		Effective Date:	
•		Title	

# Appendix F

Confidential

Calculation of A M Gas MDDQ

# Appendix G

### Confidential

A M Gas End-Use Party Primary Receipt-to-Delivery Point Pathing