RRC COID: 6310 COMPANY	Y NAME: TEXAS GAS SERVICE COMPANY				
TARIFF CODE: DT RRC TARIFF NO:	10211				
DESCRIPTION: Distribution Transportation	STATUS: A				
OPERATOR NO:					
ORIGINAL CONTRACT DATE: INITIAL SERVICE DATE: 05/01/1995	RECEIVED DATE: 07/22/2004 TERM OF CONTRACT DATE:				
INACTIVE DATE: CONTRACT COMMENT: None	AMENDMENT DATE: 06/01/2000				
REASONS FOR FILING					
NEW FILING: Y RRC D	DOCKET NO:				
CITY ORDINANCE NO: T-3 approvd by Cities 11/02					
AMENDMENT(EXPLAIN): None					
OTHER(EXPLAIN): (TGS was purchased from	Southern Union Co. 1/01/03) (T-3 approved by Cities at council mtgs. in Nov. 02.)				
CUSTOMERS					
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL? <u>DELIVERY POINT</u>				
9659 **CONFIDENTIAL**					
	Y				

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 10211
CURRENT RATE COM	IPONENT
RATE COMP. ID	DESCRIPTION
T3-EPOther-IS-Interr	TEXAS GAS SERVICE COMPANY EI Paso Service Area - West Texas Region RATE SCHEDULE T-3 INTERRUPTIBLE TRANSPORTATION SERVICE RATEAPPLICABILITYService under this rate schedule is available to any customer with dual fuel capability for the transportation of customer owned natural gas through the Company's distribution system. The customer must arrange with the Company's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's facilities at the customer's service point. TERRITORYEI Paso Service Area consisting of the incorporated areas of EI Paso, Anthony, Clint, Vinton, Socorro, and Horizon City, Texas.RATEThis rate shall be the sum of Part A, and Part B, as described below:Part A: A customer charge of \$99.79 per meter per month (\$109.50 for City of EI Paso).Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at a rate calculated as follows:1. Determine the bill for the quantity of customer-secured gas metered and delivered to the customer at the Company's gas sales basic cost of service rate which would otherwise be applicable;2. Add applicable portion of any fixed annual demand charge billed by the Company's gas supplier;3. Add a charge to recover the cost of lost and unaccounted for gas associated with the natural gas transported for the customer. This charge will be calculated by multiplying the transported units delivered to the customer by the purchase/sales ratio minus one for the Company's EI Paso Service Area as calculated for the 12 months ended in the previous June based on actual purchases and actual sales as reported to the appropriate regulatory body. The resultant calculated lost and unaccounted for units will be multiplied by the Company's cost of purchased gas, then currently billed to customers using the system supply for the applicable service area;4. Add an amount to cover any applicable taxes and franchise or other fees, charges, street rentals and/or a
EP-1-14-1S-XEL	customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to customer at the above-described point(s) of Redelivery during the preceding month, the sum to the following.: (a) During each monthly billing period, a customer charge as specified in Transporter's applicable Interruptible Rate Schedule (T-3) governing transportation service at each Point of Redelivery, as amended from time to time: plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by the Transporter for all volumes redelivered to Customer of \$0.10 per MMBu; (c) To the extent Customer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter.; plus 4.1(d) All amounts for any taxes (including, but not limited to Franchise Fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted-for gas obligation; plus (e) Customer agrees to pay Transporter the full amount of any taxes, fees, street rentals, throughput fees, license fees, franchise taxes or fees or charges of every kind and character contracted levied or assessed by any federal , state municipal or other
	governmental authority against Transporter in connection with or attributable to the transportation, delivery, redelivery, use or other handling of the gas transported on behalf of Customer , unless Customer has furnished Transporter satisfactory certificates showing that Customer is exempt form the applicable taxes, fees or charges. Subject to any necessary regulatory approvals, Customer agrees to pay this additional tax, fee or charge whether asserted on a retroactive basis or whether applied on a going forward basis. 4.2 Transporter

RATE ADJUSTMENT PROVISIONS:

None

retains the right to adjust the rates described in Paragraph 4.1 above at any time transporter's filed tariff rate is changed or amended. 4.3 The costs described in 4.1(b), (c) and (d) above may automatically be adjusted from time to time to reflect any changes, as determined by Transporter, in such costs. 4.4 Notwithstanding Section 4.1 above, Customer shall be allowed to satisfy its lost and unaccounted for gas obligation under said section by payment in kind, unless Transporter, at Transporter's sole option, notifies Customer that Transporter will not accept such payment in kind. 4.5 When Transporter allows payment in kind, Customer shall tender to Transporter

purchase/sales ratio for Transporter's Gulf Coast Service Area. The purchase/sales ratio shall be calculated for the twelve (12) months

at the Points of Delivery volumes of gas equal to the metered volumes delivered to Customer multiplied by the most recent

ended May 31st each year based on actual purchases and actual sales, adjusted to reflect all volumes transported.

RRC COID:

ID

37682

Н

Y

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 TARIFF CODE: DT **RRC TARIFF NO:** 10211 **DELIVERY POINTS** TYPE EFFECTIVE DATE UNIT CURRENT CHARGE CONFIDENTIAL D MMBtu \$.1249 06/01/2000

DESCRIPTION: **CONFIDENTIAL**

CONFIDENTIAL 9659 Customer

SERVICE DESCRIPTION

TYPE SERVICE PROVIDED

TYPE OF SERVICE

Transportation

OTHER TYPE DESCRIPTION

TUC APPLICABILITY

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an

affiliated pipeline.)

		NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: D	T RRC TARIFF NO:	10212
DESCRIPTION:	Distribution Transportation	STATUS: A
OPERATOR NO:		
ORIGINAL CO	NTRACT DATE: 07/01/1996	RECEIVED DATE: 07/22/2004
INITIAL	SERVICE DATE:	TERM OF CONTRACT DATE:
I	NACTIVE DATE:	AMENDMENT DATE: 12/11/2003
CONTRACT CO	MMENT: None	
REASONS FOR FIL	ING	
NEW FILING:	r RRC	C DOCKET NO:
CITY ORDINAL	ICE NO:	
AMENDMENT(H	XPLAIN): None	
OTHER(H	XPLAIN): (TGS was purchased from	rom Southern Union Co. 1/01/03)
USTOMERS		
CUSTOMER NO	CUSTOMER NAME	CONFIDENTIAL? <u>DELIVERY POINT</u>
9642	**CONFIDENTIAL**	
		Y
URRENT RATE CO	MPONENT	
RATE COMP. ID	DESCRIPTION	
:P-T-17-IS-XEJ	Transporter to Customer, the si service charge for the use of Tr the Customer in the amount of all costs (including, but not lim treating or similar services pro- franchise fee, gas throughput f to the other sums payable to Tr new or increased taxes, fees, st other governmental authority a other handling of the gas transp that Customer is exempt from t pay this additional taxes, fee on Notwithstanding 4.1 above, Cu	4PONENTS 4.1 Customer shall pay to Transporter each month, for each Mcf of gas redelivered by sum of the following: (a) A customer charge of \$100.20 per customer meter per month; plus (b) A cost of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to of \$0.528 per Mcf (c) To the extent the customer requires special handling of the gas transported hereunder, mited to, a rate of return and compensation of overhead, administration and depreciation) for compression, ovided by Transporter; plus (d) All amounts for any taxes or fees (including, but not limited to City fees or Taxes and gas utility Taxes) and Shipper's lost and unaccounted-for-gas volumes. (e) In addition fransporter under this Agreement, Customer agrees to pay Transporter the full amount of any additional, street rentals, license fees, franchise taxes or fees, levied or assessed by any federal, state, municipal or against Transporter in connection with or attributable to the transportation, delivery, redelivery, use or sported on behalf of Customer, unless Customer has furnished Transporter satisfactory certificates showing the applicable taxes, fees or charges. Subject to any necessary regulatory approvals, Customer agrees to or charge whether asserted on a retroactive basis or whether applied on a going forward basis. 4.2 Lustomer shall be allowed to satisfy its lost and unaccounted -for gas volume under said section by sporter, at Transporter's sole option, notifies Customer that Transporter will not accept such payment in

None

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY						
TARIFF CODE:	DT RRC T	ARIFF NO:	10212			
DELIVERY POINT	TS					
<u>ID</u> 37683	<u>TYPE</u> D	<u>UNIT</u> Mcf	CURRENT CH \$.7331	IARGE EFFECTIVE I 12/11/20		<u>FIAL</u>
DESCRIPTION	**CONFIDENTL	AL**				
Customer	9642	**C	ONFIDENTIAL**			
37684	D	Mcf	\$.7331	12/11/20	03 Y	
DESCRIPTION	**CONFIDENTL	AL**				
Customer	9642	**C	ONFIDENTIAL**			
37685	D	Mcf	\$.7331	12/11/20	03 Y	
DESCRIPTION	**CONFIDENTL	AL**				
Customer	9642	**C	ONFIDENTIAL**			
37686	D	Mcf	\$.7331	12/11/20	03 Y	
DESCRIPTION	**CONFIDENTL	AL**				
Customer	9642	**C	ONFIDENTIAL**			
TYPE SERVICE PI	ROVIDED					
TYPE OF SERVI	CE SERVICE DE	SCRIPTION		OTHER TYPE DESCRIPTI	ION	
Н	Transportation					
TUC APPLICABIL	JTY					
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY						
NOTE: (This fac	Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)					
Competition does or did exist either with another gas utility, another supplier of natural gas, or a supplier of an alternative form of energy.						

RRC COID:	5310 C	OMPANY	NAME:	TEXAS GAS	SERVICE CO	MPAN	Y	
TARIFF CODE: D	T RRC TARI	FF NO:	10213					
DESCRIPTION:	Distribution Transportation	n			STAT	US: A		
OPERATOR NO:								
ORIGINAL CO	NTRACT DATE:			REC	EIVED DATE:	07/22/20)04	
INITIAL S	SERVICE DATE: 04/0	01/2000		TERM OF CONT	'RACT DATE:			
Π	NACTIVE DATE:			AMEND	MENT DATE:			
CONTRACT CO	MMENT: None							
REASONS FOR FIL	ING							
NEW FILING:	Ŷ	RRC D	OCKET NO	:				
CITY ORDINAN	NCE NO:							
AMENDMENT(E	XPLAIN): None							
OTHER(E	XPLAIN): (TGS was pur	chased from	Southern Uni	ion Co. 1/01/03)				
CUSTOMERS								
CUSTOMER NO	CUSTOMER NAME			CONFI	<u>DENTIAL?</u> <u>I</u>	DELIVER	RY POINT]
9644	**CONFIDENTIAL**							
					Y			
CURRENT RATE CO								
RATE COMP. ID	DESCRIPTION				·	1 4 4		
EP-T-18-IS-XEB	Transporter to Custo	mer, the sum	of the follow	ving: (a) A custome	er charge of \$100.00	0 per mete	for each MMBtu of gas red r per month; plus (b) A co	ost of service
	charge for the use of Customer's Refinery				provided directly by	y Transpoi	rter for all volumes redelive	ered to
RATE ADJUSTMI	ENT PROVISIONS:							
None								
DELIVERY POINTS								
ID	<u>TYPE</u>	<u>UNIT</u>	CURREN	NT CHARGE	EFFECTIVE I	DATE	CONFIDENTIAL	
37688	D	MMBtu	\$.0250		04/01/20	000	Y	
DESCRIPTION:	**CONFIDENTIAL**	•						
Customer	9644	**CO	NFIDENTIA	L**				
37689	D	MMBtu	\$.0250		04/01/20	000	Y	
DESCRIPTION:	**CONFIDENTIAL**	•						
Customer	9644	**CO	NFIDENTIA	L**				
Customer								
37690	D	MMBtu	\$.0250		04/01/20	000	Y	
DESCRIPTION:	**CONFIDENTIAL**	c						
Customer	9644	**CO	NFIDENTIA	L**				
37687	D	MMBtu	\$.0250		04/01/20	000	Y	
DESCRIPTION:	**CONFIDENTIAL**	¢						
Customer	9644	**C0	NFIDENTIA	L**				

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10213 **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

RRC COID: 6310 COMPANY NA	ME: TEXAS GAS SERVICE COMPANY				
TARIFF CODE:DTRRC TARIFF NO:10214					
DESCRIPTION: Distribution Transportation	STATUS: A				
OPERATOR NO:					
ORIGINAL CONTRACT DATE: INITIAL SERVICE DATE: 02/01/2001 INACTIVE DATE:	RECEIVED DATE: 07/22/2004 TERM OF CONTRACT DATE: AMENDMENT DATE: 02/01/2001				
CONTRACT COMMENT: None					
REASONS FOR FILING					
NEW FILING: Y RRC DOCK	ET NO:				
CITY ORDINANCE NO: T-3 per CityResolution 9/24/02					
AMENDMENT(EXPLAIN): None					
OTHER(EXPLAIN): (TGS was purchased from South	ern Union Co. 1/01/03) (T-3 is per City of El Paso Resolution dated 9/24/02.)				
CUSTOMERS					
<u>CUSTOMER NO</u> <u>CUSTOMER NAME</u>	CONFIDENTIAL? <u>DELIVERY POINT</u>				
9627 **CONFIDENTIAL**					
	Y				

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 10214
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION
T3-ELP-IS-Interrupt	TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE T-3 INTERRUPTIBLE TRANSPORTATION SERVICE RATEAPPLICABILITYService under this rate schedule is available to any customer with dual fuel capability for the transportation of customer owned natural gas through the Company's distribution system. The customer must arrange with the Company's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's facilities at the customer's service point.TERRITORYEI Paso Service Area consisting of the incorporated areas of El Paso, Anthony, Clint, Vinton, Socorro, and Horizon City, Texas.RATEThis rate shall be the sum of Part A, and Part B, as described below:Part A: A customer charge of 599.79 per meter per month (\$109.50 for City of El Paso).Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at a rate calculated as follows: 1. Determine the bill for the quantity of customer-secured gas metered and delivered to the customer at the Company's gas sales basic cost of service rate which would otherwise be applicable.2. Add applicable portion of any fixed annual demand charge billed by the Company's gas supplier;3. Add a charge to recover the cost of lost and unaccounted for gas associated with the natural gas transported for the customer. This charge will be calculated by multiplying the transported units delivered to the customer by the purchase/sales aratio minus one for the Company's El Paso Service Area as calculated for the 12 months ended in the previous June based on actual purchases and actual sales as reported to the appropriate regulatory body. The resultant calculated lost and unaccounted for units will be multiplied by the Company's cost of purchased gas, then currently billed to customers using the system supply for the applicable service area;4. Add an amount to cover any applicable taxes and franchise or other fees, charges, street rentals and/or
EP-T-19-IS-XEC	EP-T-19-IS-XEC RATE COMPONENTS 4.1 Customer shall pay to Transporter each month, for each MMBtu of gas redelivered by Transporter to Customer, the sum of the following: (a) A customer charge of as specified in Transporter's applicable Interruptible Rate Schedule (T-3) Governing Transportation service at each Point of Redelivery; plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to the Customer in the amount of \$0.10 per MMBtu. (c) To the extent the customer requires special handling of the gas transported hereunder, all costs (including, but
	Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to the Customer in the am

RATE ADJUSTMENT PROVISIONS:

None

allowed to satisfy its lost and unaccounted-for gas volumes under said section by payment in kind.

taxes, fees, street rentals, license fees, franchise taxes or fees, levied or assessed by any federal, state, municipal or other governmental authority against Transporter in connection with or attributable to the transportation, delivery, redelivery, use or other handling of the gas transported on behalf of Customer, unless Customer has furnished Transporter satisfactory certificates showing that Customer is exempt from the applicable taxes, fees or charges. Subject to any necessary regulatory approvals, Customer agrees to pay this additional taxes, fee or charge whether asserted on a retroactive basis or whether applied on a going forward. (f) The cost of service charge set forth at Paragraph 4.1 (b) shall be fixed until the earlier of (i) the end of the fifth contract year of (ii) a minimum of 500,000 MMBtu has been transported. Following such time, Transporter shall have the right to adjust the rates described in Paragraph 4.1(b) above at any time Transporter's filed tariff rate is changed or amended 4.2 Customer agrees to deliver sufficient volumes of gas to Transporter so that the minimum amount owed by customer for transportation excluding the taxes and fees under 4.1(b) above, shall be \$7,525.00 each Contract Year (Minimum Amount). If at the end of a Contract Year the amount owed by Shipper to Transporter is less than the Minimum Amount, Transporter shall bill Customer for the difference, with payment to be made pursuant to the regular payment terms of this Agreement. Customer shall be entitled to any credit in following Contract Years for any amounts owed to Transporter in excess of the Minimum Amount. 4.3 The costs and taxes described in 4.1(e) above may automatically be adjusted from time to to the to reflect any changes, as determined by Transporter, in such costs and taxes. 4.4 Notwithstanding 4.1 above, Customer shall be

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10214 **DELIVERY POINTS** EFFECTIVE DATE ID TYPE UNIT CURRENT CHARGE CONFIDENTIAL 37691 D MMBtu \$.1257 09/24/2002 Y **DESCRIPTION:** **CONFIDENTIAL** **CONFIDENTIAL** 9627 Customer **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

RRC COID: 6310 COMPANY NAME	: TEXAS GAS SERVICE COMPANY				
TARIFF CODE:DTRRC TARIFF NO:10215					
DESCRIPTION: Distribution Transportation	STATUS: A				
OPERATOR NO:					
ORIGINAL CONTRACT DATE: INITIAL SERVICE DATE: 04/01/2001 INACTIVE DATE:	RECEIVED DATE: 07/22/2004 TERM OF CONTRACT DATE: AMENDMENT DATE:				
CONTRACT COMMENT: None					
REASONS FOR FILING					
NEW FILING: Y RRC DOCKET N	NO:				
CITY ORDINANCE NO: T-3 approvd by Cities 11/02					
AMENDMENT(EXPLAIN): None					
OTHER(EXPLAIN): (TGS was purchased from Southern U	Union Co. 1/01/03) (T-3 approved by Cities at council mtgs. in Nov. 02.)				
CUSTOMERS					
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>				
9626 **CONFIDENTIAL**	Y				

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 10215
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
T3-EPOther-IS-Interr	TEXAS GAS SERVICE COMPANY EI Paso Service Area - West Texas Region RATE SCHEDULE T-3 INTERRUPTIBLE TRANSPORTATION SERVICE RATEAPPLICABILITYService under this rate schedule is available to any customer with dual fuel capability for the transportation of customer owned natural gas through the Company's distribution system. The customer must arrange with the Company's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's facilities at the customer's service point. TERRITORYEI Paso Service Area consisting of the incorporated area of EI Paso, Anthony, Clint, Vinton, Socorro, and Horizon City, Texas. RATEThis rate shall be the sum of Part A, and Part B, as described below:Part A: A customer charge of \$99.79 per meter per month (\$109.50 for City of EI Paso).Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at a rate calculated as follows:1. Determine the bill for the quantity of customer-secured gas metered and delivered to the customer at the Company's gas sales basic cost of service rate which would otherwise be applicable;2. Add applicable portion of any fixed annual demand charge billed by the Company's gas supplier;3. Add a charge to recover the cost of lost and unaccounted for usits will be musting/sales ratio minus one for the Company's EI Paso Service Area as calculated for the 12 months ended in the previous June based on actual purchases and actual sales as reported to the appropriate regulatory body. The resultant calculated lost and unaccounted for units will be multiplied by the Company's cost of purchased gas, then currently billed to customers wing the system supply for the applicable service area;4. Add an amount to cover any applicable taxes and franchise or other fees, charges, street rentals and/or assessments to the Company, SPECIAL PROVISIONS1. Transportation volumes delivered by the Company to the customer shall be deemed to be the same quality as t
EP-T-20-IS-XEM	EP-T-20-IS-XEM RATE COMPONENTS 4.1 Customer shall pay to Transporter each month, for each MMBtu of gas redelivered by Transporter to Customer, the sum of the following: (a) A customer charge of as specified in Transporter's applicable Rate Schedule (T-3) Governing Transportation service at each Point of Redelivery; plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to the Customer in the amount of \$0.05 per MMBtu. (c) All amounts of current city franchise fees or taxes, Texas Utilities Code 121.001 taxes and fees, and any other Applicable Taxes (as defined in subsection (c) below (e) Transporter represents that Exhibit C (below) to this Agreement sets forth the current taxes, fees, street rentals, license fees, franchise fees or charges of every kind and character excluding taxes based on Transporter's
	tacks, recs, state remains, incense recs, matching recs of charges of every wint and character excluding tacks based on Transporter is income) contracted, levied or assessed by any federal, state, municipal or other governmental authority against Transporter in connection with or attributable to the transportation, delivery, redelivery, use or other handling of the gas transported on behalf of Customer (the Applicable Taxes). In addition to the amounts owed pursuant to 4.1 (b) above, Customer agrees to pay Transporter the full amount of any additional, new or increased Applicable Taxes, unless Customer has furnished Transporter satisfactory certificates showing that Customer is exempt from any Applicable Taxes. Subject to any necessary regulatory approvals, Customer agrees to pay the additional Applicable Taxes whether asserted on a retroactive basis (but not for any period prior to the effective date of this Agreement) or whether applied on a going forward basis. 4.2 Customer agrees to deliver sufficient volumes of gas to Transporter so that the minimum amount owed by customer for transportation excluding the taxes and fees under 4.1(b) and (c) above, shall be \$30,000.00 each Contract Year (Minimum Amount). If at the end of a Contract Year the amount owed by Customer to Transporter is less than the Minimum Amount, Transporter shall bill Customer for the difference, with payment to be made pursuant to the regular

be due provided that Customer provides to Transporter appropriate documentation to evidend exemption of this transaction from such tax.

RATE ADJUSTMENT PROVISIONS:

None

payment terms of this Agreement. Customer shall be entitled to any credit in following Contract Years for any amounts owed to Transporter in excess of the Minimum Amount. Exhibit C 0.5% of the gross amount due to Transporter hereunder pursuant to Ariticle 6060 of the Texas Revised Statutes Annotated, for so long as such tax is payable by Transporter to the State of Texas. No sales tax will

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GA	S SERVICE COMPAN	ΙY	
TARIFF CODE:	DT RRC T	ARIFF NO:	10215				
DELIVERY POINTS	8						
ID	TYPE	UNIT	CURRE	NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
37692	D	MMBtu	\$.0730		11/21/2002	Y	
DESCRIPTION	**CONFIDENTL	AL**					
Customer	9626	**CC	ONFIDENTIA	L**			
TYPE SERVICE PR	OVIDED						
TYPE OF SERVIC	CE SERVICE DE	SCRIPTION		OTHER	TYPE DESCRIPTION		
Н	Transportation						
TUC APPLICABILI	TUC APPLICABILITY						
FACTS SUPPORT	ING SECTION 104.0	(b) APPLICA	BILITY				
Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)							
I affirm that a true a	nd correct copy of this t	ariff has been ser	nt to the custo	mer involved in the	nis transaction.		

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO: 10216
DESCRIPTION: Distribution Transportation STATUS: A
OPERATOR NO:
ORIGINAL CONTRACT DATE: RECEIVED DATE: 07/22/2004
INITIAL SERVICE DATE: 08/01/2003 TERM OF CONTRACT DATE:
INACTIVE DATE: AMENDMENT DATE:
CONTRACT COMMENT: None
REASONS FOR FILING
NEW FILING: Y RRC DOCKET NO:
CITY ORDINANCE NO:
AMENDMENT(EXPLAIN): None
OTHER(EXPLAIN): (TGS was purchased from Southern Union Co. 1/01/03)
CUSTOMERS
CUSTOMER NO CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT
17154 **CONFIDENTIAL**
Y
CURRENT RATE COMPONENT
RATE COMP. ID DESCRIPTION
EP-T-21-IS-MBCustomer shall pay a net monthly charge of \$49,727 per month.
RATE ADJUSTMENT PROVISIONS:
None
DELIVERY POINTS
ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL
42954 R MONTH \$49727.0000 08/01/2003 Y
DESCRIPTION: **CONFIDENTIAL**
Customer 17154 **CONFIDENTIAL**
TYPE SERVICE PROVIDED
TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION
H Transportation
TUC APPLICABILITY
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY
Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)
I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE: DT RRC TARIFF NO:	10238					
DESCRIPTION: Distribution Transportation	STATUS: A					
OPERATOR NO:						
ORIGINAL CONTRACT DATE: 05/20/1987	RECEIVED DATE: 01/04/2005					
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:					
INACTIVE DATE:	AMENDMENT DATE: 05/01/1997					
CONTRACT COMMENT: None						
REASONS FOR FILING						
NEW FILING: N RRC DOCKET NO:						
CITY ORDINANCE NO:						
AMENDMENT(EXPLAIN): None	AMENDMENT(EXPLAIN): None					
OTHER(EXPLAIN): Change to Delivery Point's Current Rate Information						
CUSTOMERS						
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL? <u>DELIVERY POINT</u>					
9669 **CONFIDENTIAL**						
	Y					

TADIFE CODE. DT	
TARIFF CODE: DT	RRC TARIFF NO: 10238
CURRENT RATE COM	
RATE COMP. ID GL-T-2-Galv-IS-XGC	DESCRIPTION GL-T-2-Galv-IS-XGC RATE COMPONENTS 4.1 Transporter's applicable Transportation Rate Schedule (T-1), as amended from time to time, shall govern the conditions under which transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees: (a) During each monthly billing period, a customer charge per meter per month as specified in Transporter sapplicable Transportation Rate Schedule (T-1), as amended from time to time, for each Point of Redelivery; plus (b) A cost of service rate for the use of Transporter facilities and all other services provided directly by Transporter for all volumes redelivered each contract year to Customer shall be as follows: (Per 71/203 COS adjustment) The next 10,000 Mcf redelivered @ \$0.5703 per Mcf The next 10,000 Mcf redelivered @ \$0.5703 per Mcf All volumes over 52,000 Mcf redelivered @ \$0.517111 per Mcf redelivered @ \$0.4562 per Mcf The next 30,000 Mcf redelivered @ \$0.4562 per Mcf The next 30,000 Mcf redelivered @ \$0.4562 per Mcf The next 30,000 Mcf redelivered @ \$0.4562 per Mcf The next 30,000 Mcf redelivered @ \$0.4562 per Mcf The next 30,000 Mcf redelivered @ \$0.4562 per Mcf The next 30,000 Mcf redelivered @ \$0.4562 per Mcf The next 30,000 Mcf redelivered @ \$0.4562 per Mcf The next 30,000 Mcf<
T1-GalvSvcA-IS-Tran	of such change to Customer. Customer will then have thirty (30) days to accept such rate or to terminate this Agreement. TEXAS GAS SERVICE COMPANY Galveston Service Area RATE SCHEDULE T-1 TRANSPORTATION SERVICE RATEAPPLICABILITYService under this rate schedule is available to any customer for the transportation of customer owned natural gas through the Company's Galveston distribution system for use by customers within all incorporated areas in the Company's Galveston Service Area.TERRITORYAll incorporated areas served by the Company in its Galveston Service Area.RATE This rate shall be the sum of Part A, Part B, Part C, Part D and Part E as described below.Part A: A customer charge of \$100.00 per meter per month.Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the Ccf charge specified in the Company's Rate Schedule currently in effect for such month under which natural gas service would otherwise be available to such customer.Part C: A charge will be made each month to recover the cost of lost and unaccounted for gas associated with the volumes of natural gas transported for the customer. This charge will be calculated by multiplying the volume delivered to the customer by the purchase/sales ratio minus one for the Company's Galveston Service Area as calculated for the twelve-month period ended in the previous June based on actual purchase and actual sales as reported to the regulatory bodies. The resultant calculated lost and unaccounted for volume will then be multiplied by the Company's cost of purchased gas for the Galveston Service Area applicable to the billing period for which service is rendered, plus related fees and taxes, to calculate an amount to be billed to the customer each month. The lost and unaccounted for factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%.Part D: A charge will be made each month to recover the cost of gross receipts

See GL-T-2-Galv-IS-XGC Rate Adjustment Provision

RRC COID:	6310 CC	MPAN	IY NAME: TE	XAS GAS	SERVICE COMPAN	Y	
TARIFF CODE:	OT RRC TARIF	F NO:	10238				
DELIVERY POINTS	6						
<u>ID</u> 37525	<u>TYPE</u> D	UNIT Mcf	<u>CURRENT C</u> \$.4273	HARGE	EFFECTIVE DATE 04/01/2004	CONFIDENTIAL Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9669	**0	ONFIDENTIAL**				
37526	D	Mcf	\$.4273		04/01/2004	Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9669	**0	ONFIDENTIAL**				
37527	D	Mcf	\$.4273		04/01/2004	Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9669	**C	CONFIDENTIAL**				
37528	D	Mcf	\$.4273		04/01/2004	Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9669	**0	CONFIDENTIAL**				
TYPE SERVICE PR	OVIDED						
TYPE OF SERVIC	E SERVICE DESCRI	PTION		OTHER 1	TYPE DESCRIPTION		
Н	Transportation						
TUC APPLICABILI	ТҮ						
FACTS SUPPORT	ING SECTION 104.003(b)	APPLIC	ABILITY				
NOTE: (This fact	nor the customer had an unfa cannot be used to support a So pipeline.)	ir advant ection 10	age during the negot 4.003(b) transaction	iations. if the rate to b	e charged or offerred to be cl	harged is to an	

RRC COID: 6310 COMPAN	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	10239
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 01/04/2005
INITIAL SERVICE DATE: 10/01/1987 INACTIVE DATE:	TERM OF CONTRACT DATE: AMENDMENT DATE: 06/15/2002
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC	C DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Change to Delivery Poi	nt's Current Rate Information
CUSTOMERS	
<u>CUSTOMER NO</u> <u>CUSTOMER NAME</u>	CONFIDENTIAL? <u>DELIVERY POINT</u>
11183 **CONFIDENTIAL**	
	Y

TARIFF CODE: DT	RRC TARIFF	NO: 10239				
CURRENT RATE COM		102.59				
RATE COMP. ID	DESCRIPTION					
GL-T-3-Galv-IS-XGA	GL-T-3-Galv-IS-XGA the following transports tariff (T-1) as amended costs (including with lin compression, treating or Transporter on behalf o transportation fee speci: 4.1(b) may automaticall Notwithstanding 4.1 th Part B:(1) of the Rate S shall include a cost of s which shall be accordin per Mcf plus - Nex volumes delivered at a j under said section by pa such payment in kind. Point(s) of Delivery vol Transporter's Galveston TEXAS GAS SERVICI RATEAPPLICABILIT gas through the Compan Galveston Service Area be the sum of Part A, Pa month.Part B: All volut charge specified in the available to such custor the volumes of natural § customer by the purcha ended in the previous Ja and unaccounted for vo to the billing period for month. The lost and un the range of zero (0) to Texas pursuant to the pi attributable to metransj applicable franchise fee 2. Transportation of cus currently available from received by the Compan terms and conditions of service and all amendm the curtailment priority customer served pursu	ation fees and compress from time to time whic mitation third-party fees r similar services provic f Customer associated v fled in Paragraph 4.1 at ly by adjusted from time rough 4.3, a cost of serv ection of the Firm Tran ervice charge for the us g to the following scheat t 10,000 Mcf / month pressure base of 14.95 p ayment in kind, unless T More specifically, wh lumes of gas equal to th a service Area. E COMPANY Galvestar YService under this rate ny's Galveston distribut .TERRITORYAII incon art B, Part C, Part D and nes of natural gas transp Company's Rate Schedu ner.Part C: A charge wi gas transported for the c se/sales ratio minus one ine based on actual pure lume will then be multi which service is render accounted for factor as 5.26%.Part D: A charge for transportation Ag to the Company's supplie ny for transportation Ag the Transportation Ag to the Company's rate of any customer served ant to the Company's ra	ion and treating cosis h governs Customer, a rate of return and led by Transporter a vith the transportation any time Transporter is to time to reflect a ice charge as descri sportation Rate Sche e of the transporter's lule: (per COS esca \$.4119 per Mostice is 4.5 Customer st iransporter at Trans- ten Transporter allo e transporter allo e transporter allo e transporter allo e schedule is availab- ion system for use b porated areas serve le currently in effec II be made each mo- ustomer. This char, for the Company's chase and actual sal- plied by the Compa- ed, plus related fees determined above s will be made each TEX. REV. CIV. S need hereunder. Part ject in all respects to is hereunder shall bor r(s). All gas delive Transportation of c eement entered into thereto. 4. With resp under this schedule	ts: (a) The specified rate in 's customer classification a d compensation of overheac und including any third part on of gas hereunder. 4.2 Tr ers filed tariff rate is change ny changes, as determined bed below will be substitute edule T-1 which would othes s facilities and all other serv lation effective 7/1/2003) cf plus - Over 20,000 M nall be allowed to satisfy its porter's sole option notifies ws payment in kind, Custor es delivered to Customer mut ATE SCHEDULE T-1 To ble to any customer for the to yo customers within all inccd d by the Company in its Ga d below.Part A: A customer nonth in accordance with the tt for such month under wh nuth to recover the cost of lo ge will be calculated by mut Galveston Service Area as es as reported to the regulat ny's cost of purchased gas f and taxes, to calculate an a hall in no event exceed .05: month to recover the cost of STAT. as such may be amere E: A charge will be may o applicable laws, rules and e limited to natural gas of e red to the customer shall be ustomer owned natural gas between the customer and poect to the Company's capace s shall be the same as the cu vould otherwise be availabl	nonth, for each Mcf of gas, the s n Transporter's applicable transport t each Point of Redelivery; and d administration and depreciatio y transport or service fees paid b ransporter retains the right to adjue d or amended. 4.3 The cost des by Tranporter, in such costs. 4.4 ef for the cost of service rate pur erwise apply. The rate for transpo- vices provided directly by the transporter and the cost of service rate pur erwise apply. The rate for transpo- vices provided directly by the transporter and the cost of service rate pur erwise apply. The rate for transpo- vices provided directly by the transporter will the f / month \$.2423 per Mcf el ost and unaccounted for gas ob Customer that Transporter will in mer shall tender to Transporter and ultiplied by the purchase/sales m FRANSPORTATION SERVICE transportation of customer owneer prorated areas in the Company's uveston Service Area.RATE This is schedule shall be billed at the ich natural gas service would other st and unaccounted for gas associ- tliplying the volume delivered to calculated for the twelve-month is schedule shall be billed to the custom 26 i.e. [1/105]-1 and must fall of gross receipts taxes paid to the nded from time-to-time with an atura- e deemed to be the same quality af hereunder is subject in all respec Company prior to commenceme city to deliver gas at any particul urailment priority established for e to such customer. Supersede	ortation (b) any n) for yy ust the cribed in (cont'd) rsuant to ortation nsporter \$.6058 with all digation not accept t the inus 1 for d natural s rate shall r C Cf erwise be ciated with o the period ated lost pplicable her each within S tate of e st of any n effect. al gas as that gas cts to nut of ar time, c other
RATE ADJUSTMEN	T PROVISIONS:					
None						
DELIVERY POINTS						
ID			NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
37532	D	Mcf \$.5068		04/01/2004	Y	
DESCRIPTION:	**CONFIDENTIAL**	**CONFIDENTIA	**			
Customer	11105	CONTIDENTIAL	-			7
TYPE SERVICE PROVI	DED					
TYPE SERVICE PROVI	DED SERVICE DESCRIP	<u>FION</u>	OTHER T	YPE DESCRIPTION		

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT	RRC TARIFF NO:	10239	
TUC APPLICABIL	ITY			
FACTS SUPPORT	FING SECT	ON 104.003(b) APPLIC	ABILITY	
NOTE: (This fact		omer had an unfair advan ed to support a Section 10		negotiations. action if the rate to be charged or offerred to be charged is to an

RRC COID: 6310 COME	ANY NAME: TEXAS GAS SERVICE COMPANY				
TARIFF CODE: DT RRC TARIFF NO): 10240				
DESCRIPTION: Distribution Transportation STATUS: A					
OPERATOR NO:					
ORIGINAL CONTRACT DATE: 09/14/198	8 RECEIVED DATE: 01/04/2005				
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:				
INACTIVE DATE:	AMENDMENT DATE: 04/29/2002				
CONTRACT COMMENT: None					
REASONS FOR FILING					
NEW FILING: N	RRC DOCKET NO:				
CITY ORDINANCE NO:					
AMENDMENT(EXPLAIN): None					
OTHER(EXPLAIN): Change to Delivery	Point's Current Rate Information				
CUSTOMERS					
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>				
9668 **CONFIDENTIAL**					
	Y				

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 10240
CURRENT RATE COMI	ONENT
RATE COMP. ID	DESCRIPTION
GL-T-5-Galv-IS-XGE	GL-T-5-Galv-IS-XGE RATE COMPONENTS 4.1Customer shall pay to Transporter each month the sum of the following transportation fees and compression and treating costs: (a) The specified rate, including all amounts for taxes, fees, lost and unaccounted for gas, or other amounts included or referred to in Transporter's applicable transportation tariff (T-1) as amended from time to time which governs Customer's customer classification at each Point of Redelivery; and (b) any costs (including without limitation third-party fees, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter and including any third party transporter service fees paid by Transporter of behalf of Shipper associated with the transportation of gas hereunder; and 4.5 Customer shall be allowed to satisfy its lost and unaccounted for gas obligation under said section by payment in kind, unless Transporter allows payment in kind. Customer shall tender to Transporter will not accept such payment in kind. More specifically, when Transporter allows payment in kind, Customer shall tender to Transporter will not accept such payment in kind unless transporter allows payment in kind. Customer shall tender to Transporter will not accept such payment in kind unless the ransported volumes delivered to Customer multiplied by the purchase/sales ratio minus 1 for Transporter's Galveston Service Area, adjusted to reflect all volumes transported. RATE ADJUSTMENT PROVISION 4.2 Transporter retains the right to adjust from time to time to reflect any changes, as determined by Transporter, in such costs. 4.4 A cost of service charge as described below will be substituted for the cost of service rate pursuant to the applicable Transportar's facilities and all other services provided directly by the transportation shall include a cost of service charge for the use of the transporter's facilities and all other services provided directly by the transportation shall be according to
T1-GalvSvcA-IS-Tran	TEXAS GAS SERVICE COMPANY Galveston Service Area RATE SCHEDULE T-1 TRANSPORTATION SERVICE RATEAPPLICABILITYService under this rate schedule is available to any customer for the transportation of customer owned natural gas through the Company's Galveston distribution system for use by customers within all incorporated areas in the Company's Galveston Gervice Area. TERRITORYAll incorporated areas served by the Company in its Galveston Service Area. RATE This rate shall be the sum of Part A, Part B, Part C, Part D and Part E as described below.Part A: A customer charge of \$100.00 per meter per month.Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the Ccf charge specified in the Company's Rate Schedule currently in effect for such month under which natural gas service would otherwise be available to such customer.Part C: A charge will be made each month to recover the cost of lost and unaccounted for gas associated with the volumes of natural gas transported for the customer. This charge will be calculated by multiplying the volume delivered to the customer by the purchase/sales ratio minus one for the Company's Galveston Service Area as calculated for the twelve-month period ended in the previous June based on actual purchase and actual sales as reported to the regulatory bodies. The resultant calculated lost and unaccounted for volume will then be multiplied by the Company's cost of purchased gas for the Galveston Service Area applicable to the billing period for which service is rendered, plus related fees and taxes, to calculate an amount to be billed to the customer each month. The lost and unaccounted for factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. Part D: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT. as such may be amended from time-to-t

RATE ADJUSTMENT PROVISIONS:

See GL-T-5-Galv-IS-XGE Rate Adjustment Provision

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10240 **DELIVERY POINTS** ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL 37529 D Mcf \$.6533 04/01/2004 Y **DESCRIPTION:** **CONFIDENTIAL** **CONFIDENTIAL** 9668 Customer 37530 D \$.6533 04/01/2004 Mcf Y **CONFIDENTIAL** **DESCRIPTION:** 9668 **CONFIDENTIAL** Customer **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY	
TARIFF CODE: DT RRC TARIFF NO: 10241	
DESCRIPTION: Distribution Transportation STATUS: A	
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 07/23/2004	
INITIAL SERVICE DATE: 06/01/1994 TERM OF CONTRACT DATE:	
INACTIVE DATE: AMENDMENT DATE:	
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RRC DOCKET NO:	
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): (TGS was purchased from Southern Union Co. 1/1/03)	
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT	
9667 **CONFIDENTIAL**	
Y	
CURRENT RATE COMPONENT	
RATE COMP. ID DESCRIPTION	
commence hereunder, Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Cust described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression costs: (a) A customer charge of \$100.00 per month for each Point of Redelivery; plus (b) A cost of service charge for the us Transporter's facilities and all other services provided directly by the Transporter for all volumes redelivered to Customer st \$1.7672 per Mcf (effective 7/1/03, due to cost of service escalation); plus (c) All amounts for any taxes (including, but not Franchise Fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted-for gas obligation; plus 4.1(d) T extent Customer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Trans Transporter retains the right to adjust the rates described in Paragraph 4.1 above at any time Transporter's filed tariff rate is a amended. 4.3 The costs described in 4.1(b), (c) and (d) above may automatically be adjusted from time to time to reflect an as determined by Transporter, in such costs. 4.4 Notwithstanding Section 4.1 above, Customer shall be allowed to satisfy it unaccounted for gas obligation under said section by payment in kind, unless Transporter, at Transporter's sole option, notif Customer that Transporter will not accept such payment in kind. 4.5 When Transporter shall be allowed to satisfy to recent purchase/sales ratio for Transporter's Gulf Coast Service Area . RATE ADJUSTMENT PROVISION 4.6 The cost charge specified in 4.1(b) shall remain in effect through May 31,1997. Effective June 1, 1997, and each June 1st thereafter term of this Agreement or any amendment or extension of this Agreement, Transporter shall have the right to adjust the cost charge by providing thirty (30) days' advance notice to Customer. The	and treating e of iall be limited to To the return and porter. 4.2 changed or y changes, s lost and ies ihall tender he most of service during the of service ion to the r shall be revious ost of
RATE ADJUSTMENT PROVISIONS:	
See GL-T-8-Galv-IS-XGB Rate Adjustment Provision	
DELIVERY POINTS	
IDTYPEUNITCURRENT CHARGEEFFECTIVE DATECONFIDENTIAL37531DMcf\$1.776107/01/2003Y	
3/531 D Mcr \$1.7/61 0//01/2003 Y DESCRIPTION: **CONFIDENTIAL** **C	
Customer 9667 **CONFIDENTIAL**	

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10241 **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

TARIFF CODE: Display and the second seco	RRC COID: 0	310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
OPERATOR NO: DISTRICT OPERATOR NO: DISTRICT AUTORATE DATE: ORIGINAL CONTRACT DATE: DIOU2001 INITIAL SERVICE DATE: DIOU2001 INACTIVE DATE: DIOU2001 INACTIVE DATE: DIOU2001 INACTIVE DATE: DIOU2001 INACTIVE DATE: MENDMENT DATE: INACTIVE DATE: MENDMENT DATE: INACTIVE DATE: MENDMENT DATE: REASONS FOR FILING REC DOCKET NO: CHTY ORDINANCE NO: MENDMENT EXPLAINS: Change to Delivery Point's Current Rate Information. CURRENT RATE COMPONENT EXPLORING CUSTOMER NAME CURRENT RATE COMPONENT Transporter Comproments KTE COMPONENT EXPLORING NOT STATE COMPONENTS 4.1 Beglinning on the date deliveries of gas commence hereunder. Contours shall up vo Transportario face and compression and realing costs: (D) Disting each monthly billing provid, a castomer scheng per meter per month of 103.05, plus (b). A cost of service change for the used of the officity of Redelivery thring the preceding month, the sum of the following transportation face and compression and realing costs: (D) Disting each monthly billing period, a castomer scheng period, a castomer scheng period provided directly by Transporter for all volumes redelivered by Transporter. All volumes redelivered by Transporter for all volumes redelivered by Transporter. All volumes reductive and the following transportarion of gas beended; plus (1) The castomer share provided directly by Transporter. All volumes redelivered schastomereand transporter facilitis and all direct and the followin	TARIFF CODE: D	RRC TARIFF NO: 10242
ORIGINAL CONTRACT DATE: 01/01/2004 TERM OF CONTRACT DATE: 11/12/2004 INITIAL SERVICE DATE: 01/01/2004 TERM OF CONTRACT DATE: 06/01/2003 INITIAL SERVICE DATE: 01/01/2004 TERM OF CONTRACT DATE: 06/01/2003 CONTRACT COMMENT: Nome MENDMENT DATE: 06/01/2003 REASONS FOR FILING: NEW FILI	DESCRIPTION:	Distribution Transportation STATUS: A
NITIAL SERVICE DATE: U/01/2004 TERM OF CONTRACT DATE: MACTIVE PATE: MENDMENT DATE: 08/01/2005 CONTRACT COMMENT: Nome REASONS FOR FILING: RC NEW FILING: NECOCKET NO: CHTT ORDINANCE NO: RECOCKET NO: CHTT ORDINANCE NO: CONFIDENTIAL? DELIVERY POINT 11184 **CONFIDENTIAL** Y CURTOMER NO CONFIDENTIAL? DELIVERY POINT 11184 **CONFIDENTIAL** Y CURRENT FATE COMPONENT Y Y CURRENT FATE COMPONENT PESCRIPTION Y NY-1-14S-XST PESCRIPTION Y NY-1-14S-XST PESCRIPTION Y SOUTO ACCOUNT OF TRANSPORT FILINGS Y Y Y TEARSPORT FILINGS Y Y Y TEARSPORT FILINGS Y Y XY-1-14S-XST PESCRIPTION Y Y XY-1-14S-XST PESCRIPTION Y Y XY-1-14S-XST PESCRIPTION Y Y XY-1-14S-XST PESCRIPTION Y Y	OPERATOR NO:	
INITIAL SERVICE DATE: UPUI2004 TERM OF CONTRACT DATE: MEXITVE DATE: MENDAMENT DATE: 08/01/2005 CONTRACT COMMENT: Nome REASONS FOR FILING: NEW FILING: NEW FILING: REMEMONITATION OF DOB RECOCKET NO: CHTY ORDINANCE NO: AMENDAMENTICXPLAIN: MENDAMENTICXPLAIN: Nome CUSTOMER CONTROLECTIONER NAME CONFIDENTIAL? PLINE VIENTICXPLATE PLINERY PLINE: VIENTICXPLATE OTHER COMPONENT Nome CURRENT HATE COMPONENT Nome Nome NY-T-1.3S.XST PESCRIPTION Nome NY-T-1.3S.XST PESCRIPTION Nome SUP MACE TO A casuamer charge per meter per month of \$10.300, plus (b) A cost of service charge for the use of Transporter facilities and all other services provided directly by Transporter for all volumes reddirected accontrastic set of service parts of the use of Transporter facilities and all other services provided directly by Transporter for all volumes reddirected accontrastic set of service parts of the the transporter for all volumes reddirected accontrastic set of service parts of the transporter facilities and all component for any volume for any volume for the provide direct of transporter facilities and all component for a set observice parts of the transporter facilities and all component for the transporter for all volumes reddirect direct any transp	ORIGINAL CO	TRACT DATE: 11/12/2007
CONTRACT COMMENT: None REASONS FOR FILING NEW FILING: N RRC DOCKET NO: CITY ORDINANCE NO: AMENDMENT[FEXTLAIN]: None CONFIDENTIAL.2 DELIVERY POINT CUSTOMERS CUSTOMER NO CUSTOMER NAME NO: Change to Delivery Point's Current Rate Information. CUSTOMER NO CUNTOMER NAME CUNTOMER NAME CUNTOMER NAME CUNTOMER NAME CUNTOMER NAME CUNRENT RATE COMPONENT RATE COMPONENTS A11 Beginning on the date deliveries of gas commence hereunder, flux(50) all subject of all volumes reduced part oncreater year @ Sold per MAC flux () All amounts for any takes (mathing but not limited to Frankine fean all transporter information and depreciation for compressin, maxing or attransporter in frankine science and conserves and antrice date oncortex year @ Sold per MAC flux () All amounts for any takes (mathing		
REASONS FOR FILING NEW FILING: NEW FILING: NEW FILING: NEW FILING: MARENDMENT(EXPLAIN): None OTHER(EXPLAIN): Change to Delivery Point's Current Rate Information. CUSTOMERS CUSTOMER NO CUSTOMER O CUSTOMER NAME CURRENT RATE COMPONENT F RATE COMPONENT RATE COMPONENT RATE COMP MC: hts (: 0) Reading transporter for Custamer at t	I	ACTIVE DATE: AMENDMENT DATE: 08/01/2003
NEW FILING: N RRC DOCKET NO: CITY ORDINANCE NO: AMENDMENT(EXPLAIN): None OTHERCENTAND: Change to Delivery Point's Current Rate Information. CUSTOMERS CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT 11184 **COONTDENTIAL*** Y CURRENT RATE COMPONENT RATE COMPONENT </td <td>CONTRACT CON</td> <td>MENT: None</td>	CONTRACT CON	MENT: None
CURRENT RATE COMPONENT CURRENT RATE COMPONENT CUSTOMERS CURRENT RATE COMPONENT ATT ECOMPONENT RATE COMPONENT	REASONS FOR FIL	NG
AMENDMENTICENPLAND: Change to Delivery Point's Current Rate Information. CUSTOMERNO CUSTOMER NAME CONFIDENTIAL' DELIVERY POINT 11184 **CONFIDENTIAL.** Y CURRENT RATE COMPONENT RATE COMPONENT MENTION KY-T-1-IS-XST KY-T-1-IS-XST TATE COMPONENTS 4.1 Beginning on the date deliveries of gas commence hereunder, Customer shall pay to Transporter and month, for each MeT of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, for each MeT of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, for each MeT of gas redelivered by Tansporter to Customer at the described Point(s) of Redelivery during the preceding month, de assume of the following transportation fees and compression and transport and cols actionater charge per meter per mothol of \$10.05, blus (b) A cost of service harge per meter per mothol of sing as hereunder, plus (c) To the extent (Customer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compression to diverse, each article described handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and counced, we or increased taxes, fees, stress transported hereunder, all costs (including, bat not limited to, a rate of return and counced, we or antiputable to the transportation and deprecision transporter with and and character contracted, levid or assessary regulatory approval to Customer transporter sintial scincrease of vees of the diverse so deverse with and char	NEW FILING: N	RRC DOCKET NO:
OTHEREXPLAINS: Change to Delivery Point's Current Rate Information. CUSTOMER NO CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT 11184 **CONFIDENTIAL** Y CURRENT RATE COMPONENT KATE COMPONENT RATE COMPONENT RATE COMPONENT RATE COMPONENT RATE COMPONENT KY-T-1-IS-XST RATE COMPONENTS 4.1 Beginning on the date deliveries of gas commence hereunder, Customer shall pay to Transporter char month, for each Me of gas redivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, for each Me of gas redivered by Transporter to Customer at low uses of colspan="2">Customer Stall pay to Transporter char month, for each Me of gas redivered by Transporter to Customer at low uses redivered each contract year @ \$ 50 per McT; pits (c) All amounts for gas volution, but not limited to Arachise fee and Taxes and Arice 6000 Tax), for any taxes (including, but not limited to a rate of return and compensation of overhead, administration and depreciation) for conther handling of the gas transporter in full as accusted with the transportation of pas here udire; so that and compare. Unline data were to the solar data with the transportation of costomer, unless Customer has furnished Taxporter stalicatory certificates showing that Customer is exempt from the applicable taxe; fees or charges, so text in all advorter is exempt from the applicable taxe; fees or charges, so teve thandling of the gas transporter in all may to thi	CITY ORDINAN	CE NO:
CUSTOMERS CONFIDENTIAL? DELIVERY POINT 11184 **CONFIDENTIAL.** Y V CURRENT RATE COMPONENT RATE COMPONENT KY-T-1-15-XST RX'T-1-15-XST KY-T-1-15-XST RATE COMPONENTS 4.1 Beginning on the date deliveries of gas commence hereunder, Customer shall pay to Transporter each month, for each Mef of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and treating costs: (a) During each monthly billing period, a customer charge per meter per month of \$10.50; plus (b) A cost of service costs: (a) During each monthly billing other services provided directly by Transporter of a Unumes redelivered to Customer: All volumes redelivered each contract year @ \$.50 per Mcf; plus (c) All amounts for any taxes (including, but not limited to, a ransot or service legs paid by Transporter on behalf of Customer associated with the transportation of gas hereunder; plus (c) To the extent Customer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a ransot of service legs and by Tinsporter (c) In addition to the other sums payable to Transporter under this Agreement, Customer agrees to pay Transporter for all addition and depreciation) for compression, treating or similar services provided by Transporter (c) In addition to the other govermental authority against Transporter in connection with or attransportet in any payned in the divery, redelivery, use or other handling of the gas transporte handling of the gas transporter in enomethy othit aphytel to any accesspary regulatory aph	AMENDMENT(E	CPLAIN): None
CUSTOMER NO CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT 11184 **CONFIDENTIAL** Y CURRENT RATE COMPONENT Y EVENTEX Transporter cach month, for each Mcf of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and reating costs: (a) During each monthy billing period, a customer charge per meter per month of 10.505; thus (b) A cost of service charge for thus sof Transporter and the described Point(s) of Redelivery during the preceding month, the sum of the following transportation foes and compression and treating costs: (a) During each monthy billing period, a customer charge per meter per month of 10.505; thus (b) A cost of service charge for thus sof Transporter and the strasporter for all volumes redelivered to Ustomer: All volumes redelivered to Customer: All volumes redelivered to the stars payrele and transporter on behalf of Customer associated with the transporter in a compensation of overhead, administration and depreciation for compression, transporter agress to pay Transporter to and addition to the other sums payrele to Transporter in the stars of fees or charges of very kind and character contracted, levied or assessed by any federal, state, municipal or other payreling of the gas transporter to customer that the associated with the sass preceding do balf of Customer has functioned they appreciation for other payrement in All above may be adjusted from time to time to frelex classes design for a sustowere payrele and the g	OTHER(E	PLAIN: Change to Delivery Point's Current Rate Information.
Y CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION KY-T-1-IS-XST KY-T-1-IS-XST RATE COMPONENTS 4.1 Beginning on the date deliveries of gas commence hereunder, Customer shall pay to Transporter action month, for each Mcf of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and reating costs: (a) During each monthly billing period, a customer charge per meter per month (510:50; plus (b) A) cost of service charge for the use of Transporter actin Arrise food Natrice 4000 Tansporter on behalf of Customer associated with the transportation of gas hereunder; plus (c) To the extent Customer regires special handling of the gas transporter and compression are arrive prive special handling of the gas transporter and this Agreement, Customer agrees to pay Transporter to addition to the other sums pays federal, state, municipal or other governmental autority against Transporter in connection with or attributable to the transportation, delivery, redelivery, user other handling of the gas transporter is exempt from the applicable taxes, fees or charges. Subject to any necessary regulatory approvals Customer agrees the asis or there applied on a going forward basis. 4.2 The costs described in 4.1 above may be digited from time to time to fracted, levie basis or Mether applied on a going forward basis. 4.2 The costs described in 4.1 above may be digited from time to time to the index of subject in a accept sub payment in kind, unless Transporter's administration and accept sub payment in kind, unless Transporter, a transporter sub approver is adminor additinot the increase	CUSTOMERS	
Y CURRENT RATE COMPONENT KY-T-1-IS-XST RATE COMPONENTS 4.1 Beginning on the date deliveries of gas commence hereunder, Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and treating costs: (a) During each monthly billing period, a customer charge per meter per month of \$10.50, plus (b) A cost of service charge for the use of Transporter 5 facilities and all orther services provided directly by Transporter for all volumes redelivered each contract year (@ \$.90 per Mcf; plus (c) All amounts for any taxes (including, but not limited to Pranchise fee and Taxes and Article 6060 Tax), fees, and Customer associated with the transportation of gas hereunder; plus (and unaccounted for gas volume. (a) on y third party demand charges, transport exprise fees path by Transporter on behalf of Customer associated with the transportation of gas abremuder; plus (a) Constructed, levied or assessed by any federal, state, municipal or other gas transported hereunder, all costs (including, usgainst Transporter in connection with or attributable to the transporter stiful exprise is exerging that Customer agrees to pay Transporter in connection, with or attributable to the transporter with additional tax, fee or charges of every kind and character containo, delivery, redelivery, use or other handling of the agas transported how. Customer agrees to pay Insue addition to the applicable taxes, fees or charges. Subject to any necessary regulatory approvals Customer agrees to pay this additional tax, fee or charge whether asserted on a retractive basis or whether applied on a going forward basis. 4.2 The costs described in 4.1 above may be adjusted from time to time cost devery ineaddistication, additional taxex, ere or charge		
CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION KY-T-1-IS-XST KY-T-1-IS-XST RATE COMPONENTS 4.1 Beginning on the date deliveries of gas commence hereunder, Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preciding a customer charge per meter per month of \$10.50; plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to Customer: All volumes redelivered each contract year @ 5.90 per Mcf; plus (c) All amounts for any taxes (including, but not limited to Franchise fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted for gas volume. (d) Any third party demand charges; transport or service fees paid by Transporter on behalf of Customer associated with the transportation of gas hereunder; plus (e) To the extent Customer requires special handling of the gas transported methick Agreement, Customer agrees to pay Transporter: (f) In addition to the other sums payable to Transporter under this Agreement, Customer agrees to pay Transporter in connection of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. (d) In addition to the other sums payable to Transporter under this Agreement. Customer agrees to pay Transporter in connection with or attributable to the transportation, divery, redelivery, use or other handling of the gas transported an behalf of Customer and uncounted or wald to a gain of gravard basis. 4.2 The costs described in a tappicable taxes, fees or charges, Subject to any mecessary regulatory approvals Customer agrees to pay this additional tax, fee or charge whether assirted on a retroactive basis or whether applicable on agoing forward basis. 4.2 The costs described in 4.1 above, may	11184	
RATE COMP. ID KY-T-1-IS-XST DESCRIPTION KY-T-1-IS-XST KY-T-1-IS-XST RATE COMPONENTS 4.1 Beginning on the date deliveries of gas commence hereunder, Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and treating costs: (a) During each monthly billing period, a customer charge per meter per month of \$10.50, plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to Customer: All volumes redelivered each contract year @ \$.90 per Mcf; plus (c) All amounts for any taxes (including, but not limited to ranchise fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted for gas volume. (a) Any third party demand charges, transport or service fees padi by Transporter on behalf of Customer associated with the transportation of gas hereunder, plus (c) To the extent Customer requires special handling of the gas transported neerunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. (f) In addition to the other suns payable to Transporter under this Agreement, Customer agrees to pay Transporter the full amount of any additional, new or increased taxes, fees, street treatus, license fees, franchise taxes or fees or charges (sees, sees, settreet treats). Increase that assistifactory certificates showing that Customer is exempt from the applicable taxes, fees or charges. Subject to any necessary regulatory approvals Customer apress to pay this attransporter on behalf of Customer, All steps or changes, as determined by Transporter, in such costs, 4.4 Notwithstanding Section 4.1 above, Customer s		Ŷ
KY-T-1-IS-XST KY-T-1-IS-XST RATE COMPONENTS 4.1 Beginning on the date deliveries of gas commence hereunder, Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preciding month, the sum of the following transportation faces and compression and treating costs: (a) During each monthly billing period, a customer charge per meter per month of \$10.50; plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to Customer: All volumes redelivered each contract year @ \$.90 per Mcf; plus (c) All amounts for any taxes (including, but not limited to Franchise fee and Taxes and Article 6060 Tax), fees, and Customer associated with the transportation of gas hereunder; plus (c) To the extent Customer requires special handling of the gas transporter hereunder, all costs (including, but not limited to a rate or return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. (f) In addition to the other sums payable to Transporter under this Agreement, Customer agrees to pay Transporter the full amount of any additional, new or increased taxes, fees, street rentals, licensa fees, franchise taxes or fees or charge of devery kind and character contracted, levid or assessed by any federal, state, municipal or other governmental authority against Transporter in connection with or attributable to the transporter and that customer is exempt from the applicable taxes, fees or charges. Subject to any necessary regulatory approvals Customer agrees to pay this additional tax, fee or charge whether asserted on a retraactive basis or whether applied on a going forward basis. 4.2 The costs described in 4.1 above, Customer shall be allowed to satisfy its lost and unaccounted for gas obligation under sid secetion by paymen		
Transporter cach month, for each Mcf of gas reddiivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and treating costs: (a) During each monthly billing period, a customer charge per metter per month of \$10.50; plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to Customer: All volumes redelivered each contract year (@ \$.90 per Mcf; plus (c) All amounts for any taxes (including, but not limited to Franchise fee and Taxes and Article 6060 Tax). fees, and Customer's lost and unaccounted for gas volume. (d) Any third party demand charges, transport or service fees paid by Transporter on behalf of Customer associated with the transportation of gas hereunder; plus (c) To the extent Customer enquires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. (D) In addition to the other sums payable to Transporter under this Agreement, Customer agrees to pay Transporter in found is additional, new or increased taxes, fees, street rentals, license fees, franchise taxes or fees or charges of cvery kind and character contracted, levied or assessed by any federal, state, municipal or other governmental authority against Transporter in contractive basis or whether applicable taxes, fees or charges. Subject to any necessary regulatory approvals Customer agrees to pay this additional tax, fee or charge whether asserted on a retroactive basis or whether applied on a going forward basis. 4.2 The costs described in 4.1 above may be adjusted from time to time to reflect any changes, as determined by Transporter, in such costs. 4.4 Notwithistanding Section 4.1 above, customer shall be allowe		
See KY-T-1-IS-XST Rate Adjustment Provision DELIVERY POINTS ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL 42955 D Mcf \$.9000 01/01/2006 Y		preceding month, the sum of the following transportation fees and compression and treating costs: (a) During each monthly billing period, a customer charge per meter per month of \$10.50; plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to Customer: All volumes redelivered each contract year @ \$.90 per Mcf; plus (c) All amounts for any taxes (including, but not limited to Franchise fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted for gas volume. (d) Any third party demand charges, transport or service fees padi by Transporter on behalf of Customer associated with the transportation of gas hereunder; plus (e) To the extent Customer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. (f) In additional, new or increased taxes, fees, street rentals, license fees, franchise taxes or fees or charges of every kind and character contracted, levied or assessed by any federal, state, municipal or other governmental authority against Transporter in connection with or attributable to the transporter satisfactory certificates showing that Customer is exempt from the applicable taxes, fees or charges. Subject to any necessary regulatory approvals Customer agrees to pay this additional tax, fee or charge whether asserted on a retroactive basis or whether applied on a going forward basis. 4.2 The costs described in 4.1 above may be adjusted from time to time to reflect any changes, as determined by Transporter, in such costs. 4.4 Notwithstanding Section 4.1 above, Customer shall be allowed to satisfy its lost and unaccounted for gas obligation under sati describe to hy payment in kind, unless Transporter, at Transporter's sole option notifies Customer thar fransporter, such cost of service rate
DELIVERY POINTS ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL 42955 D Mcf \$.9000 01/01/2006 Y	RATE ADJUSTMI	NT PROVISIONS:
IDTYPEUNITCURRENT CHARGEEFFECTIVE DATECONFIDENTIAL42955DMcf\$.900001/01/2006Y		Rate Adjustment Provision
42955 D Mcf \$.9000 01/01/2006 Y		
Customer 11184 **CONFIDENTIAL**	Customer	11184 **CONFIDENTIAL**

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10242 **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

TARIFF CODE: D					
		ARIFF NO:	10243		
DESCRIPTION:	Distribution Transport	tation		STA	ATUS: A
OPERATOR NO:					
ORIGINAL CO	ONTRACT DATE:	05/01/2003		RECEIVED DATE:	02/19/2010
	SERVICE DATE:			TERM OF CONTRACT DATE:	
I	NACTIVE DATE:			AMENDMENT DATE:	04/01/2004
	MMENT: None				
REASONS FOR FIL	LING				
NEW FILING:	N	RRC	DOCKET NO	D:	
CITY ORDINAL	NCE NO:				
AMENDMENT(I	EXPLAIN): None				
	EXPLAIN): New trans	sportation deliv	very point eff. 1	10/01/2009.	
CUSTOMERS					
CUSTOMER NO	CUSTOMER NAM	ME		CONFIDENTIAL?	DELIVERY POINT
11184					
11104	**CONFIDENTIAI	L**			
	CONFIDENTIAI	[Y	
		L** 		Y	
CURRENT RATE CO RATE COMP. ID KY-T-1-OS-XSR		<u>N</u>	E COMPONEN		eries of gas commence hereunder, Customer shall

See KY-T-1-OS-XSR Rate Adjustment Provision

RRC COID: 6	310 Ce	OMPAN	NY NAME: TEXAS G	AS SERVICE COMPAN	IY	
TARIFF CODE: DT	RRC TARI	FF NO:	10243			
DELIVERY POINTS						
ID	TYPE	<u>UNIT</u>	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
73218	D	Mcf	\$.0000	10/01/2009	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	11184	**C	CONFIDENTIAL**			
38537	D	Mcf	\$.9000	01/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	11184	**C	CONFIDENTIAL**			
45361	D	Mcf	\$.9000	01/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	11184	**C	CONFIDENTIAL**			
TYPE SERVICE PROV	VIDED					
TYPE OF SERVICE	SERVICE DESCR	PTION	OTH	ER TYPE DESCRIPTION		
н	Transportation					
TUC APPLICABILITY	ł					
FACTS SUPPORTIN	G SECTION 104.003(b)	APPLIC	ABILITY			
Neither the gas utility no NOTE: (This fact car affiliated pi	nnot be used to support a S	air advant Section 10	tage during the negotiations. 4.003(b) transaction if the rate	to be charged or offerred to be c	harged is to an	

RRC COID: 6	310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 10244
DESCRIPTION: 1	Distribution Transportation STATUS: A
OPERATOR NO:	
ORIGINAL CO	NTRACT DATE: RECEIVED DATE: 07/23/2004
INITIAL S	ERVICE DATE: 03/01/1995 TERM OF CONTRACT DATE:
IN	ACTIVE DATE: AMENDMENT DATE:
CONTRACT COM	IMENT: None
REASONS FOR FILI	NG
NEW FILING: Y	RRC DOCKET NO:
CITY ORDINAN	CE NO:
AMENDMENT(E2	(PLAIN): None
OTHER(E)	XPLAIN : (TGS was purchased from Southern Union Co. 1/1/03)
CUSTOMERS	
CUSTOMER NO	CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT
9671	**CONFIDENTIAL**
	Y
CURRENT RATE CO	MPONENT
RATE COMP. ID	DESCRIPTION
MW-T-1-MinW-IS-X	MW-T-1-MinW-IS-XN1 RATE COMPONENTS 4.1 During each monthly billing period, Customer will pay the following costs: (a) A cost of service charge at the following rate: \$.26 per MCF (b) An amount sufficient to reimburse Transporter for its lost and unaccounted for gas volumes (not to exceed 5%) and any third party demand charges, transport or service fees paid by Transporter on behalf of Customer associated with the transportation of gas hereunder; plus (c) To the extent Customer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. 4.2 Notwithstanding 4.1, Customer shall be allowed to satisfy its lost and unaccounted for gas obligation under said section by payment in kind, unless Transporter at Transporter's sole option, notifies Customer that Transporter will not accept such payment in kind. 4.3 When Transporter allows payment in kind, Customer shall tender to Transporter at the Point(s) of Delivery volumes of gas equal to the metered volumes delivered to Customer multiplied by the most recent purchase/sales ratio for Transporter's North Texas Service Area.
RATE ADJUSTME	NT PROVISIONS:
None	
DELIVERY POINTS	
<u>ID</u> 37571	TYPEUNITCURRENT CHARGEEFFECTIVE DATECONFIDENTIALDMcf\$.261003/01/1995Y
DESCRIPTION:	**CONFIDENTIAL**
Customer	9671 **CONFIDENTIAL**
TYPE SERVICE PRO	/IDED
TYPE OF SERVICE	SERVICE DESCRIPTION OTHER TYPE DESCRIPTION
Н	Transportation

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY	
TARIFF CODE:	DT	RRC TARIFF NO:	10244		
TUC APPLICABIL	JTY				
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY					
NOTE: (This fac		tomer had an unfair advan sed to support a Section 10		negotiations. action if the rate to be charged or offerred to be charged is to an	

RRC COID: 6310	COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 10245
DESCRIPTION: Distribution Tr	ransportation STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DA	TE: RECEIVED DATE: 01/04/2005
INITIAL SERVICE DA	
INACTIVE DA	AMENDMENT DATE: 12/01/2000
CONTRACT COMMENT: N	None
REASONS FOR FILING	
NEW FILING: N	RRC DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): N	one
OTHER(EXPLAIN): C	hange to Delivery Point's Current Rate Information
CUSTOMERS	
CUSTOMER NO CUSTOM	ER NAME <u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9673 **CONFIDE	ENTIAL**
	Y
CURRENT RATE COMPONENT	
RATE COMP. ID DESCR	IPTION
during th other ser each mon Mcf r taxes and transport extent Cu compens addition increased assessed transport Transpor Transpor necessar whether unaccour sole optic addition equal to North Te	ransporter each month, for each Mcf pf gas redelivered by Transporter to Customer at the described Point(s) of Redelivery he preceding month, the sum of the following: (a) A cost of service charge for the use of the Transporter's facilities and all vices provided directly by the Transporter for all volumes redelivered to Shipper: (i) The first 1,000 Mcf redelivered nth @ \$3.289 per Mcf, (ii) The next 19,000 Mcf redelivered each month @ \$0.112 per Mcf, (iii) All Over 20,000 redelivered each month @ \$0.091 per Mcf (b) All amounts for any taxes (including, but not limited to city franchise fees or d Article 6060 Taxes), fees, and Customer's lost and unaccounted-for gas volumes; plus (c) Any third party demand charges, to rservice fees paid by Transporter on behalf of Customer associated with the transportation of as hereunder; plus (d) To the ustomer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and sation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. (e) In to the other sums payable to Transporter, Customer agrees to pay Transporter the full amount of any additional, new or d taxes, fees, street rentals, license fees, franchise taxes or fees or charges of every kind and character contracted, levied or by any federal, state, municipal or other governmental authority against Transporter in connection with or attributable to the tation, delivery, redelivery, use or other handling of the gas transported on behalf of Customer, subject to any y regulatory approvals, Customer agrees to pay this additional tax, fee or charge whether asserted on a retroactive basis or applied on a going forward basis. 4.2 Not withstanding Section 4.1 above, Customer shall be allowed to satisfy its lost and net of ogas obligation, not exceeding five percent (5%), set forth in by payment in kind, unless Transporter, as Transporter's on, notifies Customer at the Point of Delivery multiplied by the mo
RATE ADJUSTMENT PROVIS	IONS:
None	
DELIVERY POINTS	
<u>ID</u> <u>TY</u> 37572	YPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL D Mcf \$.2042 04/01/2004 Y
	DENTIAL**
Customer 9673	**CONFIDENTIAL**

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10245 **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE:DTRRC TARIFF NO:	10253					
DESCRIPTION: Distribution Transportation STATUS: A						
OPERATOR NO:						
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 09/09/2008					
INITIAL SERVICE DATE: 10/01/1998	TERM OF CONTRACT DATE:					
INACTIVE DATE:	AMENDMENT DATE: 08/27/2004					
CONTRACT COMMENT: None						
REASONS FOR FILING						
NEW FILING: N RR	C DOCKET NO: 9465					
CITY ORDINANCE NO:						
AMENDMENT(EXPLAIN): None						
OTHER(EXPLAIN): Change to Delivery Point's Current Rate Information.						
CUSTOMERS						
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>					
9674 **CONFIDENTIAL**						
	Y					

TARIFF CODE: DT	RRC TARIFF NO: 10253
CURRENT RATE COM	
RATE COMP. ID	DESCRIPTION
PA-T-2-SoJef-IS-XPL	PA-T-2-Solef-IS-XPL RATE COMPONENTS 4.1 Transporter's Rate Schedule T-5, as amended from time to time, shall govern the conditions under which transportation service is available. Subject to the other provisions of this Agreement, Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and treating costs: (a) A customer charge of \$75.00 per month for each Point of Redelivery; plus (b) All other charges specified in Transporter's applicable Rate Schedule (T-5) governing transportation service as each Point of Redelivery, as amended from time to time; plus (c) All amounts for any taxes (including, but not limited to Franchise fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted for gas obligation; plus (d) Any third party demand charges, transport or service fees paid by Transporter on behalf of Customer associated with the transportation of gas hereunder; plus (e) To the extent Customer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. (f) In additional, new or increased taxes, fees, street rentals, license fees, franchise taxes or fees or charges of every kind and character contracted, levied or assessed by any federal, state, municipal or other governmental authority against Transporter in connection with or attributable to the transporter satisfactory certificates showing that Customer is seempt from the applicable taxes, fees, or charges. Subject to any necessary regulatory approvals, Customer agrees to pay this additional tax, fee or charge whether asserted on a retroactive basis or whether applied on a going forward basis. 4.3 Transporter tains the right to adjust the rates described in Paragraph 4.1 above
T-5-SJOth-IS-Transp	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T-5 South Jefferson County Service Area - Gulf Coast Region INDUSTRIAL TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is available to any industrial customer for the transportation of customer owned natural gas through the Company's South Jefferson County distribution system for use by customers within the Company's South Jefferson County Service Area. TERRITORY Incorporated areas served in Jefferson County, Texas including Nederland, Groves and Port Neches, Texas. RATE This rate shall be the sum of Part A, Part B, Part C, Part D and Part E as described below. Part A: A customer charge of \$287.23 per meter per month. Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be biled at the following Ccf charge: The First 400 Ccf @ \$0.1146 per Ccf All Over 400 Ccf @ \$0.0856 per Ccf Part C: Buyer shall be allowed to satisfy its lost and unaccounted for gas soligation by payment in kind. However, if lost and unaccounted for gas is not paid for in kind, a charge will be made each month to recover the cost of lost and unaccounted for gas associated with the volumes of natural gas transported for the customer. This charge will be calculated by multiplying the volume delivered to the customer by the purchase/sales ratio minus one for the Company's South Jefferson County Service Area asclulated for the twelve-month period ended in the previous June based on actual purchase and actual sales as reported to the regulatory bodies. The resultant calculated lost and unaccounted for volume will then be multiplied by the Company's cost of purchased gas for the South Jefferson County Service Area applicable to the billing period for which service is rendered, plus related fees and taxes, to calculate an amount to be billed to the customer each month. The lost and unaccounted for factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. Part D: A

RATE ADJUSTMENT PROVISIONS:

None

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10253 **DELIVERY POINTS** EFFECTIVE DATE ID TYPE UNIT CURRENT CHARGE CONFIDENTIAL 37552 D Mcf \$1.4000 02/01/2006 Y **DESCRIPTION:** **CONFIDENTIAL** **CONFIDENTIAL** 9674 Customer **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

RRC COID: 6	COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO:	10254
DESCRIPTION:	Distribution Transportation	STATUS: A
OPERATOR NO:		
ORIGINAL CO	NTRACT DATE: 04/22/1988	RECEIVED DATE: 09/11/2008
INITIAL S	ERVICE DATE:	TERM OF CONTRACT DATE:
I	NACTIVE DATE:	AMENDMENT DATE: 04/22/1988
CONTRACT COM	IMENT: None	
REASONS FOR FILI	NG	
NEW FILING: N	RR RR	C DOCKET NO:
CITY ORDINAN	CE NO:	
AMENDMENT(E	XPLAIN): None	
OTHER(E	XPLAIN): Change to Delivery Po	int's Current Rate Information
CUSTOMERS		
CUSTOMER NO	CUSTOMER NAME	CONFIDENTIAL? DELIVERY POINT
9675	**CONFIDENTIAL**	
		Y
CURRENT RATE CO	MPONENT	
RATE COMP. ID	DESCRIPTION	
	Over 15,000 CCF/Month @ 4 (12) months of the contract to to the State of Texas pursuan amounts as may be amended costs (including without limi compression, treating or simi Transporter on behalf of Cus orders, and the Company's R described in 4.1 above may a costs. 4.3 Notwithstanding under said section by paymer such payment in kind. More of Delivery volumes of gas e Transporter's Port Arthur Ser actual sales, adjusted to refle	utomatically be adjusted from time to time to reflect any changes, as determined by Transporter, in such the above Section 4.1(a), Customer shall be allowed to satisfy its lost and unaccounted-for gas obligation at in kind, unless Transporter at Transporter's sole option notifies Customer that Transporter will not accept specifically, when Transporter allows payment in kind, Customer shall tender to Transporter at the Point(s) qual to the transported volumes delivered to Customer multiplied by the purchase/sales ratio minus 1 for vice Area as calculated for the twelve (12) months ended the previous June based on actual purchases and
RATE ADJUSTME	ENT PROVISIONS:	
None		
DELIVERY POINTS <u>ID</u>	<u>TYPE</u> <u>UNI</u>	CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL
<u>m</u> 37553	D Mcf	\$1.7640 04/01/2006 Y
DESCRIPTION:	**CONFIDENTIAL**	
Customer	9675 **	CONFIDENTIAL**
TYPE SERVICE PRO	VIDED	
TYPE OF SERVICE	SERVICE DESCRIPTION	OTHER TYPE DESCRIPTION
Н	Transportation	

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY		
TARIFF CODE:	DT	RRC TARIFF NO:	10254			
TUC APPLICABII	LITY					
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY						
NOTE: (This fac		tomer had an unfair advan sed to support a Section 10		negotiations. action if the rate to be charged or offerred to be charged is to an		

RRC COID: 63	310 COMPAN	NY NAME: TEXAS GAS SERVICE COMPANY							
TARIFF CODE: DT	RRC TARIFF NO:	10255							
DESCRIPTION: D	vistribution Transportation	STATUS: A							
OPERATOR NO:									
ORIGINAL CON	TRACT DATE: 03/14/1988	RECEIVED DATE: 09/08/2008							
INITIAL SE	ERVICE DATE:	TERM OF CONTRACT DATE:							
IN	INACTIVE DATE: AMENDMENT DATE: 01/01/1994								
CONTRACT COM	MENT: None								
REASONS FOR FILIN	NG								
NEW FILING: N	RRC	DOCKET NO:							
CITY ORDINANO	CE NO:								
AMENDMENT(EX	PLAIN): None								
OTHER(EX	PLAIN): Change to Delivery Point	nt's Current Rate Information.							
CUSTOMERS									
CUSTOMER NO	CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>							
9682	**CONFIDENTIAL**								
		Y							
CURRENT RATE COM RATE COMP. ID	IPONENT								
RATE COMP. ID DESCRIPTION PA-T-6-SoJef-IS-XPB PA-T-6-SoJef-IS-XPB RATE COMPONENTS 4.1 Subject to the other provisions of this Agreement, beginning January 1, 1994, Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Customer the sum of the following transportation fees and compression and treating costs: Cost of Service Charge: (a) During each monthly billing period, a customer charge of \$300.00 per customer meter per month; plus A cost of service charge for the use of Transporter's facilities and all other services provided directly by the Transporter for all volumes redelivered to Customer shall be \$1.50 per Mcf. 4.2 Transporter retains the right to adjust the transportation fee specified in 4.1 at any time Transporters filed tariff rate is changed or amended. 4.3 The cost described in 4.1(b) may automatically be adjusted from time to time to reflect any changes, as determined by Transporter, in such costs. 4.4 Notwithstanding Section 4.1(a), Customer shall be allowed to satisfy its lost and unaccounted-for gas obligation under said section by payment in kind, unless Transporter at Transporter's sole option notifies Customer that Transporter at the Point(s) of Delivery volumes of gas equal to the transporter allows payment in kind, Customer shall tender to Transporter at the Point(s) of Delivery volumes of gas equal to the transporter do Customer multiplied by the purchase/sales ratio minus 1 for Transporter's Port Arthur Service Area as calculated for the twelve (12) months ended the previous June based on actual purchases and actual sales, adjusted to reflect all volumes transported.									
RATE ADJUSTME	NT PROVISIONS:								
None									
DELIVERY POINTS									
<u>ID</u> 2755 4	TYPE UNIT	CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL \$1.5000 01/01/2006 Y							
37554	D Mcf	\$1.5000 01/01/2006 Y							
DESCRIPTION:	**CONFIDENTIAL**								
Customer	9682 **(CONFIDENTIAL**							
TYPE SERVICE PROV	TIDED								
TYPE OF SERVICE	SERVICE DESCRIPTION	OTHER TYPE DESCRIPTION							
н	Transportation								

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY		
TARIFF CODE:	DT	RRC TARIFF NO:	10255			
TUC APPLICABIL	ITY					
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY						
NOTE: (This fac		tomer had an unfair advan sed to support a Section 10		negotiations. ction if the rate to be charged or offerred to be charged is to an		

RRC COID: 6310 COMP	ANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO	: 10256
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 11/01/1990	RECEIVED DATE: 09/11/2008
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE: 08/27/2004
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N R	RC DOCKET NO: 9465
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Change to Delivery I	Point's Current Rate Information.
CUSTOMERS	
<u>CUSTOMER NO</u> <u>CUSTOMER NAME</u>	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9680 **CONFIDENTIAL**	
	Y

RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

CURRENT RATE COM	
RATE COMP. ID	DESCRIPTION
RATE COMP. ID PA-T-7-SoJef-IS-XPH	PA-T-7-Solef-IS-XPH RATE COMPONENTS 4.1 Transporter's Rate Schedule T-5, as amended from time to time, shall govern the conditions under which transportation service is available. Subject to the other provisions of this Agreement, beginning on the date deliveries of gas commence hereunder, Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and treating costs: (a) A customer charge of S100.00 per month for each Point of Redelivery; plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter which shall be at the following rates: (Per 8/1/2005 COS Adjustment Filing) First 400 Mcf (@ \$2.3918 per Mcf Next 1400 Mcf (@ \$0.8928 per Mcf All Over 1800 Mcf (@ \$0.4131 per Mcf for all volumes redelivered to Customer each Month; plus (c) All amounts for any taxes (including, but not limited to Franchise fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted for gas obligation; plus (d) Any third party demand charges, transport erequires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. These costs may be adjusted from time to reflect any changes, as determined by Transporter, in such costs. 4.5 Notwithstanding Section 4.1(c), Customer shall be at the tort ansporter will not accept such payment in kind, unless Transporter at Transporter's sole option notifies Customer that Transporter will not accept such payment in kind, unless transporte at Customer multiplied by the purchase/sales ratio for Transporter's Gulf Coast Service Area. The purchase/sales ratio shall be eaclevated to customer multiplied by the purchase/sales ratio for Transporter's Gulf Coast Service
T-5-SJOth-IS-Transp	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T-5 South Jefferson County Service Area - Gulf Coast Region INDUSTRIAL TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is available to any industrial customer for the transportation of customer owned natural gas through the Company's South Jefferson County distribution system for use by customers within the Company's South Jefferson County Service Area. TERRITORY Incorporated areas served in Jefferson County, Texas including Nederland, Groves and Port Neches, Texas. RATE This rate shall be the sum of Part A, Part B, Part C, Part D and Part E as described below. Part A: A customer charge of \$287.23 per meter per month. Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the following Cef charge: The First 400 Ccf @ \$0.1146 per Ccf All Over 400 Ccf @ \$0.0856 per Ccf Part C: Buyer shall be allowed to satisfy its lost and unaccounted for gas obligation by payment in kind. However, if lost and unaccounted for gas is not paid for in kind, a charge will be made each month to recover the cost of lost and unaccounted for gas associated with the volumes of natural gas transported for the customer. This charge will be calculated by multiplying the volume delivered to the customer by the purchase/sales ratio minus one for the Company's South Jefferson County Service Area as calculated for the twelve-month period ended in the previous June based on actual purchase and actual sales as reported to the regulatory bodies. The resultant calculated to the customer each month. The lost and unaccounted for factor as determined above shall in no event exceed .0526 i.e. [1/1 - 05]-1 and must fall within the range of zero (0) to 5.26%. Part D: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT. as such may be amended from time-to- time which are attributable to the transportation service perf

See PA-T-7-SoJef-IS-XPH Rate Adjustment Provision

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10256 DELIVERY POINTS EFFECTIVE DATE ID TYPE UNIT CURRENT CHARGE CONFIDENTIAL 37555 D Mcf \$1.2377 04/01/2006 Y **DESCRIPTION:** **CONFIDENTIAL** **CONFIDENTIAL** 9680 Customer **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:10257
DESCRIPTION: Distribution Transportation STATUS: A
OPERATOR NO:
ORIGINAL CONTRACT DATE: 09/01/1988 RECEIVED DATE: 09/11/2008
INITIAL SERVICE DATE: TERM OF CONTRACT DATE:
INACTIVE DATE: AMENDMENT DATE:
CONTRACT COMMENT: None
REASONS FOR FILING
NEW FILING: N RRC DOCKET NO:
CITY ORDINANCE NO:
AMENDMENT(EXPLAIN): None
OTHER(EXPLAIN): Change to Delivery Point's Current Rate Information.
CUSTOMERS
CUSTOMER NO CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT
9681 **CONFIDENTIAL**
Y
CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION
A customer charge of \$300.00 plus First 40 MCF/Month @ \$2.453 per MCF Plus Next 3,960 MCF/Month @ \$1.712 per MCF Plus Over 4,000 MCF/Month @ \$0.800 per MCF with all volumes delivered at a pressure base of 14.95 psia, with rates set for the first twelve (12) months of the contract term. (b) A charge will be made each month to recover the cost of taxes, including gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX.REV.CIV.STAT., fees, lost and unaccounted-for gas, or other amounts as may be amended from time to time which are attributable to the transportation service performed hereunder; and (c) any costs (including without limitation third party fees, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter and including any third party transport or service fees paid by Transporter on behalf of Customer associated with the transportation of gas hereunder; and (d) Subject to all applicable laws and orders, and the Company's Rules and Regulations on file with the regulatory authority. 4.2 The cost described in 4.1 above may automatically be adjusted from time to time to reflect any changes, as determined by Transporter, in such costs. 4.3 Notwithstanding the above Section 4.1(a), Customer shall be allowed to satisfy its lost and unaccounted-for gas obligation under said section by payment in kind, unless Transporter allows payment in kind, Customer shall tender to Transporter at the Point(s) of Delivery volumes of gas equal to the transported volumes delivered to Customer multiplied by the purchase/sales ratio minus 1 for Transporter's Port Arthur Service Area as calculated for the twelve (12) months ended the previous June based on actual purchases and actual sales, adjusted to reflect all volumes transported.
RATE ADJUSTMENT PROVISIONS:
None
DELIVERY POINTS <u>ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL</u>
IDITTEONTCORRENT CHARGEEFFECTIVE DATECONFIDENTIAL37556DMcf\$1.721104/01/2006Y
DESCRIPTION: **CONFIDENTIAL**
Customer 9681 **CONFIDENTIAL**
TYPE SERVICE PROVIDED
TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION
H Transportation

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY		
TARIFF CODE:	DT	RRC TARIFF NO:	10257			
TUC APPLICABIL	ITY					
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY						
NOTE: (This fact		omer had an unfair advan ed to support a Section 10		negotiations. action if the rate to be charged or offerred to be charged is to an		

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10258 **DESCRIPTION:** Distribution Transportation STATUS: A **OPERATOR NO: ORIGINAL CONTRACT DATE:** 06/28/1989 **RECEIVED DATE:** 09/08/2008 **INITIAL SERVICE DATE:** TERM OF CONTRACT DATE: **INACTIVE DATE:** AMENDMENT DATE: 08/01/2005 CONTRACT COMMENT: None **REASONS FOR FILING** NEW FILING: N **RRC DOCKET NO:** CITY ORDINANCE NO: AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): Change to Delivery Point's Current Rate Information. **CUSTOMERS** CUSTOMER NO **CONFIDENTIAL?** CUSTOMER NAME **DELIVERY POINT** 9524 **CONFIDENTIAL** Y CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION PA-T-9-SoJef-IS-XPC RATE COMPONENTS 4.1 (a) Cost of Service Charge During each monthly billing period, a PA-T-9-SoJef-IS-XPC customer charge of \$300.00 per customer charge per month plus: (Per 8/1/2005 COS Adjustment Filing) First 40 Mcf per All over 1.000 Mcf per month @ \$10994 per Mcf (b) A month @ \$3.3706 The next 960 Mcf per month @ \$2.3523 charge will be made each month to recover the cost of taxes, including gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX.REV.CIV.STAT., fees, lost and unaccounted-for gas, or other amounts as may be amended from time to time which are attributable to the transportation service performed hereunder; and (c) Any costs (including without limitation third party fees, a rate of return and compensation, treating or similar services provided by Transporter and including any third party transport or service fees paid by Transporter on behalf of Customer associated with the transportation of gas hereunder. (d) All charges shall be subject to all applicable laws and orders, and the Company's Rules and Regulations on file with the regulatory authority. 4.2 The cost described in 4.1(c) above may be adjusted from time to reflect any changes, as determined by Transporter, in such costs, with the exception of the cost of service provision as noted below. 4.4 Customer may be allowed to satisfy its lost and unaccounted-for gas obligation under said section by payment in kind, unless Transporter at Transporter's sole option notifies Customer that Transporter will not accept such payment in kind. When Transporter allows payment in kind, Customer shall tender to Transporter at the Point(s) of Delivery volumes of gas equal to the metered volumes delivered to Customer multiplied by the purchase/sales ratio minus 1 for Transporter's Port Arthur Service Area. The purchase/sales ratio shall be calculated for the twelve (12) months ended June each year based on actual purchases and actual sales, adjusted to reflect all volumes transported. RATE ADJUSTMENT PROVISION 4.3 The cost of service rate as specified in 4.1(a) shall, at the end of each 12 month contract term increase in direct proportion to the increase in the Port Arthur, Texas and environs expenses of Transporter as reported to the Railroad Commission of Texas in the Transporter's Annual Report to the Gas Utilities Division. The rate for each contract year shall be calculated as follows: most recent calendar year prior yr cost previous calendar year Port Arthur expense X of svc chg Port Arthur expenses Minimum: Prior year rate Maximum: 1.05 times prior year rate If Customer does not deliver for transport a minimum quantity of 5,000 Mcf during each 12 month period, Transporter shall have the right to specify a different cost of service rate by providing 30 days notice of such change to Customer. **RATE ADJUSTMENT PROVISIONS:** See PA-T-9-SoJef-IS-XPC Rate Adjustment Provision DELIVERY POINTS CURRENT CHARGE ID TYPE UNIT EFFECTIVE DATE CONFIDENTIAL 37557 Mcf 01/01/2006 D \$.0000 Y **DESCRIPTION:** **CONFIDENTIAL** **CONFIDENTIAL** 9524 Customer

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10258 **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

RRC COID: 6	COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	Г RRC TARIFF NO: 10259
DESCRIPTION:	Distribution Transportation STATUS: A
OPERATOR NO:	
ORIGINAL CO	NTRACT DATE: 01/28/1993 RECEIVED DATE: 08/25/2008
INITIAL S	ERVICE DATE: TERM OF CONTRACT DATE:
IN	NACTIVE DATE: AMENDMENT DATE: 08/27/2004
CONTRACT COM	
REASONS FOR FILI	
NEW FILING: N CITY ORDINAN	
AMENDMENT(E	
AMENDMENT(E.	XPI AIN. Revisions to Rate component PA-T-11-SoJef-IS-MB (Rate Schedule T-3 was superseded by Rate Schedule T-5) effective
CUSTOMERS	08/27/2004.
CUSTOMERS CUSTOMER NO	CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT
9683	**CONFIDENTIAL**
	Y
CURRENT RATE CO	MPONENT
RATE COMP. ID	DESCRIPTION
PA-T-11-SoJef-IS-M T-5-SJOth-IS-Transp	 PA-T-11-SoleF-IS-MB RATE COMPONENTS 4.1 Transporter's Rate Schedule T-5, as amended from time to time, shall govern the conditions under which transportation service is available. Subject to the other provisions of this Agreement, Customer shall pay to Transporter each month, for each Point of Redelivery julus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to Customer shall be \$0.08 per MMBtu; plus (c) All amounts for any taxes (including, but not limited to Franchise fee and Taxes and Article 6060 Tax), fees. TEXAS GAS SERVICE COMPANY RATE SCHEDULE T-5 South Jefferson County Service Area - Gulf Coast Region INDUSTRIAL TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is available to any industrial customer for the transporter for all volumes redelivered to Customer shall be the sum of Part A, Part B, Part C, Part D and Part E as described below. Part A: A customer charge of \$287.23 per meter per month. Part B: All volumes of natural gas thronge of \$287.23 per meter per month. Part B: All volumes of natural gas transported for in a coordance with this schedule shall be billed at the following Ccf charge: The First 400 Ccf @ \$0.146 per Ccf All Over 400 Ccf @ \$0.0856 per Ccf Part C: Buyer shall be allowed to satisfy its lost and unaccounted for gas obligation by payment in kind. However, if lost and unaccounted for gas is not paid for in kind, a charge will be made each month to recover the cost of lost and unaccounted for the velve-month period ended in the previous June based on actual garctraper shall be and weed to fact and purchase and actual agas thronge shall be oblined at the velve shall be shilled to the customer by the purchase/sales ratio minus one for the Company's South Jefferson County Service Area as aclculated by the volume delivered to the customer by the purchase/sales ratio minus one for the Company's South Jefferson County Service Area ass

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY						
TARIFF CODE: DT	RRC TARIFF NO: 10259						
RATE ADJUSTMENT	Γ PROVISIONS:						
None							
DELIVERY POINTS							
<u>ID</u> 65577	TYPEUNITCURRENT CHARGEEFFECTIVE DATECONFIDENTIALDMMbtu\$.080001/01/2006Y						
DESCRIPTION:	**CONFIDENTIAL**						
Customer 9	Customer 9683 **CONFIDENTIAL**						
TYPE SERVICE PROVID	DED						
TYPE OF SERVICE	SERVICE DESCRIPTION OTHER TYPE DESCRIPTION						
Н	H Transportation						
TUC APPLICABILITY							
FACTS SUPPORTING	FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY						
Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)							
I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.							

RRC COID:	5310 COMI	ANY NAME	TEXAS GAS SERVICE C	COMPANY					
TARIFF CODE: D	T RRC TARIFF NO	: 10260							
DESCRIPTION:	Distribution Transportation		STA	ATUS: A					
OPERATOR NO:									
ORIGINAL CO	NTRACT DATE: 04/08/199	l	RECEIVED DATE:	09/11/2008					
INITIAL S	SERVICE DATE:	-	FERM OF CONTRACT DATE:	0,11,2000					
Γ	INACTIVE DATE: AMENDMENT DATE:								
CONTRACT CO	MMENT: None								
REASONS FOR FIL	ING								
NEW FILING:	N I	RC DOCKET NO:							
CITY ORDINAN	ICE NO:								
AMENDMENT(E	XPLAIN): None								
OTHER(E	XPLAIN): Change to Delivery	Point's Current Rate	Information						
CUSTOMERS									
CUSTOMER NO	CUSTOMER NAME		CONFIDENTIAL?	DELIVERY POINT					
9676	**CONFIDENTIAL**								
			Y						
L CURRENT RATE CO	MPONENT								
RATE COMP. ID	DESCRIPTION								
PA-T-12-SoJef-OS-X	transportation fees and com For all volumes delivered i meter. (c) All amounts for for gas obligation; plus (d) associated with the transpo hereunder, all costs (includ compression, treating or si changes, as determined by any time Transporter's filed Section 4.1(c), Customer s unless Transporter at Trans Transporter allows paymer metered volumes delivered	pression and treating a excess of 1,000 Mc any taxes (including, Any third party dem tation of gas hereun ng, but not limited t nilar services provid Gransporter, in such tariff rate is change all be allowed to sat porter's sole option r in kind, Customer to Customer multiple calculated for the 1	g costs: (a) For the first 1,000 Mcf of per month, a fee of \$.25 per Mcf but not limited to Franchise Fee at and charges, transport or service fe der; plus (e) To the extent Custome o, a rate of return and compensatio ed by Transporter. These costs ma costs. 4.2 Transporter retains the d or amended, with the exception of isfy its lost and unaccounted for ga notifies Customer that Transporter v shall tender to Transporter at the Pc ied by the most recent purchase/sal	porter each month the sum of the following per month, a transportation charge of \$.50 per . . (b) A monthly Customer charge of \$100.00 per nd Taxes), fees, and Customer's lost and unacce ees paid by Transporter on behalf of Customer er requires special handling of the gas transport on of overhead, administration and depreciation by be adjusted from time to time to reflect any e right to adjust the rates described in Paragrap of the cost of service provision. 4.3 Notwithstar as obligation under said section by payment in 1 will not accept such payment in kind. 4.5 When oint(s) of Delivery volumes of gas equal to the les ratio for Transporter's Austin Service Area. ar based on actual purchases and actual sales, a	er ounted ted i) for oh 4.1 at nding kind, n				
RATE ADJUSTMI	ENT PROVISIONS:								
None									
DELIVERY POINTS	(D11)/D171 X178.1								
<u>ID</u> 37559	D M		<u>T CHARGE</u> 04/01/						
	CONFIDENTIAL	÷	01/01/	• • • •					
DESCRIPTION:				1					
Customer	9676	**CONFIDENTIAL	**						
TYPE SERVICE PRO	VIDED								
TYPE OF SERVICE		N	OTHER TYPE DESCRIE	PTION					
Н	Transportation	_							
	rr								

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY		
TARIFF CODE:	DT	RRC TARIFF NO:	10260			
TUC APPLICABIL	ITY					
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY						
NOTE: (This fac		omer had an unfair advan ed to support a Section 10		negotiations. In the rate to be charged or offerred to be charged is to an		

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10261 **DESCRIPTION:** Distribution Transportation STATUS: A **OPERATOR NO: ORIGINAL CONTRACT DATE: RECEIVED DATE:** 09/08/2008 **INITIAL SERVICE DATE:** 01/15/1995 TERM OF CONTRACT DATE: **INACTIVE DATE:** AMENDMENT DATE: CONTRACT COMMENT: None **REASONS FOR FILING** NEW FILING: N **RRC DOCKET NO:** CITY ORDINANCE NO: AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): Change to Delivery Point's Current Rate Information. CUSTOMERS CUSTOMER NO **CONFIDENTIAL?** CUSTOMER NAME **DELIVERY POINT** 9684 **CONFIDENTIAL** Y CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION PA-T-13-SoJef-IS-XPK RATE COMPONENTS 4.1 Customer shall pay to Transporter each month, for each Mcf of gas redelivered PA-T-13-SoJef-IS-XP by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and treating costs; (a) A customer charge of \$100.00 per month for each Point of Redelivery; plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by the Transporter for all volumes redelivered to Shipper shall be ten cents (\$0.10) per Mcf; plus (c) All amounts for any taxes (including, but not limited to Franchise Fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted for gas obligation; plus (d) To the extent Customer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. 4.2 Transporter retains the right to adjust the transportation fee specified in Paragraph 4.1 at any time Transporters filed tariff rate is changed or amended. 4.3 The costs described in 4.1(b), (c) and (d) above may automatically by adjusted from time to time to reflect any changes, as determined by Transporter, in such costs. 4.4 Notwithstanding Section 4.1, Customer shall be allowed to satisfy its lost and unaccounted for gas obligation under said section by payment in kind, unless Transporter, at Transporter's sole option, notifies Customer that Transporter will not accept such payment in kind. 4.5 When Transporter allows payment in kind, Customer shall tender to Transporter at the Point(s) of Delivery volumes of gas equal to the metered volumes delivered to Customer multiplied by the most recent purchase/sales ratio for Transporter's Port Arthur Service Area. The purchase/sales ratio shall be calculated for the twelve (12) months ended June 30th each year based on actual purchases and actual sales, adjusted to reflect all volumes transported. 4.6 Customer shall notify Transporter of any change in Customer's facilities, equipment, or volume of consumption which would result in the application of a different rate schedule. Upon receipt of such notice, Transporter shall apply the appropriate rate schedule commencing with the next billing cycle following Transporter's receipt of notice. **RATE ADJUSTMENT PROVISIONS:** None **DELIVERY POINTS** CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL ID TYPE UNIT 37560 MMBtu \$1.0000 01/01/2006 Y D **CONFIDENTIAL** **DESCRIPTION:** 9684 **CONFIDENTIAL** Customer **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION н Transportation

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY	
TARIFF CODE:	DT	RRC TARIFF NO:	10261		
TUC APPLICABIL	ITY				
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY					
NOTE: (This fac		tomer had an unfair advan sed to support a Section 10		negotiations. In the rate to be charged or offerred to be charged is to an	

TARIFF CODE: DT RRC TARIFF NO: 10262	
DESCRIPTION: Distribution Transportation STATUS: A	
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 09/08/2008	
INITIAL SERVICE DATE: 02/01/1995 TERM OF CONTRACT DATE:	
INACTIVE DATE: AMENDMENT DATE: 01/01/2006	
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC DOCKET NO:	
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Change to Delivery Point's Current Rate Information. CUSTOMERS	
CUSTOMER NO CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT	
9677 **CONFIDENTIAL**	
Y	
CURRENT RATE COMPONENT]
RATE COMP. ID DESCRIPTION	
PA-T-15-SoJef-OS-X PA-T-15-SoJef-OS-XPF RATE COMPONENTS 4.1(a) A customer charge of \$100.00 per month for each Point of Redelivery; (b) A cost of service charge for the use of Transporter's facilities and all other service provided directly by the Transporter for a volumes redelivered to Customer shall be: (Per 1/1/2006 COS Adjustment Filing) \$.9020 per Mcf; plus (c) All amounts for a (including, but not limited to Franchise Fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted-for gas obligation; plus 4.3 Notwithstanding Section 4.1, Customer shall be allowed to satisfy its lost and unaccounted for gas obligati said section by payment in kind, unless Transporter, at Transporter's sole option, notifies Customer that Transporter will not acc payment in kind. 4.4 When Transporter allows payment in kind, Shipper shall tender to Transporter at the Points of Delivery v of gas equal to the metered volumes delivered to Customer multiplied by the most recent purchase/sales ratio for Transporter's F Arthur Service Area. The purchase/sales ratio shall be calculated for the twelve (12) months ended December 31st each year ba	all ny taxes on under ept such olumes Port sed on
actual purchases and actual sales, adjusted to reflect all volumes transported. 4.6 Customer shall notify Transporter of any char Customer's facilities, equipment, or volume of consumption, which would result in the application of a different rate schedule. I receipt of such notice, Transporter shall apply the appropriate rate schedule commencing with the next billing cycle following Transporter's receipt of notice. The new rate shall be no higher than the stated rate of 4.1(b). ADJUSTMENT PROVISION 4.2 The costs described in 4.1 may automatically be adjusted from time to time to reflect any cha determined by Transporter, in such costs. 4.5 Effective January 1, 1999, and each January 1st thereafter during the term of this Agreement, Transporter shall have the right to adjust the cost of service charge with thirty (30) days' advance notice to Custome cost of service charge shall increase in direct proportion to the increase in the Transporter's Gulf Coast Texas Service rate expen reported to the Railroad Commission of Texas in Transporter's Annual Report to the Gas Utilities Division. The cost of servic charge for each contract year shall be calculated by the formula prescribed below: most recent calendar yr Gulf Coast Texas expenses previous calendar yr Gulf Coast Texas expenses x prior yr cost of service charge for a Contract Year shall be the prior years cost of service charge. The maximum cost of service charge for a Contract Year shall be the prior years cost of service charge.	Upon RATE nges, as r. The ses as ce exas e charge

See PA-T-15-SoJef-OS-XPF Rate Adjustment Provision

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY							
TARIFF CODE:	DT RRC	TARIFF NO:	10262				
DELIVERY POINT	ГS						
<u>ID</u> 37563	<u>TYPE</u> D	<u>UNIT</u> Mcf	<u>CURRE</u> \$.9020	NT CHARGE	EFFECTIVE DATE 01/01/2006	CONFIDENTIAL Y	
DESCRIPTION			419020		01/01/2000	-	
Customer	9677	**C	ONFIDENTIA	\L**			
37561	D	Mcf	\$.9020		01/01/2006	Y	
DESCRIPTION	N: **CONFIDEN	TIAL**					
Customer	9677	**C	ONFIDENTIA	L**			
37562	D	Mcf	\$.9020		01/01/2006	Y	
DESCRIPTION	N: **CONFIDEN	TIAL**					
Customer	9677	**C	ONFIDENTIA	L**			
65641	D	Mcf	\$.9020		01/01/2006	Y	
DESCRIPTION	N: **CONFIDEN	TIAL**					
Customer	Customer 9677 **CONFIDENTIAL**						
TYPE SERVICE P	ROVIDED						
TYPE OF SERVI	ICE SERVICE I	DESCRIPTION		OTHE	R TYPE DESCRIPTION		
Н	Transportati	on					
FUC APPLICABILITY							
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY							
Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)							
I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.							

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10263 **DESCRIPTION:** Distribution Transportation STATUS: A **OPERATOR NO: ORIGINAL CONTRACT DATE: RECEIVED DATE:** 09/09/2008 **INITIAL SERVICE DATE:** 06/01/1995 TERM OF CONTRACT DATE: **INACTIVE DATE:** AMENDMENT DATE: 01/01/2006 CONTRACT COMMENT: None **REASONS FOR FILING** NEW FILING: N **RRC DOCKET NO:** CITY ORDINANCE NO: AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): Change to Delivery Point's Current Rate Information. **CUSTOMERS** CUSTOMER NO **CONFIDENTIAL?** CUSTOMER NAME **DELIVERY POINT** 9679 **CONFIDENTIAL** Y CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION PA-T-16-SoJef-OS-XPG RATE COMPONENTS 4.1 Customer shall pay to Transporter each month: (a) A cost of service charge of PA-T-16-SoJef-OS-X \$.9020 per Mcf (Per 01/01/2006 COS Adjustment Filing); plus (b) All amounts for any taxes (including, but not limited to Franchise Fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted-for gas volume. 4.3 Notwithstanding Section 4.1, Customer shall be allowed to satisfy its lost and unaccounted for gas volume under said section by payment in kind, unless Transporter, at Transporter's sole option, notifies Customer that Transporter will not accept such payment in kind. 4.4 When Transporter allows payment in kind, Customer shall tender to Transporter at the Points of Delivery volumes of gas equal to the metered volumes delivered to Customer multiplied by the most recent purchase/sales ratio for Transporter's Port Arthur Service Area. The purchase/sales ratio shall be calculated for the twelve (12) months ended December 31st each year based on actual purchases and actual sales, adjusted to reflect all volumes transported. 4.6 Customer shall notify Transporter of any change in Customer's facilities, equipment, or volume of consumption in excess of the annual volume as described in Article 1 - Quantity, Paragraph 1.1, which would result in the application of a different rate schedule. Upon receipt of such notice, Transporter shall apply the appropriate rate schedule commencing with the next billing cycle following Transporter's receipt of notice. The new rate shall be no higher than the stated rate of 4.1(a). RATE ADJUSTMENT PROVISION 4.2 The costs described in 4.1(b) may automatically be adjusted from time to time to reflect any changes, as determined by Transporter, in such costs. 4.5 Effective January 1, 1999, and each January 1st thereafter during the term of this Agreement, Transporter shall have the right to adjust the cost of service charge with thirty (30) days' advance notice to Customer. The cost of service charge shall increase in direct proportion to the increase in the Transporter's Gulf Coast Texas Service rate expenses as reported to the Railroad Commission of Texas in Transporter's Annual Report to the Gas Utilities Division. The cost of service charge for each contract year shall be calculated by the formula prescribed below: most recent calendar year Gulf previous calendar year Gulf Coast Texas expenses x prior yr cost of service charge The minimum cost of Coast Texas expenses service charge for a Contract Year shall be the prior years cost of service charge. The maximum cost of service charge for a Contract Year shall be the result of 1.05 multiplied by the prior years cost of service charge. **RATE ADJUSTMENT PROVISIONS:** See PA-T-16-SoJef-OS-XPG Rate Adjustment Provision DELIVERY POINTS ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL 37564 D Mcf \$.9020 02/01/2006 Y **CONFIDENTIAL** **DESCRIPTION:** 9679 ****CONFIDENTIAL**** Customer

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10263 **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

RRC COID: 63	310 COMPAN	NY NAME: TEXAS GAS SERVICE COMPANY			
TARIFF CODE: DT	RRC TARIFF NO:	10286			
DESCRIPTION: D	bistribution Transportation	STATUS: A			
OPERATOR NO:					
ORIGINAL CON	TRACT DATE:	RECEIVED DATE: 11/06/2007			
INITIAL SE	CRVICE DATE: 08/01/1991	TERM OF CONTRACT DATE:			
IN	ACTIVE DATE:	AMENDMENT DATE: 11/22/1996			
CONTRACT COM	MENT: None				
REASONS FOR FILIN	NG				
NEW FILING: N	RRC	C DOCKET NO:			
CITY ORDINANO	CE NO:				
AMENDMENT(EX	PLAIN): None				
OTHER(EX	PLAIN): Change to Delivery Point	nt's Current Rate Information.			
CUSTOMERS	CUSTOMERS				
CUSTOMER NO	CUSTOMER NAME	CONFIDENTIAL? DELIVERY POINT			
9763	**CONFIDENTIAL**				
		Y			
CURRENT RATE COM	IPONENT				
RATE COMP. ID	DESCRIPTION				
ST-T-2-SoTx-OS-XS ST-T-2-SoTx-OS-XSF RATE COMPONENTS 4.1 Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the above-described Point(s) of Redelivery during the preceding month, a transportation fee of fifteen cents (\$.15) per Mcf.					
RATE ADJUSTMEN	NT PROVISIONS:				
None					

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY						
TARIFF CODE:DTRRC TARIFF NO:10286						
DELIVERY POINTS						
<u>ID</u> 38526	<u>TYPE</u> D	<u>UNIT</u> Mcf	CURRENT CHARGE \$.1538	EFFECTIVE DATE 12/01/2006	<u>CONFIDENTIAL</u> Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9763	**CO1	NFIDENTIAL**			
38527	D	Mcf	\$.1500	11/22/1996	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9763	**COI	NFIDENTIAL**			
38528	D	Mcf	\$.1500	11/22/1996	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9763	**CO1	NFIDENTIAL**			
38529	D	Mcf	\$.1500	12/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9763	**COI	NFIDENTIAL**			
38530	D	Mcf	\$.1500	11/22/1996	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9763	**CO1	NFIDENTIAL**			
38531	D	Mcf	\$.1502	12/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9763	**COI	NFIDENTIAL**			
38532	D	Mcf	\$.0000	08/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9763	**COI	NFIDENTIAL**			
38533	D	Mcf	\$.1509	12/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9763	**CO1	NFIDENTIAL**			
38534	D	Mcf	\$.1500	12/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9763	**CO1	NFIDENTIAL**			
38524	D	Mcf	\$.1506	12/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9763	**CO1	NFIDENTIAL**			

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10286 DELIVERY POINTS EFFECTIVE DATE ID TYPE UNIT CURRENT CHARGE CONFIDENTIAL 38525 D Mcf \$.1503 12/01/2006 Y **DESCRIPTION:** **CONFIDENTIAL** **CONFIDENTIAL** 9763 Customer **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10287 **DESCRIPTION:** Distribution Transportation STATUS: A **OPERATOR NO: ORIGINAL CONTRACT DATE: RECEIVED DATE:** 10/16/2007 **INITIAL SERVICE DATE:** 10/01/1992 TERM OF CONTRACT DATE: **INACTIVE DATE:** AMENDMENT DATE: 07/01/1997 CONTRACT COMMENT: None **REASONS FOR FILING** NEW FILING: N **RRC DOCKET NO:** CITY ORDINANCE NO: AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): Change to Delivery Point's Current Rate Information. **CUSTOMERS** CUSTOMER NO **CONFIDENTIAL?** CUSTOMER NAME **DELIVERY POINT** 9769 **CONFIDENTIAL** Y CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION ST-T-3-SoTx-IS-XSJ RATE COMPONENTS 4.1 Customer shall pay to Transporter each month, for each Mcf of gas redelivered by ST-T-3-SoTx-IS-XSJ Transporter to Customer the sum of the following: (a) A customer charge of \$20.00 per customer meter per month; plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter which shall be at the following rates: (Per 7/1/2003 COS Adjustment Filing First 2,000 Mcf redelivered ea. month @ \$0.6149 / Mcf. Over 3,000 Mcf redelivered ea. month @ \$0.8986 / Mcf, Next 5,000 Mcf redelivered ea. month @ \$0.2364 / Mcf; plus for all volumes redelivered to Customer each Month; plus (c) A charge to recover the cost of any taxes, (including but not limited to gross receipts taxes), paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIT. STAT. as such may be amended from time to time, which are attributable to the transportation service performed hereunder; plus RATE ADJUSTMENT PROVISION 4.2 Transporter retains the right to adjust the rates from time to time described in Paragraph 4.1 above at any time should a change in rates be approved as a result of Transporter's filing of a General System rate case for the Central Texas South Service Area; provided, however, that if Transporter should adjust its rates, Customer shall have the right to terminate this Agreement by providing notice to Transporter within sixty (60) days of being notified of such rate re-adjustment. 4.3 The cost of service rate as specified in 4.1(b) shall remain in effect until June 30, 1993. Effective July 1, 1993, and each July 1st thereafter during the term of this Agreement, Transporter shall have the right to adjust the cost of service rate with 30 days notice. The cost of service rate shall be increased or decreased by an amount equivalent to the increase or decrease in the Consumer Price Index, all items (Index A), as published by the Department of Commerce. Such increase or decrease shall be a calculated by multiplying the rate then in effect by a fraction which shall have a numerator equal to the Consumer Price Index, all items (Index A), effective four (4) months prior to the date of redetermination, and a denominator equal to the Consumer Price Index, all items (Index A), effective sixteen (16) months prior to the date fo redetermination. All other provisions of the Transportation Rate Schedule as amended from time to time shall continue to apply. If any increased taxes or fees on Transporter's services are levied by any regulatory or legislative body, Transporter shall have the right to specify a different cost of service rate by providing thirty (30) days notice of such change to Customer. Customer will then have sixty (60) days to accept such rate or to terminate this Agreement. **RATE ADJUSTMENT PROVISIONS:** See ST-T-3-SoTx-IS-XSJ Rate Adjustment Provision **DELIVERY POINTS** ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL 42956 D Mcf \$ 1900 09/01/2006 Y DESCRIPTION: **CONFIDENTIAL** 9769 **CONFIDENTIAL** Customer

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 10287 **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

RRC COID: 6310 COMPAN	NY NAME: TEXAS GAS SERVICE COMPANY				
TARIFF CODE:DTRRC TARIFF NO:	10370				
DESCRIPTION: Distribution Transportation	STATUS: A				
OPERATOR NO:					
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 07/26/2004				
INITIAL SERVICE DATE: 04/01/1997	TERM OF CONTRACT DATE:				
INACTIVE DATE:	AMENDMENT DATE:				
CONTRACT COMMENT: None					
REASONS FOR FILING					
NEW FILING: Y RRC	DOCKET NO:				
CITY ORDINANCE NO:	CITY ORDINANCE NO:				
AMENDMENT(EXPLAIN): None					
OTHER(EXPLAIN): TGS was purchased from	m Southern Union Co. 1/1/03.				
CUSTOMERS					
<u>CUSTOMER NO</u> <u>CUSTOMER NAME</u>	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>				
9689 **CONFIDENTIAL**					
	Y				

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION

GSD - 2 TARIFF REPORT

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 10370
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION
T-2-RGV-ISOS-GTC	TEAS G SS SRVICE COMPANY Rio Grande Valley Service Area Rate Schedule T-2 GENERAL TERMS AND COMPTIONS TEAS OF THE AND TRANSPORTATIONAR TICLE L DEFINITIONS Except as otherwise specified, the following terms as the operations are compared by the fortex of the filles of the period beginning at th

6310 **RRC COID:**

COMPANY NAME: TEXAS GAS SERVICE COMPANY

10370

TARIFF CODE: DT

RRC TARIFF NO: CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

testing of meters as may be set forth in TGS's tariff properly on file with the regulatory authority. The customer shall be properly informed of the result of any test on a meter that serves him. Notwithstanding the above paragraph, if the meter is found to be more than nominally defective, to either the customer's or TGS's disadvantage, any fee charged for a meter test shall be refunded to the customer. More than nominally defective means a deviation of more than two percent (2%) from accurate registration. 10. If a meter test reveals a meter to be more than nominally defective, TGS shall correct previous readings consistent with the inaccuracy found in the meter for the periods of either: a. the last six months; orb. the last test of the meter, whichever is shorter. Any resulting underbillings or overbillings are to be corrected in subsequent bills, unless service is terminated, in which event a monetary adjustment is to be made. This requirement for a correction may be foregone by TGS if the error is to TGS's disadvantage. If a meter is found not to register for any period of time, TGS may make a charge for units used but not metered for a period not to exceed three months previous to the time the meter is found not to be registering. The determination of amounts used but not metered is to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or of other similarly situated customers, when not available.ARTICLE IV. BALANCING OF DELIVERIES1. Shipper's dispatcher or Shipper's designee must notify immediately TGS's dispatcher(s) of any changes in operating conditions on Shipper's system that will cause hourly rate variations in deliveries for Shipper's account. The extent to which such hourly rate variations are permissible will be at the sole discretion of TGS's dispatcher(s).2. Based upon the daily quantity scheduled and such information as TGS has available concerning the quantity actually received, TGS will make daily delivery of Shipper's quantity of gas scheduled for transportation, after making adjustments for any prior imbalance in deliveries.3. It is the intention of TGS and Shipper that daily deliveries to Shipper at the Point(s) of Redelivery hereunder, less applicable shrinkage, will be approximately equal, on a Gross Heating Value basis, to daily receipts by TGS at the Point(s) of Delivery from Shipper to transportation hereunder. However, due to variations in operating conditions, daily and monthly deliveries hereunder by TGS may be greater or less than the corresponding receipts of gas by TGS for transportation. Any such excess or deficiency will be adjusted or corrected in gas as soon as operating conditions reasonably permit. 4. Any dispatching notice or other communications by either party under this Article IV will be given to the other party at the addresses and telephone numbers set out in the Agreement, as applicable.5. If, at the end of the term of this Agreement, either party owes gas to the other party hereunder, the party owing such gas must tender to the other party at the Point(s) herein designated, the quantity of gas so owed within thirty (30) days from such date. ARTICLE V. PRESSURE The gas delivered by Shipper or its designee at the Point(s) of Delivery hereunder shall be delivered at a pressure sufficient to overcome the operating pressure existing in TGS's facilities from time to time; provided, however, in no event shall such delivery pressure exceed the MAOP of the system receiving the gas. The gas delivered at the Point(s) of Redelivery shall be delivered by TGS at the pressure existing from time to time in TGS's facilities.ARTICLE VI. BILLING AND PAYMENT On or before the twentieth (20th) day of each calendar month, TGS will render to Shipper a statement setting forth the total quantity of gas, in terms of Mcf (adjusted for applicable shrinkage) received at the Point(s) of Redelivery hereunder, during the immediately preceding billing period and the amount payable for the transportation thereof. Shipper agrees to pay TGS the full amount payable according to such statement on or before the fifteenth (15th) day of each month. If Shipper, in good faith, disagrees with the amount of any invoice, Shipper shall immediately notify TGS of such disagreement, so that the difference may be resolved before the date for payment of this invoice. If Shipper fails to give such notification, or if Shipper and TGS do not resolve such disagreement before the due date, the amount of the invoice not in dispute shall be paid by Shipper on the due date, such payment to be subject to adjustment, without penalty, upon final resolution of the disagreement. The remittance address shall be such address as reflected on TGS's statement from time to time. Each party shall have the right to examine at all reasonable times the books, records, and charts of the other to the extent necessary to verify or audit the accuracy of any statement, bill, chart, or computation made under or pursuant to this Agreement. Any statement shall be final as to all parties, unless questioned within two (2) years after payment thereof has been made. ARTICLE VII. FORCE MAJEURE1. Definition of Force Majeure: The term force majeure as employed herein shall mean acts and events not within the control of the party claiming suspension and shall include acts of God, strikes, lockouts or other industrial disturbances, inability to obtain pipe or other material or equipment or labor, wars, riots, insurrections, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, interruptions by government or court orders, present or future orders of any regulatory body having proper jurisdiction, civil disturbances, explosions, breakage or accident to machinery or lines of pipe, freezing of wells or pipelines, and any other cause whether of the kind herein enumerated or otherwise, not within the control of the party claiming suspension and which, by the exercise of due diligence, such party is unable to overcome.2. Effect of Force Majeure: In the event of either Shipper or TGS being rendered unable by force majeure to itself or a necessary third party to wholly or in part carry out its obligations under the provisions of this Agreement, it is agreed that the obligations of the party affected by such force majeure, other than the obligation to make payments thereunder, shall be suspended during the continuance of any inability so caused but for no longer period, and such cause shall, so far as possible, be remedied with all reasonable dispatch. Nothing contained herein, however, shall be construed to require either party to settle a strike against its will. 3. If a party claims force majeure that affects one or more Delivery Point(s), nothing herein contained shall require the party claiming force majeure to make deliveries or to take gas at an alternative Delivery Point. Subject to then existing applicable regulatory requirements, should the gas available to Shipper for sale be reduced due to force majeure, TGS may, at its sole discretion, reduce or completely stop deliveries to Shipper, for whatever reason.ARTICLE VIII. WARRANTY OF TITLE Each party hereby warrants title to all gas received or delivered by it hereunder to, or for the account of, the other party, that it has the right to deliver same and that such gas is free from all liens and adverse claims of every kind. Each party will defend, and save the other party harmless against all loss, damage and expense of any character with respect to the gas received or delivered by it or on account of royalties, taxes, payments of other charges applicable before or upon receipt or delivery of gas hereunder. ARTICLE IX. POSSESSION OF GAS TGS will be deemed to be in possession of the gas delivered hereunder by Shipper only from the time it is received by TGS at the Point(s) of Delivery for transportation hereunder until it is delivered to Shipper at the Point(s) of Redelivery, as provided for herein. Shipper will be deemed to be in possession of such gas prior to such receipt and after such delivery. TGS will have no responsibility for damage or injury hereunder with respect to such gas before receipt by it or after delivery to Shipper. Shipper will have no responsibility for damage or injury hereunder with respect to such gas while it is deemed hereunder to be in TGS's possession. ARTICLE X. MISCELLANEOUS1. Notwithstanding any provisions herein to the contrary, in the event that initial deliveries fail to occur within ninety (90) days of the date hereof, TGS shall have the right, at its sole discretion, to cancel this agreement without prior notice.2. Further, if receipts and/or deliveries at any Point(s) of Delivery or Redelivery hereunder shall cease for a period exceeding ninety (90) days, TGS shall have the

RRC COID: 6	6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY			
TARIFF CODE: DT	DT RRC TARIFF NO: 10370			
CURRENT RATE CO	OMPONENT			
RATE COMP. ID	DESCRIPTION			
RGV-T-13-IS-X90 RATE ADJUSTME	right without prior notice to delete such Point(s) of Delivery or Redelivery and remove equipment not utilized for the prescribed per or to cancel this Agreement in its entirety if all the Point(s) of Delivery and Redelivery hereunder are so affected.3. This Agreement shall extend to and be binding upon the successors and assigns of the respective parties hereto, but no assignment or change of interr shall have the effect of release of said assigning party from any of its obligations hereunder, nuless such release of said assigning party assented to in writing by the other party to whom the obligations are owing hereunder, such agreement not to be unreasonably withheld.4. This Agreement and any Gas Transportation Service Agreement (including its exhibits and addenda, if any), contains the entire agreement between the parties and supersedes all oral discussions, negotiations, representations, or agreements relating to the subject matter of this Agreement. No changes in this Agreement shall be made or be binding on any party unless made in writing. paragraph headings are not part of this Agreement and shall not be deemed to affect the meaning or construction of any of its provis 5. This Agreement and all operations hereunder are subject to the applicable orders, rules and regulations of the Railroad Commissi of Texas, and of any other federal or state authority having or asserting jurisdiction in the premises.6. The parties hereto agree tha this Agreement shall be construed and interpreted under the laws of the State of Texas and acknowledge that this Agreement and any Gas Transportation Agreement were entered into and negotiated jointly by all parties hereto and not by any one or more parties to the exclusion of the other or others. Supersedes Sheet Dated Bills Rendered On and After May 22, 1991 (Rio Grande Valley Gas Company) October 1, 1993 AUTHORITY DATE EFFECTIVE RGV-T-13-IS-X90 RATE COMPONENTS 4.1 Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to customer during	est y is e The cions. ion cht to at y ie er's plus		
None				
DELIVERY POINTS				
<u>ID</u> 37580	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL D Mcf \$.0529 04/01/1997 Y			
DESCRIPTION:	**CONFIDENTIAL**			
Customer	9689 **CONFIDENTIAL**			
37579	D Mcf \$.0529 04/01/1997 Y			
DESCRIPTION:	**CONFIDENTIAL**			
	9689 **CONFIDENTIAL**			
Customer	9089 ***CONFIDENTIAL***			
TYPE SERVICE PRO	DVIDED			
TYPE OF SERVICE	E SERVICE DESCRIPTION OTHER TYPE DESCRIPTION			
Н	Transportation			
FUC APPLICABILITY				
FAC15 SUPPORTIN	ING SECTION 104.003(b) APPLICABILITY			
Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)				

RRC COID: 6310 COMPANY	NAME: TEXAS GAS SERVICE CO	OMPANY		
TARIFF CODE:DTRRC TARIFF NO:10)375			
DESCRIPTION: Distribution Transportation	STAT	ГUS: А		
OPERATOR NO:				
ORIGINAL CONTRACT DATE:	RECEIVED DATE:	02/12/2008		
INITIAL SERVICE DATE: 01/01/1998	TERM OF CONTRACT DATE:			
INACTIVE DATE:	AMENDMENT DATE:	12/10/2007		
CONTRACT COMMENT: None				
REASONS FOR FILING				
NEW FILING: N RRC DOCKET NO:				
CITY ORDINANCE NO:				
AMENDMENT(EXPLAIN): Add new redelivery point				
OTHER(EXPLAIN): New redelivery point #66029 added effective 12/10/07				
CUSTOMERS				
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL?	DELIVERY POINT		
9750 **CONFIDENTIAL**				
	Y			

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 10375
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION
RGV-T-18-OS-X99	RGV-T-18-OS-X99 RATE COMPONENTS 4.1 Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the Point(s) of Redelivery during the preceding month, the sum of the following: a) During each monthly billing period, a customer charge of \$25.00 per meter per month for each Point of Redelivery; plus b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to Customer shall be \$0.43 per Mcf; plus c) Any third party demand charges, transport or service fees paid by Transporter on behalf of Customer associated with the transportation of gas hereunder. d) To the extent Customer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. e) All amounts for any taxes (including but not limited to City franchise fee or taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted-for gas volumes. f) Customer agrees to pay Transporter in connection with or attributable to the transportation, delivery, redelivery, use or other handling of the gas transporte in connection with or attributable to the transporter satisfactory certificates showing that Customer is exempt from the applicable taxes, fees or charges. Subject to any necessary regulatory approvals, Customer agrees to pay this additional tax, fee or charge, whether asserted on a retroactive basis or whether applied on a going forward basis. 4.2 Transporter retains the right to adjust the rates described in 4.1 (a) at any time Transporter's filed tariff rate is changed or amended. 4.3 The costs described in 4.1 may be adjusted from time to time to reflect any changes, as determined by Transporter, in such costs. 4.4 Customer shall be allowed to satisfy its lost and unaccounted for gas obligation by payment in kind.
T-2-RGV-ISOS-GTC	TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area Rate Schedule T-2 GENERAL TERMS AND CONDITIONS FOR FIRM TRANSPORTATIONARTLLE 1. DEFINITIONS Except as otherwise specified, the following terms as used herein shall be constructed to have the following scope and meaning:a. Agreement shall mean the Gas Transportation Service Agreement into which these terms and conditions are incorporated by reference. Billing Period shall mean the period beginning at 7:00 a.m. Local Time on or about the twenty sixth (26th) day of the next succeeding calendar month. C. Contract Year shall mean the twelve (12) month period toms of gas shall mean the volume of gas contained in one (1) cubic foot of space at a standard pressure of fourteen and sixty five hundredths (14.65) pis and a standard temperature of sixty (60) degrees Fahreneit, herein called JE L. Day shall mean the twelve (15) so degrees Fahreneit, herein called JE L. Day shall mean the twelve (1) cubic foot of gas, at a base temperature of sixty (60) degrees Fahreneit, herein called JE L. Day shall mean the twenty four (24) hour period commencing at 7:00 a.m. Contral Time on any calendar day and ending at 7:00 a.m. Central Time on the following calendar days well gas. Theres the sequal to fourteen and sixty five hundredths (14.65) pis, with air of the temperature and pressure of the gas, after the products of combustion at constant pressure of one (1) cubic foot of gas, at a base temperature of sixty (60) degrees Fahrene these sequal to fourteen and sixty five hundredths (14.65) pis, with air of the temperature and pressure of the gas, after the products of combustion are cooled to the initial temperature of the gas, and after the water of ombustion is condensed to the figuid state. The Gross Heating Value of the gas shall mean one thousand (1,000) cubic feet, the gas shall be assumed to be dry. i. MAOP means the Maximum Allowable Op

RRC COID:6310COMPANY NATARIFF CODE:DTRRC TARIFF NO:10375

COMPANY NAME: TEXAS GAS SERVICE COMPANY

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

the property of TGS or its representative, but upon request, TGS will submit to Shipper the records and charts, together with calculations therefrom, subject to their return within fifteen (15) days after receipt thereof, after which the charts shall be retained for a period of two (2) years. At least annually, TGS shall calibrate the meters and instruments or cause same to be calibrated. TGS shall give Shipper sufficient notice in advance of such tests so that Shipper may, at its election, be present in person or by its representative to observe adjustments, if any, which are made.5. For the purpose of measurement and meter calibration, the atmospheric (barometric) pressure shall be assumed, unless otherwise determined by the Standard Gas Measurement Law, to be fourteen and four tenths (14.4) psia at the Point(s) of Receipt and Delivery, irrespective of variations in actual atmospheric pressure from time to time.6. Temperature of the gas hereunder shall be assumed to be 60 degrees F.7. The specific gravity of the gas hereunder shall be assumed to be 0.60. The nitrogen content of the gas shall be assumed to be 0.2%. The carbon dioxide content of the gas shall be assumed to be 0.5%.8. The Gross Heating Value shall be determined at one (1) month intervals by the use of a spot or continuous sample. The Gross Heating Value of such sample to be obtained either by calorimeter or chromatographic analysis using the value of the physical constants for the gas compounds and the procedure for determining the Gross Heating Value of the gas shall be on a real gas basis in accordance with ANSI/ASTM D3588 79, as it is now and from time to time may be revised, amended or supplemented. The Gross Heating Value of the gas hereunder shall be effective for the billing period in which the sample is taken and all succeeding billing periods until that billing period in which a new sample is taken. 9. TGS shall, upon the request of a customer, make a test of the accuracy of the meter serving that customer. TGS shall inform the customer of the time and place of the test, and permit the customer or his authorized representative to be present if the customer so desires. If no such test has been performed within the previous four (4) years for the same customer at the same location, the test is to be performed without charge. If such a test has been performed for the same customer at the same location within the previous four (4) years, TGS is entitled to charge a fee for the test, not to exceed \$15.00, or such other fee for the testing of meters as may be set forth in TGS's tariff properly on file with the regulatory authority. The customer shall be properly informed of the result of any test on a meter that serves him. Notwithstanding the above paragraph, if the meter is found to be more than nominally defective, to either the customer's or TGS's disadvantage, any fee charged for a meter test shall be refunded to the customer. More than nominally defective means a deviation of more than two percent (2%) from accurate registration. 10. If a meter test reveals a meter to be more than nominally defective, TGS shall correct previous readings consistent with the inaccuracy found in the meter for the periods of either:a. the last six months; orb. the last test of the meter, whichever is shorter. Any resulting underbillings or overbillings are to be corrected in subsequent bills, unless service is terminated, in which event a monetary adjustment is to be made. This requirement for a correction may be foregone by TGS if the error is to TGS's disadvantage. If a meter is found not to register for any period of time, TGS may make a charge for units used but not metered for a period not to exceed three months previous to the time the meter is found not to be registering. The determination of amounts used but not metered is to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or of other similarly situated customers, when not available.ARTICLE IV. BALANCING OF DELIVERIES1. Shipper's dispatcher or Shipper's designee must notify immediately TGS's dispatcher(s) of any changes in operating conditions on Shipper's system that will cause hourly rate variations in deliveries for Shipper's account. The extent to which such hourly rate variations are permissible will be at the sole discretion of TGS's dispatcher(s).2. Based upon the daily quantity scheduled and such information as TGS has available concerning the quantity actually received, TGS will make daily delivery of Shipper's quantity of gas scheduled for transportation, after making adjustments for any prior imbalance in deliveries.3. It is the intention of TGS and Shipper that daily deliveries to Shipper at the Point(s) of Redelivery hereunder, less applicable shrinkage, will be approximately equal, on a Gross Heating Value basis, to daily receipts by TGS at the Point(s) of Delivery from Shipper to transportation hereunder. However, due to variations in operating conditions, daily and monthly deliveries hereunder by TGS may be greater or less than the corresponding receipts of gas by TGS for transportation. Any such excess or deficiency will be adjusted or corrected in gas as soon as operating conditions reasonably permit. 4. Any dispatching notice or other communications by either party under this Article IV will be given to the other party at the addresses and telephone numbers set out in the Agreement, as applicable.5. If, at the end of the term of this Agreement, either party owes gas to the other party hereunder, the party owing such gas must tender to the other party at the Point(s) herein designated, the quantity of gas so owed within thirty (30) days from such date. ARTICLE V. PRESSURE The gas delivered by Shipper or its designee at the Point(s) of Delivery hereunder shall be delivered at a pressure sufficient to overcome the operating pressure existing in TGS's facilities from time to time; provided, however, in no event shall such delivery pressure exceed the MAOP of the system receiving the gas. The gas delivered at the Point(s) of Redelivery shall be delivered by TGS at the pressure existing from time to time in TGS's facilities.ARTICLE VI. BILLING AND PAYMENT On or before the twentieth (20th) day of each calendar month, TGS will render to Shipper a statement setting forth the total quantity of gas, in terms of Mcf (adjusted for applicable shrinkage) received at the Point(s) of Redelivery hereunder, during the immediately preceding billing period and the amount payable for the transportation thereof. Shipper agrees to pay TGS the full amount payable according to such statement on or before the fifteenth (15th) day of each month. If Shipper, in good faith, disagrees with the amount of any invoice, Shipper shall immediately notify TGS of such disagreement, so that the difference may be resolved before the date for payment of this invoice. If Shipper fails to give such notification, or if Shipper and TGS do not resolve such disagreement before the due date, the amount of the invoice not in dispute shall be paid by Shipper on the due date, such payment to be subject to adjustment, without penalty, upon final resolution of the disagreement. The remittance address shall be such address as reflected on TGS's statement from time to time. Each party shall have the right to examine at all reasonable times the books, records, and charts of the other to the extent necessary to verify or audit the accuracy of any statement, bill, chart, or computation made under or pursuant to this Agreement. Any statement shall be final as to all parties, unless questioned within two (2) years after payment thereof has been made. ARTICLE VII. FORCE MAJEURE1. Definition of Force Majeure: The term force majeure as employed herein shall mean acts and events not within the control of the party claiming suspension and shall include acts of God, strikes, lockouts or other industrial disturbances, inability to obtain pipe or other material or equipment or labor, wars, riots, insurrections, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, interruptions by government or court orders, present or future orders of any regulatory body having proper jurisdiction, civil disturbances, explosions, breakage or accident to machinery or lines of pipe, freezing of wells or pipelines, and any other cause whether of the kind herein enumerated or otherwise, not within the control of the party claiming suspension and which, by the exercise of due diligence, such party is unable to overcome.2. Effect of Force Majeure: In the event of either Shipper or TGS being rendered unable by force majeure to itself or a necessary third party to wholly or in part carry out its obligations under the provisions of this Agreement, it is agreed that the obligations of the party

RRC COID:	6310	COMPAN	Y NAME: TEXAS	GAS SERVICE COMPAN	NY	
TARIFF CODE: D	T RRC T	ARIFF NO:	10375			
CURRENT RATE CO	OMPONENT					
RATE COMP. ID	any inability so Nothing contain majeure that affe deliveries or to t available to Ship Shipper, for wha delivered by it h liens and advers of any character applicable befor possession of the transportation he be in possession hereunder with 1 injury hereunder Notwithstanding hereof, TGS sha deliveries at any right without pri or to cancel this shall extend to a shall have the ef assented to in w withheld.4. This entire agreemen subject matter o paragraph headii 5. This Agreem of Texas, and of question or cont this Agreement i	force majeure, caused but for n ed herein, howe ects one or more ake gas at an alt oper for sale be r tever reason. AF ereunder to, or e claims of every with respect to e or upon receip e gas delivered hereunder until it of such gas prices exect to such g with respect to such g with respect to such g with respect to any provisions all have the right Point(s) of Delior notice to dele Agreement in it nd be binding u fect of releasing this Agreement and the tween the part of this Agreement and the there any other feder: est any such lawshall be construction Agreement vother or others.	o longer period, and such ver, shall be construed to Delivery Point(s), nothin ernative Delivery Point. 3 educed due to force maje (TICLE VIII. WARRAN' for the account of, the oth y kind. Each party will do the gas received or delive tor delivery of gas hereur ereunder by Shipper only is delivered to Shipper at r to such receipt and after as before receipt by it or a such gas while it is deem herein to the contrary, in a tits sole discretion, to c very or Redelivery hereur te such Point(s) of Delive s entirety if all the Point(s) son the successors and as the assigning party from er party to whom the oblig any Gas Transportation S rties and supersedes all or . No changes in this Agr of this Agreement and sha tions hereunder are subjed al or state authority having, order or regulation in an d and interpreted under th	o make payments thereunder, shall 1 cause shall, so far as possible, be re require either party to settle a strike g herein contained shall require the Subject to then existing applicable ro are, TGS may, at its sole discretion, 'Y OF TITLE Each party hereby er party, that it has the right to deliv fend, and save the other party harm ed by it or on account of royalties, der. ARTICLE IX. POSSESSION from the time it is received by TGS the Point(s) of Redelivery, as provide such delivery. TGS will have no re fter delivery to Shipper. Shipper we de hereunder to be in TGS's possess he event that initial deliveries fail to ancel this agreement without prior ro adder shall cease for a period exceeding ry or Redelivery and remove equipper) of Delivery and Redelivery hereur igns of the respective parties hereto any of its obligations hereunder, un gations are owing hereunder, such age revice Agreement (including its ext al discussions, negotiations, represe eement shall be made or be binding II not be deemed to affect the mean ct to the applicable orders, rules and g or asserting jurisdiction and shall to y forum having jurisdiction in the p le laws of the State of Texas and acl stiated jointly by all parties hereto a Bills Rendered On and After M DATE EFFECTIVE	medied with all reasonable dis against its will. 3. If a party of party claiming force majeure egulatory requirements, should reduce or completely stop del warrants title to all gas receiv ver same and that such gas is fi less against all loss, damage a taxes, payments of other char. OF GAS TGS will be deen S at the Point(s) of Delivery fo led for herein. Shipper will be esponsibility for damage or in ill have no responsibility for do ion. ARTICLE X. MISCELL to occur within ninety (90) day notice.2. Further, if receipts an ng ninety (90) days, TGS shal nent not utilized for the prescr der are so affected.3. This Ag b, but no assignment or change less such release of said assigt greement not to be unreasonab ibits and addenda, if any), con- nations, or agreements relatin on any party unless made in w ing or construction of any of i I regulations of the Railroad C not be construed as a waiver o remises.6. The parties hereto a knowledge that this Agreemer nd not by any one or more par	spatch. claims force to make d the gas liveries to ed or ree from all and expense ges ned to be in r e deemed to jury lamage or ANEOUS1. s of the date ad/or II have the ribed period, greement o of interest ning party is oly ntains the ng to the vriting. The ts provisions. commission f any right to agree that at and any ties to the
RATE ADJUSTM	ENT PROVISIONS:					
None						
DELIVERY POINTS						
<u>ID</u>	<u>TYPE</u>	UNIT	CURRENT CHAR	GE EFFECTIVE DATE	CONFIDENTIAL	
37587	D	Mcf	\$.4300	12/01/2007	Y	
DESCRIPTION:	**CONFIDENTIA	AL**				
Customer	9750	**C(ONFIDENTIAL**			
66029	D	Mcf	\$.4300	12/10/2007	Y	

66029

DESCRIPTION: **CONFIDENTIAL** **CONFIDENTIAL**

9750 Customer

TYPE SERVICE PROVIDED

TYPE OF SERVICE	SERVICE DESCRIPTION	OTHER TYPE DESCRIPTION
Н	Transportation	

RRC COID:	6310	COMPAN	NY NAME:	TEXAS GAS SERVICE COMPANY			
TARIFF CODE:	DT	RRC TARIFF NO:	10375				
TUC APPLICABIL	JTY						
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY							
Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)							

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY							
TARIFF CODE:DTRRC TARIFF NO:	10380						
DESCRIPTION: Distribution Transportation	STATUS: A						
OPERATOR NO:							
ORIGINAL CONTRACT DATE:	RECEIVED DATE:	07/26/2004					
INITIAL SERVICE DATE: 05/01/1999	TERM OF CONTRACT DATE:						
INACTIVE DATE:	AMENDMENT DATE:	01/25/2002					
CONTRACT COMMENT: None							
REASONS FOR FILING							
NEW FILING: Y RRC DOCKET NO:							
CITY ORDINANCE NO:							
AMENDMENT(EXPLAIN): None							
OTHER(EXPLAIN): TGS was purchased from Southern Union Co. 1/1/03.							
CUSTOMERS							
<u>CUSTOMER NO</u> <u>CUSTOMER NAME</u>	CONFIDENTIAL?	DELIVERY POINT					
9747 **CONFIDENTIAL**							
	Y						

RRC COID: 631	
TARIFF CODE: DT	RRC TARIFF NO: 10380
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
T-2-RGV-ISOS-GTC	TEXAS GAS SERVICE COMPANY [No Grande Valley Service Area Rate Schedule T-2 GENERAL TERMS AND CONDITIONS Except as otherwise specified, the following terms is used herein shall be construed to have the following scope and meaning.a. Agreement shall mean the GaS Transportation Service Agreement in which these tress and conditions are incorporated by reference.b. Builling Period shall mean the period beginning a 7:00 a.m. Local Time on or about the twenty sixth (26th) day of a calendar month.c. Commerk Year shall mean the twenty of (20) month period commencing in the effective date hereaft and each consecutive twelve (12) month period tomestical. Brinish thermal unit, therein alled Ha shall worth y sixth (26th) day of the next succeeding calendar month.c. Confict for the gas abox of the standard temperature of sixty (60) cubic foot of gas and a standard temperature of sixty (60) cubic foot of gas and a standard temperature of sixty (60) cubic foot of gas and a standard temperature of sixty (60) cubic foot of gas and gas or the residue gas resulting from processing cititor (24) hour period. Gross Heating Yaou an. Central Time on the following calendar day.g. Gas shall mean natural gas, indicating eas well is gas. The residue gas resulting from processing citit Value of the gas shall be corrected for the water vapor content of gas, easing fleag as or the residue gas resulting from Gross Heating Value of the gas shall be corrected for the water vapor content of gas harding a Gross Heating Value of the gas shall be corrected for the water vapor content of gas hand gas having a Gross Heating Value of the gas shall be corrected for the water vapor content of gas hand gas and period shall be corrected for the water vapor content of gas hand gas and period shall be corrected for the water vapor content of gas hand gas and period shall be corrected for the water vapor content of gas hand gas and period shall be corrected for the water vapor content of gas hand gas and period shall be corrected for the water vapor content i

RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

10380

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

testing of meters as may be set forth in TGS's tariff properly on file with the regulatory authority. The customer shall be properly informed of the result of any test on a meter that serves him. Notwithstanding the above paragraph, if the meter is found to be more than nominally defective, to either the customer's or TGS's disadvantage, any fee charged for a meter test shall be refunded to the customer. More than nominally defective means a deviation of more than two percent (2%) from accurate registration. 10. If a meter test reveals a meter to be more than nominally defective, TGS shall correct previous readings consistent with the inaccuracy found in the meter for the periods of either: a. the last six months; orb. the last test of the meter, whichever is shorter. Any resulting underbillings or overbillings are to be corrected in subsequent bills, unless service is terminated, in which event a monetary adjustment is to be made. This requirement for a correction may be foregone by TGS if the error is to TGS's disadvantage. If a meter is found not to register for any period of time, TGS may make a charge for units used but not metered for a period not to exceed three months previous to the time the meter is found not to be registering. The determination of amounts used but not metered is to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or of other similarly situated customers, when not available.ARTICLE IV. BALANCING OF DELIVERIES1. Shipper's dispatcher or Shipper's designee must notify immediately TGS's dispatcher(s) of any changes in operating conditions on Shipper's system that will cause hourly rate variations in deliveries for Shipper's account. The extent to which such hourly rate variations are permissible will be at the sole discretion of TGS's dispatcher(s).2. Based upon the daily quantity scheduled and such information as TGS has available concerning the quantity actually received, TGS will make daily delivery of Shipper's quantity of gas scheduled for transportation, after making adjustments for any prior imbalance in deliveries.3. It is the intention of TGS and Shipper that daily deliveries to Shipper at the Point(s) of Redelivery hereunder, less applicable shrinkage, will be approximately equal, on a Gross Heating Value basis, to daily receipts by TGS at the Point(s) of Delivery from Shipper to transportation hereunder. However, due to variations in operating conditions, daily and monthly deliveries hereunder by TGS may be greater or less than the corresponding receipts of gas by TGS for transportation. Any such excess or deficiency will be adjusted or corrected in gas as soon as operating conditions reasonably permit. 4. Any dispatching notice or other communications by either party under this Article IV will be given to the other party at the addresses and telephone numbers set out in the Agreement, as applicable.5. If, at the end of the term of this Agreement, either party owes gas to the other party hereunder, the party owing such gas must tender to the other party at the Point(s) herein designated, the quantity of gas so owed within thirty (30) days from such date. ARTICLE V. PRESSURE The gas delivered by Shipper or its designee at the Point(s) of Delivery hereunder shall be delivered at a pressure sufficient to overcome the operating pressure existing in TGS's facilities from time to time; provided, however, in no event shall such delivery pressure exceed the MAOP of the system receiving the gas. The gas delivered at the Point(s) of Redelivery shall be delivered by TGS at the pressure existing from time to time in TGS's facilities.ARTICLE VI. BILLING AND PAYMENT On or before the twentieth (20th) day of each calendar month, TGS will render to Shipper a statement setting forth the total quantity of gas, in terms of Mcf (adjusted for applicable shrinkage) received at the Point(s) of Redelivery hereunder, during the immediately preceding billing period and the amount payable for the transportation thereof. Shipper agrees to pay TGS the full amount payable according to such statement on or before the fifteenth (15th) day of each month. If Shipper, in good faith, disagrees with the amount of any invoice, Shipper shall immediately notify TGS of such disagreement, so that the difference may be resolved before the date for payment of this invoice. If Shipper fails to give such notification, or if Shipper and TGS do not resolve such disagreement before the due date, the amount of the invoice not in dispute shall be paid by Shipper on the due date, such payment to be subject to adjustment, without penalty, upon final resolution of the disagreement. The remittance address shall be such address as reflected on TGS's statement from time to time. Each party shall have the right to examine at all reasonable times the books, records, and charts of the other to the extent necessary to verify or audit the accuracy of any statement, bill, chart, or computation made under or pursuant to this Agreement. Any statement shall be final as to all parties, unless questioned within two (2) years after payment thereof has been made. ARTICLE VII. FORCE MAJEURE1. Definition of Force Majeure: The term force majeure as employed herein shall mean acts and events not within the control of the party claiming suspension and shall include acts of God, strikes, lockouts or other industrial disturbances, inability to obtain pipe or other material or equipment or labor, wars, riots, insurrections, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, interruptions by government or court orders, present or future orders of any regulatory body having proper jurisdiction, civil disturbances, explosions, breakage or accident to machinery or lines of pipe, freezing of wells or pipelines, and any other cause whether of the kind herein enumerated or otherwise, not within the control of the party claiming suspension and which, by the exercise of due diligence, such party is unable to overcome.2. Effect of Force Majeure: In the event of either Shipper or TGS being rendered unable by force majeure to itself or a necessary third party to wholly or in part carry out its obligations under the provisions of this Agreement, it is agreed that the obligations of the party affected by such force majeure, other than the obligation to make payments thereunder, shall be suspended during the continuance of any inability so caused but for no longer period, and such cause shall, so far as possible, be remedied with all reasonable dispatch. Nothing contained herein, however, shall be construed to require either party to settle a strike against its will. 3. If a party claims force majeure that affects one or more Delivery Point(s), nothing herein contained shall require the party claiming force majeure to make deliveries or to take gas at an alternative Delivery Point. Subject to then existing applicable regulatory requirements, should the gas available to Shipper for sale be reduced due to force majeure, TGS may, at its sole discretion, reduce or completely stop deliveries to Shipper, for whatever reason.ARTICLE VIII. WARRANTY OF TITLE Each party hereby warrants title to all gas received or delivered by it hereunder to, or for the account of, the other party, that it has the right to deliver same and that such gas is free from all liens and adverse claims of every kind. Each party will defend, and save the other party harmless against all loss, damage and expense of any character with respect to the gas received or delivered by it or on account of royalties, taxes, payments of other charges applicable before or upon receipt or delivery of gas hereunder. ARTICLE IX. POSSESSION OF GAS TGS will be deemed to be in possession of the gas delivered hereunder by Shipper only from the time it is received by TGS at the Point(s) of Delivery for transportation hereunder until it is delivered to Shipper at the Point(s) of Redelivery, as provided for herein. Shipper will be deemed to be in possession of such gas prior to such receipt and after such delivery. TGS will have no responsibility for damage or injury hereunder with respect to such gas before receipt by it or after delivery to Shipper. Shipper will have no responsibility for damage or injury hereunder with respect to such gas while it is deemed hereunder to be in TGS's possession. ARTICLE X. MISCELLANEOUS1. Notwithstanding any provisions herein to the contrary, in the event that initial deliveries fail to occur within ninety (90) days of the date hereof, TGS shall have the right, at its sole discretion, to cancel this agreement without prior notice.2. Further, if receipts and/or deliveries at any Point(s) of Delivery or Redelivery hereunder shall cease for a period exceeding ninety (90) days, TGS shall have the

TARIFF CODE:	DT RRC TARIFF NO: 10380
CURRENT RATE	COMPONENT
RATE COMP. ID	DESCRIPTION
RGV-T-23-OS-X66	right without prior notice to delete such Point(s) of Delivery or Redelivery and Redelivery hereunder are so affected.3. This Agreement shall extend to and be binding upon the successors and assigns of the respective parties hereto, but no assignment or change of interest shall have the effect of releasing the assigning party from any of its obligations hereunder, unless such release of said assigning party is assented to in writing by the other party to whom the obligations are owing hereunder, such agreement not to be unreasonably withheld.4. This Agreement and any Gas Transportation Service Agreement (including its exhibits and addenda, if any), contains the entire agreement between the parties and supersedes all oral discussions, negotiations, representations, or agreements relating to the subject matter of this Agreement. No changes in this Agreement shall be made or be binding on any party unless made in writing. The paragraph headings are not part of this Agreement as shall not be deemed to affect the meaning or construction of any of its provisions 5. This Agreement and all operations hereunder are subject to the applicable orders, rules and regulations of the Railroad Commission of Texas, and of any other federal or state authority having or asserting jurisdiction in the premises.6. The parties hereto agree that this Agreement shall be construed and interpreted under the laws of the State of Texas and acknowledge that this Agreement and any Gas Transportation Agreement were entered into and negotiated jointly by all parties hereto and not by any one or more parties to the exclusion of the other or others. Supersedes Sheet Dated Bilk Rendered On and After May 22, 1991 (Rio Grande Valley Gas Company) October 1, 1993 AUTHORITY DATE EFFECTIVE RGV-T-23-OS-X66 RATE COMPONENTS Shipper shall pay to Transporter to Shipper shall be 50.68 per the close provided by Transport or service frees paid by and marge of \$25 per meter per month. (b) A cost of service charge for the use of Transporter's facilities and all o
RATE ADJUST	MENT PROVISIONS:
None	
DELIVERY POINT	S

<u>ID</u>	<u>TYPE</u>	UNIT	CURRENT CH	ARGE <u>EFFECTIVE DATE</u>	<u>CONFIDENTIAL</u>	
37593	D	Mcf	\$.6800	01/25/2002	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9747	**C	ONFIDENTIAL**			
37594	D	Mcf	\$.6800	01/25/2002	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9747	**C	ONFIDENTIAL**			
TYPE SERVICE PROV	VIDED					
TYPE OF SERVICE	SERVICE DESCRI	PTION		OTHER TYPE DESCRIPTION		
Н	Transportation					

RRC COID:	6310	COMPAN	NY NAME:	TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT	RRC TARIFF NO:	10380	
TUC APPLICABIL	ITY			
FACTS SUPPOR	FING SECT	ION 104.003(b) APPLIC	ABILITY	
NOTE: (This fact		tomer had an unfair advan sed to support a Section 10		negotiations. action if the rate to be charged or offerred to be charged is to an

RRC COID: 6310 COMPAN	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO:	10385
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 07/26/2004
INITIAL SERVICE DATE: 11/01/1999	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RRC	C DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): TGS was purchased from	m Southern Union Co. 1/1/03.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9720 **CONFIDENTIAL**	
	Y

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 10385
CURRENT RATE CON	IPONENT
RATE COMP. ID	DESCRIPTION
T-2-RGV-ISOS-GTC	TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area Rate Schedule T-2 CONDITIONS FOR FIRM TRANSPORTATIONARTICLE L DEFINITIONS Excent as other

le T-2 GENERAL TERMS AND CONDITIONS FOR FIRM TRANSPORTATIONARTICLE I. DEFINITIONS Except as otherwise specified, the following terms as used herein shall be construed to have the following scope and meaning:a. Agreement shall mean the Gas Transportation Service Agreement into which these terms and conditions are incorporated by reference.b. Billing Period shall mean the period beginning at 7:00 a.m. Local Time on or about the twenty sixth (26th) day of a calendar month and ending at 7:00 a.m. Local Time on or about the twenty sixth (26th) day of the next succeeding calendar month.c. Contract Year shall mean the twelve (12) month period commencing on the effective date hereof and each consecutive twelve (12) month period thereafter.d. British thermal unit, herein called Btu shall mean the amount of heat required to raise the temperature of one (1) pound of water, one (1) degree F from fifty eight and five tenths (58.5) degrees F to fifty nine and five tenths (59.5) degrees F.e. Cubic foot of gas shall mean the volume of gas contained in one (1) cubic foot of space at a standard pressure of fourteen and sixty five hundredths (14.65) psia and a standard temperature of sixty (60) degrees Fahrenheit, herein called F.f. Day shall mean the twenty four (24) hour period commencing at 7:00 a.m. Central Time on any calendar day and ending at 7:00 a.m. Central Time on the following calendar day.g. Gas shall mean natural gas, including gas well gas, casinghead gas or the residue gas resulting from processing either casinghead gas or gas well gas.h. Gross Heating Value shall mean the number of Btu's liberated by the complete combustion at constant pressure of one (1) cubic foot of gas, at a base temperature of sixty (60) degrees F and a reference pressure base equal to fourteen and sixty five hundredths (14.65) psia, with air of the temperature and pressure of the gas, after the products of combustion are cooled to the initial temperature of the gas, and after the water of combustion is condensed to the liquid state. The Gross Heating Value of the gas shall be corrected for the water vapor content of the gas being delivered except so long as the water vapor content is seven (7) pounds or less per one million (1,000,000) cubic feet, the gas shall be assumed to be dry. i. MAOP means the Maximum Allowable Operating Pressure.j. Mcf shall mean one thousand (1,000) cubic feet.k. MMBtu shall mean a quantity of gas having a Gross Heating Value of one million (1,000,000) Btu's.l. Psia shall mean pounds per square inch, absolute.m. Psig shall mean pounds per square inch, gauge.n. Transport Gas shall mean that gas owned or controlled by Shipper and delivered by Shipper or its designee to TGS at the Point(s) of Delivery on the pipeline system of TGS, as it exists from time to time, for transportation by TGS and delivery by TGS at the Point(s) of Redelivery under this Agreement; provided, however, it is understood and agreed that the gas delivered at the Point(s) of Redelivery may not be transport gas in kind, but that the transport gas will be part of the commingled delivery of gas and, for the purpose hereunder, the commingled gas can be substituted for transport gas on a heat equivalent basis. ARTICLE II. QUALITY1. The gas delivered hereunder shall:a. Contain not more than one (1) grain of hydrogen sulphide or more than twenty (20) grains of sulphur per one hundred (100) cubic feet;b. Have a Gross Heating Value of not less than nine hundred fifty (950) Btu's per cubic foot of gas when saturated with water vapor;c. Have a temperature of not greater than one hundred twenty (120) degrees F or less than forty (40) degrees F;d. Contain not more than three (3) percent by volume of carbon dioxide, one (1) percent by volume of oxygen, or two (2) percent by volume of nitrogen;e. Be commercially free of all liquids, suspended matters, dust, all gums and gum forming constituents, and other objectionable substances; andf. Contain not more than seven (7) pounds of water vapor per one million (1,000,000) cubic feet. 2. In the event the gas received or delivered hereunder should fail to meet the quality specifications stated above, then either party shall notify the other party which shall make a diligent effort to correct the situation. Either party shall have the right to refuse or accept such gas for so long as the other is unable to deliver gas conforming to such specifications, or may accept delivery of such gas or any part thereof during such period. A party's acceptance of gas that does not conform to the quality specifications stated above shall not constitute a waiver of such specifications by that party in regard to gas received or delivered under this Agreement after such acceptance. If, in TGS's sole opinion, the gas tendered hereunder becomes hazardous or is detrimental to TGS's operations, then TGS may promptly discontinue taking delivery.ARTICLE III. MEASUREMENT1. The unit of volume for measurement of gas received and delivered hereunder shall be one (1) cubic foot of gas at a base temperature of sixty (60) degrees F and at a pressure of fourteen and sixty five hundredths (14.65) psia, as provided by the Natural Resources Code of the State of Texas (Section 91.051 through 91.062 of Vernon's Texas Civil Statutes).2. All measurement facilities hereunder shall be installed and operated in accordance with the standards approved by the American National Standards Institute on June 28, 1977, and prescribed in the Gas Measurement Committee of the American Gas Association (AGA) Report Number 3 (ANSI/API 2530, First Edition), as it is now and from time to time may be revised, amended or supplemented.3. TGS shall arrange for the operation of the measuring stations located at the Point(s) of Receipt and Delivery and Redelivery. The calibrating and adjusting of meters shall be done or arranged for by TGS in compliance with Paragraphs 4 and 5 of this Article.4. Shipper shall have the right to be present at the time of any installing, reading, cleaning, changing, repairing, inspecting, testing, calibrating or adjusting done in connection with the equipment used in measuring gas hereunder. The records from such measuring equipment shall remain the property of TGS or its representative, but upon request, TGS will submit to Shipper the records and charts, together with calculations therefrom, subject to their return within fifteen (15) days after receipt thereof, after which the charts shall be retained for a period of two (2) years. At least annually, TGS shall calibrate the meters and instruments or cause same to be calibrated. TGS shall give Shipper sufficient notice in advance of such tests so that Shipper may, at its election, be present in person or by its representative to observe adjustments, if any, which are made.5. For the purpose of measurement and meter calibration, the atmospheric (barometric) pressure shall be assumed, unless otherwise determined by the Standard Gas Measurement Law, to be fourteen and four tenths (14.4) psia at the Point(s) of Receipt and Delivery, irrespective of variations in actual atmospheric pressure from time to time 6. Temperature of the gas hereunder shall be assumed to be 60 degrees F.7. The specific gravity of the gas hereunder shall be assumed to be 0.60. The nitrogen content of the gas shall be assumed to be 0.2%. The carbon dioxide content of the gas shall be assumed to be 0.5%.8. The Gross Heating Value shall be determined at one (1) month intervals by the use of a spot or continuous sample. The Gross Heating Value of such sample to be obtained either by calorimeter or chromatographic analysis using the value of the physical constants for the gas compounds and the procedure for determining the Gross Heating Value of the gas shall be on a real gas basis in accordance with ANSI/ASTM D3588 79, as it is now and from time to time may be revised, amended or supplemented. The Gross Heating Value of the gas hereunder shall be effective for the billing period in which the sample is taken and all succeeding billing periods until that billing period in which a new sample is taken. 9. TGS shall, upon the request of a customer, make a test of the accuracy of the meter serving that customer. TGS shall inform the customer of the time and place of the test, and permit the customer or his authorized representative to be present if the customer so desires. If no such test has been performed within the previous four (4) years for the same customer at the same location, the test is to be performed without charge. If such a test has been performed for the same customer at the same location within the previous four (4) years, TGS is entitled to charge a fee for the test, not to exceed \$15.00, or such other fee for the

6310 **RRC COID:**

COMPANY NAME: TEXAS GAS SERVICE COMPANY

10385

TARIFF CODE: DT

RRC TARIFF NO: CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

testing of meters as may be set forth in TGS's tariff properly on file with the regulatory authority. The customer shall be properly informed of the result of any test on a meter that serves him. Notwithstanding the above paragraph, if the meter is found to be more than nominally defective, to either the customer's or TGS's disadvantage, any fee charged for a meter test shall be refunded to the customer. More than nominally defective means a deviation of more than two percent (2%) from accurate registration. 10. If a meter test reveals a meter to be more than nominally defective, TGS shall correct previous readings consistent with the inaccuracy found in the meter for the periods of either: a. the last six months; orb. the last test of the meter, whichever is shorter. Any resulting underbillings or overbillings are to be corrected in subsequent bills, unless service is terminated, in which event a monetary adjustment is to be made. This requirement for a correction may be foregone by TGS if the error is to TGS's disadvantage. If a meter is found not to register for any period of time, TGS may make a charge for units used but not metered for a period not to exceed three months previous to the time the meter is found not to be registering. The determination of amounts used but not metered is to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or of other similarly situated customers, when not available.ARTICLE IV. BALANCING OF DELIVERIES1. Shipper's dispatcher or Shipper's designee must notify immediately TGS's dispatcher(s) of any changes in operating conditions on Shipper's system that will cause hourly rate variations in deliveries for Shipper's account. The extent to which such hourly rate variations are permissible will be at the sole discretion of TGS's dispatcher(s).2. Based upon the daily quantity scheduled and such information as TGS has available concerning the quantity actually received, TGS will make daily delivery of Shipper's quantity of gas scheduled for transportation, after making adjustments for any prior imbalance in deliveries.3. It is the intention of TGS and Shipper that daily deliveries to Shipper at the Point(s) of Redelivery hereunder, less applicable shrinkage, will be approximately equal, on a Gross Heating Value basis, to daily receipts by TGS at the Point(s) of Delivery from Shipper to transportation hereunder. However, due to variations in operating conditions, daily and monthly deliveries hereunder by TGS may be greater or less than the corresponding receipts of gas by TGS for transportation. Any such excess or deficiency will be adjusted or corrected in gas as soon as operating conditions reasonably permit. 4. Any dispatching notice or other communications by either party under this Article IV will be given to the other party at the addresses and telephone numbers set out in the Agreement, as applicable.5. If, at the end of the term of this Agreement, either party owes gas to the other party hereunder, the party owing such gas must tender to the other party at the Point(s) herein designated, the quantity of gas so owed within thirty (30) days from such date. ARTICLE V. PRESSURE The gas delivered by Shipper or its designee at the Point(s) of Delivery hereunder shall be delivered at a pressure sufficient to overcome the operating pressure existing in TGS's facilities from time to time; provided, however, in no event shall such delivery pressure exceed the MAOP of the system receiving the gas. The gas delivered at the Point(s) of Redelivery shall be delivered by TGS at the pressure existing from time to time in TGS's facilities.ARTICLE VI. BILLING AND PAYMENT On or before the twentieth (20th) day of each calendar month, TGS will render to Shipper a statement setting forth the total quantity of gas, in terms of Mcf (adjusted for applicable shrinkage) received at the Point(s) of Redelivery hereunder, during the immediately preceding billing period and the amount payable for the transportation thereof. Shipper agrees to pay TGS the full amount payable according to such statement on or before the fifteenth (15th) day of each month. If Shipper, in good faith, disagrees with the amount of any invoice, Shipper shall immediately notify TGS of such disagreement, so that the difference may be resolved before the date for payment of this invoice. If Shipper fails to give such notification, or if Shipper and TGS do not resolve such disagreement before the due date, the amount of the invoice not in dispute shall be paid by Shipper on the due date, such payment to be subject to adjustment, without penalty, upon final resolution of the disagreement. The remittance address shall be such address as reflected on TGS's statement from time to time. Each party shall have the right to examine at all reasonable times the books, records, and charts of the other to the extent necessary to verify or audit the accuracy of any statement, bill, chart, or computation made under or pursuant to this Agreement. Any statement shall be final as to all parties, unless questioned within two (2) years after payment thereof has been made. ARTICLE VII. FORCE MAJEURE1. 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Effect of Force Majeure: In the event of either Shipper or TGS being rendered unable by force majeure to itself or a necessary third party to wholly or in part carry out its obligations under the provisions of this Agreement, it is agreed that the obligations of the party affected by such force majeure, other than the obligation to make payments thereunder, shall be suspended during the continuance of any inability so caused but for no longer period, and such cause shall, so far as possible, be remedied with all reasonable dispatch. Nothing contained herein, however, shall be construed to require either party to settle a strike against its will. 3. If a party claims force majeure that affects one or more Delivery Point(s), nothing herein contained shall require the party claiming force majeure to make deliveries or to take gas at an alternative Delivery Point. 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Further, if receipts and/or deliveries at any Point(s) of Delivery or Redelivery hereunder shall cease for a period exceeding ninety (90) days, TGS shall have the

TARIFF CODE: DT	RRC TARIF	FF NO:	10385				
CURRENT RATE CO	MPONENT						
RATE COMP. ID	DESCRIPTION						
RGV-T-29-OS-X88	or to cancel this Agre shall extend to and be shall have the effect of assented to in writing withheld.4. This Agre entire agreement betw subject matter of this paragraph headings a 5. This Agreement au of Texas, and of any of question or contest ar this Agreement shall Gas Transportation A exclusion of the other Company) October RGV-T-29-OS-X88 I Transporter to Shippe monthly billing perio of Transporter's facili per Mcf; plus (c) Cu license fees, franchiss or other governmenta other handling of the that Customer is exer	eement in it e binding up of releasing g by the oth eement and ween the pa Agreement re not part nd all opera other feder ny such law be construct Agreement v ar or others. 1, 1993 RATE COM er at the des od, a custom ities and all stomer agre e taxes or f al authority gas transport	s entirety if all the pon the successor the assigning part er party to whom any Gas Transpor- trites and supersec- t. No changes in of this Agreemen ations hereunder a al or state authori , order or regulat ed and interpreted were entered into Supersedes She- AUTHORI MPONENTS 4.10 scribed points of n the charge of \$25 l other services pr ees or charges of against Transpor- preted on behalf of the applicable taxes	e Point(s) of Del s and assigns of ty from any of it the obligations a rtation Service A les all oral discu this Agreement s t and shall not bu ure subject to the ty having or asse ion in any forum under the laws of et Dated Bill TY DATE Customer shall p redelivery during per meter per mo ovided directly b orter the full amo every kind and c ter in connection Customer, unles s, fees or charges	delivery and remove equip ivery and Redelivery hereu the respective parties heret is obligations hereunder, ur re owing hereunder, such a Agreement (including its ex- ssions, negotiations, repres- shall be made or be binding e deemed to affect the mean applicable orders, rules an rting jurisdiction and shall having jurisdiction in the of the State of Texas and ac- ointly by all parties hereto a s Rendered On and After M EFFECTIVE ay to Transporter each mon- the preceding month, the s- onth for each point of redel by Transporter for all volum- bunt of any additional, new haracter contracted, levied with or attributable to the s Customer has furnished T- s. Subject to any necessary tive basis or whether appli	nder are so affected.3. The o, but no assignment or challess such release of said a greement not to be unreas hibits and addenda, if any entations, or agreements r on any party unless made ning or construction of any d regulations of the Railron not be construed as a wair premises.6. The parties he exhowledge that this Agree and not by any one or mor May 22, 1991 (Rio Grande the, for each Mcf of gas re sum of the following: (a) I ivery. (b) A cost of service ness redelivered to Custom or increased taxes, fees, s or assessed by any federai transportation, delivery, re fransporter satisfactory ce regulatory approvals, Cust	is Agreement aange of interest assigning party is sonably), contains the elating to the in writing. The y of its provisions. bad Commission ver of any right to reto agree that ement and any e parties to the b Valley Gas edelivered by During each e rate for the use er shall be \$0.65 treet rentals, I, state, municipal edelivery, use or ritificates showing stomer agrees to
	pay this additional tax	x, ree or cn	arge whether asse	rted on a retroad	tive basis or whether appli	ed on a going forward bas	18.
RATE ADJUSTME	NT PROVISIONS:						
None	NT PROVISIONS:						
None DELIVERY POINTS		UNIT	CUDDENT			CONFIDENTIAL	
None DELIVERY POINTS ID	<u>TYPE</u>	UNIT Mcf	<u>CURRENT</u> \$ 6500		EFFECTIVE DATE	<u>CONFIDENTIAL</u> Y	
None DELIVERY POINTS ID 37603	<u>TYPE</u> D	Mcf	<u>CURRENT</u> \$.6500			<u>CONFIDENTIAL</u> Y	
None DELIVERY POINTS ID	<u>TYPE</u>	Mcf			EFFECTIVE DATE		
None DELIVERY POINTS ID 37603	<u>TYPE</u> D	Mcf		CHARGE	EFFECTIVE DATE		
None DELIVERY POINTS D 37603 DESCRIPTION: Customer	TYPE D **CONFIDENTIAL** 9720	Mcf	\$.6500	CHARGE	EFFECTIVE DATE		
None DELIVERY POINTS D D S7603 DESCRIPTION: Customer CYPE SERVICE PROV	TYPE D **CONFIDENTIAL** 9720	Mcf **C0	\$.6500	<u>CHARGE</u> *	EFFECTIVE DATE 11/01/1999		
None PELIVERY POINTS D 37603 DESCRIPTION: Customer	TYPE D **CONFIDENTIAL** 9720	Mcf **C0	\$.6500	<u>CHARGE</u> *	EFFECTIVE DATE		
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None DELIVERY POINTS DELIVERY POINTS DESCRIPTION: Customer Customer TYPE SERVICE PROV TYPE OF SERVICE H FUC APPLICABILITY FACTS SUPPORTIN Neither the gas utility no	TYPE D **CONFIDENTIAL** 9720 /IDED SERVICE DESCRI Transportation / G SECTION 104.003(b) pr the customer had an unf	Mcf **CO IPTION APPLICA fair advanta	\$.6500 DNFIDENTIAL*	CHARGE * * OTHER 1	EFFECTIVE DATE 11/01/1999	Y	

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	10561
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 07/26/2004
INITIAL SERVICE DATE: 11/01/2002	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RRG	C DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): TGS was purch 1/1/03. via oper of law -12/06/	Trans Chg eff Austin Ord #020829-67 - 8/29/02, Rollingwood, Cedar Park, Sunset Valley & W. Lake Hills 02.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9624 **CONFIDENTIAL**	
	Y

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 10561
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
RCR-CTX-IS-Reloc	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING 1. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a component of the Company's Cost of Gas (per Ccf rate) for rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1. 2. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as of service usage charge (per Ccf rate) for rate schedules: T020, T021, T022, T023, T030, T031, T032, T033,
RCR-Rider-CTX-IS	DatedMaters Read On and After September 25, 2001May 24, 2002TEXAS GAS SERVICE COMPANYCentral Texas Service AreaRATE SCHEDULE RCR-RIDERPage 1 of 1 RELOCATIONCOST RECOVERY RATEA. APPLICABILITYThe Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below andpursuant to rate schedule RCR, shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area:10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031,T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT.B. CURRENT RCR RATEEffective Date RCR RateMeters Read On and After November 19, 2003 (4th RCR Filing) \$ 0.0203 per CcfAll applicable fees and taxes will be added to the above rate.Supersedes Same Sheet DatedMeters Read On and After May 23,2003 November 19, 2003
T-GEN-CTXSvcA-IS-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITYApplicable to Transportation Rate Schedules. TERRITORYAII areas served by the Company in its Central Texas Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation require the customer to statisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT, as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provisions of the Company's Conservation Adjustment Clause (Rate Schedule CAC), if applicable, and the Company's Relocation Cost Recovery (Rate Schedule RCR), if applicable. Plus:Any franchise fees, street retal fees, or other similar privilege fees attributable to the Company's Services under this tar

RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

10561

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

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Supplier's COI exceeds the Cumulative Tolerance Limit.Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff.Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.5. Imbalances5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COL5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to

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RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT CURRENT RATE COMPONENT

RRC TARIFF NO: 10561

RATE COMP. ID DESCRIPTION

establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003 TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T020 COMMERCIAL TRANSPORTATION

TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T020 COMMERCIAL TRANSPORTATION SERVICE RATEAPPLICABILITY Applicable to commercial customers and to consumers not otherwise specifically provided for under any other rate schedule, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. TERRITORYAll incorporated areas served by the Company in its Central Texas Service Area.COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$75.00 plus -All Ccf per monthly billing period @ \$ 0.1564 per CcfPlus:See the Additional Charges to Cost of Service Rate

RRC COID: 63	510 C	OMPAN	Y NAME:	TEXAS GAS	SERVICE COMPAN	Y	
TARIFF CODE: DT	RRC TARI	FF NO:	10561				
CURRENT RATE COM	IPONENT						
RATE COMP. ID	DESCRIPTION						
		nd Conditio	ons pursuant to 1	Rate Schedule T-G	nd Conditions).SPECIAL Pl EN (General Charges, Provi ry 2, 2003		
RATE ADJUSTMEN	T PROVISIONS:						
None							
DELIVERY POINTS							
ID	<u>TYPE</u>	<u>UNIT</u>	CURREN	NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
37979	D	Mcf	\$1.7860		11/19/2003	Y	
DESCRIPTION:	**CONFIDENTIAL*	k					
Customer	9624	**C	ONFIDENTIAI	L**			
TYPE SERVICE PROV	IDED						
TYPE OF SERVICE	SERVICE DESCR	IPTION		OTHER 1	TYPE DESCRIPTION		
Н	Transportation						
TUC APPLICABILITY							

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RRC COID: 6310 COMPAN	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	10723
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 09/21/2011
INITIAL SERVICE DATE: 07/01/1995	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC	DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): TARIFF INACTIVE - r	eplaced by tariff # 23478
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9512 **CONFIDENTIAL**	
	Y

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 10723
CURRENT RATE COM	IPONENT
RATE COMP. ID	DESCRIPTION
RCR-CTX-IS-Reloc	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period. PPRC = Under collection or over collection from any prior RCR rates. NV = Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING 1. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a component of the Company's Cost of Gas (per Ccf rate) for rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1. 2. The RCR rate, pursuant to Rate Schedule RCR-RIDER,
T030-CTX-IS-Ind	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T030 INDUSTRIAL TRANSPORTATION SERVICE RATEAPPLICABILITYService under this rate schedule is available to any customer whose primary business activity at the location served is included in one of the following classifications of the Standard Industrial Classification Manual of the U.S. Government, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Division B - Mining - all Major Groups Division D - Manufacturing - all Major Groups Divisions E and J - Utility and Government - facilities generating power for resale onlyThis rate schedule is for those industrial customers whose consumption averages less than 10,000 Ccf per month.Service under this rate schedule is available for the transportation of customer- owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.TERRITORYAll incorporated areas served by the Company in its Central Texas Service Area.COST OF SERVICE RATE During each monthly billing period:A customer charge per meter per month of \$80.00 plus -All Ccf per monthly billing period @ \$ 0.1170 per Ccf Plus:See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Supersedes Same Sheet Dated Meters Read On and After October 25, 2000 January 2, 2003
RCR-Rider-CTX-IS	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-RIDER RELOCATION COST RECOVERY RATE A. APPLICABILITY The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to Rate Schedule RCR, shall apply to the rate schedules as listed in Section (A) of Rate Schedule RCR for all incorporated areas served by the Company in its Central Texas Service Area which includes Austin, Cedar Park, Kyle, Rollingwood, Sunset Valley and West Lake Hills, Texas. B. CURRENT RCR RATE Effective Date RCR Rate Meters Read On and After November 30, 2010 (11th RCR Filing) \$0.0215 per Ccf All applicable fees and taxes will be added to the above rate. Meters Read On and After November 30, 2010 Supersedes Same Sheet Dated July 29, 2010
T-GEN-CTXSvcA-IS-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITY Applicable to Transportation Rate Schedules. TERRITORYAll areas served by the Company in its Central Texas Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus:A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6006 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provisions of the Company's Conserv

RRC COID: 6310

CURRENT RATE COMPONENT

COMPANY NAME: TEXAS GAS SERVICE COMPANY

10723

TARIFF CODE:DT**RRC TARIFF NO:**

RATE COMP. ID DESCRIPTION

Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month.Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company.Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.5. Imbalances5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI.5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other

RRC COID:6310COMPANY NATARIFF CODE:DTRRC TARIFF NO:10723CURRENT RATE COMPONENT

COMPANY NAME: TEXAS GAS SERVICE COMPANY

RATE COMP. ID DESCRIPTION

governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Oualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies

RRC COID: 631	.0 C	OMPAN	Y NAME:	TEXAS GAS	SERVICE COMPAN	Y	
TARIFF CODE: DT	RRC TARI	FF NO:	10723				
CURRENT RATE COMI	PONENT						
RATE COMP. ID	applicable, air condit	ioning equi	pment must b	e inspected and ver	uch policies may change in T rified as safe and in service by redules shall be used for air c	qualified company pers	onnel.7. All gas
	provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003						
RATE ADJUSTMENT	F PROVISIONS:						
None							
DELIVERY POINTS							
ID	TYPE	<u>UNIT</u>	CURRE	NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
39018			\$.0000		07/01/1995	Y	
DESCRIPTION:	**CONFIDENTIAL**	:					
TYPE SERVICE PROVI	DED						
TYPE OF SERVICE	SERVICE DESCRIPTION OTHER TYPE DESCRIPTION						
Н	Transportation						
TUC APPLICABILITY							
FACTS SUPPORTING	SECTION 104.003(b)	APPLICA	BILITY				

RRC COID:	5310COMPANY NAM	ME: TEXAS GAS SERVICE (COMPANY
TARIFF CODE: D	Г RRC TARIFF NO: 11076		
DESCRIPTION:	Distribution Transportation	ST	TATUS: A
OPERATOR NO:			
ORIGINAL CO	NTRACT DATE: 08/31/1987	RECEIVED DATE	: 07/29/2004
INITIAL S	ERVICE DATE:	TERM OF CONTRACT DATE:	
Π	NACTIVE DATE:	AMENDMENT DATE:	01/01/2003
CONTRACT CON	IMENT: None		
REASONS FOR FIL	NG		
NEW FILING:	RRC DOCKE	T NO:	
CITY ORDINAN	CE NO:		
AMENDMENT(E	XPLAIN): None		
OTHER(E	XPLAIN): TGS was purchased from Souther	n Union Co. 1/1/03.	
CUSTOMERS			
CUSTOMER NO	CUSTOMER NAME	CONFIDENTIAL?	DELIVERY POINT
9604	**CONFIDENTIAL**		
		Y	
CURRENT RATE CO	MPONENT		
RATE COMP. ID	DESCRIPTION		
CT-T-7-IS-XA1	any other rate schedule, and to Qualified Charges, Provisions and Conditions).Ser- through the Company's distribution syste one of the Company's existing delivery re delivery point. The receipt points shall b capacity, operational constraints, and inte its Central Texas Service Area.COST OF of \$75.00 plus -All Ccf per monthly b pursuant to Rate Schedule T-GEN (Gene Special Provisions and Conditions pursua Sheet Dated Meters Read On and After CT-T-7-IS-XA1 RATE COMPONENT Transporter to Customer at the Point(s) o compression and treating costs. (a) The which governs Customer's classification is return and compensation of overhead, ad Transporter and including any third party transportation of gas hereunder 4.2 Tran	Suppliers supplying natural gas to be tranvice under this rate schedule is available is m. The customer must arrange with its geceipt points for transportation by the Core specified by the Company at its reasonagerity of the distribution system. TERRIT 7 SERVICE RATE During each monthly billing period @ \$ 0.1564 per CcfPlus:S and to Rate Schedule T-GEN (General Ch October 25, 2000 January 2, 2003 TS 4.1 Customer shall pay to Transporter of Redelivery during the preceding month specified rate in Transporter's applicable at each point of redelivery; (b) any cost (demonstration) for compret / transport or service fees paid by Transport sporter retains the right to adjust the transformation.	onsumers not otherwise specifically provided for under nsported, pursuant to Rate Schedule T-GEN (General for the transportation of customer-owned natural gas gas supplier to have the customer's gas delivered to mpany to the customer's facilities at the customer's able discretion, taking into consideration available ORYAll incorporated areas served by the Company in billing period:A customer charge per meter per month the the Additional Charges to Cost of Service Rate SPECIAL PROVISIONS AND CONDITIONSSee the harges, Provisions and Conditions). Supersedes Same each month, for each Mcf of gas redelivered by t, the sum of the following transportation fees and Rate Schedule (T020), as amended from time to time (including without limitation third-party fees, a rate of ession, treating or similar services provided by orter on behalf of Customer associated with the sportation fee specified in Paragraph 4.1 above at any a 4.19b) above may automatically be adjusted from
RATE ADJUSTMI	service charge for the use of the transport : (Per 8/1/2003 COS Adjustment Filing) in Section 4.1(a), Customer shall be allow payment in kind, unless Transporter at Tr kind. RATE ADJUSTMENT PROVISIC Central Texas Service Area expenses as I Utilities Division. The cost of service ch recent calendar year Central Texas expen	ter's facilities and all other services provi- All volumes redelivered @ \$.7238 per M wed to satisfy its lost and unaccounted for ransporter's sole option, notifies Custome ON The cost of service shall increase in d reported to the Railroad Commission of T large for each contract year, shall be calcu ses X prior year cost of service charge for a contract year shall be the prior	e charge previous calendar year Central Texas or years' cost of service charge. The maximum cost of

See CT-T-7-IS-XA1 Rate Adjustment Provision.

RRC COID: 63	310 CO	MPANY	Y NAME: TEX	KAS GAS SERVICE COMPA	NY	
TARIFF CODE: DT	RRC TARIF	F NO:	11076			
DELIVERY POINTS						
ID	TYPE	<u>UNIT</u>	CURRENT CH		CONFIDENTIAL	
37746	D	Mcf	\$.7274	08/01/2003	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9604	**CO	NFIDENTIAL**			
37745	D	Mcf	\$.7274	08/01/2003	Y	
DESCRIPTION:	**CONFIDENTIAL**					_
Customer	9604	**C0	NFIDENTIAL**			
37747	D	Mcf	\$.7274	08/01/2003	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9604	**CO	NFIDENTIAL**			
37748	D	Mcf	\$.7274	08/01/2003	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9604	**CO	NFIDENTIAL**			
37749	D	Mcf	\$.7274	08/01/2003	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9604	**CO	NFIDENTIAL**			
TYPE SERVICE PROV	/IDED					
TYPE OF SERVICE	SERVICE DESCRI	PTION		OTHER TYPE DESCRIPTION		
Н	Transportation					
TUC APPLICABILITY	<u> </u>					
FACTS SUPPORTING	G SECTION 104.003(b)	APPLICAI	BILITY			

Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

TADIEE CODE. D		11077			
TARIFF CODE: D'		11077			
DESCRIPTION:	Distribution Transportation	ST	CATUS: A		
OPERATOR NO:					
ORIGINAL CO	NTRACT DATE: 08/31/1987	RECEIVED DATE:	: 07/29/2004		
INITIAL S	SERVICE DATE:	TERM OF CONTRACT DATE:	:		
I	NACTIVE DATE:	AMENDMENT DATE:	01/01/2003		
CONTRACT CON	MMENT: None				
REASONS FOR FIL	ING				
NEW FILING:	ζ RRC	C DOCKET NO:			
CITY ORDINAN	ICE NO:				
AMENDMENT(E	XPLAIN): None				
OTHER(E	XPLAIN): TGS was purchased from	m Southern Union Co. 1/1/03.			
CUSTOMERS					
CUSTOMER NO	CUSTOMER NAME	CONFIDENTIAL?	DELIVERY POINT		
9604	**CONFIDENTIAL**				
		Y			
CURRENT RATE CO	MPONENT				
RATE COMP. ID	DESCRIPTION				
	TRANSPORTATION SERVICE RATE APPLICABILITYService under this rate schedule is available to any customer whose primary business activity at the location served is not provided for under any other rate schedule, and whose average usage exceeds 3,100 Ccf per monthly billing period, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. TERRITORYAll incorporated areas served by the Company in its Central Texas Service Area.COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$150.00 plus - All Ccf per monthly billing period @ \$0.1151 per CcfPlus:See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).SPECIAL PROVISIONS AND CONDITIONSSee the Special Provisions and Conditions pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).Supersedes Same Sheet Dated Meters Read On and After October 25, 2000 January 2, 2003				
CT-T-7-IS-XA2	Transporter to Customer at the compression and treating costs, which governs Customer's class return and compensation of ove Transporter and including any transportation of gas hereunder time Transporter's filed tariff ra- time to time to reflect any chan service charge for the use of the : (Per 8/1/2003 COS Adjustmer in Section 4.1(a), Customer sha payment in kind, unless Transp kind. RATE ADJUSTMENT I Central Texas Service Area exp Utilities Division. The cost of recent calendar year Central Te	sification at each point of redelivery; (b) any cost (erhead, administration and depreciation) for compre- third party transport or service fees paid by Transport 4.2 Transporter retains the right to adjust the trans- ate is changed or amended. 4.3 the cost described in ges, as determined by Transporter, in such costs. 4. e transporter's facilities and all other services provi- nt Filing) All volumes redelivered @ \$.7238 per M all be allowed to satisfy its lost and unaccounted for porter at Transporter's sole option, notifies Custome PROVISION The cost of service shall increase in d penses as reported to the Railroad Commission of T service charge for each contract year, shall be calcu exas expenses X prior year cost of service	a, the sum of the following transportation fees and Rate Schedule (T022), as amended from time to time (including without limitation third-party fees, a rate of ession, treating or similar services provided by orter on behalf of Customer associated with the sportation fee specified in Paragraph 4.1 above at any n 4.19b) above may automatically be adjusted from 4.4 The rate for Transportation shall include a cost of ided directly by the transporter which shall be a rate of Mcf 4.5 Notwithstanding the Rate Schedule referred to r gas obligation set forth in such Rate schedule by er that Transporter will not accept such payment in lirect proportion to the increase in the Transporter's Texas in the Transporter's Annual Report to the Gas		

See CT-T-7-IS-XA2 Rate Adjustment Provision.

RRC COID:	5310 CO	MPAN	Y NAME:	TEXAS GA	S SERVICE COMPAN	Y	
TARIFF CODE: D	T RRC TARIF	F NO:	11077				
DELIVERY POINTS							
<u>ID</u> 37751	<u>TYPE</u> D	UNIT Mcf	<u>CURRE</u> \$.7274	NT CHARGE	EFFECTIVE DATE 08/01/2003	<u>CONFIDENTIAL</u> Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9604	**C	ONFIDENTIA	L**			
37752	D	Mcf	\$.7274		08/01/2003	Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9604	**C	ONFIDENTIA	L**			
37753	D	Mcf	\$.7274		08/01/2003	Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9604	**C	ONFIDENTIA	L**			
37750	D	Mcf	\$.7274		08/01/2003	Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9604	**C	ONFIDENTIA	L**			
TYPE SERVICE PRO	VIDED						
TYPE OF SERVICE	E SERVICE DESCRI	PTION		OTHE	R TYPE DESCRIPTION		
Н	Transportation						
TUC APPLICABILIT	FUC APPLICABILITY						
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY							
NOTE: (This fact ca	Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)						

RRC COID:	6310 COMPANY NAME: TEXAS GAS	S SERVICE COMPANY
TARIFF CODE: D	DT RRC TARIFF NO: 11078	
DESCRIPTION:	Distribution Transportation	STATUS: A
OPERATOR NO:		
ORIGINAL CO	ONTRACT DATE: 08/01/1996 RF	CCEIVED DATE: 07/29/2004
		NTRACT DATE: 0//29/2004
I		IDMENT DATE: 01/01/2003
CONTRACT CO	DMMENT: None	
REASONS FOR FIL	ING	
NEW FILING:	Y RRC DOCKET NO:	
CITY ORDINAL	NCE NO:	
AMENDMENT(H	EXPLAIN): None	
OTHER(H	EXPLAIN: TGS was purchased from Southern Union Co. 1/1/03.	
CUSTOMERS		
CUSTOMER NO	CUSTOMER NAME CON	FIDENTIAL? DELIVERY POINT
9408	**CONFIDENTIAL**	
		Y
CURRENT RATE CO	OMPONENT	
RATE COMP. ID	DESCRIPTION	
CT-T-8-IS-XAG	shall govern the conditions under which transportation service is hereunder, Customer shall pay to Transporter each month, for ea Point(s) of Redelivery during the preceding month, the sum of th of \$50.00 per customer meter per month; plus (b) A cost of serv directly by Transporter for all volumes redelivered to Customer redelivered each contract year @ \$0.2370 per Mcf All over 150 extent Customer requires special handling of the gas transported compensation of overhead, administration and depreciation) for All amounts for any taxes (including, but not limited to Article of plus RATE ADJUSTMENT PROVISION 4.3 Effective with A rates, as specified in paragraph 4.1(b) shall increase by an amou indexes, all items (Table 1) as published by the U.S. Departmen then in effect by a fraction which shall have a numerator equal to effective four (4) months prior to the date of redetermination, and	ach Mcf of gas redelivered by Transporter to Customer at the described he following: (a) During each monthly billing period, a customer charge ice rate for use of Transporter's facilities and all other services provided : (Per 8/1/2003 COS Adjustment Filing) The First 150,000 0,001 redelivered each contract year @ \$0.2031 per Mcf (c) To the 1 hereunder, all costs (including, but not limited to, a rate of return and compression, treating or similar services provided by Transporter. (d) 6060 Tax), fees, and Customer's lost and unaccounted for gas obligation; August 1, 1999, deliveries and annually thereafter, such cost of service int equivalent to the increase in the Consumer Price Index. Unadjusted at of Labor. Such increase shall be calculated by multiplying the rates to the Consumer Price Index, Unadjusted to the date redetermination. The cost of service portion of the rate shall

See CT-T-8-IS-XAG Rate Adjustment Provision.

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GA	AS SERVICE COMPAN	ΙY	
TARIFF CODE:	OT RRC TA	RIFF NO:	11078				
DELIVERY POINTS							
<u>ID</u> 37822	<u>TYPE</u> D	<u>UNIT</u> Mcf	<u>CURRE</u> \$.2382	NT CHARGE	EFFECTIVE DATE 08/01/2003	<u>CONFIDENTIAL</u> Y	
DESCRIPTION:	**CONFIDENTIA	L**					
Customer	9408	**C	ONFIDENTIA	L**			
37823	D	Mcf	\$.2382		08/01/2003	Y	
DESCRIPTION:	**CONFIDENTIA	L**					
Customer	9408	**C	ONFIDENTIA	L**			
37824	D	Mcf	\$.2382		08/01/2003	Y	
DESCRIPTION:	**CONFIDENTIA	L**					
Customer	9408	**C	ONFIDENTIA	L**			
37821	D	Mcf	\$.2382		08/01/2003	Y	
DESCRIPTION:	**CONFIDENTIA	L**					
Customer	9408	**C	ONFIDENTIA	L**			
TYPE SERVICE PRO	OVIDED						
TYPE OF SERVIC	E SERVICE DES	CRIPTION		OTHE	R TYPE DESCRIPTION		
Н	Transportation						
TUC APPLICABILI	FUC APPLICABILITY						
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY							
NOTE: (This fact of	Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)						
I affirm that a true an	affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.						

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY									
TARIFF CODE: DT RRC TARIFF NO: 11079									
DESCRIPTION: Distribution Transportation STATUS: A									
OPERATOR NO:									
ORIGINAL CONTRACT DATE: 01/04/2005									
INITIAL SERVICE DATE: 07/01/1996 TERM OF CONTRACT DATE:									
INACTIVE DATE: AMENDMENT DATE: 02/28/2003									
CONTRACT COMMENT: None									
REASONS FOR FILING									
NEW FILING: N RRC DOCKET NO:									
CITY ORDINANCE NO:									
AMENDMENT(EXPLAIN): None									
OTHER(EXPLAIN): Change to Delivery Point's Current Rate Information									
CUSTOMERS									
CUSTOMER NO CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT									
9529 **CONFIDENTIAL**									
Y									
CURRENT RATE COMPONENT									
CT-T-10-IS-XA3 CT-T-10-IS-XA3 RATE COMPONENTS 4.1 Beginning on the date deliveries of gas commence hereunder, Customer shall pay to Transporter each month, for each MCf of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and treating costs: (a) During each monthly billing period, a customer charge of \$75.00 per customer meter per month; plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to Customer: (Per 7/1/2002 COS Adjustment Filing) (i) First 22,000 MCf redelivered each month @ \$0.8105 per Mcf (ii) All Over 22,001 Mcf redelivered each month @ \$0.4178 per Mcf (c) To the extent Customer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. (d) All amounts for any taxes (including, but not limited to Franchise fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted for gas volume. 4.2 Notwithstanding Section 4.1, Customer shall be allowed to satisfy its lost and unaccounted for gas obligation under said section by payment in kind, unless Transporter at Transporter's sole option, notifies Customer that Transporter will not accept such payment in kind. 4.3 When Transporter at Use and Article 6060 Tax), fees, and Customer's lost and unaccounted for gas volumes of gas equal to the metered volumes delivered to Customer multiplied by the most recent purchase/sales ratio for Transporter's Central Texas Service Area. The purchase/sales ratio shall be calculated for the twelve (12) months ended June 30th each year based on actual purchases and actual sales, adjusted to reflect all volumes transported. RATE ADJUSTMENT PROVISION 4.4 Effective with June 30, 2001, deliveries and a									
RATE ADJUSTMENT PROVISIONS:									
See CT-T-10-IS-XA3 Rate Adjustment Provision.									
DELIVERY POINTS									
ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL									
37831 D Mcf \$.7912 04/01/2004 Y									
DESCRIPTION: **CONFIDENTIAL**									
Customer 9529 **CONFIDENTIAL**									

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 11079 **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 11080 **DESCRIPTION:** Distribution Transportation STATUS: A **OPERATOR NO: ORIGINAL CONTRACT DATE: RECEIVED DATE:** 01/04/2005 **INITIAL SERVICE DATE:** 07/01/1996 TERM OF CONTRACT DATE: **INACTIVE DATE:** AMENDMENT DATE: 02/28/2003 CONTRACT COMMENT: None **REASONS FOR FILING** NEW FILING: N **RRC DOCKET NO:** CITY ORDINANCE NO: AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): Change to Delivery Point's Current Rate Information CUSTOMERS **CONFIDENTIAL?** CUSTOMER NO CUSTOMER NAME **DELIVERY POINT** 9529 **CONFIDENTIAL** Y CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION CT-T-10-IS-XA4 RATE COMPONENTS 4.1 Beginning on the date deliveries of gas commence hereunder, Customer shall pay to CT-T-10-IS-XA4 Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and treating costs: (a) During each monthly billing period, a customer charge of \$75.00 per customer meter per month; plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to Customer: (Per 7/01/2002 COS Adjustment Filing) (i) First 41.500 Mcf redelivered each month @ \$0.0835 per Mcf (ii) All Over 41,501 redelivered each month @ \$0.0627 per Mcf (c) To the extent Customer requires special handling of the gas transported Mcf hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. (d) All amounts for any taxes (including, but not limited to Franchise fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted for gas volume. 4.2 Notwithstanding Section 4.1, Customer shall be allowed to satisfy its lost and unaccounted for gas obligation under said section by payment in kind, unless Transporter at Transporter's sole option, notifies Customer that Transporter will not accept such payment in kind. 4.3 When Transporter allows payment in kind, Customer shall tender to Transporter at the Point(s) of Delivery volumes of gas equal to the metered volumes delivered to Customer multiplied by the most recent purchase/sales ratio for Transporter's Central Texas Service Area. The purchase/sales ratio shall be calculated for the twelve (12) months ended June 30th each year based on actual purchases and actual sales, adjusted to reflect all volumes transported. RATE ADJUSTMENT PROVISION 4.4 Effective with June 30, 2001, deliveries and annually thereafter, such cost of service rates, as specified in paragraph 4.1(b) above shall increase by an amount equivalent to the increase in the Consumer Price Index. Unadjusted indexes, all items (Table 1) as published by the U.S. Department of Labor. Such increase shall be calculated by multiplying the rates then in effect by a fraction which shall have a numerator equal to the Consumer Price Index, Unadjusted indexes, all items (Table 1), effective four (4) months prior to the date of redetermination, and a denominator equal to the Consumer Price Index, unadjusted indexes, all items (Table 1), effective sixteen (16) months prior to the date redetermination. The cost of service rate shall be limited to not less than the prior year rate nor more than 1.05 times the prior year rate. **RATE ADJUSTMENT PROVISIONS:**

See CT-T-10-IS-XA4 Rate Adjustment Provision.

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY							
TARIFF CODE: DT	RRC TARIF	F NO:	11080				
DELIVERY POINTS							
<u>ID</u> 27925	TYPE	<u>UNIT</u>	CURRENT CI		CTIVE DATE	CONFIDENTIAL	
37825	D	Mcf	\$.0839		04/01/2004	Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9529	**0	CONFIDENTIAL**				
37826	D	Mcf	\$.0839		04/01/2004	Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9529	**0	CONFIDENTIAL**				
37827	D	Mcf	\$.0839		04/01/2004	Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9529	**0	CONFIDENTIAL**				
37828	D	Mcf	\$.0839		04/01/2004	Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9529	**0	CONFIDENTIAL**				
37830	D	Mcf	\$.0839		04/01/2004	Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9529	**0	CONFIDENTIAL**				
39021	D	Mcf	\$.0839		04/01/2004	Y	
DESCRIPTION:	**CONFIDENTIAL**						
Customer	9529	**(CONFIDENTIAL**				
TYPE SERVICE PROV	VIDED						
TYPE OF SERVICE	SERVICE DESCRI	PTION		OTHER TYPE DES	SCRIPTION		
Н	Transportation						
TUC APPLICABILITY	Z						
FACTS SUPPORTIN	G SECTION 104.003(b)	APPLIC	ABILITY				
NOTE: (This fact can	Veither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)						

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	11081
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 08/01/1988	RECEIVED DATE: 07/29/2004
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE: 01/01/2003
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RR	C DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): TGS was purchased fr	om Southern Union Co. 1/1/03.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9406 **CONFIDENTIAL**	
	Y

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RRC COID:	6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE:	DT RRC TARIFF NO: 11081					
CURRENT RATE	OMPONENT					
RATE COMP. ID	DESCRIPTION					
CT-T-11-IS-XB3 RATE COMPONENTS 4.1 Transporter's applicable Transportation Rate Schedule (T030), as amended fror to time, shall govern the conditions under which transportation service is available. Beginning on the date deliveries of gas ce hereunder, Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the d Point(s) of Redelivery during the preceding month, the sum of the following: (a) a customer charge per meter per month as spo Transporter's applicable Transportation Rate Schedule (T030), as amended from time to time, which would otherwise govern transportation for each Point of Redelivery; plus (b) A cost of service rate for use of Transporter's facilities and all other servic provided directly by Transporter for all volumes redelivered to Customer: (Per 8/1/2003 COS Adjustment Filing) volumes redelivered each contract year @ S0.4977 per Mcf (c) All amounts for any taxes (including, but not limited to Article Tax), fees, and Customer's lost and unaccounted for gas obligation; plus (d) Any third party demand charges, transport roservi paid by Transporter on behalf of Customer associated with the transportaris for any taxes (including, but not limited to, a rate of return and compensation of administration and depreciation) for compression, treating or similar services provided by Transporter. 4.2 Transporter retains to adjust the rates described in Paragraph 4.1 above at any time Transporter's field tariff rate is changed or amended, the excep the rate adjustment provision below. 4.3 All other provisions of the applicable rate schedule as amended from time to time sh continue to apply. If any increased taxes or fees on Transporter's services are levied by any regulatory or legislative body. Tra shall have the right to specify a difference cost of service rate by providing 30 days notice of such charge to Customer. Custom the have 30 days to accept such rate or to terminate. 4.4 Notwithstanding the Rate Schedule payment in kind, unless Tra at Transport						
T030-CTX-IS-Ind						
RATE ADJUST	IENT PROVISIONS:					
See CT-T-11-IS	XB3 Rate Adjustment Provision.					
DELIVERY POINT	8					
<u>ID</u> 37755	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL D Mcf \$.5002 08/01/2003 Y					
DESCRIPTION						
Customer	9406 **CONFIDENTIAL**					
TYPE SERVICE PI						
TYPE OF SERVI	<u>SERVICE DESCRIPTION</u> <u>OTHER TYPE DESCRIPTION</u>					

RRC COID:	6310	COMPAN	NY NAME:	TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT	RRC TARIFF NO:	11081	
TUC APPLICABII	JTY			
FACTS SUPPOR	TING SECT	ION 104.003(b) APPLIC	ABILITY	
NOTE: (This fac		tomer had an unfair advan sed to support a Section 10		negotiations. action if the rate to be charged or offerred to be charged is to an

RRC COID: 6310 COMPA	ANY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE:DTRRC TARIFF NO:	11082					
DESCRIPTION: Distribution Transportation STATUS: A						
OPERATOR NO:						
ORIGINAL CONTRACT DATE: 08/01/1988	RECEIVED DATE: 07/29/2004					
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:					
INACTIVE DATE:	AMENDMENT DATE: 01/01/2003					
CONTRACT COMMENT: None						
REASONS FOR FILING						
NEW FILING: Y RF	RC DOCKET NO:					
CITY ORDINANCE NO:						
AMENDMENT(EXPLAIN): None						
OTHER(EXPLAIN): TGS was purchased from Southern Union Co. 1/1/03.						
CUSTOMERS						
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>					
9406 **CONFIDENTIAL**						
	Y					

RRC COID: 63	310 COMPANY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE: DT	RRC TARIFF NO: 11082					
CURRENT RATE COM	APONENT					
RATE COMP. ID	DESCRIPTION					
T032-CTX-IS-LgInd	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T032 Central Texas Service Area LARGE VOLUME INDUSTRIAL TRANSPORTATION SERVICE RATEAPPLICABILITYService under this rate schedule is available to any customer whose primary business activity at the location served is included in one of the following classifications of the Standard Industrial Classification Manual of the U.S. Government, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Division B - Mining - all Major Groups Division D - Manufacturing - all Major Groups Divisions E and J - Utility and Government - facilities generating power for resale only. This rate schedule is for those industrial customers whose consumption averages more than 10,000 Ccf per month. Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.TERRITORYAll incorporated areas served by the Company in its Central Texas Service Area.COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$150.00 plus -All Ccf per monthly billing period @ \$ 0.1065 per Ccf Plus:See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). SPECIAL PROVISIONS AND CONDITIONSSee the Special Provisions and Conditions pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Supersedes Same Sheet Dated Meters Read On and After October 25, 2000 January 2, 2003					
CT-T-11-IS-XB4	pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Supersedes Same Sheet Dated Meters Read On and					
RATE ADJUSTMEN	NT PROVISIONS:					
	34 Rate Adjustment Provision.					
DELIVERY POINTS						
ID	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL					
37754	D Mcf \$.5002 08/01/2003 Y					
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9406 **CONFIDENTIAL**					

TYPE SERVICE PROVIDED

TYPE OF SERVICE	SERVICE DESCRIPTION	OTHER TYPE DESCRIPTION
Н	Transportation	

RRC COID:	6310	COMPAN	NY NAME:	TEXAS GAS SERVICE COMPANY		
TARIFF CODE:	DT	RRC TARIFF NO:	11082			
TUC APPLICABI	LITY					
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY						
Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)						

RRC COID: 6	6310 C	OMPAN	Y NAME: TEX	AS GAS SERVICE	COMPAN	Y	
TARIFF CODE: D7	Г RRC TAR	FF NO:	11090				
DESCRIPTION:	Distribution Transportation	on		SI	TATUS: A		
OPERATOR NO:							
ORIGINAL CO	NTRACT DATE: 09/	01/1997		RECEIVED DATE	: 08/26/2	013	
	ERVICE DATE:		TERM	I OF CONTRACT DATE		015	
I	NACTIVE DATE:			AMENDMENT DATE		013	
CONTRACT CON	IMENT: None						
REASONS FOR FILI	ING						
NEW FILING: N	1	RRC	DOCKET NO:				
CITY ORDINAN	CE NO:						
AMENDMENT(E	XPLAIN): None						
		ormation for	custom transportatior	agreement eff. 06/01/2013			
CUSTOMERS			· ·				
CUSTOMER NO	CUSTOMER NAME			CONFIDENTIAL?	DELIVE	RY POINT	
9607	**CONFIDENTIAL**						
				Y			
CURRENT RATE CO	MPONENT						
RATE COMP. ID	DESCRIPTION						
CT-T-19-IS-MB	Transportation Rate	Schedule (TOC-1-INC), as amen	mer charge of \$100 per met ded from time to time, whic rate shall be twenty five cer	h would othe	rwise govern transportation	on service at
RATE ADJUSTME	ENT PROVISIONS:						
None							
DELIVERY POINTS							
ID	<u>TYPE</u>	UNIT	CURRENT CH	ARGE <u>EFFECTI</u>	VE DATE	CONFIDENTIAL	
37833	D	MMbtu	\$.2500	06/0	1/2013	Y	
DESCRIPTION:	**CONFIDENTIAL*	*					
Customer	9607	**C	ONFIDENTIAL**				
37834	D	MMbtu	\$.2500	06/0	1/2013	Y	
DESCRIPTION:	**CONFIDENTIAL*						
Customer	9607	**C	ONFIDENTIAL**				
37835	D	MMbtu	\$.2500	06/0	1/2013	Y	
DESCRIPTION:	**CONFIDENTIAL*	*					
Customer	9607	**C	ONFIDENTIAL**				
TYPE SERVICE PRO	VIDED						
TYPE OF SERVICE	SERVICE DESCR	IPTION		OTHER TYPE DESCRI	PTION		
Н	Transportation						

RRC COID:	6310	COMPAN	NY NAME:	TEXAS GAS SERVICE COMPANY		
TARIFF CODE:	DT	RRC TARIFF NO:	11090			
TUC APPLICABIL	JTY					
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY						
NOTE: (This fac		tomer had an unfair advan ted to support a Section 10		negotiations. action if the rate to be charged or offerred to be charged is to an		

RRC COID:	6310 CO	MPANY NAME:	TEXAS GAS SERVIO	E COMPA	NY	
TARIFF CODE: D	T RRC TARIFF	NO: 11092				
DESCRIPTION:	Distribution Transportation			STATUS: A		
OPERATOR NO:						
INITIAL	ONTRACT DATE: 07/01/ SERVICE DATE: NACTIVE DATE:	1994	RECEIVED DA TERM OF CONTRACT DA AMENDMENT DA	TE:		
CONTRACT CO						
REASONS FOR FIL	ING					
NEW FILING:	Y	RRC DOCKET NO):			
CITY ORDINAL	NCE NO:					
AMENDMENT(I	XPLAIN): None					
	XPLAIN): TGS was purcha	sed from Southern Uni	on Co. 1/1/03.			
CUSTOMERS						
CUSTOMER NO	CUSTOMER NAME		<u>CONFIDENTIAL</u>	<u>PELIV</u>	ERY POINT	
9533	**CONFIDENTIAL**		37			
			Y			
CURRENT RATE CO						
RATE COMP. ID CT-T-25-IS-XAB	DESCRIPTION				h, for each Mcf of gas redelivered	
	compression and treating the Transporter's facilit Adjustment Filing) All Transporter on behalf of handling of the gas trans administration and dep above may be adjusted Section 4.1 above, Cus kind, unless Transporte ADJUSTMENT PROV Effective July 1, 1995, Transporter shall have of service shall increass Railroad Commission of contract year shall be c	g costs. (a) A customed es and all other service volumes redelivered @ f Customer associated sported hereunder, all eciation) for compress from time to time to re omer shall be allowed r at Transporter's sole of ISION The cost of serv and each July 1st there he right to adjust the c in direct proportion to f Texas in the Transpo alculated by the formul previous calendar ye of service charge. The	er charge per meter per month of es provided directly by the Trar \$0.8195 per Mcf (c) Any thirk with the transportation of gas h costs (including, but not limited to, treating or similar services flect any changes, as determine to satisfy its lost and unaccoun option, notifies Customer that T vice charge specified in 4.1(b) a after during the term of this Ag ost of service charge by provid- the increase in the Transporter ter's Annual Report to the Gas a prescribed below: most rece ar Central Texas expenses The	f \$150.00; plus sporter which s party demand ereunder; plus (to, a rate of ret provided by Tr d by Transporte ed for gas oblig ransporter will bove shall rem reement or any ng thirty (30) d 's Central Texa Utilities Divisi nt calendar yea: minimum cost	f the following transportation fee (b) A cost of service charge for shall be at a rate of : (per 08/01/2 charges, transport or service fees (d) To the extent Customer requi turn and compensation of overhe ansporter. 4.2 The costs describ er, in such costs. 4.5 Notwithstan gation under said section by payr not accept such payment in kind ain in effect through June 30, 19 amendment or extension of this ays' advance notice to Customer s Service Area expenses as repor on. The cost of service charge for r Central Texas expenses X of service charge for a contract y t year shall be the result of 1.05 r	the use of 003 COS s paid by res special ad, ed in 4.1 ding nent in . RATE 95. Agreement, . The cost ted to the prior year year shall
RATE ADJUSTM	ENT PROVISIONS:					
	AB Rate Adjustment Provisi	on.				
DELIVERY POINTS						
<u>ID</u> 37818	<u>TYPE</u> D	<u>UNIT</u> <u>CURRE</u> Mcf \$.8236		8/01/2003	<u>CONFIDENTIAL</u> Y	
DESCRIPTION:	**CONFIDENTIAL**	φ.0230		0,01/2003	±	
Customer	9533	**CONFIDENTIA	L**			
TYPE SERVICE PRO			0			
TYPE OF SERVIC		<u>FION</u>	OTHER TYPE DES	CRIPTION		
Н	Transportation					

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT	RRC TARIFF NO:	11092	
TUC APPLICABIL	JTY			
FACTS SUPPOR	TING SECTI	ON 104.003(b) APPLIC	ABILITY	
NOTE: (This fac		omer had an unfair advan ed to support a Section 10		negotiations. In the rate to be charged or offerred to be charged is to an

I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

RRC COID: 631	0 CO	MPANY NAME:	TEXAS GAS SERVICE C	COMPANY
TARIFF CODE: DT	RRC TARIFI	F NO: 11093		
DESCRIPTION: Dis	tribution Transportation		STA	ATUS: A
OPERATOR NO:				
ORIGINAL CONT	RACT DATE: 06/01	/2003	RECEIVED DATE:	07/29/2004
INITIAL SER	VICE DATE:		TERM OF CONTRACT DATE:	
INA	CTIVE DATE:		AMENDMENT DATE:	
CONTRACT COMM	ENT: None			
REASONS FOR FILING	ł			
NEW FILING: Y		RRC DOCKET NO):	
CITY ORDINANCE	NO:			
AMENDMENT(EXP	LAIN): None			
OTHER(EXP	LAIN): TGS was purch	ased from Southern Uni	on Co. 1/1/03.	
CUSTOMERS				
	CUSTOMER NAME		CONFIDENTIAL?	DELIVERY POINT
9418 *	*CONFIDENTIAL**			
			Y	
CURRENT RATE COM	PONENT			
RATE COMP. ID	DESCRIPTION			
	service charge for the redelivered to Custom the volumes redelivere unaccounted for obligg any such taxes or fees; associated with the tra hereunder, all costs (in compression, treating of additional, new or incr contracted, levied or at attributed to the transpo has furnished Transpo to any necessary regul or whether applied on unaccounted for gas of	use of the Transporter's er: All volumes redelive ad to Customer (includin ation unless Customer ha plus (d) Any third party nsportation of gas hereu iccluding, but not limited or similar services provi eased taxes, fees, street ssessed by any federal, s iortation, delivery, redeli rter satisfactory certifica atory approvals, Custom a going forward basis. 4	facilities and all other services provi red each contract year @ \$0.30 per I g, but not limited to Texas Utilities (as furnished Transporter satisfactory y demand charges, transport or service nder; plus (e) To the extent Custome to, a rate of return and compensation ded by Transporter. (f) Customer ag rentals, license fees, franchise taxes state, municipal or other government ivery, use or other handling of the ga tes showing that Customer is exemp ner agrees to pay this additional tax, f .3 Notwithstanding Section 4.1 abov tion by payment in kind, unless Trar	e per meter per month of \$10.05; plus (b) A cost of ded directly by the Transporter for all volumes Mcf; plus (c) All amounts for any taxes attributable to Code 122.051 Tax), fees, and Customer's lost and certificates showing that Customer is exempt from ce fees paid by Transporter on behalf of Customer er requires special handling of the gas transported n of overhead, administration and depreciation) for rees to pay Transporter the full amount of any or fees or charges of every kind and character al authority against Transporter in connection with or as transported on behalf of Customer, unless Customer th from the applicable taxes, fees or charges. Subject fee or charge whether asserted on a retroactive basis ve, Customer shall be allowed to satisfy its lost and asporter at Transporter's sole option, notifies
RATE ADJUSTMENT	PROVISIONS:			
None				
DELIVERY POINTS				
<u>ID</u> 37832	<u>TYPE</u> D	UNITCURREMcf\$.3015	NT CHARGE EFFECTIV 06/01/	
	CONFIDENTIAL		00/01/	I
Customer 9	418	**CONFIDENTIA	L**	
TYPE SERVICE PROVI	DED			
TYPE OF SERVICE	SERVICE DESCRI	PTION	OTHER TYPE DESCRIP	TION
Н	Transportation			

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT	RRC TARIFF NO:	11093	
TUC APPLICABIL	ITY			
FACTS SUPPOR	FING SECTI	ON 104.003(b) APPLIC	ABILITY	
NOTE: (This fac		omer had an unfair advan ed to support a Section 10		negotiations. action if the rate to be charged or offerred to be charged is to an

I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 11222 **DESCRIPTION:** Distribution Transportation STATUS: A **OPERATOR NO: ORIGINAL CONTRACT DATE: RECEIVED DATE:** 08/16/2004 **INITIAL SERVICE DATE:** 06/01/2003 TERM OF CONTRACT DATE: **INACTIVE DATE:** AMENDMENT DATE: CONTRACT COMMENT: None **REASONS FOR FILING** NEW FILING: Y **RRC DOCKET NO:** CITY ORDINANCE NO: 03-010 AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): (TGS was purchased from Southern Union Co. 1/1/03) Change eff. 3/25/03 per City ordinance 03-010 dated 3/4/03 **CUSTOMERS** CUSTOMER NO **CONFIDENTIAL?** CUSTOMER NAME **DELIVERY POINT** 11193 **CONFIDENTIAL** Y CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION TEXAS GAS SERVICE COMPANY RATE SCHEDULE T-3 South Jefferson County Service Area TRANSPORTATION SERVICE T-3-PtArt-IS-Transp RATEAPPLICABILITYService under this rate schedule is available to any customer for the transportation of customer owned natural gas through the Company's South Jefferson County distribution system for use by customers within all areas in the Company's South Jefferson County Service Area. TERRITORYAll areas served by the Company in its South Jefferson County Service Area.RATE This rate shall be the sum of Part A, Part B, Part C, Part D and Part E as described below.Part A: A customer charge of \$300.00 per meter per month.Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the following \$.14609 per Ccf Ccf charge: Commercial Industrial .14288 per Ccf Public Authority .13913 per Ccf Large Volume .22828 per Ccf Commercial Large Volume Industrial .20071 per Ccf Large Volume Public Authority .21264 per CcfPart C: Buyer shall be allowed to satisfy its lost and unaccounted for gas obligation by payment in kind. However, if lost and unaccounted for gas is not paid for in kind, a charge will be made each month to recover the cost of lost and unaccounted for gas associated with the volumes of natural gas transported for the customer. This charge will be calculated by multiplying the volume delivered to the customer by the purchase/sales ratio minus one for the Company's South Jefferson County Service Area as calculated for the twelve-month period ended in the previous June based on actual purchase and actual sales as reported to the regulatory bodies. The resultant calculated lost and unaccounted for volume will then be multiplied by the Company's cost of purchased gas for the South Jefferson County Service Area applicable to the billing period for which service is rendered, plus related fees and taxes, to calculate an amount to be billed to the customer each month. The lost and unaccounted for factor as determined above shall in no event exceed .0526 i.e. [1/1 - .05]-1 and must fall within the range of zero (0) to 5.26%. Part D: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT. as such may be amended from time-to-time which are attributable to the transportation service performed hereunder.Part E: A charge will be made each month to recover the cost of any applicable franchise fees.CONDITIONS1. Subject in all respects to applicable laws, rules and regulations from time-to-time in effect. 2. Transportation of customer owned natural gas hereunder shall be limited to natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation. 3. Transportation of customer owned natural gas hereunder is subject in all respects to terms and conditions of the Transportation Agreement entered into between the customer and Company prior to commencement of service and all amendments and modifications thereto. 4. With respect to the Company's capacity to deliver gas at any particular time, the curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer. Supersedes Same Sheet Dated Meters Read On and After August 24, 2001 March 25, 2003 (City of Port Arthur) **RATE ADJUSTMENT PROVISIONS:**

None

RC COID: 63	310	COMPAN	Y NAME: TEXAS GAS	SERVICE COMI AN	(1	
ARIFF CODE: DT	RRC TAE	RIFF NO:	11222			
LIVERY POINTS						
ID	TYPE	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
3641	D	Mcf	\$1.5298	08/01/2003	Y	
Customer PE SERVICE PROV	11193 TIDED	**C	'ONFIDENTIAL**			
PE SERVICE PROV				TYPE DESCRIPTION		
	IDED			TYPE DESCRIPTION		

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

TARIFF CODE: DT	RRC TARIFF NO: 11223
DESCRIPTION: Di	
DESCRIPTION. DI	istribution Transportation STATUS: A
OPERATOR NO:	
ORIGINAL CON	TRACT DATE: RECEIVED DATE: 08/16/2004
INITIAL SE	RVICE DATE: 03/15/1988 TERM OF CONTRACT DATE:
INA	ACTIVE DATE: AMENDMENT DATE:
CONTRACT COM	MENT: None
REASONS FOR FILIN	IG
NEW FILING: Y	RRC DOCKET NO:
CITY ORDINANC	'E NO:
AMENDMENT(EX)	PLAIN): None
OTHER(EX)	PLAIN: (TGS was purchased from Southern Union Co. 1/1/03) Change eff. 4/24/03 per Cities' Agreement in Principle 4/11/03.
CUSTOMERS	
CUSTOMER NO	CUSTOMER NAME <u>CONFIDENTIAL</u> ? DELIVERY POINT
9512	**CONFIDENTIAL**
	Y
RATE COMP. ID	DESCRIPTION
CURRENT RATE COM	IPONENI
	DESCRIPTION TEXAS CAS SERVICE COMPANY DATE SCHEDH ET 2 South Leffarger County Service Area TRANSPORTATION SERVICE
	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T-3 South Jefferson County Service Area TRANSPORTATION SERVICE RATEAPPLICABILITYService under this rate schedule is available to any customer for the transportation of customer owned natural
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RATE COMP. ID Γ-3-SJOth-IS-Transp	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T-3 South Jefferson County Service Area TRANSPORTATION SERVICE RATEAPPLICABILITYService under this rate schedule is available to any customer for the transportation of customer owned natural gas through the Company's South Jefferson County distribution system for use by customers within all areas in the Company's South Jefferson County Service Area. TERRITORYAll areas served by the Company in its South Jefferson County Service Area. RATE This rate shall be the sum of Part A, Part B, Part C, Part D and Part E as described below.Part A: A customer charge of \$300.00 per meter p month.Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the followit Ccf charge: .14288 per Ccf Public Authority .13913 per Ccf Large Volume Commercial .22828 per Ccf Large Volume Industrial .20071 per Ccf Large Volume Public Authority .21264 per CcfPart C: Buyer shall be allowed to satisfy its lost and unaccounted for gas obligatio by payment in kind. However, if lost and unaccounted for gas is not paid for in kind, a charge will be made each month to recover the cost of lost and unaccounted for the twelve-month period ended in the previous June based on actual purchase and actual sales are reported to the regulatory bodies. The resultant calculated lost and unaccounted for short service Area applicable to the billing period for which service is rendered, plus related fees and taxes, to calculate an amount to be billed to the customer each month. The lost and unaccounted for factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. Part D: A charge will be made each month to recover the cost of gr
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None

ARIFF CODE: DT	RRC TAI	DIFE NO.	11223			
		MIFF NO:	11223			
LIVERY POINTS						
<u>ID</u>	TYPE	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
3642	D	Mcf	\$2.1017	12/01/2003	Y	
DESCRIPTION:	**CONFIDENTIAL 9512		CONFIDENTIAL**			
	9512		CONFIDENTIAL**			
Customer	9512	**C		TYPE DESCRIPTION		

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 11454 **DESCRIPTION:** Distribution Transportation STATUS: A **OPERATOR NO: ORIGINAL CONTRACT DATE: RECEIVED DATE:** 08/31/2004 **INITIAL SERVICE DATE:** 07/01/1996 TERM OF CONTRACT DATE: **INACTIVE DATE:** AMENDMENT DATE: 02/28/2003 CONTRACT COMMENT: None **REASONS FOR FILING** NEW FILING: N **RRC DOCKET NO:** CITY ORDINANCE NO: AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): Meter change in 1/04 to new meter number 1819, tariff #11080 **CUSTOMERS** CUSTOMER NO **CONFIDENTIAL?** CUSTOMER NAME **DELIVERY POINT** 9529 **CONFIDENTIAL** Y CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION CT-T-10-IS-XA3 RATE COMPONENTS 4.1 Beginning on the date deliveries of gas commence hereunder, Customer shall pay to CT-T-10-IS-XA3 Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the described Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and treating costs: (a) During each monthly billing period, a customer charge of \$75.00 per customer meter per month; plus (b) A cost of service charge for the use of Transporter's facilities and all other services provided directly by Transporter for all volumes redelivered to Customer: (Per 7/1/2002 COS Adjustment 22,000 Mcf redelivered each month @ \$0.8105 per Mcf (ii) All Over 22.001 Mcf Filing) (i) First redelivered each month @ \$0.4178 per Mcf (c) To the extent Customer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter. (d) All amounts for any taxes (including, but not limited to Franchise fee and Taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted for gas volume. 4.2 Notwithstanding Section 4.1, Customer shall be allowed to satisfy its lost and unaccounted for gas obligation under said section by payment in kind, unless Transporter at Transporter's sole option, notifies Customer that Transporter will not accept such payment in kind. 4.3 When Transporter allows payment in kind, Customer shall tender to Transporter at the Point(s) of Delivery volumes of gas equal to the metered volumes delivered to Customer multiplied by the most recent purchase/sales ratio for Transporter's Central Texas Service Area. The purchase/sales ratio shall be calculated for the twelve (12) months ended June 30th each year based on actual purchases and actual sales, adjusted to reflect all volumes transported. RATE ADJUSTMENT PROVISION 4.4 Effective with June 30, 2001, deliveries and annually thereafter, such cost of service rates, as specified in paragraph 4.1(b) above shall increase by an amount equivalent to the increase in the Consumer Price Index. Unadjusted indexes, all items (Table 1) as published by the U.S. Department of Labor. Such increase shall be calculated by multiplying the rates then in effect by a fraction which shall have a numerator equal to the Consumer Price Index, Unadjusted indexes, all items (Table 1), effective four (4) months prior to the date of redetermination, and a denominator equal to the Consumer Price Index, unadjusted indexes, all items (Table 1), effective sixteen (16) months prior to the date redetermination. The cost of service rate shall be limited to not less than the prior year rate nor more than 1.05 times the prior year rate. **RATE ADJUSTMENT PROVISIONS:** See CT-T-10-IS-XA3 Rate Adjustment Provision. **DELIVERY POINTS** ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL 37829 D Mcf \$.0875 12/01/2003 Y DESCRIPTION: **CONFIDENTIAL** 9529 **CONFIDENTIAL** Customer

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 11454 **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

RRC COID: 6310 COM	PANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF N	O: 11458
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: INITIAL SERVICE DATE: 01/01/19 INACTIVE DATE:	197 TERM OF CONTRACT DATE: 08/31/2004 AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N	RRC DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Meter change in 9/	03 to new meter number 3172024, tariff #10477
CUSTOMERS	
<u>CUSTOMER NO</u> <u>CUSTOMER NAME</u>	CONFIDENTIAL? DELIVERY POINT
9438 **CONFIDENTIAL**	Y

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 11458
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
RCR-CTX-IS-Reloc	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 22, 22, 22, 22, 22, 22, 22, 22
RCR-Rider-CTX-IS05	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-RIDER Page 1 of 1 RELOCATION COST RECOVERY RATE A. APPLICABILITY
	A. APPLICABILITT The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to rate schedule RCR, shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT.
	B. CURRENT RCR RATE
	Effective Date RCR Rate Meters Read On and After May 23, 2003 (3rd RCR Filing) \$ 0.0000 per Ccf (Note 1) Total RCR Rate \$ 0.0000 per Ccf All applicable fees and taxes will be added to the above rate. (Note 1: Original filing was for \$0.0045 per Ccf effective for meters read on and after May 24, 2002. The rate was adjusted to \$0.0042 effective April 24, 2003 to prevent over-collection. Effective May 23, 2003, it is no longer being charged.)
	Supersedes Same Sheet Dated Meters Read On and After April 24, 2003 May 23, 2003
T-GEN-CTXSvcA-IS-	April 24, 2003 TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITYApplicable to Transportation Rate Schedules. TERRITORYAll areas served by the Company in its Central Texas Service Area.ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provi

COMPANY NAME: TEXAS GAS SERVICE COMPANY

11458

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION

(Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company.Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff.Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.5. Imbalances5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI.5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT CURRENT RATE COMPONENT

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RATE COMP. ID DESCRIPTION

Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas 6.6 Allocation to Pool Participants The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from

RRC COID: 63	10 C	OMPANY N	NAME: TEXAS GA	S SERVICE COMPAN	Y	
TARIFF CODE: DT	RRC TARI	FF NO: 114	58			
CURRENT RATE COM	IPONENT					
RATE COMP. ID	DESCRIPTION					
T020-CTX-IS-Com	regarding curtailmer applicable, air condi provided pursuant to separately metered. Initial Rate Meters l	at and stand by s tioning equipme the Large Volu Gas provided for Read On and Af	upplies of transport gas, as ent must be inspected and v me Air Conditioning rate s or other, non-air conditionin ter January 2, 2003	such policies may change in T erified as safe and in service by chedules shall be used for air c g uses, shall be billed under th	sistent with Transporter's policies ransporter's reasonable discretion. / qualified company personnel.7. onditioning purposes and shall be e otherwise applicable rate schedu COMMERCIAL TRANSPORTA	6. If All gas le.
	SERVICE RATEAF any other rate schedu Charges, Provisions through the Compan one of the Company delivery point. The capacity, operational its Central Texas Set of \$75.00 plus -A pursuant to Rate Sch Special Provisions a	PLICABILITY, le, and to Quali and Conditions) y's distribution s 's existing delive receipt points sh constraints, and vice Area.COS' II Ccf per montl edule T-GEN ((nd Conditions p	Applicable to commercial of fied Suppliers supplying n Service under this rate sch system. The customer mus ery receipt points for transp tall be specified by the Cond i integrity of the distribution T OF SERVICE RATE Du nly billing period @ \$ 0.1 General Charges, Provision	ustomers and to consumers no ttural gas to be transported, pure edule is available for the transp a arrange with its gas supplier to ortation by the Company to the apany at its reasonable discretic n system.TERRITORYAII inco- ring each monthly billing perior 564 per CcfPlus:See the Addit s and Conditions).SPECIAL PI- GEN (General Charges, Provi-	t otherwise specifically provided f rsuant to Rate Schedule T-GEN (C portation of customer-owned nature o have the customer's gas delivere e customer's facilities at the custom on, taking into consideration avails orporated areas served by the Com d:A customer charge per meter pe ional Charges to Cost of Service F ROVISIONS AND CONDITIONS sions and Conditions). Supersede	or under General al gas d to ner's able upany in r month tate SSee the
RATE ADJUSTMEN	T PROVISIONS:					
None						
DELIVERY POINTS						
<u>ID</u> 42(10)	<u>TYPE</u> D	<u>UNIT</u> Mcf \$	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
43610 DESCRIPTION:	D **CONFIDENTIAL*'		1.5720	08/01/2003	Y	
	9438	**CONF	IDENTIAL**			
Customer	7450	coru				
TYPE SERVICE PROV	IDED					
TYPE OF SERVICE	SERVICE DESCR	IPTION	OTHEI	TYPE DESCRIPTION		
Н	Transportation					
TUC APPLICABILITY						
FACTS SUPPORTING	SECTION 104.003(b)	APPLICABIL	<u>JTY</u>			

RRC COID: 6310 COMPAN	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	11459
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 08/31/2004
INITIAL SERVICE DATE: 08/01/1995	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE: 05/20/2002
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC	DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Meter change in 9/03 to	new meter number 03229237, tariff #10559
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9555 **CONFIDENTIAL**	
	Y

RRC COID: 632	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 11459
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
RCR-CTX-IS-Reloc	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING 1. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a component of the Company's Cost of Gas (per Ccf rate) for rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1. 2. The RCR rate, pursuant to Rate Schedule RCR- RIDER, shall be added to the applicable cost of service usage charge (per Ccf rate) for rate schedules: T02, T023, T030, T031, T032,
RCR-Rider-CTX-IS05	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-RIDER Page 1 of 1 RELOCATION COST RECOVERY RATE
	A. APPLICABILITY
	The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to rate schedule RCR, shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT.
	B. CURRENT RCR RATE
	Effective Date RCR Rate Meters Read On and After May 23, 2003 (3rd RCR Filing) \$ 0.0000 per Ccf (Note 1) Total RCR Rate \$ 0.0000 per Ccf All applicable fees and taxes will be added to the above rate. (Note 1: Original filing was for \$0.0045 per Ccf effective for meters read on and after May 24, 2002. The rate was adjusted to \$0.0042 effective April 24, 2003 to prevent over-collection. Effective May 23, 2003, it is no longer being charged.)
	Supersedes Same Sheet Dated April 24, 2003Meters Read On and After May 23, 2003
T-GEN-CTXSvcA-IS-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITYApplicable to Transportation Rate Schedules. TERRITORYAll areas served by the Company in its Central Texas Service Area.ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's cost of Goo TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provision of

COMPANY NAME: TEXAS GAS SERVICE COMPANY

11459

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION

> (Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company.Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff.Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.5. Imbalances5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI.5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and

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COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT

CURRENT RATE COMPONENT

RRC TARIFF NO:

11459

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Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas.6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from

RRC COID: 631	0 COMPA	NY NAME: TEXAS GA	AS SERVICE COMPAN	NY	
TARIFF CODE: DT	RRC TARIFF NO:	11459			
CURRENT RATE COM	PONENT				
RATE COMP. ID	DESCRIPTION				
	time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003				
T020-CTX-IS-Com	Initial Rate Meters Read On and After January 2, 2003 TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T020 COMMERCIAL TRANSPORTATION SERVICE RATEAPPLICABILITYApplicable to commercial customers and to consumers not otherwise specifically provided for under any other rate schedule, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. TERRITORYAll incorporated areas served by the Company in its Central Texas Service Area.COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$75.00 plus -All Ccf per monthly billing period @ \$ 0.1564 per CcfPlus:See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).SPECIAL PROVISIONS AND CONDITIONSSee the Special Provisions and Conditions pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Supersedes Same Sheet Dated Meters Read On and After October 25, 2000 January 2, 2003				
RATE ADJUSTMENT	PROVISIONS:				
None					
DELIVERY POINTS					
ID	<u>TYPE</u> <u>UNIT</u>	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
37986	D Mcf	\$1.5720	08/01/2003	Y	
DESCRIPTION:	**CONFIDENTIAL**				
Customer 9	\$55 **	CONFIDENTIAL**			
TYPE SERVICE PROVI	DED				
TYPE OF SERVICE	SERVICE DESCRIPTION	OTHE	R TYPE DESCRIPTION		
Н	Transportation				
TUC APPLICABILITY					
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY					

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE: DT RRC TARIFF NO:	11462					
DESCRIPTION: Distribution Transportation	STATUS: A					
OPERATOR NO:						
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 08/31/2004					
INITIAL SERVICE DATE: 04/01/1996	TERM OF CONTRACT DATE:					
INACTIVE DATE:	AMENDMENT DATE:					
CONTRACT COMMENT: None						
REASONS FOR FILING	REASONS FOR FILING					
NEW FILING: N RRC DOCKET NO:						
CITY ORDINANCE NO:						
AMENDMENT(EXPLAIN): None						
OTHER(EXPLAIN): Meter change in 10/03 to new meter number 08599564, tariff #10558						
CUSTOMERS						
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>					
9539 **CONFIDENTIAL**						
	Y					

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE: DT	RRC TARIFF NO: 11462					
CURRENT RATE COM	PONENT					
RATE COMP. ID	DESCRIPTION					
RCR-CTX-IS-Reloc	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING 1. The RCR rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1. 2. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a component of the Company's Cost of Gas (per Ccf rate) for rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1. 2. The RCR rate, pursuant to Rate Schedule ACD, 703, 7					
RCR-Rider-CTX-IS05	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-RIDER Page 1 of 1 RELOCATION COST RECOVERY RATE					
	A. APPLICABILITY					
	The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to rate schedule RCR, shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT.					
	B. CURRENT RCR RATE					
	Effective Date RCR Rate Meters Read On and After May 23, 2003 (3rd RCR Filing) \$ 0.0000 per Ccf (Note 1) Total RCR Rate \$ 0.0000 per Ccf All applicable fees and taxes will be added to the above rate. (Note 1: Original filing was for \$0.0045 per Ccf effective for meters read on and after May 24, 2002. The rate was adjusted to \$0.0042 effective April 24, 2003 to prevent over-collection. Effective May 23, 2003, it is no longer being charged.)					
	Supersedes Same Sheet DatedMeters Read On and AfterApril 24, 2003May 23, 2003					
T-GEN-CTXSvcA-IS-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITYApplicable to Transportation Rate Schedules. TERRITORYAII areas served by the Company in its Central Texas Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provisions of					

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CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

(Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company.Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff.Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.5. Imbalances5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI.5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and

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Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas 6.6 Allocation to Pool Participants The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from

RRC COID: 631	0 COMPA	NY NAME: TEXAS GAS	S SERVICE COMPAN	ΥY	
TARIFF CODE: DT	RRC TARIFF NO:	11462			
CURRENT RATE COM	PONENT				
RATE COMP. ID	DESCRIPTION				
	time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003				
T020-CTX-IS-Com	Initial Rate Meters Read On and After January 2, 2003 TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T020 COMMERCIAL TRANSPORTATION SERVICE RATEAPPLICABILITY Applicable to commercial customers and to consumers not otherwise specifically provided for under any other rate schedule, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. TERRITORYAll incorporated areas served by the Company in its Central Texas Service Area.COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$75.00 plus -All Ccf per monthly billing period @ \$ 0.1564 per CcfPlus:See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).SPECIAL PROVISIONS AND CONDITIONSSee the Special Provisions and Conditions pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Supersedes Same Sheet Dated Meters Read On and After October 25, 2000 January 2, 2003				
RATE ADJUSTMENT	Γ PROVISIONS:				
None					
DELIVERY POINTS					
ID	TYPE UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
37904	D Mcf	\$.0000	09/01/2003	Y	
DESCRIPTION: **CONFIDENTIAL**					
Customer 9	**	CONFIDENTIAL**			
TYPE SERVICE PROVID	DED				
TYPE OF SERVICE	SERVICE DESCRIPTION	OTHER	TYPE DESCRIPTION		
Н	Transportation	-			
TUC APPLICABILITY					
FACTS SUPPORTING	FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY				

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE:DTRRC TARIFF NO:	11469					
DESCRIPTION: Distribution Transportation	STATUS: A					
OPERATOR NO:						
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 08/31/2004					
INITIAL SERVICE DATE: 07/01/1995	TERM OF CONTRACT DATE:					
INACTIVE DATE:	AMENDMENT DATE:					
CONTRACT COMMENT: None						
REASONS FOR FILING	REASONS FOR FILING					
NEW FILING: N RRO	NEW FILING: N RRC DOCKET NO:					
CITY ORDINANCE NO:						
AMENDMENT(EXPLAIN): None	AMENDMENT(EXPLAIN): None					
OTHER(EXPLAIN): Meter change in 11/03 to new meter number 7464353, tariff #10723						
CUSTOMERS						
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>					
9512 **CONFIDENTIAL**						
	Y					

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 11469
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
RCR-CTX-IS-Reloc	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 32, 42, 52, 56, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING 1. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a component of the Company's Cost of Gas (per Ccf rate) for rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1. 2. The RCR rate, pursuant to Rate Schedule RCR- RIDER, shall be added to the applicable cost of service usage charge (per Ccf rate) for rate schedules: T02, T023, T030, T031, T032,
RCR-Rider-CTX-IS05	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-RIDER Page 1 of 1 RELOCATION COST RECOVERY RATE
	A. APPLICABILITY The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to rate schedule RCR, shall apply to the
	following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT.
	B. CURRENT RCR RATE
	Effective Date RCR Rate Meters Read On and After May 23, 2003 (3rd RCR Filing) \$ 0.0000 per Ccf (Note 1) Total RCR Rate \$ 0.0000 per Ccf All applicable fees and taxes will be added to the above rate. (Note 1: Original filing was for \$0.0045 per Ccf effective for meters read on and after May 24, 2002. The rate was adjusted to \$0.0042 effective April 24, 2003 to prevent over-collection. Effective May 23, 2003, it is no longer being charged.)
	Supersedes Same Sheet Dated April 24, 2003Meters Read On and After May 23, 2003
T-GEN-CTXSvcA-IS-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITYApplicable to Transportation Rate Schedules. TERRITORYAll areas served by the Company in its Central Texas Service Area.ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's cost of Gos Tex, REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provisions of

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11469

TARIFF CODE: DT **RRC TARIFF NO:**

CURRENT RATE COMPONENT RATE COMP. ID

DESCRIPTION

(Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company.Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff.Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.5. Imbalances5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI.5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT CURRENT RATE COMPONENT

RRC TARIFF NO: 11469

RATE COMP. ID DESCRIPTION

Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas.6.6 Allocation to Pool Participants The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from

RRC COID: 631	0 COM	PANY NAME: TEXA	S GAS SERVICE COMPAN	NY	
TARIFF CODE: DT	RRC TARIFF N	O: 11469			
CURRENT RATE COM	PONENT				
RATE COMP. ID	DESCRIPTION				
	time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate. Meters Read On and After January 2, 2003				
T030-CTX-IS-Ind RATE ADJUSTMEN' None	Initial Rate Meters Read On and After January 2, 2003				
DELIVERY POINTS					
ID	TYPE U	NIT CURRENT CHAI	RGE EFFECTIVE DATE	CONFIDENTIAL	
38140		Icf \$1.1756	10/01/2003	Y	
DESCRIPTION: **CONFIDENTIAL**					
Customer	9512	**CONFIDENTIAL**			
ΓΥΡΕ SERVICE PROVI	DED				
TYPE OF SERVICE	SERVICE DESCRIPTI	ON C	THER TYPE DESCRIPTION		
Н	Transportation				
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY					

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE: DT RRC TARIFF NO:	11471					
DESCRIPTION: Distribution Transportation	STATUS: A					
OPERATOR NO:						
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 08/31/2004					
INITIAL SERVICE DATE: 07/25/1988	TERM OF CONTRACT DATE:					
INACTIVE DATE:	AMENDMENT DATE: 02/20/2000					
CONTRACT COMMENT: None						
REASONS FOR FILING						
NEW FILING: N RR	NEW FILING: N RRC DOCKET NO:					
CITY ORDINANCE NO:	CITY ORDINANCE NO:					
AMENDMENT(EXPLAIN): None						
OTHER(EXPLAIN): Meter change 6/03 to new meter number 03202416, tariff #10715						
CUSTOMERS						
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>					
9494 **CONFIDENTIAL**						
	Y					

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 11471
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
RCR-CTX-IS-Reloc	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING 1. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a component of the Company's Cost of Gas (per Cef rate) for rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1. 2. The RCR rate, pursuant to Rate Schedule RCR- RIDER, shall be added to the applicable cost of service usage charge (per Cef rate) for rate schedules: 100, 14, 15, 16, 20, 21, 22,
RCR-Rider-CTX-IS04	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-RIDER Page 1 of 1 RELOCATION COST RECOVERY RATE A. APPLICABILITY The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to rate schedule RCR, shall apply to the
	following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT.
	B. CURRENT RCR RATE
	Effective Date RCR Rate Meters Read On and After Apr 24, 2003 (3rd RCR Filing) \$ 0.0042 per Ccf (Note 1) Total RCR Rate \$ 0.0042 per Ccf All applicable fees and taxes will be added to the above rate. (Note 1: Original filing was for \$0.0045 per Ccf effective for meters read on and after May 24, 2002. The rate was adjusted to \$0.0042 effective April 24, 2003 to prevent over-collection.)
	Supersedes Same Sheet Dated Meters Read On and After July 25, 2002 April 24, 2003
T-GEN-CTXSvcA-IS-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITY Applicable to Transportation Rate Schedules. TERRITORYAll areas served by the Company in its Central Texas Service Area.ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus:A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provisions of

COMPANY NAME: TEXAS GAS SERVICE COMPANY

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TARIFF CODE: DT RRC TARIFF NO:

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> (Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company.Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff.Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.5. Imbalances5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI.5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and

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Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas.6.6 Allocation to Pool Participants The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from

RRC COID: 63	10 COM	MPANY NAME: TI	EXAS GAS SE	RVICE COMPAN	Y	
TARIFF CODE: DT	RRC TARIFF	NO: 11471				
CURRENT RATE COM	PONENT					
RATE COMP. ID	DESCRIPTION					
	time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning reacted shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate. Meters Read On and After January 2, 2003					
T030-CTX-IS-Ind RATE ADJUSTMEN None	Initial Rate Meters Read On and After January 2, 2003					
ELIVERY POINTS						
ID	TYPE	UNIT CURRENT	CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
43621		Mcf \$.0000		05/01/2003	Y	
DESCRIPTION: **CONFIDENTIAL**						
Customer	9494	**CONFIDENTIAL**				
TYPE SERVICE PROV	IDED					
TYPE OF SERVICE	SERVICE DESCRIP	<u>FION</u>	OTHER TYP	PE DESCRIPTION		
Н	Transportation					
TUC APPLICABILITY						
	G SECTION 104.003(b) A					

RRC COID: 6310 COMPAN	Y NAME: TEXAS GAS SERVICE COMPANY			
TARIFF CODE: DT RRC TARIFF NO:	11472			
DESCRIPTION: Distribution Transportation	STATUS: A			
OPERATOR NO:				
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 08/31/2004			
INITIAL SERVICE DATE: 12/01/1988	TERM OF CONTRACT DATE:			
INACTIVE DATE:	AMENDMENT DATE: 03/01/1999			
CONTRACT COMMENT: None				
REASONS FOR FILING				
NEW FILING: N RRC DOCKET NO:				
CITY ORDINANCE NO:				
AMENDMENT(EXPLAIN): None				
OTHER(EXPLAIN): Meter change in 11/03 to new meter number 3581755, tariff #10935				
CUSTOMERS				
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>			
9419 **CONFIDENTIAL**				
	Y			

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE: DT	RRC TARIFF NO: 11472					
CURRENT RATE COM	PONENT					
RATE COMP. ID	DESCRIPTION					
 RCR-CTX-IS-Reloc TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVER A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that a not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory autho (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period. PPRC = Under collection or over collection from any prior RCR rates. NV = Normalized volumes (in Ccf) for the recovery period. (for the applicable rate schedule). Recovery Priod = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING 1. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a component of the Company's Cost of Gas (per Ccf rate) for rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40						
RCR-Rider-CTX-IS05	Dated Meters Read On and After September 25, 2001 May 24, 2002 TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-RIDER Page 1 of 1 RELOCATION COST RECOVERY RATE Central Texas Service Area					
	A. APPLICABILITY					
	The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to rate schedule RCR, shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT.					
	B. CURRENT RCR RATE					
	Effective Date RCR Rate Meters Read On and After May 23, 2003 (3rd RCR Filing) \$ 0.0000 per Ccf (Note 1) Total RCR Rate \$ 0.0000 per Ccf All applicable fees and taxes will be added to the above rate. (Note 1: Original filing was for \$0.0045 per Ccf effective for meters read on and after May 24, 2002. The rate was adjusted to \$0.0042 effective April 24, 2003 to prevent over-collection. Effective May 23, 2003, it is no longer being charged.)					
	Supersedes Same Sheet DatedMeters Read On and AfterApril 24, 2003May 23, 2003					
T-GEN-CTXSvcA-IS-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITYApplicable to Transportation Rate Schedules. TERRITORYAll areas served by the Company in its Central Texas Service Area.ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the tot al amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus:A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provisions of					

COMPANY NAME: TEXAS GAS SERVICE COMPANY

11472

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION

(Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit.Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company.Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.5. Imbalances5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI.5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and

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Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas.6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from

RRC COID: 631	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE: DT	RRC TARIFF NO: 11472					
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RATE COMP. ID	DESCRIPTION					
	time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003					
T040-CTX-IS-PubA	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T040 Central Texas Service Area PUBLIC AUTHORITY TRANSPORTATION SERVICE RATEAPPLICABILITYApplicable to all public and parochial schools and colleges, and to all facilities operated by Governmental agencies not specifically provided for in other rate schedules or special contracts, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.TERRITORYAll incorporated areas, other than West Lake Hills, served by the Company in its Central Texas Service Area.COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$10.00 plus - All Ccf per monthly billing period @ \$ 0.1448 per Ccf Plus:See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).SPECIAL PROVISIONS AND CONDITIONSSee the Special Provisions and Conditions pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Supersedes Same Sheet Dated Meters Read On and After October 25, 2000 January 2, 2003					
None						
DELIVERY POINTS						
ID	<u>TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL</u>					
38181	D Mcf \$1.4550 10/01/2003 Y					
DESCRIPTION:	DESCRIPTION: **CONFIDENTIAL**					
Customer	0419 **CONFIDENTIAL**					
TYPE SERVICE PROVIDED						
TYPE OF SERVICE	SERVICE DESCRIPTION OTHER TYPE DESCRIPTION					
Н	Transportation					
TUC APPLICABILITY						
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY						

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE: DT RRC TARIFF NO:	11473					
DESCRIPTION: Distribution Transportation STATUS: A						
OPERATOR NO:						
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 08/31/2004					
INITIAL SERVICE DATE: 12/01/1988	TERM OF CONTRACT DATE:					
INACTIVE DATE:	AMENDMENT DATE: 03/01/1999					
CONTRACT COMMENT: None						
REASONS FOR FILING						
NEW FILING: N RR	NEW FILING: N RRC DOCKET NO:					
CITY ORDINANCE NO:	CITY ORDINANCE NO:					
AMENDMENT(EXPLAIN): None						
OTHER(EXPLAIN): Meter change 3/03 to r	ew meter number 8274048, tariff #10890					
CUSTOMERS						
<u>CUSTOMER NO</u> <u>CUSTOMER NAME</u>	CONFIDENTIAL? DELIVERY POINT					
9419 **CONFIDENTIAL**						
	Y					

RRC COID: 63	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY							
TARIFF CODE: DT RRC TARIFF NO: 11473 CURRENT RATE COMPONENT Image: Component state st								
RCR-CTX-IS-Reloc	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48 CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period. PPRC = Under collection or over collection from any prior RCR rates. NV = Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING 1. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a component of the Company's Cost of Gas (per Ccf rate) for rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1. 2. The RCR rate, pursuant to Rate Schedule RCR- RIDER,							
RCR-Rider-CTX-IS07	DatedMeters Read On and After September 25, 2001May 24, 2002TEXAS GAS SERVICE COMPANYCentral Texas Service AreaRATE SCHEDULE RCR-RIDERPage 1 of 1 RELOCATIONCOST RECOVERY RATEA. APPLICABILITYThe Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below andpursuant to rate schedule RCR, shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area:10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031,T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT.B. CURRENT RCR RATEEffective Date RCR RateMeters Read on and After July 25, 2002 (2nd RCR Filing) \$ 0.0000 per CcfNote 1)Meters Read on and After May 24, 2002 (3rdRCR Filing) \$ 0.0045 per CcfTotal RCR Rate \$ 0.0045 per CcfAll applicable fees and taxes will be added to theabove rate.(Note 1: Original filing was for \$0.0017 per Ccf effective for meters read on and after May 25, 2001. The rate wasadjusted to \$0.0007 effective June 25, 2002 to prevent over-collection.Effective July 25, 2002 it is no longer being charged.)Supersedes Same Sheet DatedMeters Read On and After June 25, 2002 July 25, 2002							
T-GEN-CTXSvcA-IS-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITYApplicable to Transportation Rate Schedules. TERRITORYAll areas served by the Company in its Central Texas Service Area.ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1-05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus:A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provisions of the Company's Conservati							

cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be

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reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. 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In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the

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RATE COMP. ID DESCRIPTION

Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above.9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation 3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003

T040-CTX-IS-PubA

TEXAS GAS SERVICE COMPANY RATE SCHEDULE T040 Central Texas Service Area PUBLIC AUTHORITY TRANSPORTATION SERVICE RATEAPPLICABILITYApplicable to all public and parochial schools and colleges, and to all facilities operated by Governmental agencies not specifically provided for in other rate schedules or special contracts, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational

RRC COID: 6	310 C	OMPAN	Y NAME:	TEXAS GAS	S SERVICE COMPAN	IY	
TARIFF CODE: DT	RRC TAR	FF NO:	11473				
CURRENT RATE CO	MPONENT						
RATE COMP. ID	DESCRIPTION						
	Company in its Cen per meter per month Charges to Cost of S PROVISIONS ANI	tral Texas Se of \$10.00 Service Rate O CONDITIO	rvice Area.Č plus - Al pursuant to R DNSSee the S	OST OF SERVICI l Ccf per monthly ate Schedule T-GE pecial Provisions a	YAll incorporated areas, other ERATE During each monthly billing period @ \$ 0.1448 EN (General Charges, Provision and Conditions pursuant to Ra- ters Read On and After Octob	billing period: A c per Ccf Plus:See the Ac ons and Conditions).SPEC te Schedule T-GEN (Gen	ustomer charge Iditional IAL eral Charges,
RATE ADJUSTME	NT PROVISIONS:						
None							
DELIVERY POINTS							
ID	TYPE	<u>UNIT</u>	CURRE	NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
43622	D	Mcf	\$1.4420		02/01/2003	Y	
DESCRIPTION:	**CONFIDENTIAL*	*					
Customer	9419	**C(ONFIDENTIA	\L**			
TYPE SERVICE PRO	VIDED						
TYPE OF SERVICE	SERVICE DESCR	RIPTION		OTHER	TYPE DESCRIPTION		
Н	Transportation						
TUC APPLICABILIT	FUC APPLICABILITY						
FACTS SUPPORTIN	FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY						

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	11477
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 08/31/2004
INITIAL SERVICE DATE: 12/02/1985	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRO	C DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Meter change 2/93 to n	ew meter number 00023339, tariff #10594
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9577 **CONFIDENTIAL**	
	Y

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 11477
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
RCR-CTX-IS-Reloc	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48 CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period. PPRC = Under collection or over collection from any prior RCR rates. NV = Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedule). Recovery Period = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING 1. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a component of the Company's Cost of Gas (per Ccf rate) for rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1. 2. The RCR rate, pursuant to Rate Schedule RCR- RIDER, shal
	demonstrating that reasonable efforts were made to receive reimbursement from the entity requiring each relocation, if applicable. 6. A schedule showing RCR collections, including any over or under collections from prior RCR rate applications. Supersedes Same Sheet Dated Meters Read On and After September 25, 2001 May 24, 2002
RCR-Rider-CTX-IS07	TEXAS GAS SERVICE COMPANYCentral Texas Service AreaRATE SCHEDULE RCR-RIDERPage 1 of 1RELOCATIONCOST RECOVERY RATEA. APPLICABILITYThe Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below andpursuant to rate schedule RCR, shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area:10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031,T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT.B. CURRENT RCR RATEEffective Date RCR RateMeters Read on and After July 25, 2002 (2nd RCR Filing) \$ 0.0000 per Ccf(Note 1: Original filing was for \$0.0017 per Ccf effective for meters read on and after May 25, 2001. The rate wasadjusted to \$0.0007 effective June 25, 2002 to prevent over-collection.Effective July 25, 2002 to prevent over-collection.Effective July 25, 2002 it is no longer being charged.)Supersedes Same Sheet Dated
T-GEN-CTXSvcA-IS-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITY Applicable to Transportation Rate Schedules. TERRITORYAll areas served by the Company in its Central Texas Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus:A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provisions of the Company's Service

cashed out pursuant to section 6 below. Cumulative Tolerance Limit - with respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT

RRC TARIFF NO: 11477 CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.5. Imbalances5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI.5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas.6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT CURRENT RATE COMPONENT

RRC TARIFF NO: 11477

RATE COMP. ID DESCRIPTION

Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above.9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation 3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003 TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T022 LARGE VOLUME COMMERCIAL

T022-CTX-IS-LgCom TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T022 LARGE VOLUME COMMERCIAL TRANSPORTATION SERVICE RATE APPLICABILITYService under this rate schedule is available to any customer whose primary business activity at the location served is not provided for under any other rate schedule, and whose average usage exceeds 3,100 Ccf per monthly billing period, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration

RRC COID: 63	10 COMPA	NY NAME: TEXAS GAS	SERVICE COMPAN	Y		
TARIFF CODE: DT	RRC TARIFF NO:	11477				
CURRENT RATE COMPONENT						
RATE COMP. ID	DESCRIPTION					
	Company in its Central Texas meter per month of \$ 150.00 Cost of Service Rate pursuant CONDITIONSSee the Special	l constraints, and integrity of the di Service Area.COST OF SERVICI plus - All Ccf per monthly bil to Rate Schedule T-GEN (General l Provisions and Conditions pursua e Sheet Dated Meters Read On an	ERATE During each monthly ling period @ \$ 0.1151 pe Charges, Provisions and Con nt to Rate Schedule T-GEN (6	billing period:A customer characteristic content of the second se	arge per Charges to DNS AND	
RATE ADJUSTMEN	T PROVISIONS:					
None						
DELIVERY POINTS						
ID	TYPE UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL		
43626	D Mcf	\$1.2040	01/01/2003	Y		
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9577 **(CONFIDENTIAL**				
TYPE SERVICE PROV	IDED					
TYPE OF SERVICE	SERVICE DESCRIPTION	OTHER	TYPE DESCRIPTION			
Н	Transportation					
TUC APPLICABILITY	TUC APPLICABILITY					
FACTS SUPPORTING	FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY					

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	11478
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 07/31/1987	RECEIVED DATE: 08/31/2004
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRO	C DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Meter change 5/03 to n	ew meter number 00033627, tariff #10744
CUSTOMERS	
<u>CUSTOMER NO</u> <u>CUSTOMER NAME</u>	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9497 **CONFIDENTIAL**	
	Y

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY						
TARIFF CODE:DTRRC TARIFF NO:11478							
CURRENT RATE COM	PONENT						
RATE COMP. ID	DESCRIPTION						
RCR-CTX-IS-Reloc	 TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48 CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING 1. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a component of the Company's Cost of Gas (per Ccf rate) for rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1. 2. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be added to the applicable cost of service usage charge (
RCR-Rider-CTX-IS07	DatedMeters Read On and After September 25, 2001May 24, 2002TEXAS GAS SERVICE COMPANYCentral Texas Service AreaRATE SCHEDULE RCR-RIDERPage 1 of 1 RELOCATIONCOST RECOVERY RATEA. APPLICABILITYThe Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below andpursuant to rate schedule RCR, shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area:10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031,T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT.B. CURRENT RCR RATEEffective Date RCR RateMeters Read on and After July 25, 2002 (2nd RCR Filing) \$ 0.0000 per Ccf (Note 1)Meters Read on and After May 24, 2002 (3rdRCR Filing) \$ 0.0045 per CcfTotal RCR Rate \$ 0.0045 per Ccfabove rate.(Note 1: Original filing was for \$0.0017 per Ccf effective for meters read on and after May 25, 2001. The rate wasadjusted to \$0.0007 effective June 25, 2002 to prevent over-collection.Effective July 25, 2002 it is no longer being charged.)Supersedes Same Sheet DatedMeters Read On and After June 25, 2002 up z5, 2002						
T-GEN-CTXSvcA-IS-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITYApplicable to Transportation Rate Schedules. TERRITORYAll areas served by the Company in its Central Texas Service Area.ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus:A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provisions of the Company's conservat						

cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be

COMPANY NAME: TEXAS GAS SERVICE COMPANY

11478

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

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reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.5. Imbalances5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI.5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT

CURRENT RATE COMPONENT

RRC TARIFF NO:

11478

RATE COMP. ID DESCRIPTION

Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above.9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation 3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003 TEXAS GAS SERVICE COMPANY RATE SCHEDULE T042 Central Texas Service Area LARGE VOLUME PUBLIC

T042-CTX-IS-LgPubA TEXAS GAS SERVICE COMPANY RATE SCHEDULE T042 Central Texas Service Area LARGE VOLUME PUBLIC AUTHORITY TRANSPORTATION SERVICE RATEAPPLICABILITYApplicable to all public and parochial schools and colleges, and to all facilities operated by Governmental agencies not specifically provided for in other rate schedules or special contracts, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).This rate schedule is for those public authority customers whose consumption is more than 2,900 Ccf per monthService under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be

RRC COID:	6310	0	COMPAN	Y NAME:	TEXAS GAS	S SERVICE COMPAN	ΥY	
TARIFF CODE:	DT	RRC TAR	IFF NO:	11478				
CURRENT RATE	COMPO	NENT						
RATE COMP. ID	<u> </u>	DESCRIPTION						
	specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.TERRITORYAll incorporated areas served by the Company in its Central Texas Service Area.COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$50.00 plus -All Ccf per monthly billing period @ \$ 0.1166 per CcfPlus:See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).SPECIAL PROVISIONS AND CONDITIONSSee the Special Provisions and Conditions pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Supersedes Same Sheet Dated Meters Read On and After October 25, 2000 January 2, 2003					ea.COST OF as -All Ccf per Schedule T-GEN ns and Conditions		
RATE ADJUST	MENT P	ROVISIONS:						
None								
DELIVERY POINT	ГS							
ID		TYPE	UNIT	CURRE	NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
43627		D	Mcf	\$1.2190		04/01/2003	Y	
DESCRIPTION	<u>N:</u> **(CONFIDENTIAL*	*					
Customer	949	7	**C	ONFIDENTIA	\L**			
TYPE SERVICE P	ROVIDE	D						
TYPE OF SERVI	ICE	SERVICE DESCI	RIPTION		OTHER	TYPE DESCRIPTION		
Н		Transportation						
FUC APPLICABILITY								
FACTS SUPPOR	FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY							

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE CO	OMPANY			
TARIFF CODE: DT RRC TARIFF NO:	11479				
DESCRIPTION: Distribution Transportation STATUS: A					
OPERATOR NO:					
ORIGINAL CONTRACT DATE:	RECEIVED DATE:	08/31/2004			
INITIAL SERVICE DATE: 12/01/1988	TERM OF CONTRACT DATE:				
INACTIVE DATE:	AMENDMENT DATE:	03/01/1999			
CONTRACT COMMENT: None					
REASONS FOR FILING					
NEW FILING: N RRC DOCKET NO:					
CITY ORDINANCE NO:					
AMENDMENT(EXPLAIN): None					
OTHER(EXPLAIN): Meter change 1/04 to r	new meter number 30507625, tariff #11033				
CUSTOMERS					
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL?	DELIVERY POINT			
9419 **CONFIDENTIAL**					
	Y				

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 11479
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION
RCR-CTX-IS-Reloc	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating
	natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period. PPRC = Under collection or over collection from any prior RCR rates. NV = Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING 1. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a component of the Company's Cost of Gas (per Ccf rate) for rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1. 2. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be added to the applicable cost of service usage charge (per Ccf rate) for rate schedules: T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT. E. FILING WITH THE REGULATORY AUTHORITY No less than thirty days before implementation of a RCR rate, the Company shall file an application with the appropriate regulatory authority that shall include the following: 1. Documentation demonstrating the requirement of each relocation. 2. Documentation demonstrating the entity requesting each relocation. 3. Schedules showing the costs incurred for eac
RCR-Rider-CTX-IS	DatedMeters Read On and AfterSeptember 25, 2001May 24, 2002TEXAS GAS SERVICE COMPANYCentral Texas Service AreaRATE SCHEDULE RCR-RIDERPage 1 of 1 RELOCATIONCOST RECOVERY RATEA. APPLICABILITYThe Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below andpursuant to rate schedule RCR, shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area:10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031,T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT.B. CURRENT RCR RATEEffective Date RCR RateMeters Read On and After November 19, 2003 (4th RCR Filing) \$ 0.0203 per CcfAll applicable fees and taxes will be added to the above rate.Supersedes Same Sheet Dated2003 November 19, 2003
T-GEN-CTXSvcA-IS-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITYApplicable to Transportation Rate Schedules. TERRITORYAII areas served by the Company in its Central Texas Service Area.ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule.Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provisions of the Company's Conservation Adjustment Clause (Rate Schedule CAC), if applicable, and the Company's Relocation Cost Recovery (Rate Schedule RCR), if applicable. Plus:Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and p

COMPANY NAME: TEXAS GAS SERVICE COMPANY

11479

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

Supplier's COI exceeds the Cumulative Tolerance Limit.Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff.Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.5. Imbalances5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COL5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas.6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to

T048-CTX-IS-PSSpHt

RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

RRC TARIFF NO:

11479

establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003 TEXAS GAS SERVICE COMPANY RATE SCHEDULE T048 Central Texas Service Area PUBLIC SCHOOLS SPACE HEATING TRANSPORTATION SERVICE RATEAPPLICABILITYApplicable to public schools for space heating purposes, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's

Conditions).Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.TERITORYAII incorporated areas, other than West Lake Hills, served by the Company in its Central Texas Service Area.COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$ 60.00 plus -All Ccf per monthly billing period @ \$ 0.1302 per CcfPlus:See the Additional

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO: 11479
CURRENT RATE COMPONENT
RATE COMP. ID DESCRIPTION
Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).SPECIAL PROVISIONS AND CONDITIONSSee the Special Provisions and Conditions pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Supersedes Same Sheet Dated Meters Read On and After October 25, 2000 January 2, 2003
RATE ADJUSTMENT PROVISIONS:
None
DELIVERY POINTS
ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL
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DESCRIPTION: **CONFIDENTIAL**
Customer 9419 **CONFIDENTIAL**
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FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

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RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY TARIFF CODE: DT RRC TARIFF NO: 11484 TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

Competition does or did exist either with another gas utility, another supplier of natural gas, or a supplier of an alternative form of energy.

I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE CO	OMPANY
TARIFF CODE: DT RRC TARIFF NO:	11485	
DESCRIPTION: Distribution Transportation	STA	TUS: A
OPERATOR NO:		
ORIGINAL CONTRACT DATE: 07/15/1988	RECEIVED DATE:	08/31/2004
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:	
INACTIVE DATE:	AMENDMENT DATE:	04/01/2002
CONTRACT COMMENT: None		
REASONS FOR FILING		
NEW FILING: N RR	C DOCKET NO:	
CITY ORDINANCE NO:		
AMENDMENT(EXPLAIN): None		
OTHER(EXPLAIN): Meter change 2/03 to n	ew meter number G0246142, tariff #10221	
CUSTOMERS		
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL?	DELIVERY POINT
9662 **CONFIDENTIAL**		
	Y	

TARIFF CODE: DT	RRC TARIFF NO: 11485					
CURRENT RATE COM						
RATE COMP. ID	DESCRIPTION					
<u>KATE COMT: ID</u> Γ1-GalvSvcA-IS-Tran	TEXAS GAS SERVICE COMPANY Galveston I RATEAPPLICABILITYService under this rate sc gas through the Company's Galveston distribution Galveston Service Area.TERRITORYAll incorpo- be the sum of Part A, Part B, Part C, Part D and Pa- month.Part B: All volumes of natural gas transpor- charge specified in the Company's Rate Schedule available to such customer.Part C: A charge will be the volumes of natural gas transported for the cust customer by the purchase/sales ratio minus one fo- ended in the previous June based on actual purcha and unaccounted for volume will then be multiplic to the billing period for which service is rendered, month. The lost and unaccounted for factor as det the range of zero (0) to 5.26%.Part D: A charge w Texas pursuant to the provision of Article 6060 TI attributable to the transportation service performed applicable franchise fees.CONDITIONS1. Subjec 2. Transportation of customer owned natural gas h currently available from the Company's supplier(s received by the Company for transportation. 3. Tr terms and conditions of the Transportation Agreer service and all amendments and modifications the the curtailment priority of any customer served un	hedule is available to any customer for the transportation of customer owned natural system for use by customers within all incorporated areas in the Company's ated areas served by the Company in its Galveston Service Area.RATE This rate shall rt E as described below.Part A: A customer charge of \$100.00 per meter per ed during each month in accordance with this schedule shall be billed at the Ccf currently in effect for such month under which natural gas service would otherwise be e made each month to recover the cost of lost and unaccounted for gas associated with ormer. This charge will be calculated by multiplying the volume delivered to the the Company's Galveston Service Area as calculated for the twelve-month period se and actual sales as reported to the regulatory bodies. The resultant calculated lost d by the Company's cost of purchased gas for the Galveston Service Area applicable plus related fees and taxes, to calculate an amount to be billed to the customer each ermined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within 11 be made each month to recover the cost of gross receipts taxes paid to the State of iX. REV. CIV. STAT. as such may be amended from time-to-time which are thereunder. Part E: A charge will be made each month to recover the cost of any in all respects to applicable laws, rules and regulations from time-to-time in effect. ereunder shall be limited to natural gas of equal or higher quality than natural gas 0. All gas delivered to the customer shall be deemed to be the same quality as that gas insportation of customer owned natural gas hereunder is subject in all respects to the the company's capacity to deliver gas at any particular time, der this schedule shall be hereine as the curtaliment priority established for other chedule which would otherwise be available to such customer. Supersedes Same				
20-Galv-IS-Com 060	TEXAS GAS SERVICE COMPANY Galveston Service Area - Gulf Coast Region RATE SCHEDULE 20 COMMERCIAL SERVICE RATE APPLICABIL					
	TERRITORY All of the Company's service area within the incor	porated areas of the City of Galveston, Texas.				
	COST OF SERVICE RATE During each monthly billing period: A Customer Charge of \$15.00 plus -All Ccf per 1	nonthly billing @ \$.2143 per Ccf				
	1. The Cost of Gas for the billing month as deter	st of Service set forth above, each customer's bill shall include: nined in accordance with Rate Schedule 1-INC. the Weather Normalization Clause, Rate Schedule WNC.				
	CURTAILABILITY Service under this rate schedule may be curtailed to protect service to residential customers in accordance with the Company's rules. Commercial customers using more than 15,000 Ccf in any month may be curtailed first in this class.					
	OTHER CONDITIONS 1. Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority.					
	burning appliances included, expressed in Ccf, at	tered service such as gas street lights. The total hourly rated consumption of all gas he location, shall be multiplied by 731 to determine the average monthly consumption nest Ccf shall then be billed the rates provided in this rate.				
	Supersedes Same Rate Sheet Dated July 1, 2001	Meters Read On and After June 25, 2002				

None

RC COID: 63	10	COMPAN	Y NAME: TEXAS GAS	SERVICE COMPAN	(1	
ARIFF CODE: DT	RRC TAI	RIFF NO:	11485			
LIVERY POINTS						
ID	TYPE	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
3634	D	Mcf	\$2.1538	01/01/2003	Y	
Customer	9662	**C	ONFIDENTIAL**			
Customer PE SERVICE PROV		**C	ONFIDENTIAL**			
Customer				TYPE DESCRIPTION		
PE SERVICE PROV	IDED			TYPE DESCRIPTION		

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RRC COID: 6310 COMPAN	Y NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE:DTRRC TARIFF NO:	11486					
DESCRIPTION: Distribution Transportation	STATUS: A					
OPERATOR NO:						
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 08/31/2004					
INITIAL SERVICE DATE: 06/01/1997	TERM OF CONTRACT DATE:					
INACTIVE DATE:	AMENDMENT DATE: 12/05/2003					
CONTRACT COMMENT: None						
REASONS FOR FILING						
NEW FILING: N RRC	DOCKET NO:					
CITY ORDINANCE NO:						
AMENDMENT(EXPLAIN): None						
OTHER(EXPLAIN): Meter change 12/03 to new meter number 00336413, tariff #10300						
CUSTOMERS						
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>					
9746 **CONFIDENTIAL**						
	Y					

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 11486
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION
T-1-RGV-ISOS-GTC	TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area Rate Schedule T-1 GENERAL TERMS AND CONDITIONS FOR FIRM TRANSPORTATIONARTICLE I. DEFINITIONS Except as otherwise specified, the following terms as used herein shall be construed to have the following scope and meaning:a. Agreement shall mean the Gas Transportation Service Agreement into which these terms and conditions are incorporated by reference.b. Billing Period shall mean the period beginning at 7:00 a.m. Local Time on or about the twenty sixth (26th) day of a calendar month and ending at 7:00 a.m. Local Time on or about the twenty sixth (26th) day of the next succeeding calendar month.c. Contract Year shall mean the twelve (12) month period commencing on the effective date hereof and each consecutive twelve (12) month period thereafter.d. British thermal unit, herein called Btu shall

eriod commencing nereor and each consecutive twelve (12) month period thereafter.d. British thermal unit, herein called Btu shall mean the amount of heat required to raise the temperature of one (1) pound of water, one (1) degree F from fifty eight and five tenths (58.5) degrees F to fifty nine and five tenths (59.5) degrees F.e. Cubic foot of gas shall mean the volume of gas contained in one (1) cubic foot of space at a standard pressure of fourteen and sixty five hundredths (14.65) psia and a standard temperature of sixty (60) degrees Fahrenheit, herein called F.f. Day shall mean the twenty four (24) hour period commencing at 7:00 a.m. Central Time on any calendar day and ending at 7:00 a.m. Central Time on the following calendar day.g. Gas shall mean natural gas, including gas well gas, casinghead gas or the residue gas resulting from processing either casinghead gas or gas well gas.h. Gross Heating Value shall mean the number of Btu's liberated by the complete combustion at constant pressure of one (1) cubic foot of gas, at a base temperature of sixty (60) degrees F and a reference pressure base equal to fourteen and sixty five hundredths (14.65) psia, with air of the temperature and pressure of the gas, after the products of combustion are cooled to the initial temperature of the gas, and after the water of combustion is condensed to the liquid state. The Gross Heating Value of the gas shall be corrected for the water vapor content of the gas being delivered except so long as the water vapor content is seven (7) pounds or less per one million (1,000,000) cubic feet, the gas shall be assumed to be dry. i. MAOP means the Maximum Allowable Operating Pressure. j. Mcf shall mean one thousand (1,000) cubic feet.k. MMBtu shall mean a quantity of gas having a Gross Heating Value of one million (1,000,000) Btu's.l. Psia shall mean pounds per square inch, absolute.m. Psig shall mean pounds per square inch, gauge.n. Transport Gas shall mean that gas owned or controlled by Shipper and delivered by Shipper or its designee to TGS at the Point(s) of Delivery on the pipeline system of TGS, as it exists from time to time, for transportation by TGS and delivery by TGS at the Point(s) of Redelivery under this Agreement; provided, however, it is understood and agreed that the gas delivered at the Point(s) of Redelivery may not be transport gas in kind, but that the transport gas will be part of the commingled delivery of gas and, for the purpose hereunder, the commingled gas can be substituted for transport gas on a heat equivalent basis. ARTICLE II. QUALITY1. The gas delivered hereunder shall:a. Contain not more than one (1) grain of hydrogen sulphide or more than twenty (20) grains of sulphur per one hundred (100) cubic feet;b. Have a Gross Heating Value of not less than nine hundred fifty (950) Btu's per cubic foot of gas when saturated with water vapor;c. Have a temperature of not greater than one hundred twenty (120) degrees F or less than forty (40) degrees F;d. Contain not more than three (3) percent by volume of carbon dioxide, one (1) percent by volume of oxygen, or two (2) percent by volume of nitrogen;e. Be commercially free of all liquids, suspended matters, dust, all gums and gum forming constituents, and other objectionable substances; andf. Contain not more than seven (7) pounds of water vapor per one million (1,000,000) cubic feet. 2. In the event the gas received or delivered hereunder should fail to meet the quality specifications stated above, then either party shall notify the other party which shall make a diligent effort to correct the situation. Either party shall have the right to refuse or accept such gas for so long as the other is unable to deliver gas conforming to such specifications, or may accept delivery of such gas or any part thereof during such period. A party's acceptance of gas that does not conform to the quality specifications stated above shall not constitute a waiver of such specifications by that party in regard to gas received or delivered under this Agreement after such acceptance. If, in TGS's sole opinion, the gas tendered hereunder becomes hazardous or is detrimental to TGS's operations, then TGS may promptly discontinue taking delivery. ARTICLE III. MEASUREMENT1. The unit of volume for measurement of gas received and delivered hereunder shall be one (1) cubic foot of gas at a base temperature of sixty (60) degrees F and at a pressure of fourteen and sixty five hundredths (14.65) psia, as provided by the Natural Resources Code of the State of Texas (Section 91.051 through 91.062 of Vernon's Texas Civil Statutes).2. All measurement facilities hereunder shall be installed and operated in accordance with the standards approved by the American National Standards Institute on June 28, 1977, and prescribed in the Gas Measurement Committee of the American Gas Association (AGA) Report Number 3 (ANSI/API 2530, First Edition), as it is now and from time to time may be revised, amended or supplemented.3. TGS shall arrange for the operation of the measuring stations located at the Point(s) of Receipt and Delivery and Redelivery. The calibrating and adjusting of meters shall be done or arranged for by TGS in compliance with Paragraphs 4 and 5 of this Article.4. Shipper shall have the right to be present at the time of any installing, reading, cleaning, changing, repairing, inspecting, testing, calibrating or adjusting done in connection with the equipment used in measuring gas hereunder. The records from such measuring equipment shall remain the property of TGS or its representative, but upon request, TGS will submit to Shipper the records and charts, together with calculations therefrom, subject to their return within fifteen (15) days after receipt thereof, after which the charts shall be retained for a period of two (2) years. At least annually, TGS shall calibrate the meters and instruments or cause same to be calibrated. TGS shall give Shipper sufficient notice in advance of such tests so that Shipper may, at its election, be present in person or by its representative to observe adjustments, if any, which are made.5. For the purpose of measurement and meter calibration, the atmospheric (barometric) pressure shall be assumed, unless otherwise determined by the Standard Gas Measurement Law, to be fourteen and four tenths (14.4) psia at the Point(s) of Receipt and Delivery, irrespective of variations in actual atmospheric pressure from time to time 6. Temperature of the gas hereunder shall be assumed to be 60 degrees F.7. The specific gravity of the gas hereunder shall be assumed to be 0.60. The nitrogen content of the gas shall be assumed to be 0.2%. The carbon dioxide content of the gas shall be assumed to be 0.5%.8. The Gross Heating Value shall be determined at one (1) month intervals by the use of a spot or continuous sample. The Gross Heating Value of such sample to be obtained either by calorimeter or chromatographic analysis using the value of the physical constants for the gas compounds and the procedure for determining the Gross Heating Value of the gas shall be on a real gas basis in accordance with ANSI/ASTM D3588 79, as it is now and from time to time may be revised, amended or supplemented. The Gross Heating Value of the gas hereunder shall be effective for the billing period in which the sample is taken and all succeeding billing periods until that billing period in which a new sample is taken. 9. TGS shall, upon the request of a customer, make a test of the accuracy of the meter serving that customer. TGS shall inform the customer of the time and place of the test, and permit the customer or his authorized representative to be present if the customer so desires. If no such test has been performed within the previous four (4) years for the same customer at the same location, the test is to be performed without charge. If such a test has been performed for the same customer at the same location within the previous four (4) years, TGS is entitled to charge a fee for the test, not to exceed \$15.00, or such other fee for the

COMPANY NAME: TEXAS GAS SERVICE COMPANY

11486

TARIFF CODE: DT

RRC TARIFF NO: CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

testing of meters as may be set forth in TGS's tariff properly on file with the regulatory authority. The customer shall be properly informed of the result of any test on a meter that serves him. Notwithstanding the above paragraph, if the meter is found to be more than nominally defective, to either the customer's or TGS's disadvantage, any fee charged for a meter test shall be refunded to the customer. More than nominally defective means a deviation of more than two percent (2%) from accurate registration. 10. If a meter test reveals a meter to be more than nominally defective, TGS shall correct previous readings consistent with the inaccuracy found in the meter for the periods of either: a. the last six months; orb. the last test of the meter, whichever is shorter. Any resulting underbillings or overbillings are to be corrected in subsequent bills, unless service is terminated, in which event a monetary adjustment is to be made. This requirement for a correction may be foregone by TGS if the error is to TGS's disadvantage. If a meter is found not to register for any period of time, TGS may make a charge for units used but not metered for a period not to exceed three months previous to the time the meter is found not to be registering. The determination of amounts used but not metered is to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or of other similarly situated customers, when not available.ARTICLE IV. BALANCING OF DELIVERIES1. Shipper's dispatcher or Shipper's designee must notify immediately TGS's dispatcher(s) of any changes in operating conditions on Shipper's system that will cause hourly rate variations in deliveries for Shipper's account. The extent to which such hourly rate variations are permissible will be at the sole discretion of TGS's dispatcher(s).2. Based upon the daily quantity scheduled and such information as TGS has available concerning the quantity actually received, TGS will make daily delivery of Shipper's quantity of gas scheduled for transportation, after making adjustments for any prior imbalance in deliveries.3. It is the intention of TGS and Shipper that daily deliveries to Shipper at the Point(s) of Redelivery hereunder, less applicable shrinkage, will be approximately equal, on a Gross Heating Value basis, to daily receipts by TGS at the Point(s) of Delivery from Shipper to transportation hereunder. However, due to variations in operating conditions, daily and monthly deliveries hereunder by TGS may be greater or less than the corresponding receipts of gas by TGS for transportation. Any such excess or deficiency will be adjusted or corrected in gas as soon as operating conditions reasonably permit. 4. Any dispatching notice or other communications by either party under this Article IV will be given to the other party at the addresses and telephone numbers set out in the Agreement, as applicable.5. If, at the end of the term of this Agreement, either party owes gas to the other party hereunder, the party owing such gas must tender to the other party at the Point(s) herein designated, the quantity of gas so owed within thirty (30) days from such date. ARTICLE V. PRESSURE The gas delivered by Shipper or its designee at the Point(s) of Delivery hereunder shall be delivered at a pressure sufficient to overcome the operating pressure existing in TGS's facilities from time to time; provided, however, in no event shall such delivery pressure exceed the MAOP of the system receiving the gas. The gas delivered at the Point(s) of Redelivery shall be delivered by TGS at the pressure existing from time to time in TGS's facilities.ARTICLE VI. BILLING AND PAYMENT On or before the twentieth (20th) day of each calendar month, TGS will render to Shipper a statement setting forth the total quantity of gas, in terms of Mcf (adjusted for applicable shrinkage) received at the Point(s) of Redelivery hereunder, during the immediately preceding billing period and the amount payable for the transportation thereof. Shipper agrees to pay TGS the full amount payable according to such statement on or before the fifteenth (15th) day of each month. If Shipper, in good faith, disagrees with the amount of any invoice, Shipper shall immediately notify TGS of such disagreement, so that the difference may be resolved before the date for payment of this invoice. If Shipper fails to give such notification, or if Shipper and TGS do not resolve such disagreement before the due date, the amount of the invoice not in dispute shall be paid by Shipper on the due date, such payment to be subject to adjustment, without penalty, upon final resolution of the disagreement. The remittance address shall be such address as reflected on TGS's statement from time to time. Each party shall have the right to examine at all reasonable times the books, records, and charts of the other to the extent necessary to verify or audit the accuracy of any statement, bill, chart, or computation made under or pursuant to this Agreement. Any statement shall be final as to all parties, unless questioned within two (2) years after payment thereof has been made. ARTICLE VII. FORCE MAJEURE1. Definition of Force Majeure: The term force majeure as employed herein shall mean acts and events not within the control of the party claiming suspension and shall include acts of God, strikes, lockouts or other industrial disturbances, inability to obtain pipe or other material or equipment or labor, wars, riots, insurrections, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, interruptions by government or court orders, present or future orders of any regulatory body having proper jurisdiction, civil disturbances, explosions, breakage or accident to machinery or lines of pipe, freezing of wells or pipelines, and any other cause whether of the kind herein enumerated or otherwise, not within the control of the party claiming suspension and which, by the exercise of due diligence, such party is unable to overcome.2. Effect of Force Majeure: In the event of either Shipper or TGS being rendered unable by force majeure to itself or a necessary third party to wholly or in part carry out its obligations under the provisions of this Agreement, it is agreed that the obligations of the party affected by such force majeure, other than the obligation to make payments thereunder, shall be suspended during the continuance of any inability so caused but for no longer period, and such cause shall, so far as possible, be remedied with all reasonable dispatch. Nothing contained herein, however, shall be construed to require either party to settle a strike against its will. 3. If a party claims force majeure that affects one or more Delivery Point(s), nothing herein contained shall require the party claiming force majeure to make deliveries or to take gas at an alternative Delivery Point. Subject to then existing applicable regulatory requirements, should the gas available to Shipper for sale be reduced due to force majeure, TGS may, at its sole discretion, reduce or completely stop deliveries to Shipper, for whatever reason.ARTICLE VIII. WARRANTY OF TITLE Each party hereby warrants title to all gas received or delivered by it hereunder to, or for the account of, the other party, that it has the right to deliver same and that such gas is free from all liens and adverse claims of every kind. Each party will defend, and save the other party harmless against all loss, damage and expense of any character with respect to the gas received or delivered by it or on account of royalties, taxes, payments of other charges applicable before or upon receipt or delivery of gas hereunder. ARTICLE IX. POSSESSION OF GAS TGS will be deemed to be in possession of the gas delivered hereunder by Shipper only from the time it is received by TGS at the Point(s) of Delivery for transportation hereunder until it is delivered to Shipper at the Point(s) of Redelivery, as provided for herein. Shipper will be deemed to be in possession of such gas prior to such receipt and after such delivery. TGS will have no responsibility for damage or injury hereunder with respect to such gas before receipt by it or after delivery to Shipper. Shipper will have no responsibility for damage or injury hereunder with respect to such gas while it is deemed hereunder to be in TGS's possession. ARTICLE X. MISCELLANEOUS1. Notwithstanding any provisions herein to the contrary, in the event that initial deliveries fail to occur within ninety (90) days of the date hereof, TGS shall have the right, at its sole discretion, to cancel this agreement without prior notice.2. Further, if receipts and/or deliveries at any Point(s) of Delivery or Redelivery hereunder shall cease for a period exceeding ninety (90) days, TGS shall have the

TARIFF CODE: DT	RRC TARIFF NO: 11486
CURRENT RATE COM	
RATE COMP. ID	DESCRIPTION
	right without prior notice to delete such Point(s) of Delivery or Redelivery and remove equipment not utilized for the prescribed period, or to cancel this Agreement in its entirety if all the Point(s) of Delivery and Redelivery hereunder are so affected.3. This Agreement shall extend to and be binding upon the successors and assigns of the respective parties hereto, but no assignment or change of interest shall have the effect of releasing the assigning party from any of its obligations hereunder, unless such release of said assigning party is assented to in writing by the other party to whom the obligations are owing hereunder, such agreement not to be unreasonably withheld.4. This Agreement and any Gas Transportation Service Agreement (including its exhibits and addenda, if any), contains the entire agreement between the parties and supersedes all oral discussions, negotiations, representations, or agreements relating to the subject matter of this Agreement. No changes in this Agreement shall be made or be binding on any party unless made in writing. The paragraph headings are not part of this Agreement and shall not be deemed to affect the meaning or construction of any of its provisions. 5. This Agreement and all operations hereunder are subject to the applicable orders, rules and regulations of the Railroad Commission of Texas, and of any other federal or state authority having or asserting jurisdiction in the premises.6. The parties hereto agree that this Agreement shall be construed and interpreted under the laws of the State of Texas and acknowledge that this Agreement and any Gas Transportation Agreement were entered into and negotiated jointly by all parties hereto and not by any one or more parties to the exclusion of the other or others. Supersedes Sheet Dated Bills Rendered On and After May 22, 1991 (Rio Grande Valley Gas
Γ-1-RGV-ISOS-Firm	Company) October 1, 1993 AUTHORITY DATE EFFECTIVE TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area Rate Schedule 1-1 FIRM TRANSPORTATION SERVICE RATEAPPLICABILITYService under this rate schedule is limited to small volume commercial and industrial customers who are gas service customers of Texas Gas Service Company (Company) and who meet minimum usage capability requirements, or who are using gas in energy conservation equipment such as cogeneration and high efficiency air conditioning operations, as verified by the Company. Prior to the execution of a Gas Transportation Service Agreement, Shipper must represent and certify that its usage shall average five hundred (500) Mcf of gas per month. The Company shall have the right at all reasonable times, upon prior notice to Shipper, to enter onto Shipper's premises and inspect Shipper's hange. Should Shipper's usage capability, Shipper must agree to notify the Company within a reasonable time if there is any change in Shipper's usage. Should Shipper's usage capability average less than five hundred (500) Mcf per month, Shipper must so notify the Company and the Company may discontinue service hereunder except as provided in the Gas Transportation Service - TERNTTORYRATE 1 - Firm Transportation Service - Carions This rate is available to customers within the environs of the Cities served by the Company in its Rio Grande Valley Service Area. (Rates became effective on 11/21/87)RATEFirst - 4 Ccf \$25.200Next 26 Ccf @14840 per CctNext 60 Ccf @1244 per CctNext 100 Ccf @1225 per CcfAll Over 250 Ccf @10032 per CctMinimum Monthly Bill \$25.00. All rates subject to adjustments set forth below. 1. Tax Adjustment: Each monthly bill shall be adjusted by the amount which represents the actual gross receipts, occupation and revenue taxes paid upon the base rates stated above, including franchise fees Alfer May 15, 1990 (except ad valorem, net income or excess profits taxes) which increases or decrease the cost per Ccf 1. Lost and Unaccounted for Gas Provis

RATE ADJUSTMENT PROVISIONS:

None

RIFF CODE: DT	RRC TAF	PIFF NO:	11486			
		MIT NO.	11480			
IVERY POINTS						
<u>D</u>	TYPE	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
535	D	Mcf	\$1.0254	11/01/2003	Y	
Customer	9746	**C	ONFIDENTIAL**			
Customer E SERVICE PROV		**C	ONFIDENTIAL**			
Customer				TYPE DESCRIPTION		

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	11488
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: INITIAL SERVICE DATE: 07/01/1997 INACTIVE DATE:	RECEIVED DATE: 08/31/2004 TERM OF CONTRACT DATE:
CONTRACT COMMENT: None	AMENDMENT DATE:
REASONS FOR FILING NEW FILING: N RR	
CITY ORDINANCE NO:	C DOCKET NO:
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Meter change 4/03 to n	ew meter number 2C669985, tariff #10310
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9703 **CONFIDENTIAL**	
	Y

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 11488 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION SOUTHERN UNION GAS COMPANY T-1-RGV-ISOS-Firm8 Rio Grande Valley Service Area Rate Schedule T-1 FIRM TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is limited to small volume commercial and industrial customers who are gas service customers of SUG and who meet minimum usage capability requirements, or who are using gas in energy conservation equipment such as cogeneration and high efficiency air conditioning operations, as verified by S.U.G. Prior to the execution of a Gas Transportation Service Agreement, Shipper must represent and certify that its usage shall average five hundred (500) Mcf of gas per month. SUG shall have the right at all reasonable times, upon prior notice to Shipper, to enter onto Shipper's premises and inspect Shipper's facilities and operations to verify such capability. Shipper must agree to notify SUG within a reasonable time if there is any change in Shipper's usage. Should Shipper's usage capability average less than five hundred (500) Mcf per month, Shipper must so notify SUG and SUG may discontinue service hereunder except as provided in the Gas Transportation Service Agreement. TERRITORY RATE 1 - Firm Transportation Service - Environs This rate is available to customers within the environs of the Cities served by SUG in its Rio Grande Valley Service Area. (Rates became effective on 05/15/90.) RATE 4 - Firm Transportation Service - Cities This rate is available to customers within the city of the Cities served by SUG in its Rio Grande Valley Service Area. (Rates became effective on 11/21/87.) RATE First 4 Ccf \$25.00 Next 26 Ccf @ .14840 per Ccf .13644 per Ccf Next 60 Ccf @ Next 60 Ccf @ .12448 per Ccf Next 100 Ccf @ .11252 per Ccf All Over 250 Ccf @ .10032 per Ccf Minimum Monthly Bill \$25.00. All rates subject to adjustments set forth below. 1. Tax Adjustment: Each monthly bill shall be adjusted by the amount which represents the actual gross receipts, occupation and revenue taxes paid upon the base rates stated above, including franchise fees. Also, from and after the imposition or levy of any new tax, franchise fee or similar charge or any increase or decrease in the rate of any tax or franchise fee after May 15, 1990 (except ad valorem, net income or excess profits taxes) which increases or decreases the cost per Ccf to SUG for gas purchased, produced, transported, exchanged, sold and/or delivered to its customers, the net rate provided for herein above may be increased or decreased by SUG by an amount per Ccf which is equal to such increased or decreased cost per Ccf. 2. Lost and Unaccounted for Gas Provision: Gas consumed by SUG as compressor fuel and gas lost and unaccounted for in providing transportation service under this rate schedule will be deducted in kind by SUG from the amounts of gas that SUG receives for transportation, in determining the amounts SUG is obligated to redeliver to Shipper. Such amounts of gas shall be called Applicable Shrinkage and shall be at the level as defined in the Gas Transportation Service Agreement, as changed from time to time. 3. This rate schedule is available only for gas service customers of SUG who have entered into a Gas Transportation Service Agreement with SUG providing for firm transportation service at the rate specified herein. Such service shall be governed by the terms of the executed Gas Transportation Service Agreement. 4. Service under this rate schedule is subject to the right of SUG to file with the appropriate regulatory authority and make changes in the rates and charges applicable to service hereunder; provided, however, that customers hereunder may protest or contest the aforementioned filings, or may seek authorization from duly constituted regulatory authorities for such adjustment of SUG's rates and charges to assure that they are just and reasonable.

5. Service under this rate schedule is subject to the terms, conditions, and priorities of SUG's curtailment plan in the same manner and to the same degree as is SUG's gas sales service.6. Notwithstanding anything herein to the contrary, in addition to the Rates set forth above, the Company shall bill each transportation customer, in the incorporated areas of Alamo, Brownsville, La Joya, Mercedes, and Weslaco only, a surcharge of \$0.01 per Ccf during the billing period in accordance with the Settlement Agreement and Release dated February 15, 2001 by and among the Company and the Cities represented in the Class Action Lawsuit known as Cause No. C-4558-95-G-2 (Settlement Agreement). The surcharge shall be effective only until the Settlement payments allocated to the incorporated areas of Alamo, Brownsville, La Joya, Mercedes, and Weslaco, in accordance with the Settlement Agreement, are collected by the Company.

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 11488
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION
	Supersedes Same Sheet Dated October 1, 1993Meters Read On and After August 24, 2001
T-1-RGV-ISOS-GTC	TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area Rate Schedule T-I GENERAL TERMS AND CONDITIONS TO KERIM TRANSPORTATIONANE TICLE ID DEFINITIONS Except an otherwise specific, the following terms as used herein shall be construed to have the following scope and meaning: A Agreement shall mean the Gas Transportation Service Agreement in which these terms as acceding calendar month. Contra Ference. D. Billing Period shall mean the period beginning at 7.00 a.m. Local Time on rabout the twenty sixth (2dbt) day of a calendar month. Contra Vers shall mean the twelve (12) month period commencing on the differive date hereof and each consecutive twelve (12) month period durater med. 1) degrees F fm (Hy right and five terms (58.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (59.5) degrees F fm (Hy right and five terms (50.5) degrees F fm (Hy right and five terms (50.5) degrees F fm (Hy right and five terms (50.5) degrees F fm (Hy right and five terms (50.5) degrees F fm (Hy right and five terms) as used to the strategree F fm (Hy right and five terms) as used (50.5) degrees F fm (Hy right and Five terms) as used (50.5) degrees Fm (Hy right and (

RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

11488

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

the same location, the test is to be performed without charge. If such a test has been performed for the same customer at the same location within the previous four (4) years, TGS is entitled to charge a fee for the test, not to exceed \$15.00, or such other fee for the testing of meters as may be set forth in TGS's tariff properly on file with the regulatory authority. The customer shall be properly informed of the result of any test on a meter that serves him. Notwithstanding the above paragraph, if the meter is found to be more than nominally defective, to either the customer's or TGS's disadvantage, any fee charged for a meter test shall be refunded to the customer. More than nominally defective means a deviation of more than two percent (2%) from accurate registration. 10. If a meter test reveals a meter to be more than nominally defective, TGS shall correct previous readings consistent with the inaccuracy found in the meter for the periods of either:a. the last six months; orb. the last test of the meter, whichever is shorter. Any resulting underbillings or overbillings are to be corrected in subsequent bills, unless service is terminated, in which event a monetary adjustment is to be made. This requirement for a correction may be foregone by TGS if the error is to TGS's disadvantage. If a meter is found not to register for any period of time, TGS may make a charge for units used but not metered for a period not to exceed three months previous to the time the meter is found not to be registering. The determination of amounts used but not metered is to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or of other similarly situated customers, when not available ARTICLE IV. BALANCING OF DELIVERIES1. Shipper's dispatcher or Shipper's designee must notify immediately TGS's dispatcher(s) of any changes in operating conditions on Shipper's system that will cause hourly rate variations in deliveries for Shipper's account. The extent to which such hourly rate variations are permissible will be at the sole discretion of TGS's dispatcher(s).2. Based upon the daily quantity scheduled and such information as TGS has available concerning the quantity actually received, TGS will make daily delivery of Shipper's quantity of gas scheduled for transportation, after making adjustments for any prior imbalance in deliveries.3. It is the intention of TGS and Shipper that daily deliveries to Shipper at the Point(s) of Redelivery hereunder, less applicable shrinkage, will be approximately equal, on a Gross Heating Value basis, to daily receipts by TGS at the Point(s) of Delivery from Shipper to transportation hereunder. However, due to variations in operating conditions, daily and monthly deliveries hereunder by TGS may be greater or less than the corresponding receipts of gas by TGS for transportation. Any such excess or deficiency will be adjusted or corrected in gas as soon as operating conditions reasonably permit. 4. Any dispatching notice or other communications by either party under this Article IV will be given to the other party at the addresses and telephone numbers set out in the Agreement, as applicable.5. If, at the end of the term of this Agreement, either party owes gas to the other party hereunder, the party owing such gas must tender to the other party at the Point(s) herein designated, the quantity of gas so owed within thirty (30) days from such date. ARTICLE V. PRESSURE The gas delivered by Shipper or its designee at the Point(s) of Delivery hereunder shall be delivered at a pressure sufficient to overcome the operating pressure existing in TGS's facilities from time to time; provided, however, in no event shall such delivery pressure exceed the MAOP of the system receiving the gas. The gas delivered at the Point(s) of Redelivery shall be delivered by TGS at the pressure existing from time to time in TGS's facilities.ARTICLE VI. BILLING AND PAYMENT On or before the twentieth (20th) day of each calendar month, TGS will render to Shipper a statement setting forth the total quantity of gas, in terms of Mcf (adjusted for applicable shrinkage) received at the Point(s) of Redelivery hereunder, during the immediately preceding billing period and the amount payable for the transportation thereof. Shipper agrees to pay TGS the full amount payable according to such statement on or before the fifteenth (15th) day of each month. If Shipper, in good faith, disagrees with the amount of any invoice, Shipper shall immediately notify TGS of such disagreement, so that the difference may be resolved before the date for payment of this invoice. If Shipper fails to give such notification, or if Shipper and TGS do not resolve such disagreement before the due date, the amount of the invoice not in dispute shall be paid by Shipper on the due date, such payment to be subject to adjustment, without penalty, upon final resolution of the disagreement. The remittance address shall be such address as reflected on TGS's statement from time to time. Each party shall have the right to examine at all reasonable times the books, records, and charts of the other to the extent necessary to verify or audit the accuracy of any statement, bill, chart, or computation made under or pursuant to this Agreement. Any statement shall be final as to all parties, unless questioned within two (2) years after payment thereof has been made. ARTICLE VII. FORCE MAJEURE1. Definition of Force Majeure: The term force majeure as employed herein shall mean acts and events not within the control of the party claiming suspension and shall include acts of God, strikes, lockouts or other industrial disturbances, inability to obtain pipe or other material or equipment or labor, wars, riots, insurrections, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, interruptions by government or court orders, present or future orders of any regulatory body having proper jurisdiction, civil disturbances, explosions, breakage or accident to machinery or lines of pipe, freezing of wells or pipelines, and any other cause whether of the kind herein enumerated or otherwise, not within the control of the party claiming suspension and which, by the exercise of due diligence, such party is unable to overcome.2. Effect of Force Majeure: In the event of either Shipper or TGS being rendered unable by force majeure to itself or a necessary third party to wholly or in part carry out its obligations under the provisions of this Agreement, it is agreed that the obligations of the party affected by such force majeure, other than the obligation to make payments thereunder, shall be suspended during the continuance of any inability so caused but for no longer period, and such cause shall, so far as possible, be remedied with all reasonable dispatch. Nothing contained herein, however, shall be construed to require either party to settle a strike against its will. 3. If a party claims force majeure that affects one or more Delivery Point(s), nothing herein contained shall require the party claiming force majeure to make deliveries or to take gas at an alternative Delivery Point. Subject to then existing applicable regulatory requirements, should the gas available to Shipper for sale be reduced due to force majeure, TGS may, at its sole discretion, reduce or completely stop deliveries to Shipper, for whatever reason.ARTICLE VIII. WARRANTY OF TITLE Each party hereby warrants title to all gas received or delivered by it hereunder to, or for the account of, the other party, that it has the right to deliver same and that such gas is free from all liens and adverse claims of every kind. Each party will defend, and save the other party harmless against all loss, damage and expense of any character with respect to the gas received or delivered by it or on account of royalties, taxes, payments of other charges applicable before or upon receipt or delivery of gas hereunder. ARTICLE IX. POSSESSION OF GAS TGS will be deemed to be in possession of the gas delivered hereunder by Shipper only from the time it is received by TGS at the Point(s) of Delivery for transportation hereunder until it is delivered to Shipper at the Point(s) of Redelivery, as provided for herein. Shipper will be deemed to be in possession of such gas prior to such receipt and after such delivery. TGS will have no responsibility for damage or injury hereunder with respect to such gas before receipt by it or after delivery to Shipper. Shipper will have no responsibility for damage or injury hereunder with respect to such gas while it is deemed hereunder to be in TGS's possession. ARTICLE X. MISCELLANEOUS1. Notwithstanding any provisions herein to the contrary, in the event that initial deliveries fail to occur within ninety (90) days of the date

RRC COID: 63	10 (COMPAN	Y NAME:	TEXAS GAS	SERVICE COMPAN	IY	
TARIFF CODE: DT	RRC TAR	IFF NO:	11488				
CURRENT RATE COM	IPONENT						
RATE COMP. ID	DESCRIPTION						
	deliveries at any Por right without prior of or to cancel this Ag shall extend to and shall have the effect assented to in writin withheld.4. This Ag entire agreement be subject matter of th paragraph headings 5. This Agreement of Texas, and of an question or contest this Agreement sha Gas Transportation	int(s) of Deli notice to dele reement in it be binding up t of releasing ng by the oth tween the pa is Agreement and tween the pa is Agreement and all opera y other feder: any such law Il be construe Agreement v er or others.	very or Redel the such Point(s entirety if al pon the succes the assigning er party to wh any Gas Trar rties and supe t. No changes of this Agreen ations hereund al or state auth r, order or regg ad and interpre-	ivery hereunder sha (s) of Delivery or R l the Point(s) of De sors and assigns of party from any of om the obligations isportation Service rsedes all oral discu- rsedes all oral discu- tion this Agreement nent and shall not b ler are subject to the ority having or ass allation in any forun- eted under the laws the and negotiated j heet Dated Bills	is agreement without prior n Il cease for a period exceedi adelivery and remove equipn ivery and Redelivery hereun the respective parties hereto ts obligations hereunder, unl are owing hereunder, such ag Agreement (including its exh ssions, negotiations, represe shall be made or be binding e deemed to affect the meani e applicable orders, rules and erting jurisdiction and shall r h having jurisdiction in the pr of the State of Texas and ach ointly by all parties hereto an Rendered On and After Ma EFFECTIVE	ng ninety (90) days, TGS s nent not utilized for the pro- der are so affected.3. This , but no assignment or cha ess such release of said assi- greement not to be unreaso ibits and addenda, if any), ntations, or agreements rel- on any party unless made i ng or construction of any or regulations of the Railroa- tot be construed as a waivo remises.6. The parties here insweldge that this Agreer Id not by any one or more	shall have the escribed period, Agreement nge of interest signing party is nably contains the ating to the n writing. The of its provisions. d Commission er of any right to to agree that nent and any parties to the
RATE ADJUSTMEN	T PROVISIONS:						
None							
DELIVERY POINTS							
ID	<u>TYPE</u>	<u>UNIT</u>	CURRE	NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
43637	D	Mcf	\$1.0645		03/01/2003	Y	
DESCRIPTION:	**CONFIDENTIAL*	*					
Customer	9703	**C(ONFIDENTIA	L**			
TYPE SERVICE PROV	IDED						
TYPE OF SERVICE	SERVICE DESCI	RIPTION		OTHER '	TYPE DESCRIPTION		
Н	Transportation				· · · · · · · · · · · · · · · · · · ·		
TUC APPLICABILITY							

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

TARIFF CODE: D	
DESCRIPTION:	Distribution Transportation STATUS: A
OPERATOR NO:	
ORIGINAL CO	ONTRACT DATE: 08/31/2004
INITIAL S	SERVICE DATE: 06/01/2003 TERM OF CONTRACT DATE:
I	INACTIVE DATE: AMENDMENT DATE:
CONTRACT CO	DMMENT: None
REASONS FOR FIL	LING
NEW FILING:	N RRC DOCKET NO:
CITY ORDINAN	NCE NO: 03-010
AMENDMENT(F	EXPLAIN): None
OTHER(E	EXPLAIN): Meter change 9/03 to new meter number 2C829350, tariff #10249
CUSTOMERS	
CUSTOMER NO	CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT
11193	**CONFIDENTIAL**
	Y
	RATEAPPLICABILITYService under this rate schedule is available to any customer for the transportation of customer owned natural gas through the Company's South Jefferson County Service Area.TERRITORYAII areas served by the Company in its South Jefferson County Service Area.RATE This rate shall be the sum of Part A, Part B, Part C, Part D and Part E as described below.Part A: A customer charge of \$300.00 per meter per month.Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the following Ccf charge: Commercial \$.14609 per Ccf Industrial .14288 per Ccf Public Authority .13913 per Ccf Large Volume Commercial .22828 per Ccf Large Volume Industrial .20071 per Ccf Large Volume Large Volume Public Authority .21264 per CcfPart C: Buyer shall be allowed to satisfy its lost and unaccounted for gas obligation by payment in kind. However, if lost and unaccounted for gas is not paid for in kind, a charge will be made each month to recover the cost of lost and unaccounted for the twelve-month period endue in the previous June based on actual purchase and actual sales as reported to the regulatory bodies. The resultant calculated lost and unaccounted for volume will then be multiplied by the Company's cost of purchased gas for the South Jefferson County Service Area applicable to the billing period for which service is rendered, plus related fees and taxes, to calculate an amount to be billed to the customer each month. The lost and unaccounted for factor as determined above shall in no event excest 0.526 i. [1/105]-1 and must fall within the range of zero (0) to 5.26%. Part D: A charge will be made each month to recover the cost of gross receipt
	thereto. 4. With respect to the Company's capacity to deliver gas at any particular time, the curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer. Supersedes Same Sheet Dated Meters Read On and After August 24,

None

TARIFF CODE: DT RRC TARIFF NO: 11492						
IVERY POINTS						
<u>D</u>	ТҮРЕ	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
	D	Mcf	\$1.5298	08/01/2003	Y	
Customer 11193 **CONFIDENTIAL**						
Customer						
Customer		RIPTION		TYPE DESCRIPTION		

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO:	15227
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: INITIAL SERVICE DATE: 03/01/2005 INACTIVE DATE:	RECEIVED DATE: 05/23/2007 TERM OF CONTRACT DATE: AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC	C DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): New redelivery point et	ffective 04/01/06
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9488 **CONFIDENTIAL**	
	Y

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 15227
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
CT-T-27-IS-X01	CT-T-27-IS-X01 RATE COMPONENTS
	4.1 Transporter's applicable rate schedule (T022), as amended from time to time, shall govern the conditions under which transportation service is available. Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and treating costs.`
	(a) Monthly meter charge \$50.00 per meter(b) All charges specified in Transporter's applicable Rate Schedules (T022) governing transportation service at each Point of
	Redelivery. (c) Any third party demand charges, transport or service fees paid by Transporter on behalf of Customer associated with the transportation of gas hereunder; plus
	(d) To the extent the Customer requires special handling of gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter.
	(e) All amounts for any taxes (including, but not limited to, municipal franchise fees or taxes and Article 6060 Tax), fees, and Customer's lost and unaccounted-for gas volumes; plus
	(f) The full amount of any additional, new or increased taxes, fees, street rentals, license fess, franchise taxes or fees or charges of every kind and character contracted, levied or assessed by any federal, state, municipal or other governmental authority against Transporter in connection with or attributable to the transportation, delivery, redelivery, use or other handling of the gas transported on behalf of Customer, unless Customer has furnished Transporter satisfactory certificates showing that Customer is exempt from the applicable taxes, fees or charges. Subject to any necessary regulatory approvals, Customer agrees to pay this additional tax, fee or charge whether asserted on a retroactive basis or whether applied on a going forward basis; plus (g) Any imbalance payment owing to Transporter pursuant to the Special Provisions of Transporter's Transportation Service Tariff (T-GEN).
RCR-CTX-IS-Reloc	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY
RCR-Rider-CTX-IS12	A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period. PPRC = Under collection or over collection from any prior RCR rates. NJ = Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING 1. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a component of the Company's Cost of Gas (per Cef rate) for rate schedules: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1. 2. The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be added to the applicable cost of service usage charge (per Cef rate) for rate schedules:
KUK-KIUET-UI X-ISI2	COST RECOVERY RATE A. APPLICABILITY The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to rate schedule RCR, shall apply to the following rate schedules for the incorporated areas of the Central Texas Service Area: 10, 14, 15, 16, 20, 21, 22, 23, 24, 25, 26, 27, 30, 31, 32, 33, 40, 41, 42, 43, 44, 48, CNG-1, C-1, T020, T021, T022, T023, T030, T031, T032, T033, T040, T041, T042, T043, T044, T048, T049, T0C-1, CNGT. B. CURRENT RCR RATE Effective Date RCR Rate Meters Read On and After December 16, 2005 (5th RCR Filing) \$ 0.0000 per Ccf (Note 1) Meters Read On and After November 30, 2005 (6th RCR Filing) \$ 0.0111 per Ccf Total RCR Rate \$ 0.0111 per Ccf All applicable fees and taxes will be added to the above rate. (Note 1: Original filing was for \$0.0144 per Ccf effective for meters read on and after 11/30/04. Effective 12/16/05, the 5th RCR filing rate is no longer being charged.) Supersedes Same Sheet Dated Meters Read On and After November 30, 2005 December 16, 2005
T-GEN-CTXSvcA-IS-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONSAPPLICABILITY Applicable to Transportation Rate Schedules. TERRITORYAll areas served by the Company in its Central Texas Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:Plus:A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the

RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT CURRENT RATE COMPONENT

RRC TARIFF NO: 15227

RATE COMP. ID DESCRIPTION

purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1-.05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.Plus:Adjustments in accordance with the provisions of the Company's Conservation Adjustment Clause (Rate Schedule CAC), if applicable, and the Company's Relocation Cost Recovery (Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month.Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company Supplier Service Agreement - a contract in the form set forth at Exhibit 1 attached hereto, setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement a contract between the Company and the customer, in the form set forth at Exhibit 2 attached hereto, detailing the terms and conditions upon which the customer will receive service under this tariff.Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.5. Imbalances5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI.5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining

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COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT

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15227

RATE COMP. ID DESCRIPTION

the imbalance.6. Cashout Procedure6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance. plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above.9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.CONDITIONS1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation 3. Service under this tariff is conditioned upon the customer's execution

 in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003 T022-CTX-IS-LgCom TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T022 LARGE VOLUME COMMERCIAL TRANSPORTATION SERVICE RATE APPLICABILITYService under this rate schedule is available to any customer whose primary business activity at the location served is not provided for under any other rate schedule, and whose average usage exceeds 3,100 Ccf per monthly billing period, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Service under this rate schedule is available for the transportation of customer-o	RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
BATE COMP. ID DESCRIPTION of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer.5. The Company shall have the right to terminate service under this schedule ball ity accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's projess and shall be asperately metered. Gas provided for other, non-air conditioning must shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003 T022-CTX-IS-LgCom TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T022 LARGE	TARIFF CODE: DT	RRC TARIFF NO: 15227
 of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsover, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served uncer this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer. 5. The Company shall provide continued service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COL. Such sales shall be subject to curtailment plans approved from time to time by the Rainroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. 6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personend. 7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air condititioning purposes and shall be separately metered. Gas provi	CURRENT RATE COM	PONENT
 thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority on any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of the distribution system or in case of shortage or threatened shortage of any customer served under this staff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under this staff in the event has customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's neasonable discretion.6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning rule shead be subject to curtailment priority or used is not provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate sched	RATE COMP. ID	DESCRIPTION
Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).SPECIAL PROVISIONS AND CONDITIONSSee the Special Provisions and Conditions pursuant to Rate Schedule T-GEN (General Charges, Provisions and	T022-CTX-IS-LgCom	thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer. 5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. 6. If applicable, air conditioning geupiment must be inspected and verified as safe and in service by qualified company personnel.7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be ubiled under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003 TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE TO22 LARGE VOLUME COMMERCIAL TRANSPO

None

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY						
TARIFF CODE: DT	RRC TARIF	F NO: 1522	27			
DELIVERY POINTS						
<u>ID</u> 57155	<u>TYPE</u> D		CURRENT CHARGE .2670	EFFECTIVE DATE 04/01/2006	<u>CONFIDENTIAL</u> Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9488	**CONFI	DENTIAL**			
57156	D	Mcf \$1	.2670	04/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9488	**CONFI	DENTIAL**			
57157	D	Mcf \$1	.2670	04/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9488	**CONFI	DENTIAL**			
57158	D	Mcf \$1	.2670	04/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9488	**CONFI	DENTIAL**			
57159	D	Mcf \$1	.2670	04/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9488	**CONFI	DENTIAL**			
57160	D	Mcf \$1	.2670	04/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9488	**CONFI	DENTIAL**			
57161	D	Mcf \$1	.2670	04/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9488	**CONFI	DENTIAL**			
62450	D	Mcf \$1	.2670	04/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9488	**CONFI	DENTIAL**			
62451	D	Mcf \$1	.2670	04/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9488	**CONFI	DENTIAL**			
62452	D	Mcf \$1	.2670	04/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9488	**CONFI	DENTIAL**			

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 15227 **DELIVERY POINTS** ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL 57153 D Mcf \$1.2670 04/01/2006 Y **DESCRIPTION:** **CONFIDENTIAL** **CONFIDENTIAL** 9488 Customer 57154 D \$1.2670 04/01/2006 Mcf Y DESCRIPTION: **CONFIDENTIAL** 9488 **CONFIDENTIAL** Customer **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.) Competition does or did exist either with another gas utility, another supplier of natural gas, or a supplier of an alternative form of energy.

I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

RRC COID:

6310

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT	RRC TARIFF NO: 15267					
DESCRIPTION: D	istribution Transportation STATUS: A					
OPERATOR NO:						
ORIGINAL CON	TRACT DATE: 08/11/2004 RECEIVED DATE: 05/23/2006					
INITIAL SE	RVICE DATE: TERM OF CONTRACT DATE:					
INA	INACTIVE DATE: AMENDMENT DATE:					
CONTRACT COM	MENT: None					
REASONS FOR FILIN	iG					
NEW FILING: Y	RRC DOCKET NO:					
CITY ORDINANC	JE NO:					
AMENDMENT(EX	PLAIN): None					
OTHER(EX	PLAIN): None					
CUSTOMERS						
CUSTOMER NO	CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT					
24889	**CONFIDENTIAL**					
	Y					
CURRENT RATE COM	IPONENT					
RATE COMP. ID	DESCRIPTION					
BR-T-2_Breck_OS_XN	BR-T-2_Breck_OS_XN6					
	RATE COMPONENTS					
	Customer shall pay to Transporter each month, a cost of service rate of \$0.05 for each MMBtu of gas redelivered by Transporter to Customer at the Point(s) of Redelivery.					
	Balancing: Each month, the difference between the volumes of natural gas received at the Point(s) of Receipt and the volumes of natural gas delivered at the Point(s) of Delivery, (Imbalance Volumes) shall be subject to cash-out provisions as described below. During any month where receipts exceed deliveries, Transporter shall pay to the Customer an amount equal to the product of the Imbalance Volumes, stated in MMBtu, multiplied times the lower of:					
	(i) 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the production month; or					
	(ii) 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month the cash out occurs. During any month where the deliveries exceed the receipts, Customer shall pay to Transporter an amount equal to the product of the Imbalance Volumes, stated in MMBtu, multiplied times the higher of: (i) 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the production month; or (ii) 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the production month; or (ii) 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the production month; or (ii) 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month the cash out occurs.					
	RATE ADJUSTMENT PROVISION N/A					
RATE ADJUSTMEN	NT PROVISIONS:					
None						
DELIVERY POINTS						
<u>ID</u>	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL					
57173	D MMBtu \$.0500 08/11/2004 Y					
DESCRIPTION:	**CONFIDENTIAL**					
Customer	24889 **CONFIDENTIAL**					

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 15267 **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation TUC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

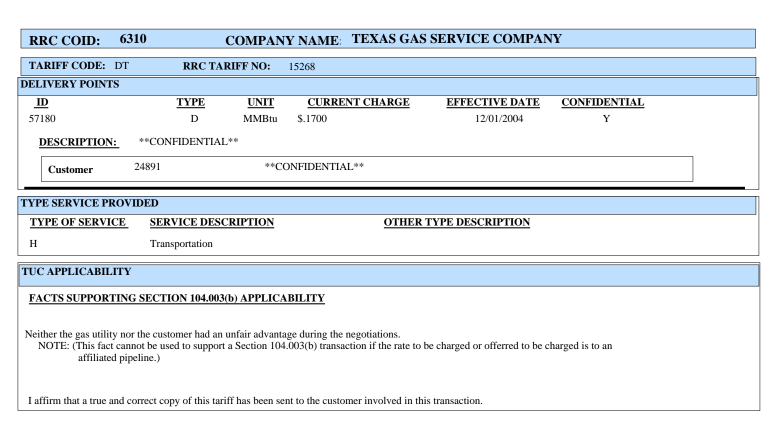
RRC COID: 6310 COMP.	ANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO	: 15268
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 12/01/2004	4 RECEIVED DATE: 05/23/2006
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y	RC DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): None	
CUSTOMERS	
<u>CUSTOMER NO</u> <u>CUSTOMER NAME</u>	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
24891 **CONFIDENTIAL**	
	Y

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY						
TARIFF CODE: DT	RRC TARIFF NO: 15268						
CURRENT RATE COMPONENT							
RATE COMP. ID	DESCRIPTION						
BR-T-3_Breck_OS_XN	BR-T-3_Breck_OS_XN5						
	RATE COMPONENTS						
	4.1 Customer shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Customer at the Point(s) of Redelivery during the preceding month, the sum of the following transportation fees and compression and treating costs:						
	(a) A cost of service rate for use of Transporter's facilities and all other service provided by Transporter for all volumes redelivered to Customer: All volumes redelivered each contract year @ \$0.17 per MMBtu; plus						
	(b) All amounts for any taxes attributable to the volumes redelivered to Customer including, but not limited to Texas Utilities code 122.051(Tax), fees, and Shipper's lost and unaccounted-for obligation unless Customer has furnished Transporter satisfactory certificates showing that Customer is exempt from any such taxes or fees; plus						
	(c) Any third party demand charges, transport or service fees paid by Transporter on behalf of Customer associated with the transportation of gas hereunder; plus						
	(d) To the extent the customer requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter; plus						
	(e) In addition to the other sums payable to Transporter under this Agreement, Customer agrees to pay Transporter the full amount of any additional, new or increased taxes, fees, street rentals, license fees, franchise taxes or fees or charges of every kind and character contracted, levied or assessed by any federal, state, municipal or other governmental authority against Transporter in connection with or attributable to the transportation, delivery, redelivery, use or other handling of the gas transported on behalf of Customer, unless Customer has furnished Transporter satisfactory certificates showing that Customer is exempt from the applicable taxes, fees or charges. Subject to any necessary regulatory approvals, Customer agrees to pay this additional taxes, fee or charge whether asserted on a retroactive basis or whether applied on a going forward basis.						
	4.2 The costs described in Paragraph 4.1 above may be adjusted from time to time to reflect any changes, as determined by Transporter, in such costs.4.3 With Transporter's prior written consent, which consent may be withheld at Transporter's sole option, Customer shall be allowed to satisfy its lost and unaccounted for gas obligation.						
	4.4 When Transporter allows payment in kind, in addition to the volumes to be transporter hereunder, Customer shall tender to Transporter at the Point(s) of Delivery volumes of gas equal to the volumes delivered to Customer at the Point of Delivery multiplied by the most recent purchase/sales ratio for the Transporter's North Texas Service Are.						
	The purchase/sales ratio shall be calculated for the twelve (12) months ended August 31st each year based on actual purchases and actual sales, adjusted to reflect all volumes transported.						
	Balancing Provisions: Customer shall have thirty (30) days following the month an imbalance is created to make-up the difference between the natural gas volumes received and delivered. If Customer fails to make up such difference the difference between the volumes of natural gas received at the Point(s) of Receipt and the volumes of natural gas delivered at the Point(s) of Delivery, (Imbalance Volumes) shall be subject to cash-out provisions as described below. During any month where receipts exceed deliveries, Transporter shall pay to the Customer an amount equal to the product of the Imbalance Volumes, stated in MMBtu, multiplied times the lower of: (i) 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the production month; or (ii) 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the deliveries exceed the receipts, Customer shall pay to Transporter an amount equal to the product on month; or (ii) 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month the cash out occurs. During any month where the deliveries exceed the receipts, Customer shall pay to Transporter an amount equal to the product of the Imbalance Volumes, stated in MMBtu, multiplied times the higher of: (i) 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the production month; or (ii) 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the production month; or (ii) 110% of the Delivered Spot-Gas Prices Houston Ship C						

None

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION

GSD - 2 TARIFF REPORT



RRC COID:	6310 (COMPANY NAME:	TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT RRC TAR	IFF NO: 15269	
DESCRIPTION:	Distribution Transportati	on	STATUS: A
OPERATOR NO	:		
ORIGINAL (CONTRACT DATE:		RECEIVED DATE: 08/01/2013
INITIAI	L SERVICE DATE: 01	/01/2005	TERM OF CONTRACT DATE:
	INACTIVE DATE:		AMENDMENT DATE: 12/01/2012
CONTRACT C			
REASONS FOR F	ILING		
NEW FILING:	Ν	RRC DOCKET NO	0:
CITY ORDIN	ANCE NO:		
	(EXPLAIN): None		
	(EXPLAIN): Volumetric	Rate updated per 2012 CO	DSA filing & Delete Del Pt #57152 from contract
CUSTOMERS			
CUSTOMER NO 9418	CUSTOMER NAME	-	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9410	**CONFIDENTIAL**	•	Y
			1
CURRENT RATE O	COMPONENT DESCRIPTION		
CT-T-4-IS-XAI	CT-T-4-IS-XAI I govern the condition gas redelivered by transportation fees Adjustment Filing) the Transporter for over 100,000 Mcf p hereunder, all costs compression, treati imbalances in acco PROVISION The 1, 2005, and each I shall have the right shall increase in din Commission of Ter year, after Novemb X prior y for a contract year	ns under which transportat Transporter to Customer at and compression and treati (b) A cost of service ch all volumes redelivered to ber year @ \$0.3291 per l (including, but not limited ng or similar services prov- rdance with the Transporte cost of service charge spec Dec 1st thereafter during th to adjust the cost of servic rect proportion to the increa- cas in the Transporter's Am er 2005, shall be calculated year cost of service charge	Mcf (c) To the extent the Customer requires special handling of gas transported d to, a rate of return and compensation of overhead, administration and depreciation) for vided by Transporter. 4.2 Customer shall resolve er's General transportation Tariff Rate Schedule T_GEN RATE ADJUSTMENT cified in 4.1(b) above shall remain in effect through November, 2005. Effective December he term of this Agreement or any amendment or extension of this Agreement, Transporter ce charge by providing thirty (30) days' advance notice to Customer. The cost of service ease in the Transporter's Central Texas Service Area expenses as reported to the Railroad mual Report to the Gas Utilities Division. The cost of service charge for each contract ed by the formula prescribed below: most recent calendar year Central Texas expenses previous calendar year Central Texas expenses The minimum cost of service charge st of service charge. The maximum cost of service charge for a contract year shall be the
None			
DELIVERY POINT	S		
ID	TYPE	UNIT CURRE	ENT CHARGE EFFECTIVE DATE CONFIDENTIAL
62434	D	Mcf \$.0000	12/01/2012 Y
DESCRIPTION	**CONFIDENTIAL	k %	
Customer	9418	**CONFIDENTIA	AL**
TYPE SERVICE PE	ROVIDED		
TYPE OF SERVI	CE SERVICE DESC	RIPTION	OTHER TYPE DESCRIPTION
Н	Transportation		

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT	RRC TARIFF NO:	15269	
TUC APPLICABIL	ITY			
FACTS SUPPORT	TING SECTI	ON 104.003(b) APPLIC	ABILITY	
NOTE: (This fact		omer had an unfair advan ed to support a Section 10		negotiations. In the rate to be charged or offerred to be charged is to an

I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	18210
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 06/06/2007
INITIAL SERVICE DATE: 05/01/2006	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RRC	C DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): New:GSD-2 filing dela	yed due to resource constraints. Rate Schedule 2Z, T-GEN-DRIP initial rates effective 1/31/06.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
9555 **CONFIDENTIAL**	
	Y

RRC COID: 632	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 18210
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
T-2Z-Drip-OS-Com	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T- 2Z Dripping Springs Service Area Page 1 of 1 COMMERCIAL TRANSPORTATION SERVICE RATE APPLICABILITY Applicable to commercial customers and to customers not otherwise specifically provided for under any other rate schedule, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. TERRITORY All unincorporated areas served by the Company in its Dripping Spings Service Area. COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$75.00 plus - All Ccf per monthly billing period @ \$ 0.0758 per Ccf Plus: See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). SPECIAL PROVISIONS AND CONDITIONS See the Special Provisions and Conditions pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). SPECIAL PROVISIONS AND CONDITIONS. Initial Rate Meters Read On and After January 31, 2006
T-GEN-ENV-Drip-OS	TEXAS GAS SERVICE COMPANY
	Dripping Springs Service Area RATE SCHEDULE T-GEN-ENV
	GENERAL CHARGES, PROVISIONS AND CONDITIONS
	APPLICABILITY Applicable to Transportation Rate Schedules.
	TERRITORY All unincorporated areas served by the Company in its Dripping Springs Service Area.
	ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of Lost Unaccounted for Gas (LUG) volume within the Service Area. The customer's share of LUG will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its Lost Unaccounted for Gas obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision o Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with the provisions of the Company's Relocation Cost Recovery (Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives g
	SPECIAL PROVISIONS 1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below.
	Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate.
	Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff.
	Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during

between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges.

Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK

RRC COID: 631	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 18210
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
	Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff.
	Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company.
	Supplier Service Agreement - a contract setting forth the terms upon which a supplier of natural gas may make deliveries of customer- owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff.
	Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff.
	Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.
	2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier.
	2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier.
	3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below.
	4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.
	5. Imbalances
	5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI.
	5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.
	5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.
	6. Cashout Procedure
	6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded.
	6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus

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TARIFF CODE:	DT	RRC TARIFF NO: 18210
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RATE COMP. ID		DESCRIPTION
		(iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.
		6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments.
		6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.
		6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas.
		6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer.
		7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier.
		8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions:
		8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.
		8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.
		8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.
		9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows:
		9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated.
		9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.
		9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above.

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COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT	RRC TAR	IFF NO:	18210			
URRENT RATE COMP	PONENT					
RATE COMP. ID	DESCRIPTION					
	service under the ap sales service comm month shall be deer subject to curtailme	oplicable gen ences on any ned sales vo ent plans app nsporter's po	he withdrawal of a Qualified Supp heral service rate schedule until the v day other than the first day of a c lumes for purposes of invoicing the roved from time to time by the Ra licies regarding curtailment and se ion.	e customer designates a succ alendar month, all volumes he customer and for calculati ilroad Commission of Texas	essor Qualified Supplier. In delivered to the customer wing the final COI. Such sales or in the absence of an appl	the event thin such shall be icable plan,
	CONDITIONS 1. Services rendered	d under this	tariff are subject in all respects to	applicable laws, rules, and re	egulations from time-to-time	in effect.
		s supplier(s)	d pursuant to this tariff shall be n. All gas delivered to the custome.			
			nditioned upon the customer's exe all amendments and modifications		espects to the terms and conc	litions of the
	the distribution syst residential and othe same as the curtailr	em or in cas r higher pric nent priority	hereunder may be interrupted or o e of shortage or threatened shorta rity customers served. The curtai established for other customers so e be available to such customer.	ge of gas supply from any ca lment priority of any custom	use whatsoever, to conserve er served under this schedule	gas for e shall be the
	Supplier. Terminat The Company shall successor Qualified delivered to the cus the final COI. Such the absence of an aj such policies may c 6. If applicable, ai 7. All gas provide	ion of servic provide con Supplier. In tomer within a sales shall oplicable pla hange in Tra r conditionir d pursuant to	right to terminate service under the e shall not relieve the customer of tinued service under the applicable in the event sales service commend is such month shall be deemed sale be subject to curtailment plans app in, consistent with Transporter's per unsporter's reasonable discretion. And equipment must be inspected and the Large Volume Air Condition vided for other, non-air conditionit	any liability accrued prior to e general service rate schedu- ees on any day other than the s volumes for purposes of in proved from time to time by plicies regarding curtailment ad verified as safe and in serv- ing rate schedules shall be us	to the effective date of such to the until the customer designs first day of a calendar month voicing the customer and for the Railroad Commission of and stand by supplies of tran vice by qualified company po- sed for air conditioning purp	ermination. ates a h, all volumes c calculating Texas or in asport gas, as ersonnel. oses and shall
	Initial Rate	Meters I	Read On and After uary 31, 2006	ng uses, shan be bined under		e senedule.
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None ELIVERY POINTS						
ID	ТҮРЕ	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
<u>52443</u>	D	Mcf	\$.7580	05/01/2006	Y	
DESCRIPTION:	**CONFIDENTIAL*	*				
Customer 9	555	**C	ONFIDENTIAL**			
YPE SERVICE PROVII						
TYPE OF SERVICE	SERVICE DESCI	RIPTION	OTHER 2	TYPE DESCRIPTION		
Н	Transportation					
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FACTS SUPPORTING	SECTION 104.003(h) APPLICA	ABILITY			

RRC COID: 6310 COMP	ANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO	: 19204
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: INITIAL SERVICE DATE: 08/01/2007 INACTIVE DATE:	RECEIVED DATE: 01/31/2008 TERM OF CONTRACT DATE: AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y	RC DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): New Rate Component	and redelivery point effective 08/01/2007
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
28080 **CONFIDENTIAL**	
	Y

	COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 19204
CURRENT RATE COMPO	NENT
RATE COMP. ID	DESCRIPTION
	RGV-T-30-IS-X94P RATE COMPONENTS 4.1 Subject to the other provisions of this Agreement, Shipper shall pay to Transporter each month, for each Mcf of Gas redelivered by Transporter to Shipper at the above-described Point(s) of Redelivery during the preceding month, the sum of the following transportation fee and other costs: (a) For all volumes redelivered each month \$0.18 per Mcf; plus (b) All amounts for any taxes attributable to the volumes redelivered to Shipper (including, but not limited to Texas Utilities Code 122.051 (Tax), fees, and Shipper's lost and unaccounted-for obligation unless Shipper has furnished Transporter satisfactory certificates showing that Shipper is exempt from any such taxes or fees; plus (c) Any third party demand charges, transport or service fees paid by Transporter for the benefit of Shipper associated with the transportation of gas hereunder; plus (d) To the extent Shipper requires special handling of the gas transported hereunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter; plus (e) In additional, new or increased taxes, fees, street rentals, license fees, franchise taxes or fees or charges of every kind and character contracted, levied or assessed by any federal, state, municipal or other governmental authority against Transporter in connection with or attributable to the transportation, delivery, redelivery, use or other handling of the gas transported on behalf of Shipper, unless Shipper has furnished Transporter satisfactory certificates showing that Shipper is exempt from the applicable taxes, fees or charges. Subject to any necessary regulatory approvals, Shipper agrees to pay this additional tax, fee or charge whether asserted on a retroactive basis or whether applied on a going forward basis; plus (f) Any imbalance payments owing to Transporter pursuant to the Special Provisions of Transporter's Transportation Service Tariff
Γ-2-RGV-ISOS-GTC	the appropriate rate schedule commencing with the next billing following Transporter's receipt of notice. TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area Rate Schedule T-2 GENERAL TERMS AND CONDITIONS FOR FIRM TRANSPORTATIONARTICLE I. DEFINITIONS Except as otherwise specified, the following terms as used herein shall be construed to have the following scope and meaning:a. Agreement shall mean the Gas Transportation Service Agreement into which these terms and conditions are incorporated by reference.b. Billing Period shall mean the period beginning at 7:00 a.m. Local Time on or about the twenty sixth (26th) day of a calendar month and ending at 7:00 a.m. Local Time on or about the twenty sixth (26th) day of the next succeeding calendar month.c. Contract Year shall mean the twelve (12) month period commencing on the effective date hereof and each consecutive twelve (12) month period therafterd. British thermal unit, herein called Btu shall mean the amount of heat required to raise the temperature of one (1) pound of water, one (1) degree F from fifty eight and five tenths (58.5) degrees F to fifty nine and five tenths (59.5) degrees F.e. Cubic foot of gas shall mean the volume of gas contained in one (1) cubic foot of space at a standard pressure of fourteen and sixty five hundredths (14.65) psia and a standard temperature of any calendar day and ending at 7:00 a.m. Central Time on the following calendar day.g. Gas shall mean natural gas, including gas well gas, casinghead gas or the residue gas resulting from processing either casinghead gas or gas well gas.h. Gross Heating Value shall mean the number of Btu's liberated by the complete combustion at constant pressure of one (1) cubic foot of gas, at a base temperature of sixty (60) degrees F and a reference pressure base equal to fourteen and sixty five hundredths (14.65) psia, with air of the temperature and pressure of the gas, after the products of combustion are cooled to the initial temperature of the gas, and after the water of si

hazardous or is detrimental to TGS's operations, then TGS may promptly discontinue taking delivery.ARTICLE III. MEASUREMENT1. The unit of volume for measurement of gas received and delivered hereunder shall be one (1) cubic foot of gas at a base temperature of sixty (60) degrees F and at a pressure of fourteen and sixty five hundredths (14.65) psia, as provided by the Natural Resources Code of the State of Texas (Section 91.051 through 91.062 of Vernon's Texas Civil Statutes).2. All measurement facilities hereunder shall be installed and operated in accordance with the standards approved by the American National Standards Institute on June 28, 1977, and prescribed in the Gas Measurement Committee of the American Gas Association (AGA) Report Number 3 (ANSI/API 2530, First Edition), as it is now and from time to time may be revised, amended or supplemented.3. TGS shall arrange for the operation of the measuring stations located at the Point(s) of Receipt and Delivery and Redelivery. The calibrating and

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COMPANY NAME: TEXAS GAS SERVICE COMPANY

19204

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

adjusting of meters shall be done or arranged for by TGS in compliance with Paragraphs 4 and 5 of this Article.4. Shipper shall have the right to be present at the time of any installing, reading, cleaning, changing, repairing, inspecting, testing, calibrating or adjusting done in connection with the equipment used in measuring gas hereunder. The records from such measuring equipment shall remain the property of TGS or its representative, but upon request, TGS will submit to Shipper the records and charts, together with calculations therefrom, subject to their return within fifteen (15) days after receipt thereof, after which the charts shall be retained for a period of two (2) years. At least annually, TGS shall calibrate the meters and instruments or cause same to be calibrated. TGS shall give Shipper sufficient notice in advance of such tests so that Shipper may, at its election, be present in person or by its representative to observe adjustments, if any, which are made.5. For the purpose of measurement and meter calibration, the atmospheric (barometric) pressure shall be assumed, unless otherwise determined by the Standard Gas Measurement Law, to be fourteen and four tenths (14.4) psia at the Point(s) of Receipt and Delivery, irrespective of variations in actual atmospheric pressure from time to time.6. Temperature of the gas hereunder shall be assumed to be 60 degrees F.7. The specific gravity of the gas hereunder shall be assumed to be 0.60. The nitrogen content of the gas shall be assumed to be 0.2%. The carbon dioxide content of the gas shall be assumed to be 0.5%.8. The Gross Heating Value shall be determined at one (1) month intervals by the use of a spot or continuous sample. The Gross Heating Value of such sample to be obtained either by calorimeter or chromatographic analysis using the value of the physical constants for the gas compounds and the procedure for determining the Gross Heating Value of the gas shall be on a real gas basis in accordance with ANSI/ASTM D3588 79, as it is now and from time to time may be revised, amended or supplemented. The Gross Heating Value of the gas hereunder shall be effective for the billing period in which the sample is taken and all succeeding billing periods until that billing period in which a new sample is taken. 9. TGS shall, upon the request of a customer, make a test of the accuracy of the meter serving that customer. TGS shall inform the customer of the time and place of the test, and permit the customer or his authorized representative to be present if the customer so desires. If no such test has been performed within the previous four (4) years for the same customer at the same location, the test is to be performed without charge. If such a test has been performed for the same customer at the same location within the previous four (4) years, TGS is entitled to charge a fee for the test, not to exceed \$15.00, or such other fee for the testing of meters as may be set forth in TGS's tariff properly on file with the regulatory authority. The customer shall be properly informed of the result of any test on a meter that serves him. Notwithstanding the above paragraph, if the meter is found to be more than nominally defective, to either the customer's or TGS's disadvantage, any fee charged for a meter test shall be refunded to the customer. More than nominally defective means a deviation of more than two percent (2%) from accurate registration. 10. If a meter test reveals a meter to be more than nominally defective, TGS shall correct previous readings consistent with the inaccuracy found in the meter for the periods of either: a. the last six months; orb. the last test of the meter, whichever is shorter. Any resulting underbillings or overbillings are to be corrected in subsequent bills, unless service is terminated, in which event a monetary adjustment is to be made. This requirement for a correction may be foregone by TGS if the error is to TGS's disadvantage. If a meter is found not to register for any period of time. TGS may make a charge for units used but not metered for a period not to exceed three months previous to the time the meter is found not to be registering. The determination of amounts used but not metered is to be based on consumption during other like periods by the same customer at the same location, when available, and on consumption under similar conditions at the same location or of other similarly situated customers, when not available ARTICLE IV. BALANCING OF DELIVERIES1. Shipper's dispatcher or Shipper's designee must notify immediately TGS's dispatcher(s) of any changes in operating conditions on Shipper's system that will cause hourly rate variations in deliveries for Shipper's account. The extent to which such hourly rate variations are permissible will be at the sole discretion of TGS's dispatcher(s).2. Based upon the daily quantity scheduled and such information as TGS has available concerning the quantity actually received, TGS will make daily delivery of Shipper's quantity of gas scheduled for transportation, after making adjustments for any prior imbalance in deliveries.3. It is the intention of TGS and Shipper that daily deliveries to Shipper at the Point(s) of Redelivery hereunder, less applicable shrinkage, will be approximately equal, on a Gross Heating Value basis, to daily receipts by TGS at the Point(s) of Delivery from Shipper to transportation hereunder. However, due to variations in operating conditions, daily and monthly deliveries hereunder by TGS may be greater or less than the corresponding receipts of gas by TGS for transportation. Any such excess or deficiency will be adjusted or corrected in gas as soon as operating conditions reasonably permit. 4. Any dispatching notice or other communications by either party under this Article IV will be given to the other party at the addresses and telephone numbers set out in the Agreement, as applicable.5. If, at the end of the term of this Agreement, either party owes gas to the other party hereunder, the party owing such gas must tender to the other party at the Point(s) herein designated, the quantity of gas so owed within thirty (30) days from such date. ARTICLE V. PRESSURE The gas delivered by Shipper or its designee at the Point(s) of Delivery hereunder shall be delivered at a pressure sufficient to overcome the operating pressure existing in TGS's facilities from time to time; provided, however, in no event shall such delivery pressure exceed the MAOP of the system receiving the gas. The gas delivered at the Point(s) of Redelivery shall be delivered by TGS at the pressure existing from time to time in TGS's facilities.ARTICLE VI. BILLING AND PAYMENT On or before the twentieth (20th) day of each calendar month, TGS will render to Shipper a statement setting forth the total quantity of gas, in terms of Mcf (adjusted for applicable shrinkage) received at the Point(s) of Redelivery hereunder, during the immediately preceding billing period and the amount payable for the transportation thereof. Shipper agrees to pay TGS the full amount payable according to such statement on or before the fifteenth (15th) day of each month. If Shipper, in good faith, disagrees with the amount of any invoice, Shipper shall immediately notify TGS of such disagreement, so that the difference may be resolved before the date for payment of this invoice. If Shipper fails to give such notification, or if Shipper and TGS do not resolve such disagreement before the due date, the amount of the invoice not in dispute shall be paid by Shipper on the due date, such payment to be subject to adjustment, without penalty, upon final resolution of the disagreement. The remittance address shall be such address as reflected on TGS's statement from time to time. Each party shall have the right to examine at all reasonable times the books, records, and charts of the other to the extent necessary to verify or audit the accuracy of any statement, bill, chart, or computation made under or pursuant to this Agreement. Any statement shall be final as to all parties, unless questioned within two (2) years after payment thereof has been made. ARTICLE VII. FORCE MAJEURE1. Definition of Force Majeure: The term force majeure as employed herein shall mean acts and events not within the control of the party claiming suspension and shall include acts of God, strikes, lockouts or other industrial disturbances, inability to obtain pipe or other material or equipment or labor, wars, riots, insurrections, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, interruptions by government or court orders, present or future orders of any regulatory body having proper jurisdiction, civil disturbances, explosions, breakage or accident to machinery or lines of pipe, freezing of wells or pipelines, and any other cause whether of the kind herein enumerated or otherwise, not

RRC COID:	6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: D	DT RRC TARIFF NO: 19204
URRENT RATE CO	DMPONENT
RATE COMP. ID	DESCRIPTION Within the control of the party claiming suspension and which, by the exercise of due diligence, such party is unable to overcome 2. Effect of Force Majeure: In the event of either Shipper or TGS being rendered unable by force majeure to itself or an eccessary third party to wholly or in part carry out its obligations under the provisions of this Agreement, it is agreed that the obligations of the party affected by such force majeure, other than the obligation to make payments thereunder, shall be suspended during the continuance of any inability so caused but for no longer period, and such cause shall, so far as possible, be remedied with all reasonable dispatch. Nothing contained herein, however, shall be construed to require either party to settle a strike against its will. 3. If a party claims force majeure that affects one or more Delivery Point. Subject to then existing applicable regulatory requirements, should the gas available to Shipper for sale be reduced due to force majeure, TGS may, at its sole discretion, reduce or completely stop deliveries to Shipper, for whatever reason.ARTICLE WILL WARRANTY OF TITLE E ach party hereby warrants title to all gas received or delivered by it hereunder to, or for the account of, the other party harmless against all loss, damage and expense of any character with respect to the gas neceived or delivered by it or on account of royalies; taxes, payments of other charges applicable before or upon receipt or delivered of gas hereunder. ARTICLE EX, NOSEBSION OF GAS TGS will be deemed to be in possession of use gas prior to such receipt and after such delivery to Shipper. Shipper will be doemed to be in possession of use gas prior to such receipt and after such delivery to Shipper. Shipper will have no responsibility for damage or injury hereunder with respect to such gas before receipt by it or after delivery of shipper. Shipper will have no responsibility for damage or injury hereunder with respect to such gas before receipt by it or after delivery to shippe
RATE ADJUSTM	ENT PROVISIONS:
None	
ELIVERY POINTS	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL
<u>H</u> 65642	D Mcf \$.1800 08/01/2007 Y
DESCRIPTION:	**CONFIDENTIAL**
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Customer	28080 **CONFIDENTIAL**
Customer YPE SERVICE PRO	

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RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT	RRC TARIFF NO:	19204	
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FACTS SUPPOR	FING SECTI	ON 104.003(b) APPLIC	ABILITY	
NOTE: (This fact		omer had an unfair advan ed to support a Section 10		e negotiations. action if the rate to be charged or offerred to be charged is to an

I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 19303 **DESCRIPTION:** Distribution Transportation STATUS: A **OPERATOR NO: ORIGINAL CONTRACT DATE: RECEIVED DATE:** 03/04/2008 **INITIAL SERVICE DATE:** 01/01/2007 TERM OF CONTRACT DATE: **INACTIVE DATE:** AMENDMENT DATE: CONTRACT COMMENT: None **REASONS FOR FILING** NEW FILING: Y **RRC DOCKET NO:** CITY ORDINANCE NO: AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): New redelivery point effective 01/01/2007 **CUSTOMERS** CUSTOMER NO **CONFIDENTIAL?** CUSTOMER NAME **DELIVERY POINT** 28412 **CONFIDENTIAL** Y CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION RATES 4.1 Subject to the other provisions of this Agreement, beginning on January 1, 2007, Shipper shall pay to Transporter each CT-T-28-OS-MB month, for each MMBtu of Gas redelivered by Transporter to Shipper at the above-described Point(s) of Redelivery during the preceding month, the sum of the following transportation fee and other costs: (a) A monthly customer charge of \$150.00 per month. For all volumes redelivered each month \$1.151 per MMBtu; plus (b) All amounts for any taxes attributable to the volumes redelivered to Shipper (including, but not limited to Texas utilities Code 122.051 (Tax), fees, and Shipper's lost and unaccounted-for obligation unless Shipper has furnished Transporter satisfactory certificates showing that Shipper is exempt from any such taxes or fees; plus (c) Any third party demand charges, transport or service fees paid by Transporter on behalf of Shipper associated with the transportation of gas hereunder; plus (d) A lost and unaccounted for allowance of 2% will be added to the volumes redelivered each month to Shipper's distribution customers. (e) In addition to the other sums payable to Transporter under this Agreement, Shipper agrees to pay Transporter the full amount of any additional, new or increased taxes, fees, street rentals, license fees, franchise taxes or fees or charges of every kind and character contracted, levied or assessed by any federal, state, municipal or other governmental authority against Transporter in connection with or attributable to the transportation, delivery, redelivery, use or other handling of the gas transported on behalf of Shipper, unless Shipper has furnished Transporter satisfactory certificates showing that Shipper is exempt from the applicable taxes, fees or charges. Subject to any necessary regulatory approvals, Shipper agrees to pay this additional tax, fee or charge whether asserted on a retroactive basis or whether applied on a going forward basis; plus 4.2 The costs described in Paragraph 4.1 above may be adjusted from time to time to reflect any changes, as determined by Transporter, in such costs. **RATE ADJUSTMENT PROVISIONS:** None DELIVERY POINTS ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL 66215 D Mcf \$.0000 01/01/2007 Y **CONFIDENTIAL** **DESCRIPTION:** 28412 **CONFIDENTIAL** Customer **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION Н Transportation

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT	RRC TARIFF NO:	19303	
TUC APPLICABIL	JTY			
FACTS SUPPOR	TING SECT	ION 104.003(b) APPLIC	ABILITY	
NOTE: (This fac		tomer had an unfair advan sed to support a Section 10		negotiations. action if the rate to be charged or offerred to be charged is to an

I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

						OMPANY	
TARIFF CODE: DT	RRC T	ARIFF NO:	19504				
DESCRIPTION: I	Distribution Transport	tation			STA	ATUS: A	
OPERATOR NO:							
ORIGINAL CO	NTRACT DATE:	02/01/2004		REC	EIVED DATE:	05/02/2008	
INITIAL S	ERVICE DATE:			TERM OF CONT	RACT DATE:		
IN	ACTIVE DATE:			AMEND	MENT DATE:		
CONTRACT COM	IMENT: None						
REASONS FOR FILL	NG						
NEW FILING: Y	-	RRC	DOCKET N	0:			
CITY ORDINAN	CE NO:						
AMENDMENT(EX	XPLAIN): None						
OTHER(E)	XPLAIN): TGS took	c over contracts	from TGS RI	O eff. 06/01/07			
CUSTOMERS							
CUSTOMER NO	CUSTOMER NA	MF		CONFL	DENTIAL?	DELIVERY POINT	
	CUSTOWER NA						
28612	**CONFIDENTIAI			contr			
					Y		
28612	**CONFIDENTIAI				Y		
28612 CURRENT RATE COL RATE COMP. ID	**CONFIDENTIAI MPONENT DESCRIPTION	<u>L**</u>	Ionth: 1) a m			ad Savanty Five Dollars (\$375.00); -2) for as	ch
	CONFIDENTIAI MPONENT DESCRIPTION The Customer sl MMBtu of gas d percentage of th UNDER THIS <i>A</i> of Daily Deliver 10% MMBTU p day variance - \$ reimburse Trans attributable to on designee under t Agreement. Cus regulatory agenc of this Article sh use, conservation sales, use, consu and assessments, oth effective after th (ii) any law, ord of any Taxes to rentals levied by	L <u>N</u> hall pay each M lelivered by Tra e MMBtu recei AGREEMENT ry Imbalance pu ber day variance 0.20 per MMB' porter if Transg r associated wit this Agreement, stomer further a cy or governme hall survive term n, Btu or energy imption, excise, s, or increases th her than taxes ba her fractive Dat er, rule or regul a new or differed y governmental	ansporter to Cu ved at the Poin 25,000 MMH ursuant To the e - no charge C TU 6. Taxes a porter has paid h any or all of , and (ii) any p agrees to pay a ntal body with nination of thi y, gathering, tt , lease, transac herein, and any ased on net inc te, including, y lation, or inter- ent class of par entities in exc	eter operation charge ustomer at the point(s nt(s) of Receipt for fi BTU/day Daily Deli' following fee schedu Greater than 10% up and Governmental Fe I, causes to be paid or f the following: (i) at ayment by Transport any and all filing fees a respect to this Agree s Agreement. Taxes ransport, pipeline, ut ction, and other taxes y interest or penalties come or net worth an without limitation, the pretation thereof, enar rties. Governmental change for the grant o	e of Three Hundr s) of delivery : \$(uel and line loss of very Imbalance: ile: Actual delivy to 20% per day v ses: Customer sh r becomes obliga ny service or tran ter or its designed s that Transporter ement, or the tran means any or all ility, gross receip or New Taxes, g s on such taxes, c d Governmental at portion of any acted and effectivy Fees means any of privileges relat	ed Seventy-Five Dollars (\$375.00); 2) for ea 0.21 per MMBtu; 3) Transporter shall retain of 0.50%. MAXIMUM DAILY QUANTITY Shipper shall be assessed a charge for each N eries above or below the Scheduled Daily Ra variance - \$0.15 per MMBTU Greater than 2/ all be liable for and shall pay, cause to be pa ted to pay, any Taxes or Governmental Fees saction to be performed by Transporter or its e to Customer or Customer's designee under or its designee may be required to pay to an isaction service performed hereunder. The p occupation, severance, production, extractic ts, gas or oil revenue, gas or oil import, privi overnmental charges or fees, licenses, fees, p harges, licenses, fees, permits, New Taxes an Fees. New Taxes means (i) any Taxes enact Taxes or New Taxes that constitutes an incro e after the Effective Date resulting in the ap and all privilege, franchise fees, charges, use ing to use of land or improvements thereon. Statement of Operating Conditions. A copy of	a (MDQ) MMBTU te 0 to 0% per id, or this y rovisions n, first lege, bermits ad ed and base, or blication r fees or

None

RRC COID: 6	5310	COMPAN	Y NAME: TEXAS	GAS SERVICE COMPAN	NY	
TARIFF CODE: DT	Г RRC TA	RIFF NO:	19504			
DELIVERY POINTS						
ID	TYPE	UNIT	CURRENT CHARG	E EFFECTIVE DATE	CONFIDENTIAL	
66572	D	Mcf	\$.2100	06/01/2007	Y	
DESCRIPTION:	**CONFIDENTIAI	_**				
Customer	28612	**C0	ONFIDENTIAL**			
66574	D	Mcf	\$.2100	06/01/2007	Y	
DESCRIPTION:	**CONFIDENTIAI	**				
Customer	28612	**C0	ONFIDENTIAL**			
66573	D	Mcf	\$.2100	06/01/2007	Υ	
DESCRIPTION:	**CONFIDENTIAI	_**				
Customer	28612	**C(ONFIDENTIAL**			
TYPE SERVICE PRO	VIDED					
TYPE OF SERVICE	SERVICE DESC	CRIPTION	<u>OT</u>	HER TYPE DESCRIPTION		
Н	Transportation					
TUC APPLICABILIT	Y					
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY						
Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)						

I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

Page 213 of 518

RRC COID: 63	310 CO	MPANY NAME:	TEXAS GAS SERVICE C	COMPANY	
TARIFF CODE: DT	RRC TARIFF	' NO: 19508			
DESCRIPTION: D	Distribution Transportation		STA	ATUS: A	
OPERATOR NO:					
ORIGINAL CON	TRACT DATE: 04/01/	2004	RECEIVED DATE:	05/02/2008	
INITIAL SH	ERVICE DATE:		TERM OF CONTRACT DATE:		
IN	ACTIVE DATE:		AMENDMENT DATE:		
CONTRACT COM	MENT: None				
REASONS FOR FILI	NG				
NEW FILING: Y		RRC DOCKET NO):		
CITY ORDINANO	CE NO:				
AMENDMENT(EX	(PLAIN): None				
OTHER(EX	TGS took over c	contracts from TGS RIC	0 eff. 06/01/07		
CUSTOMERS					
CUSTOMER NO	CUSTOMER NAME		<u>CONFIDENTIAL?</u>	DELIVERY POINT	
28613	**CONFIDENTIAL**				
			Y		
CURRENT RATE CON	APONENT				
RATE COMP. ID	DESCRIPTION				
RGV-T-34-ISOS-GTC	of service charge of: \$0.23 per MMBtu plus 1% Fuel Subject to Pipeline Balancing. In addition to the other sums payable to Transporter, Customer agees to pay Transporter Taxes and Governmental Fees. Customer shall be liable for and shall pay, cause to be paid, or reimburse Transporter if Transporter has paid, causes to be paid or becomes obligated to pay, any Taxes or Governmental Fees attributable to or associated with any or all of the following: (i) any service or transaction to be performed by Transporter or its designee under this Agreement, and (ii) any payment by Transporter or its designee to Customer or Customer's designee under this Agreement, and (ii) any payment by Transporter or its designee to Customer or Customer's designee under this Agreement. Customer further agrees to pay any and all filing fees that Transporter or its designee may be required to pay to any regulatory agency or governmental body with respect to this Agreement, or the transaction service performed hereunder. The provisions of this Article shall survive termination of this Agreement. Taxes means any or all occupation, severance, production, extraction, first use, conservation, Btu or energy, gathering, transport, pipeline, utility, gross receipts, gas or oil revenue, gas or oil import, privilege, sales, use, consumption, excise, lease, transaction, and other taxes or New Taxes, fees, permits, New Taxes and assessments, or increases therein, and any interest or penalties on such taxes, charges, licenses, fees, permits and assessments, other than taxes based on net income or net worth and Governmental Fees. New Taxes means (i) any Taxes enacted and effective after the Effective Date, including, without limitation, that portion of any Taxes or New Taxes that constitutes an increase, or (ii) any law, order, rule or regulation, or interpretation thereof, enacted and effective after the Effective Date resulting in the application of any Taxes to a new or different class of parties. Governmental Fees means any and all privilege, franc				
RATE ADJUSTME	NT PROVISIONS:				
None					
DELIVERY POINTS					
<u>ID</u> 66570			NT CHARGE EFFECTIV		
66570	D	Mcf \$.2300	06/01/	2007 I	
DESCRIPTION:	**CONFIDENTIAL**			ı	
Customer	28613	**CONFIDENTIA	L**		
TYPE SERVICE PROVIDED					
TYPE OF SERVICE	SERVICE DESCRIP	TION	OTHER TYPE DESCRIP	PTION	
н	Transportation				

RRC COID:	6310	COMPAN	NY NAME:	TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT	RRC TARIFF NO:	19508	
TUC APPLICABIL	JTY			
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY				
Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)				

I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY			
TARIFF CODE: DT RRC TARIFF NO:	20892			
DESCRIPTION: Distribution Transportation	STATUS: A			
OPERATOR NO:				
ORIGINAL CONTRACT DATE:	RECEIVED DATE: 03/02/2009			
INITIAL SERVICE DATE: 05/01/2008	TERM OF CONTRACT DATE:			
INACTIVE DATE:	AMENDMENT DATE:			
CONTRACT COMMENT: None				
REASONS FOR FILING				
NEW FILING: Y RR	C DOCKET NO:			
CITY ORDINANCE NO:				
AMENDMENT(EXPLAIN): None				
OTHER(EXPLAIN): New delivery point effective 05/01/2008				
CUSTOMERS				
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL? DELIVERY POINT			
29643 **CONFIDENTIAL**				
	Y			

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 20892
CURRENT RATE COM	ONENT
RATE COMP. ID	DESCRIPTION
RGV-T-35-OS-25035	RATES 4.1 Transporter's applicable Rate Schedule, as amended from time to time, shall govern the conditions under which transportation service is available. Subject to the other provisions of this Agreement, beginning on the date deliveries of gas commence hereunder, Shipper shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Shipper at the above described Point(s) of Redelivery during the preceding month, the sum of the following: (a) During each monthly billing period, a permeter charge as set forth at Exhibit A; plus (b) All charges specified in Transporter's applicable Rate Schedule governing transportation service at each Point of Redelivery as shown on Exhibit C, as amended from time to time; plus (c) Any third party demand charges, transport or service fees paid by Transporter for the benefit of Shipper associated with the transportation of gas hereunder; plus (d) To the extent Shipper requires special handling of the gas transported neuroder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter; plus (e) All amounts for any taxes (including, but not limited to, municipal franchise fees or taxes and Article 6060 fee), fees, and Shipper's lost and unaccounted-for gas volumes; plus (f) In addition to the other sums payable to Transporter under this Agreement, Shipper agrees to pay Transporter in connection with or attributable to the transportation, delivery, redelivery, use or other gavernmental authority against Transporter in connection with or attributable to the transporte shift or yiele additional for the gas transported on behalf of Shipper, unless Shipper has furnished Transporter Stansported on Shipper's to any imbalance payments owing to Transporter pursuant to the Special Provisions of Transporter Stansported on Shipper's has during the application System that includes Shipper's Delivery Points. 4.2 Transporter retains the r
T-GEN-RGV-IS-GTC	TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All areas served by the Company in its Rio Grande Valley Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1 for the incorporated areas or Rate Schedule 1-ENV for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. For customers or qualified suppliers shipping excess gas off the distribution system, PIK shall in no event exceed 1%. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attrib

historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be Page 217 of 518

attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. Plus: Additional charges may be made at the Company's sole discretion for compression, treating, or similar services if the customer or qualified supplier is shipping excess gas off the distribution system. Plus Notwithstanding anything herein to the contrary, in addition to the Rates set forth above, the Company shall bill each transportation customer, in the incorporated area of McAllen only, a

transportation customer, in the incorporated areas of the Rio Grande Valley Service Area a rate case expense surcharge of \$0.00511 per Ccf during the billing period in accordance with the Settlement Agreement and Term Sheet dated July 10, 2006 and the applicable city ordinance by and among the Company and the Cities in regard to the Company's Statement of Intent to Increase rates filed on March 30, 2006. The rate case expense surcharge shall be effective only until the rate case expenses are collected. SPECIAL PROVISIONS 1.

transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no

surcharge of \$0.12 per Mcf during the billing period in accordance with the Settlement Agreement dated March 10, 2003 and Amendment dated May 5, 2003 between the Company and the City of McAllen, Texas. The surcharge shall be effective only until the settlement payment allocated to transportation customers pursuant to the Settlement Agreement and Amendment is collected by the Company. Plus Notwithstanding anything herein to the contrary, in addition to the Cost of Gas, the Company shall bill each

Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more

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RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

reasonably reliable and reasonably accurate. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each agreement. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. Upon receipt of notification of change of supplier, the Company will verify notification of termination of current supplier, verify all documentation of qualification of new supplier is executed, and establish an effective date for the change. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded, plus (ii) any applicable franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from applicable franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within thirty (30) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1 for the incorporated areas or Rate Schedule 1-ENV for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified

20892

RRC COID:	6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT RRC TARIFF NO: CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications -The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the month for which the final COI was calculated, plus (ii) any applicable franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. 1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation. 3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer. 5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. 6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel. Supersedes Rate Schedules Dated Meters Read On and After October 1, 1993 T-1 and T-2 (General Terms July 31, 2006 (Incorporated only) and Conditions for Firm Transportation)

RATE ADJUSTMENT PROVISIONS:

None

RRC COID: 63	10	COMPAN	Y NAME: TEXAS GAS	SERVICE COMPAN	I Y	
TARIFF CODE: DT	RRC TAI	RIFF NO:	20892			
ELIVERY POINTS						
ID	TYPE	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
59135	D	Mcf	\$.4000	05/01/2008	Y	
Customer	29643 IDED	**C	ONFIDENTIAL**			
Customer PE SERVICE PROV				TYPE DESCRIPTION		
PE SERVICE PROV	IDED			TYPE DESCRIPTION		

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO:	20893
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: INITIAL SERVICE DATE: 05/01/2008	RECEIVED DATE: 03/02/2009
INACTIVE DATE: 05/01/2008	TERM OF CONTRACT DATE: AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RR	C DOCKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): New delivery point eff	ective 05/01/2008
CUSTOMERS	
<u>CUSTOMER NO</u> <u>CUSTOMER NAME</u>	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
29643 **CONFIDENTIAL**	
	Y

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 20893 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, T-GEN-RGV-IS-GTC PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All areas served by the Company in its Rio Grande Valley Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1 for the incorporated areas or Rate Schedule 1-ENV for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1-.05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. For customers or qualified suppliers shipping excess gas off the distribution system, PIK shall in no event exceed 1%. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. Plus: Additional charges may be made at the Company's sole discretion for compression, treating, or similar services if the customer or qualified supplier is shipping excess gas off the distribution system. Plus Notwithstanding anything herein to the contrary, in addition to the Rates set forth above, the Company shall bill each transportation customer, in the incorporated area of McAllen only, a surcharge of \$0.12 per Mcf during the billing period in accordance with the Settlement Agreement dated March 10, 2003 and Amendment dated May 5, 2003 between the Company and the City of McAllen, Texas. The surcharge shall be effective only until the settlement payment allocated to transportation customers pursuant to the Settlement Agreement and Amendment is collected by the

Company. Plus Notwithstanding anything herein to the contrary, in addition to the Cost of Gas, the Company shall bill each

Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more

transportation customer, in the incorporated areas of the Rio Grande Valley Service Area a rate case expense surcharge of \$0.00511 per Ccf during the billing period in accordance with the Settlement Agreement and Term Sheet dated July 10, 2006 and the applicable city ordinance by and among the Company and the Cities in regard to the Company's Statement of Intent to Increase rates filed on March 30, 2006. The rate case expense surcharge shall be effective only until the rate case expenses are collected. SPECIAL PROVISIONS 1.

transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each agreement. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. Upon receipt of notification of change of supplier, the

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Company will verify notification of termination of current supplier, verify all documentation of qualification of new supplier is executed, and establish an effective date for the change. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded, plus (ii) any applicable franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from applicable franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within thirty (30) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1 for the incorporated areas or Rate Schedule 1-ENV for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Oualified Supplier. 8. Supplier Oualifications -The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to:

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 20893
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION (i) the final COI volume, stated in MMBtu, multiplied by 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the month for which the final COI was calculated, plus (ii) any applicable franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule unti the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. 1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation. 3. Service under this tariff is conditio
RGV-T-35-OS-25035	transport gas, as such policies may change in Transporter's reasonable discretion. 6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel. Supersedes Rate Schedules Dated Meters Read On and After October 1, 1993 T-1 and T-2 (General Terms July 31, 2006 (Incorporated only) and Conditions for Firm Transportation) RATES 4.1 Transporter's applicable Rate Schedule, as amended from time to time, shall govern the conditions under which transportation service is available. Subject to the other provisions of this Agreement, beginning on the date deliveries of gas commence hereunder, Shipper shall pay to Transporter each month, for each Mcf of gas redelivered by Transporter to Shipper at the above described Point(s) of Redelivery during the preceding month, the sum of the following: (a) During each monthly billing period, a permeter charge as set forth at Exhibit A; plus (b) All charges specified in Transporter's applicable Rate Schedule governing transportation service at each Point of Redelivery as shown on Exhibit C, as amended from time to time; plus (c) Any third party demand charges, transport or service fees paid by Transporter for the benefit of Shipper associated with the transportation of gas hereunder; plus (d) To the extent Shipper requires special handling of the gas transported neunder, all costs (including, but not limited to, a rate of return and compensation of overhead, administration and depreciation) for compression, treating or similar services provided by Transporter; plus (e) All announts for any taxes (including, but not limited to, municipal franchise fees or taxes or deary 6 every kind and character contracted, levied or assesded by any federal, state, municipa or other governmental authority against Transporter in connection with or attributable to the transportation, delivery, redelivery, use or other povernmental authority against Transporter in connection with or attributable to the transportas stafectory certificates

RATE ADJUSTMENT PROVISIONS:

None

	JUMPAN	Y NAME: TEXAS GAS	SERVICE COMPAN	Y	
RRC TAR	IFF NO:	20893			
TYPE	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
D	Mcf	\$.4000	05/01/2008	Y	
0643		ONFIDENTIAL**			
SERVICE DESCI	RIPTION	OTHER 7	TYPE DESCRIPTION		
Transportation					
	TYPE D **CONFIDENTIAL* 0643 ED SERVICE DESCI	D Mcf **CONFIDENTIAL** 0643 **C FED SERVICE DESCRIPTION	TYPE UNIT CURRENT CHARGE D Mcf \$.4000 **CONFIDENTIAL** **CONFIDENTIAL**	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE D Mcf \$.4000 05/01/2008 **CONFIDENTIAL** 0643 **CONFIDENTIAL**	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL D Mcf \$.4000 05/01/2008 Y **CONFIDENTIAL**

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RRC COID: 6310 COMPANY NA	ME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:22592	
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: INITIAL SERVICE DATE: 09/01/2009 INACTIVE DATE:	RECEIVED DATE: 02/19/2010 TERM OF CONTRACT DATE:
CONTRACT COMMENT: None REASONS FOR FILING	AMENDMENT DATE:
NEW FILING: Y RRC DOCKI CITY ORDINANCE NO: see ORD-CTX-IS	ET NO:
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): New transportation delivery poin	t.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
31502 **CONFIDENTIAL**	
	Y

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 22592
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
CT-T-29-IS-XSU	CT-T-29-IS-XSU RATE COMPONENTS The transportation rate shall be: Monthly Customer Fee: \$10.50 per meter for each and every Month. Monthly Delivery Fee: \$0.40 per Mcf
T-GTC-CTX-IS-Trans	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GTC ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT (Continued) 7.9 The accuracy of the measuring and testing equipment shall be verified according to Company's standard for the device being used and at other reasonable times upon request of Customer or Company. Gas quality tests may be made at times of equipment testing or at other reasonable times. Unless a test is requested by Customer, notice of the time and nature of each test shall not be given by Company. If a test is requested by a Customer, then Company shall give Customer notice sufficiently in advance to permit Customer to have a representative present. Representatives of both Customer and Company may be present to observe such tests. The results of any such tests shall be considered accurate until the next tests are made. All tests of measuring equipment shall be made at Company's expense, except that Customer shall be are the expense of tests made at its request if the inaccuracy found is two percent (2%) or less. 7.10 If, at any time, any of the measuring or testing equipment is found to be out of service, or registering inaccurately of any percentage, it shall be adjusted at once to read accurately within the limits prescribed by the manufacturer. If such equipment is out of service or inaccurate by an amount exceeding two percent (2%) at a reading corresponding to the average rate of flow for the period since the last preceding test, the previous reading of such equipment shall be disregarded for any period definitely known or agreed upon, or if not so known or agreed upon, for a period of time equal to one-half of the elapsed time since the last test. The volume of Gas delivered during such period shall be estimated (i) by using the data recorded by any check measuring equipment if installed and accurately registering, or if not installed or registering accurately, (ii) by correcting the error if the percentage of error is ascertainable by calibration, test, or mathematic
	shall not apply in the case of deliberate omission or misrepresentation or mutual mistake of fact. Parties' other statutory or contractual rights shall not otherwise be diminished by this standard. 7.12 At every Point of Receipt and every Point of Delivery, the party having control over such facility shall allow the other party immediate access to the receipt and delivery information as it is generated by the party having such control. With respect to all Points of Receipt and Points of Delivery that have electronic flow measurement, both parties shall have remote telephone and electronic access to the receipt and delivery information generated at such Point of Receipt and
	Point of Delivery. ARTICLE 8 TITLE TO AND RESPONSIBILITY FOR GAS 8.1 Customer and Company, respectively, warrant title to all Gas delivered by it into or from the Pipeline System hereunder, and each of Customer and Company, respectively, warrant and represent each has the right to deliver the Gas hereunder, and that such Gas is free from liens and adverse claims of every kind. Customer agrees to indemnify and save Company harmless from and against all loss, damage, claims, and expense of every character
	with respect to Gas delivered by it on account of royalties, taxes, payments, liens, or other charges or claims arising (i) before or created upon delivery of said Gas into the Pipeline System, and (ii) upon and after delivery of said Gas from the Pipeline System to Customer. 8.2 Subject to compliance with the provisions of Section 8.1 above, Company warrants that title to all Gas delivered hereunder by Customer is free from liens and adverse claims of every kind. Company agrees to indemnify and save Customer harmless from and
	against all loss, damage, claims, and expense of every character with respect to Gas to be delivered at the Point of Delivery on account of royalties, taxes, payments, liens, or other charges or claims arising after delivery of Gas to and before withdrawal thereof from the Pipeline System by Customer. 8.3 As between the parties hereto, Customer or its supplier shall be deemed to be in the exclusive control and possession of the Gas until such Gas has been delivered to Company at the Point of Receipt, and after its withdrawal by Customer at

the Point of Delivery. After Customer's or Customer's suppliers' delivery of such Gas at the Point of Receipt, Company shall thereafter be deemed to be in the exclusive control and possession of such Gas until its withdrawal by Customer at the Point of Delivery. The party which shall be in the exclusive control and possession of such Gas shall be responsible for all in injury or damage caused thereby and shall be responsible for any loss of Gas while in its possession, except with regard to injury, damage or loss caused by or arising out of the negligence of the nonpossessory party. 8.4 The Pipeline System shall at all times remain the property of Company, and Customer shall have no right or property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND CASUALTY 9.1 If either Company or Customer is rendered unable, wholly or in part, by reason of force majeure or any other cause of any kind not reasonably within its control, other than financial, to perform or comply with their obligations hereunder, then such party's obligations or conditions shall be suspended during the continuance of such inability and such party shall be relieved of liability for failure to perform the same during such period; provided, however, obligations to make payments when due hereunder shall not be suspended. Any force majeure event (other than labor disputes, strikes, or lockouts) shall be remedied so far as possible with reasonable dispatch. Settlement of strikes, lockouts, and labor disputes shall be wholly within the discretion of the party having the difficulty. The term force majeure shall include, but is not limited to, the following: acts of God and the public enemy; the elements; fire, accidents, breakdowns, strikes; any industrial, civil, or public disturbance; inability to obtain or delay in obtaining rights-of-way, material, supplies, permits, or labor; any act or omission by parties not subject to control by the party hereunder having the difficulty; and any laws, orders, rules, regulations, acts or restraints of any governmental body or authority, civil or military. If pursuant to the foregoing Company curtails or temporarily discontinues the receipt or delivery of Gas hereunder, Customer agrees to hold Company harmless from any loss, claim, damage, or expense that Customer may incur by reason of such curtailment or discontinuance. 9.2 If a portion of the Pipeline System required to make the transportation service available is partially damaged by fire or other casualty, the damage may be repaired by Company, at its option and in its sole discretion, as speedily as practicable, due allowance being made for the time taken for the settlement of insurance claims. Until such repairs are made, the payments shall be apportioned in proportion to the portion of the capacity of the Pipeline System which is still available for the purposes hereof, such determination to be made in the sole discretion of Company. If the damage is so extensive as to render the Pipeline System wholly unusable, in Company's sole opinion, the payments, if any, shall cease until such time as the Pipeline System is again useable. In case the damage shall, in Company's sole opinion, amount substantially to a destruction of the portion of the Pipeline System available for the transportation of Gas and Company shall elect not to

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TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

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repair the damage, then the Agreement shall terminate at the time of such damage, and Company shall not be liable to Customer for any liability, damage, or claim which arises out of any failure to make repairs. ARTICLE 10 GOVERNMENTAL RULES, REGULATIONS. AND AUTHORIZATIONS: INTERPRETATION OF AGREEMENT 10.1 The Agreement is subject to all valid orders, laws, rules, and regulations of duly constituted municipal, State and Federal governmental authorities and agencies having jurisdiction or control over the parties, their facilities or Gas supplies, the Agreement, or any provision hereof. The Company reserves the right to seek modification or termination of any of the General Terms and Conditions, the Gas Transportation Agreement, and any of the tariffs to which it applies. 10.2 The Agreement shall be interpreted under the laws of the State of Texas, excluding any law thereof directing the application of the laws of another jurisdiction. ARTICLE 11 MISCELLANEOUS 11.1 Any modification of terms, or amendment of any provisions hereof, shall become effective only by supplemental written agreement between the parties. 11.2 (A) Any of the following events or conditions shall constitute a default of Customer under the Agreement: (1) Default in the delivery of any payment or any sums hereunder for a period of sixty (60) Days after the same becomes due; (2) Any other breach of the material terms and conditions of the Agreement and the failure of Customer to cure such breach within thirty (30) Days after written demand by Company or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Customer shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured; (3) Customer shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Customer; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Customer (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; or (5) If any certificate, statement, representation, or warranty furnished by Customer proves to be false or incomplete in any material respect. (B) Upon the happening of any event of default as set forth in subparagraph 11.2(A) above, Company shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Customer the sum of all transportation payments and all other amounts due and owing under the Agreement plus the sum of all transportation payments and other amounts to become payable during the balance of the term of the Agreement; (2) Retake possession of the entire capacity of the Pipeline System without any court order or other process of law and without any rights of Company being thereupon terminated; (3) Terminate the Agreement and the Exhibits; (4) Pursue any other remedy at law or in equity. (C) Any of the following events or conditions shall constitute an Event of Default with respect to Company under the Agreement: (1) Default in the crediting of any sums due to Customer or in the payment of any other sums due to Customer under the Agreement for a period of ninety (90) Days after the same is established by Company to have become due; (2) Company's breach of any material term or condition of the Agreement and the failure of Company to cure such breach within thirty (30) Days after written demand by Customer or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Company shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured. (3) Company shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Company; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Company, (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; (D) Upon the happening of any event of default as set forth in subparagraph 11.2(C)above, Customer shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Company the sum of all outstanding credits and other amounts due and owing under the Agreement; (2) Terminate the Agreement and the Exhibits; (3) Pursue any other remedy at law or in equity. (E) The rights granted to Company and Customer hereunder shall be cumulative as to each and action on one shall not be deemed to constitute an election or waiver of any other right to which Company or Customer may be entitled. (F) Upon the termination of the Agreement, whether by lapse or time or otherwise, Customer will surrender any and all rights in the Pipeline System immediately. 11.3 Company shall not be liable for damages resulting from interruption of service, when such interruption is necessary to make repairs, changes, or adjustments in Company's equipment and facilities. 11.4 No waiver by Company or Customer of any default or the other under the Agreement shall operate as a waiver of any future default, whether of a like or different character. 11.5 The Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their successors and assigns. In the event Customer sells, leases or otherwise transfers its distribution system to a third party, whether voluntarily or involuntarily, then Customer agrees, as a part of such sale, lease or transfer, to assign to such third party and to require such third party to accept the assignment of the Agreement and the Exhibits included therein, subject to the provisions of the following sentence. Neither the Agreement nor the Exhibits attached thereto nor the rights and obligations of Customer hereunder may be assigned without the consent of Company, which consent shall not be unreasonably withheld. 11.6 Customer will not mortgage, create a security interest in, or encumber the Agreement, or sublet the rights granted hereby, or permit its use by others, or pledge, loan, sublet, create a security interest in, or in any other manner attempt to dispose of such rights, or permit its use by others, or suffer any liens or legal process to be incurred or levied thereon; provided, however, that Customer may grant a security interest or similar encumbrance in connection with any existing financing arrangement associated with Customer's facility. 11.7 Except as provided below, Customer shall pay all fees, taxes, charges, and assessments imposed by or on behalf of any governmental entity in connection with the Agreement or in connection with the purchase, transportation, and disposition of Gas by or on behalf of Customer pursuant to the Agreement including but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company

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		shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all returns required for the Pipeline System and all appurtenant facilities. Customer will furnish Company with any information available to Customer in connection with Company's obligations under this section. 11.8 Company and Customer agree to exercise and take reasonable steps necessary to safeguard and cause their officers, directors, employees, agents, advisers, and representatives to safeguard the confidentiality of the Agreement and the terms and conditions thereof (as contrasted with the existence and effectiveness of the Agreement which are not confidential) and not to disclose any part of it or any information derived there from or any negotiations relating thereto to any party or person except that limited number of people within Company's and Customer's organizations, and their advisers, lenders and potential investors, as may need to know the terms and conditions hereof in order to evaluate, understand, execute and perform the Agreement. Company and Customer agree not to copy or permit the copying of the Agreement, except as may be necessary for their operations. In the event Customer or Company or any of their officers, directors, employees, agents, or representatives, is requested or required (by oral or written question or request for information concerning the Agreement or the terms and conditions thereof or any negotiations relating thereto, it is agreed that the party receiving such question or request will provide the other parties. It is further agreed that if, in the absence of a protective order or other appropriate relief or a release from the other parties. It is further agreed that if, in the absence of a protective order or penalty or adverse effect, then such party may disclose such information. The parties hereto are further authorized to make disclosure of the Agreement as may be required by udidors or accountants in connection with the preparation of fina

Article 12, which shall be the sole and exclusive procedures for the resolution of any such disputes. The cost of conducting the dispute resolution process, including the fees and expenses of any arbitrators, shall be shared equally by the parties, and each party shall bear its own costs, including any attorneys' fees or other expenses incurred in the process. Each party is required to continue to perform its obligations under this Agreement pending final resolution of any dispute arising out of or relating to this Agreement, unless to do so would be impossible or impracticable under the circumstances. 12.2 Negotiation. The parties shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement promptly by negotiation between management level personnel who have authority to settle the controversy. Any person may give the other party written notice of any dispute not resolved in the normal course of business. Within fifteen (15) days after delivery of the notice, the receiving party shall submit to the other a written response. Within thirty (30) days after delivery of the initial notice, the designated managing personnel of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary, to attempt to resolve the dispute. All reasonable requests for information made by one party to the other will be honored. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence. 12.3 Arbitration. Any dispute arising out of or relating to this Agreement, including the breach, termination or validity thereof, which has not been resolved by negotiation as provided above within sixty (60) days after initiation of negotiations shall be finally resolved by arbitration in accordance with the CPR Rules for Non-Administered Arbitration then currently in effect by (i) a sole arbitrator agreed upon by the parties if the dispute is between \$25,000 and \$250,000, or (ii) three independent and impartial arbitrators, of whom each party shall designate one, if the dispute is in excess of \$250,000. All arbitrators shall be knowledgeable in the natural gas industry. The arbitrator(s) shall have no authority to award consequential, punitive or exemplary damages. Provided, however, if one party fails to participate in the negotiation as agreed herein, the other party can commence arbitration prior to the expiration of the time periods set forth. The arbitration shall be governed by the Federal Arbitration Act, 9 U.S.C. Sections 1-16, and judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof. Unless otherwise agreed, the place of arbitration shall be Austin, Texas. Initial Rate Schedule Meters Read On and After June 30, 2009 (Other Cities) July 17, 2009 (City of Cedar Park)

Agreement. ARTICLE 12 DISPUTE RESOLUTION 12.1 Any dispute arising out of or relating to this Agreement for which a claim or demand is asserted that is equal to or exceeds a value of \$25,000 shall be resolved in accordance with the procedures specified in this

TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GTC GENERAL TERMS AND T-GTC-CTX-IS-Trans CONDITIONS FOR TRANSPORTATION ARTICLE 1 DEFINITIONS 1.1 Affiliate shall mean any person, entity, or business section, or division that directly or through one or more intermediaries' controls, is controlled by, or is under common control with the entity in question. 1.2 Agreement shall mean the agreement to which the General Terms and Conditions for Transportation apply. 1.3 Btu shall mean British thermal unit(s) and shall be computed on a temperature base of sixty degrees (60 degrees) Fahrenheit and a pressure base of fourteen and sixty-five hundredths (14.65) psia and on a gross-real-dry basis and shall not be corrected for real water vapor as obtained by means commonly acceptable to the industry, and MMBtu shall mean one million (1,000,000) Btu. 1.4 Commission shall mean the Railroad Commission of Texas. 1.5 Company shall mean Texas Gas Service, a division of ONEOK, Inc., when it is acting as Company on the Pipeline System. 1.6 Cumulative Tolerance Limit shall mean five percent (5%) of aggregate historical annual deliveries of a Qualified Supplier's pool of customers for the most recent year ended on June 30. The Company, at its sole discretion, may make adjustments to the Cumulative Tolerance Limit to reflect changes to the pool of customers and other known changes to anticipated deliveries that the Company determines to be reasonably reliable and accurate. 1.7 Customer shall mean a consumer which subscribes to natural gas services provided by Texas Gas Service. 1.8 Dekatherm (Dth) shall mean 1,000,000 Btu's (1 MMBtu). This unit will be on a dry basis. 1.9 Day shall mean the 24-hour period commencing at 9:00 a.m. (central clock time) on one calendar day and ending at 9:00 a.m. (central clock time) the following calendar day. 1.10 Dry shall mean the heating value calculation being determined with no water vapor present. 1.11 Effective Date shall mean the date specified in the Agreement. 1.12 Gas or natural gas shall mean the effluent vapor stream in its natural, gaseous state, including gas-well gas, casing head gas, residue gas resulting from processing both casing head gas and gas-well gas, and all other hydrocarbon and non-hydrocarbon components thereof. 1.13 Gas Transportation Order shall mean a completed Exhibit A relating to the applicable gas transportation service Agreement. 1.14 Gross Heating Value or Gross shall mean the amount of energy transferred as heat per mass or mole from the complete combustion of the gas with oxygen (from air), at a base temperature in which all water formed by the reaction condenses to liquid. 1.15 Mcf shall mean one thousand (1,000) cubic feet of Gas. 1.16 Month shall mean the period beginning at 9:00 a.m. central clock time on the first Day of each calendar month and ending at 9:00 a.m. Central clock time on the first Day of the next succeeding calendar month, except where references not involving Gas measurement volumes are involved, in which case the calendar month shall be deemed to be referred to.

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1.17 Monthly Tolerance Limit shall mean ten percent (10%) of the aggregate deliveries for a Qualified Suppliers pool of customers for such month. 1.18 PDA shall mean a predetermined allocation method. 1.19 Pipeline System shall mean the current existing utility distribution facilities of Company located in the State of Texas. 1.20 Point of Delivery shall mean the point or points where Gas is delivered from the Pipeline System to or for the account of Customer and are shown on the applicable Gas Transportation Order. 1.21 Point Operator shall mean the person or entity that controls the Point of Receipt or Point of Delivery. 1.22 Point of Receipt shall mean the point or points where Company shall receive Gas into the Pipeline System from Customer, as described on the applicable Gas Transportation Order. 1.23 Psia shall mean pounds per square inch, absolute. 1.24 Psig shall mean pounds per square inch, gauge. 1.25 Qualified Supplier shall mean a supplier of natural gas for transportation to customers through the Company's pipeline system that meets the requirements of and has executed a Supplier Service Agreement. 1.26 Real shall mean the division of the ideal heating value by the compressibility of the gas. This creates an ideal Gross Heating Value per Real cubic foot. 1.27 Supplier Service Agreement shall mean a contract setting forth the requirements and terms upon which a supplier of natural gas may make deliveries of customer owned gas into the Company's pipeline system for delivery to one or more of the Company's customers receiving service under this tariff. 1.28 Tariff shall mean every rate schedule, or provision thereof, and all terms, conditions, rules and regulations for furnishing gas service filed with the regulatory authorities or agencies having jurisdiction over Company or the services provided hereunder. 1.29 Week shall mean a period of seven (7) consecutive Days beginning at 9:00 a.m. central clock time on each Monday and ending at the same time on the next succeeding Monday. 1.30 Year shall mean a period of three hundred sixty-five (365) consecutive Days, or three hundred sixty-six (366) consecutive Days when such period includes a February 29. ARTICLE 2 RESTRICTIONS AND RESERVATIONS 2.1 It is understood and agreed that Customer has only the right to transportation service in the Pipeline System and all equipment, including (but not in any way limited thereto) all pipe, valves, fittings, and meters comprising the Pipeline System and all other property and capacity rights and interests, shall at all times during the term of the Agreement remain the property of Company. Customer agrees not to cause or permit any liens or encumbrances to be filed with respect to the Pipeline System by reason of Customer's actions. Customer's Gas shall at all times remain the property of Customer, and Company shall have no right or property interest therein. 2.2 Company reserves the right in its sole discretion to remove, relocate, expand, or rebuild, without approval of Customer, any portion of the Pipeline System. Customer shall make no alterations, additions, or repairs to or on the Pipeline System, nor shall Customer bear any cost of any alterations, additions, repairs, maintenance or replacements made to or on said Pipeline System. 2.3 Customer agrees not to connect or cause the connection of any third party to the Pipeline System for any purpose without the express written approval and consent of Company to be granted in Company's sole discretion. Customer further agrees not to transport or cause to be transported any Gas for any third party. If either of these conditions is breached by Customer, Company shall have the right and option, notwithstanding any other provision of the Agreement or the General Terms and Conditions for Transportation, to terminate the Agreement including the Exhibits thereto immediately and without further obligation to Customer. 2.4 Company presently is transporting Gas to third parties on the Pipeline System and shall have the right in the future to transport additional Gas for such purposes and to transport Gas to additional third parties as it may desire, and Company shall have the right to make additional connections to the Pipeline System as may be required to serve presently existing and new customers, all of which is subject to the provisions of the Agreement. Company's transportation of Gas hereunder shall not obligate Company in any manner beyond the terms of the Agreement and the Exhibits attached thereto. 2.5 Company shall own any and all liquids which are recovered from the Pipeline System and may use, sell or transfer all liquids without having to account in any manner, or pay any monies or other consideration to Customer. 2.6 The Company reserves the unilateral right from time to time to seek regulatory approval to make any changes to, or to supersede, the rates, charges and any terms stated in the tariffs, rate schedules, the agreements, and the General Terms and Conditions. ARTICLE 3 OPERATIONS 3.1 Customer shall deliver its Gas into the Pipeline System at the Points of Receipt described on the applicable Gas Transportation Order, as it now exists and as it may be amended. Customer shall have no right to require Gas to be received at any particular Point of Receipt and Company may delete such points or modify the capacity thereof from time to time and at any time in its sole discretion with no further obligation to Customer with respect to such Point of Receipt. All supplies of Gas delivered to the Pipeline System must comply with the terms and conditions of the Agreement and the exhibits attached thereto. In no event shall Company be required to expand, modify, construct, rearrange, or change the operations of the Pipeline System in order to receive Gas from or on behalf of Customer or in order to deliver Gas to Customer at any existing Points of Delivery. 3.2 Customer shall advise (in a method and format approved by Company in its sole discretion) Company with respect to each Day, Week and Month the name of each supplier with whom it has a contract (and the name of the individual with such supplier responsible for Customer's account), which source of supply is delivering to Company, how much Gas is nominated to be delivered to Company from each source of supply (i.e., each well, plant, or other desired Point of Receipt) and the anticipated deliveries at each Point of Delivery. Customer's nomination shall be in good faith, in balance between Points of Receipt and Points of Delivery, and shall be based on Customer's commercially reasonable best efforts to estimate usage for Hour, Day, Week, and Month. Customer will cause their Qualified Supplier to act as their agent in the nomination process. Qualified Supplier shall not intentionally nominate more or less Gas than is anticipated for consumption by Customer(s), except as may be needed for balancing purposes to the extent Company accepts such nomination. Qualified Supplier shall submit nominations to the Company's gas scheduling department in accordance with their currently effective nomination process which can be provided to the parties upon request. Customer and Qualified Supplier shall exercise commercially reasonable best efforts to deliver to the Pipeline System Dths of Gas that Company is to deliver from the Pipeline System to Customer during any particular Hour, Day, Week and Month, including but not limited to volumes needed for peak Day usage for Customer's facilities. 3.3 Before the start of the Gas Day, the Point Operator and Company shall establish a predetermined allocation (PDA) method to specify how Gas received or delivered by Company shall be allocated in accordance with confirmed nominations at such point. Only one PDA methodology shall be applied per allocation period. 3.4 Customer's Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery. To the extent that Customer's acts or omissions cause Company to incur, directly or indirectly, fees, charges, expenses, or penalties from a supplier or transporter for failure to satisfy such supplier's or transporter's balancing or nomination requirements, then Customer agrees to reimburse Company for such fees, charges, expenses, or penalties, and defend, indemnify, and hold Company harmless with respect thereto. Any fees, charges, expenses or penalties which were determined to be in error will be credited back to the Customer. 3.5 The Point of Receipt and Point of Delivery may be, or may later become points through which other quantities of Gas are being measured; therefore, the measurement of Gas under the Agreement may involve the allocation of Gas deliveries. In such event, each party hereto will furnish, or cause to be furnished, to the other all data required to accurately account for all Gas. 3.6 Except as may be set forth on a

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Gas Transportation Order, Company shall receive and deliver Gas hereunder as nearly as practicable at uniform hourly and daily rates of flow. It is recognized that it may be physically impracticable, because of measurement, Gas control limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly quantities received may, due to the aforementioned reasons, vary above or below the daily and hourly quantities delivered. If the quantities received and the quantities delivered hereunder should create an imbalance at the end of any hour, Day, Week, or Month, then Company and Customer shall adjust receipts and/or deliveries at any time to the end that the quantities received and delivered shall be kept as near to zero (0) imbalance as practicable. 3.7 Imbalances Customer must designate no more than one Qualified Supplier. The Qualified Supplier shall act on behalf of the Customer to procure gas supplies, deliver gas supplies to points of receipt designated in the Gas Transportation Order, and shall act as the Customer's agent with respect to nominations, operational notices required under the Gas Transportation Agreement or applicable tariffs and with respect to resolution of imbalances under this Rate Schedule. (A) The following cash out provisions shall be applied to the Qualified Supplier for its aggregate pool of Customers that are being provided service pursuant to a Rate Schedule or some other form of transportation service: 1) Qualified Supplier shall not deliver into the Pipeline System more Dths of Gas than Company delivers to the aggregate pool of Customers at the Points of Delivery during a Month. At the end of the Month in which an over-delivery occurred and exceeded the Monthly Tolerance Limit or the Cumulative Tolerance Limit, Qualified Supplier shall sell such excess Gas to Company at 95% of Inside FERC's FOM Houston Ship Channel index price. 2) If Company receives less Dths of Gas than are delivered to the aggregate pool of Customers at the Points of Delivery in excess of the Monthly Tolerance Limit or Cumulative Tolerance Limit in any particular Month, then Qualified Supplier shall purchase such under-delivered volumes at 105% of Inside FERC's FOM Houston Ship Channel index price. The Company will provide monthly imbalance statements along with calculations of the cash out charges in accordance with the aforementioned cash out provisions to the Qualified Supplier each month. Payments for cash out charges will be due each month within 15 business days of the imbalance statement date. The Company may elect at its sole discretion to accrue the monthly cash out provisions each month and only require periodic settlement rather than monthly payments. The monthly transport payments shall not be abated with respect to a Month in which under-deliveries occurred except as provided in Article 9 and Article 10 hereof. 3.8 Customer and Company shall exercise their commercially reasonable best efforts to comply with all of the standards established by the North American Energy Standards Board, Inc. (NAESB), but in no event shall either party be required to comply with the NAESB standards if such compliance has a material adverse affect upon such party. 3.9 In the event Customer's source of gas supply is terminated by Customer's supplier due to non-payment or other reasons, or if customer is otherwise unable to continue as a transportation customer, Customer may, upon the giving of five (5) business days advance notice to Company, obtain service from Company under the general sales tariff applicable to Customer. Prior to commencing such service, Company may, in its sole discretion, require Customer to post a deposit or bond in accordance with the provisions of Article 5 hereof. ARTICLE 4 PRESSURE AND QUALITY OF GAS 4.1 Customer shall deliver (or cause to be delivered) the Gas to the Pipeline System at the Point of Receipt at a pressure sufficient to effect delivery into the Pipeline System at that point. If necessary, Customer shall provide additional compression to make such deliveries hereunder, and Company shall not have any cost or responsibility in that regard. 4.2 Subject to the provisions of Section 4.1 above, the Gas shall be delivered to Customer from the Pipeline System at the Points of Deliverv at pressures sufficient to effect deliveries to Customer's facilities, but not to exceed the maximum pressure that has existed for each Point of Delivery. 4.3 Gas delivered by and to Customer shall be commercially free of dust, gums, gum-forming constituents, gasoline, water, and any other substance that may become separated from the Gas during the handling hereof. All Gas received shall conform to the following additional specifications: (A) Contain not more than one-quarter (1/4) grain of hydrogen sulfide per 100 cubic feet, as determined by a method generally acceptable for use in the gas industry; (B) Contain not more than five (5) grains of total sulfur per 100 cubic feet: (C) Contain not more than two percent (2%) by volume of carbon dioxide: (D) Contain not more than four percent (4%) by volume of total inerts, including carbon dioxide and nitrogen; (E) Contain not more than two-tenths of one percent (.2%) by volume of oxygen; (F) Contain a gross heating value equivalent to at least 980 British Thermal Units per cubic foot and not to exceed 1080 British Thermal Units per cubic foot; (G) Have a temperature of not more than one hundred twenty degrees (120#) Fahrenheit and not less than forty degrees (40 #) Fahrenheit; (H) Contain no water or hydrocarbons in liquid form; (I) Contain not more than 7 pounds of water in vapor stage per 1,000 Mcf of gas; and (J) Be interchangeable with the Company's system Gas at the Point of Receipt or delivered to the nearest customer, city border station, or other pipeline interconnected with such receiving facility or downstream of the Point of Receipt. 4.4 The Company, at its option, may refuse to accept delivery of any gas not meeting the quality specifications set out above. Thereafter, Customer or Qualified Supplier shall have the right to conform or cause the gas to be conformed to the above specifications. If the Customer or Qualified Supplier does not elect to conform the gas to said specifications, then the Company at its sole option may accept or reject any such gas. 4.5 Notwithstanding anything to the contrary contained herein, the gas which the Company transports and delivers to the Customer shall be odorized by the Company. In the event Customer desires to remove the odorant, such removal shall be solely at Customer's risk and expense. ARTICLE 5 PAYMENT 5.1 Should Customer fail to pay or deliver any or all of the amount of the transportation payment and/or other fees due under any exhibit when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shall accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half percent (1 one-half%) per month from the due date until the date of payment. If such failure to pay continues for fifteen (15) Days after payment is due, Company, in addition to any other remedy it may have, may suspend further receipts and deliveries of Gas until such amount is paid; provided, however, that if Customer in good faith shall dispute in writing the amount of any such bill or part thereof and shall pay to Company such amounts as it concedes to be correct and, at any time thereafter within thirty (30) Days of the due date of such payment, shall furnish a good and sufficient surety bond in an amount and with surety satisfactory to Company, guaranteeing payment to Company of the amount ultimately found due upon such bills, including interest thereon, after a final determination which may be reached either by agreement or judgment of the courts, as may be the case, then Company shall not be entitled to suspend further receipts and withdrawals of Gas unless and until default be made in the conditions of such bond. As an alternative to posting a bond, Customer may pay the portion of any amount in dispute without waiving its rights to recoup any monies improperly billed. If the portion of any amount in dispute is ultimately determined to be incorrect, such amount shall be refunded by Company to Customer together with interest thereon at a rate (which in no event shall be higher than the maximum allowed by law) equal to one and one-half percent (lone-half%) per Month for the period from the date of payment to Company to the date of refund by Company. 5.2 Customer agrees to pay any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days

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after receipt of an invoice from Company. 5.3 Company reserves the right, prior to initiation of service, to require a cash deposit or bond in favor of Texas Gas Service in order to assure payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. In the event Customer's financial condition materially weakens or Customer fails to make timely payment in accordance with Article 5 after the execution of the Agreement, then upon written request from Company, Customer agrees to deposit cash with Texas Gas Service or secure a bond in favor of Texas Gas Service in order to assure the payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. Such deposit or bond shall be furnished to Texas Gas Service within fifteen (15) days after a request by Texas Gas Service is made for such deposit or bond and shall be made in a form and amount satisfactory to Texas Gas Service. If such deposit or bond is not furnished in a timely manner, or if a bond expires or is canceled prior to the end of the period specified below, or if the cash deposit or bond is not increased as specified below, then leasing of capacity and the rendering of all other services may be suspended by Texas Gas Service in its sole discretion until such deposit or bond is furnished, renewed or increased, as applicable. 5.4 Nothing in this Article 5 shall be deemed to supersede the respective rights and obligations of Company and Customer as provided by Texas statutes, rules, and/or regulation, as such statutes, rules, or regulations may be amended from time to time, with respect to adjustments to the amounts owed by Customer as a result of errors in Customer's meter or errors in reading Customer's meter. Customer shall be responsible for payment of the amounts owed Company for transportation service and gas supply provided to Customer during the applicable period for which it has been determined that Customer's meter was in error to the favor of Customer. ARTICLE 6 STATEMENTS AND RECORDS 6.1 On or about fifteen (15) days after the Company receives necessary volumetric information from other parties for each calendar month after commencement of Gas receipts and deliveries hereunder, Company shall render to the Qualified Supplier a statement for the preceding Month showing the total Dths of Gas received and delivered and each Point of Receipt and Point of Delivery. If information necessary for statement purposes is in the possession of Customer, Customer shall furnish such information to Company on or before the sixth (6th) Day of the Month in which the statement requiring such data is to be rendered. 6.2 Both parties hereto shall have the right at any and all reasonable times within twenty four (24) months from the time period in question, to examine the books and records of the other to the extent necessary to verify the accuracy of any statement, computation, or demand made hereunder. 6.3 Customer agrees to supply to Company, at Company's request at any time and from time to time, a sample of the liquids removed from the gas stream of the facilities which deliver gas to Company which sample is to be taken from a point upstream from the Point of Receipt. Said sample shall not contain any toxic, hazardous, or deleterious materials or any materials which Company, in its sole discretion, deems in any way harmful to its facilities, personnel or the environment, including, but not limited to, polychlorinated byphenyls (PCBs), and substances or materials considered hazardous or other similar terms, or requiring investigation, remediation or removal under any federal, state or local statute, regulation, rule or ordinance or any amendments thereof whether now in effect or as may be in effect in the future. If such samples contain any such materials or substances, Company shall have the right, in its sole discretion and in addition to other remedies available to it, to immediately cease receipt of Gas through the Point of Receipt until such time as all such materials or substances are eliminated from the Gas such that Company, in its sole discretion, elects to again receive such Gas through the Point of Receipt. Should Customer fail or refuse to eliminate all such materials or substances within a reasonable time, Company shall have the right, upon written notice, to terminate this Agreement. Customer hereby expressly agrees to indemnify and hold Company and Company's affiliates harmless from and against any and all liabilities, losses, claims, damages, actions, costs, fines, and expenses of whatever nature, including, but not limited to, court costs, and attorney's fees arising out of or in any manner relating to the presence of PCBs and/or any other toxic, hazardous, deleterious, harmful, or unsafe materials as described above in Gas delivered by or on behalf of Customer into Company's system. ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT The measurement and tests for quality of Gas delivered and delivered by Customer hereunder shall be governed as follows: 7.1 The quantities of Gas received and delivered shall be measured by means of meters of standard type which conform to the American Gas Association Measurement Committee Reports and other industry standards as to construction and installation. 7.2 The unit of volume for purposes of measurement shall be one (1) cubic foot of Gas at a temperature base of sixty degrees (60 degrees) Fahrenheit and at a pressure base of fourteen and seventy-three hundredths (14.65) pounds per square inch absolute. Customer agrees that the Btu content per Mcf of the gas volumes delivered by the Company at the Point of Delivery shall be assumed to be equal to the Btu content per Mcf of the gas volumes delivered by Customer at the Point of Receipt, when corrected for differences in pressure base. 7.3 The temperature shall be adjusted to standard conditions by a compensation device included with the meter or such other method as the Company shall deem appropriate. Corrections shall be made in accordance with industry practice. 7.4 Specific gravity shall be determined with accuracy to the nearest one thousandth (.001) by use of an instrument that conforms to industry standards. 7.5 Whenever the conditions of pressure and temperature differ from the standards, conversion of the volumes from these conditions to the standard conditions shall be in accordance with the Ideal Gas Laws corrected for deviation from Boyle's Law, all to be in accordance with methods and tables set out in the American Gas Association Measurement Committee Reports, or by other accepted methods that may be used from time to time. 7.6 The gross heating value of the Gas shall be determined by means of a sampling method of general use in the Gas industry. The location of the sampling equipment shall be determined by Company in its sole discretion but shall be at a location where a representative sample of the Gas to which it applies may be taken. 7.7 Tests to determine total sulfur, hydrogen sulfide, oxygen, carbon dioxide, total inerts, and water vapor shall be made by approved standards methods in general use by the Gas industry. Such tests shall be made at the request of either party hereto. If a test is performed at Customer's request and shows that the quality specifications as set forth in Section 4.3 hereof have been satisfied, Customer shall pay all costs and expenses of Company related to such test. 7.8 Except as may be otherwise provided, all measuring and testing equipment, housing devices, and materials shall be standard manufacture and type and shall, with all related equipment, appliances, and buildings, be owned, installed, maintained and operated or caused to be installed, maintained and operated by Company at the Points of Receipt and Points of Delivery. Customer may install and operate check measuring and testing equipment, which equipment and the operation thereof shall not interfere with the operation of Company's equipment.

TEXAS GAS SERVICE COMPANY Central TX Service Area . RATE SCHEDULE ORD-CTX-IS CITY ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated areas served by the Company in its Central Texas Service Area which includes Austin, Cedar Park, Kyle, Rollingwood, Sunset Valley and West Lake Hills, Texas. DESCRIPTION Per TGS rate case filed 02/11/09, the above cities approved (via ordinances listed below) changes to both gas sales and standard transport cost of service rates. In addition, the cities approved revisions to the Cost of Gas Clause, Conservation Adjustment Clause, CNG Service Rate, Relocation Cost Recovery, Weather Normalization

RRC COID: 0	6310 CON	MPANY NAME :	TEXAS GAS SE	RVICE COMPAN	Y	
TARIFF CODE: D	Г RRC TARIFF	NO: 22592				
CURRENT RATE CO	MPONENT					
RATE COMP. ID	DESCRIPTION					
	tariff (T-GTC) and Gree Resolution # Date Ordi G55-09-07-09-E1 07/09	en Saver Tariff (GS-1, r nance Passed Effective //09 07/17/2009 Kyle 5' 2009 West Lake Hills 3	not effective until 10/1/ Date of Gas Sales Rate 71 06/16/09 06/30/2009 367 (b) 06/24/09 06/30/	09). City approvals are e Schedules Austin 2009 9 Rollingwood 2009-06-	ms and Conditions for Trai as follows: City Ordina 0618-074 06/18/09 06/30/2 17-2 06/17/09 06/30/2009 (and After June 30, 2009 (nce or 009 Cedar Park Sunset Valley
RATE ADJUSTMI	ENT PROVISIONS:					
None						
DELIVERY POINTS						
ID	<u>TYPE</u>	UNIT CURREN	NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
73226	D	Mcf \$.0000		09/01/2009	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	31502	**CONFIDENTIAI	L**			
TYPE SERVICE PRO	VIDED					
TYPE OF SERVICE	SERVICE DESCRIPT	r <u>ion</u>	OTHER TYP	E DESCRIPTION		
Н	Transportation					
TUC APPLICABILIT	Y					
FACTS SUPPORTIN	NG SECTION 104.003(b) AI	PPLICABILITY				

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO: 22593
DESCRIPTION: Distribution Transportation STATUS: A
OPERATOR NO: RECEIVED DATE: 02/19/2010 ORIGINAL CONTRACT DATE: 01/01/2009 TERM OF CONTRACT DATE: 02/19/2010 INITIAL SERVICE DATE: 01/01/2009 TERM OF CONTRACT DATE: 02/19/2010 INACTIVE DATE: 01/01/2009 TERM OF CONTRACT DATE: 02/19/2010
CONTRACT COMMENT: None REASONS FOR FILING
NEW FILING: Y RRC DOCKET NO:
CITY ORDINANCE NO: See ORD-RGV-IS
AMENDMENT(EXPLAIN): None
OTHER(EXPLAIN): New transportation delivery points.
CUSTOMERS
CUSTOMER NO CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT
9746 **CONFIDENTIAL** Y

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY TARIFF CODE: DT RRC TARIFF NO: 22593 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION T-GEN-RGV-0S-GTC TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All areas served by the Company in its Rio Grande Valley Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company is a share of LAUF gas will be charden a form the weat area or gate a Schedule 1. Fly for the unincomparted area or gate Schedule 1. Fly for the unincomparted area or gate Schedule 1. Fly for the unincomparted area or gate Schedule 1. Fly for the unincomparted area or gate Schedule 1. Fly for the unincomparted area or gate Schedule 1. Fly for the unincomparted area or gate Schedule 1. Fly for the unincomparted area or gate Schedule 1. Fly for the unincomparted area or gate Schedule 1. Fly for the unincomparted area or gate Schedule 1. Fly for the unincomparted area or gate Schedule 1. Fly for the unincomparted area or gate Schedule 1. Fly for the unincomparted area or gate Schedule 1. Fly for the unincomparted area

each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate
schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the
Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the numbers/cales ratio minus are for the Service Area for the two parts are for t
(ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1 for the incorporated areas or Rate Schedule 1-ENV for the unincorporated
areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of
Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no
event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to
satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to
equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating
imbalances in accordance with Special Provision 6 below. For customers or qualified suppliers shipping excess gas off the distribution
system, PIK shall in no event exceed 1%. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the
State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are
attributable to the transportation service performed hereunder. Plus: Any franchise fees, street rental fees, or other similar privilege fees
attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered
hereunder. Plus: Additional charges may be made at the Company's sole discretion for compression, treating, or similar services if the
customer or qualified supplier is shipping excess gas off the distribution system. Plus: Notwithstanding anything herein to the contrary,
in addition to the Rates set forth above, the Company shall bill each transportation customer, in the incorporated area of McAllen only, a
surcharge of \$0.12 per Mcf during the billing period in accordance with the Settlement Agreement dated March 10, 2003 and
Amendment dated May 5, 2003 between the Company and the City of McAllen, Texas. The surcharge shall be effective only until the
settlement payment allocated to transportation customers pursuant to the Settlement Agreement and Amendment is collected by the
Company. Plus: Notwithstanding anything herein to the contrary, in addition to the Cost of Gas, the Company shall bill each
transportation customer, in the incorporated areas of the Rio Grande Valley Service Area a rate case expense surcharge of \$0.00511 per
Ccf during the billing period in accordance with the Settlement Agreement and Term Sheet dated July 10, 2006 and the applicable city
ordinance by and among the Company and the Cities in regard to the Company's Statement of Intent to Increase rates filed on March 30,
2006. The rate case expense surcharge shall be effective only until the rate case expenses are collected. SPECIAL PROVISIONS 1.
Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more
transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for
operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points
within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any
Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool,
calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been
cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of
historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no
historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably
reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified
Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be
reasonably reliable and reasonably accurate. Monthly Operational Imbalance (MOI) - For any month, the difference between the
aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time
period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any
PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be
recalculated due to PPA unless the PPA results in new or revised cash out charges. Deliveries - Volumes of natural gas delivered to
the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the
Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Tolerance Limit - With
respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be
delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For
any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to
the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution
system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers
through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently
effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract setting forth the terms upon which a
supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more
of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the
customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing
Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances
upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under
this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each agreement. The Qualified Supplier shall
act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation
Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's
Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier 21 Change of Qualified Supplier. The sustainer
requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in
writing at least thirty (30) days in advance of any change of Qualified Supplier. Upon receipt of notification of change of supplier, the

COMPANY NAME: TEXAS GAS SERVICE COMPANY

22593

TARIFF CODE:DT**RRC TARIFF NO:**

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

Company will verify notification of termination of current supplier, verify all documentation of qualification of new supplier is executed, and establish an effective date for the change. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded, plus (ii) any applicable franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from applicable franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within thirty (30) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1 for the incorporated areas or Rate Schedule 1-ENV for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Oualified Supplier. 8. Supplier Oualifications -The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to:

RRC COID: 63	310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 22593
CURRENT RATE CON	IPONENT
RATE COMP. ID	DESCRIPTION
	(i) the final COI volume, stated in MMBtu, multiplied by 110% of the Delivered Spt-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the month for which the final COI was calculated, plus (ii) any applicable franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment system of the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment type any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curatilment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtaliment and stad by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. 1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transportation. 3. Service under this staffif si conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportarition Agreement and all
T-1-RGV-OS-Firm	TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area Rate Schedule T-1 TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is available to any customer of Texas Gas Service Company (Company) and to Qualified Suppliers or Producers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions) for the transportation of customer owned natural gas through the Company's Rio Grande Valley distribution system for use by customers within the Company's Rio Grande Valley's Service Area or delivered to connecting pipelines. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. Prior to the execution of a Gas Transportation Service Agreement, customer must represent and certify that its usage shall average five hundred (500) Mcf of gas per month or six thousand (6,000) Mcf annually. The Company shall have the right at all reasonable times, upon prior notice to Customer, to enter onto Customer's premises and inspect Customer's facilities and operations to verify such capability. Customer must agree to notify the Company within a reasonable time if there is any change in Customer's usage. Should Customer's usage capability average less than five hundred (500) Mcf per month or six thousand (6,000) Mcf annually, Customer must so notify the Company and the Company may discontinue service hereunder except as provided in the Gas Transportation Service Agreement. TERRITORY All areas served by the Company in its Rio Grande Valley Service Area. RATE This rate shall be the sum of Part A, Part B, and Part C as described below. Part A: A customer charge of \$50.00 per meter per month. Part
ORD-RGV-IS	 July 31, 2006 (Incorporated) April 30, 2007 (Unincorporated) TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area RATE SCHEDULE ORD-RGV CITY ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated areas of Alamo, Alton, Brownsville, Combes, Donna, Edcouch, Edinburg, Elsa, Harlingen, Hidalgo, La Feria, La Joya, La Villa, Laguna Vista, Los Fresnos, Lyford, McAllen, Mercedes, Mission, Palm Valley, Palmhurst, Palmview, Penitas, Pharr, Port Isabel, Primera, Progresso, Rancho Viejo, Raymondville, Rio Hondo, San Benito, San Juan, Santa Rosa, and Weslaco, Texas. DESCRIPTION Per the TGS Statement of Intent filed 03/27/09, the following cities approved the same Cost of Gas Clause, Cost of Service Adjustment Clause, Weather Normalization Clause, T-GEN and Cost of Service rates for both gas sales and standard transport customers. These rates were approved per the Settlement agreement dated August 14, 2009. City approvals are as follows: City Ordinance # Date Ordinance Passed Effective Date of Gas Sales and Standard Transport Rate Schedules Alamo 18-08-09 08/18/09 09/01/09 Alton 2009-04 08/25/09 09/01/09 Brownsville 2009-1510 09/01/09 00/01/09 Combes 2009-3 09/24/09 09/01/09 Donna 2009-09-79 09/17/09 09/01/09 Edcouch 2009-14 08/18/09 09/01/09 La Feria 2009-11 08/25/09 09/01/09 La Joya 2009-08 09/14/09 09/01/09 La Villa Operation of Law 08/31/09 09/01/09 Laguna Vista 2009-25 09/08/09 09/01/09 La Sorg 808/82/09 09/01/09 La Joya 2009-08 09/14/09 09/01/09 La Villa Operation of Law 08/31/09 09/01/09 Laguna Vista 2009-25 09/08/09 09/01/09 Las Sorg 808/82/09 09/01/09 La Joya 2009-08 09/14/09 09/01/09 La Villa Operation of Law 08/31/09 09/01/09 Laguna Vista 2009-25 09/08/09 09/01/09 Las Sorg 808/82/09 09/01/09 Lagona Vista 2009-24 08/24/09 09/01/09 Lagona Vista 2009-25 09/08/09 09/01/09 Las Sorg 808/82/09 09/01/09 Lagona Vista 2009-25 09/08/09 09/01/09 Las Sorg 808/82/09 09/01/09 Lagona Vista 2009-25 09/08/09

RRC COID: 0	5310 CO	MPANY NAME:	TEXAS GAS	SERVICE COMPAN	IY	
TARIFF CODE: D	T RRC TARIF	F NO: 22593				
CURRENT RATE CO	MPONENT					
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	09/01/09 Palmhurst 08 2009-27 08/18/09 09/0 09/01/09 Rancho Viej 08/25/09 09/01/09 Sar	8-25-09 08/25/09 09/01/0 01/09 Port Isabel 676 08/ o 183 08/27/09 09/01/09 n Juan 40072 08/25/09 09	09 Palmview 2009- (25/09 09/01/09 Pri Paymondville 113 9/01/09 Santa Rosa	05 08/18/09 09/01/09 Penitas mera 2009-04 08/18/09 09/0 7 08/25/09 09/01/09 Rio Hor	24/09 09/01/09 Palm Valley 20 s 2009-12 08/17/09 09/01/09 F 1/09 Progreso Operation of La ndo 370 08/25/09 09/01/09 Sa 9 Weslaco 2009-22 09/01/09 0 06	Pharr 0- w 08/31/09 n Benito 2440
RATE ADJUSTMI	ENT PROVISIONS:					
None						
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ID	<u>TYPE</u>	<u>UNIT</u> <u>CURRE</u>	NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
73216	D	Mcf \$.0000		01/01/2009	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9746	**CONFIDENTIA	L**			
73217	D	Mcf \$.0000		09/01/2009	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	9746	**CONFIDENTIA	L**			
TYPE SERVICE PRO	VIDED					
TYPE OF SERVICE	<u>SERVICE DESCRI</u>	PTION	OTHER 1	YPE DESCRIPTION		
Н	Transportation					
TUC APPLICABILIT	Y					
FACTS SUPPORTIN	NG SECTION 104.003(b)	APPLICABILITY				

RRC COID: 6310 COMPANY NAME: TEXAS GAS SEE	RVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:22606	
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO: ORIGINAL CONTRACT DATE: INITIAL SERVICE DATE: 12/01/2009 TERM OF CONTRACT	ED DATE: 02/22/2010
INACTIVE DATE: AMENDMEN	
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RRC DOCKET NO:	
CITY ORDINANCE NO: see ORD-CTX-IS	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): New transportation delivery points.	
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME CONFIDEN	TIAL? DELIVERY POINT
31512 **CONFIDENTIAL**	
Y	

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 22606
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
ORD-CTX-IS	TEXAS GAS SERVICE COMPANY Central TX Service Area . RATE SCHEDULE ORD-CTX-IS CITY ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated areas served by the Company in its Central Texas Service Area which includes Austin, Cedar Park, Kyle, Rollingwood, Sunset Valley and West Lake Hills, Texas. DESCRIPTION Per TGS rate case filed 02/11/09, the above cities approved (via ordinances listed below) changes to both gas sales and standard transport cost of service rates. In addition, the cities approved revisions to the Cost of Gas Clause, Conservation Adjustment Clause, CNG Service Rate, Relocation Cost Recovery, Weather Normalization Adjustment Clause, and Quality of Service Rules. The cities also approved a new General Terms and Conditions for Transport Service tariff (T-GTC) and Green Saver Tariff (GS-1, not effective until 10/1/09). City approvals are as follows: City Ordinance or Resolution # Date Ordinance Passed Effective Date of Gas Sales Rate Schedules Austin 20090618-074 06/18/09 06/30/2009 Cedar Park G55-09-07-09-E1 07/09/09 07/17/2009 Kyle 571 06/16/09 06/30/2009 Rollingwood 2009-06-17-2 06/17/09 06/30/2009 Sunset Valley 090623 06/23/09 06/30/2009 West Lake Hills 367 (b) 06/24/09 06/30/2009 Meters Read On and After June 30, 2009 (Other Cities) Jul 17, 2009 (City of Cedar Park) Initial
RCR-CTX-IS-Reloc06	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for all incorporated areas served by the Company in its Central Texas Service Area which includes Austin, Cedar Park, Kyle, Rollingwood, Sunset Valley and West Lake Hills, Texas: 10, 20, 22, 30, 32, 40, 42, 48, CNG-1 and T-1. B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rat = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period. PPRC = Under collection or over collection from any prior RCR rates. NV = Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. RCR rates may be revised each quarter. All applicable fees and taxes will be added to the RCR rates. D. BILLING The RCR rate, pursuant to Rate Schedule RCR-RIDER, shall be included as a separate adjustment (per Ccf rate) to the base bill for the rate schedules listed in Section A above. E. FILING WTH THE REGULATORY AUTHORITY No less than thirty-five days before implementation of an RCR rate, the Company shall file an application with the appropriate re
RCR-Rider-CTX-IS12	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-RIDER RELOCATION COST RECOVERY RATE A. APPLICABILITY The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to Rate Schedule RCR, shall apply to the rate schedules as listed in Section A of Rate Schedule RCR for all incorporated areas served by the Company in its Central Texas Service Area which includes Austin, Cedar Park, Kyle, Rollingwood, Sunset Valley and West Lake Hills, Texas. B. CURRENT RCR RATE Effective Date RCR Rate Meters Read On and After December 28, 2009 (9th RCR Filing) \$ 0.0200 per Ccf Meters Read On and After December 01, 2009 (10th RCR Filing) \$ 0.0216 per Ccf (Note 1) Total RCR Rate \$ 0.0216 per Ccf All applicable fees and taxes will be added to the above rate. Note 1: The 10th RCR rate is applicable to Austin, Cedar Park, Rollingwood, Sunset Valley and West Lake Hills only. Future Central Texas Service Area RCR rate filings will be filed with all the cities listed in Section A above. Meters Read On and After December 28, 2009 Supersedes Same Sheet Dated December 01, 2009
T-GTC-CTX-IS-Trans	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GTC GENERAL TERMS AND CONDITIONS FOR TRANSPORTATION ARTICLE 1 DEFINITIONS 1.1 Affiliate shall mean any person, entity, or business section, or division that directly or through one or more intermediaries' controls, is controlled by, or is under common control with the entity in question. 1.2 Agreement shall mean the agreement to which the General Terms and Conditions for Transportation apply. 1.3 Btu shall mean British thermal unit(s) and shall be computed on a temperature base of sixty degrees (60 degrees) Fahrenheit and a pressure base of fourteen and sixty-five hundredths (14.65) psia and on a gross-real-dry basis and shall not be corrected for real water vapor as obtained by means commonly acceptable to the industry, and MMBtu shall mean one million (1,000,000) Btu. 1.4 Commission shall mean the Railroad Commission of Texas. 1.5 Company shall mean Texas Gas Service, a division of ONEOK, Inc., when it is acting as Company on the Pipeline System. 1.6 Cumulative Tolerance Limit shall mean five percent (5%) of aggregate historical annual deliveries of a Qualified Supplier's pool of customers for the most recent year ended on June 30. The Company, at its sole discretion, may make adjustments to the Cumulative Tolerance Limit to reflect changes to the pool of customers shall mean a consumer which subscribes to natural gas services provided by Texas Gas Service. 1.8 Dekatherm (Dth) shall mean 1,000,000 Btu's (1 MMBtu). This unit will be on a dry basis. 1.9 Day shall mean the 24-hour period commencing at 9:00 a.m. (central clock time) on one calendar day. 1.10 Dry shall mean the heating value calculation being determined with no water vapor present. 1.11 Effective Date shall mean the date specified in the Agreement. 1.12 Gas or natural gas shall mean the effluent vapor stream in its natural, gaseous state, including gas-well gas, casing head gas, residue gas resulting from processing both casing head gas and gas-well gas, and all other hydrocarbon

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1.16 Month shall mean the period beginning at 9:00 a.m. central clock time on the first Day of thousand (1,000) cubic feet of Gas. each calendar month and ending at 9:00 a.m. Central clock time on the first Day of the next succeeding calendar month, except where references not involving Gas measurement volumes are involved, in which case the calendar month shall be deemed to be referred to. 1.17 Monthly Tolerance Limit shall mean ten percent (10%) of the aggregate deliveries for a Qualified Suppliers pool of customers for such month. 1.18 PDA shall mean a predetermined allocation method. 1.19 Pipeline System shall mean the current existing utility distribution facilities of Company located in the State of Texas. 1.20 Point of Delivery shall mean the point or points where Gas is delivered from the Pipeline System to or for the account of Customer and are shown on the applicable Gas Transportation Order. 1.21 Point Operator shall mean the person or entity that controls the Point of Receipt or Point of Delivery. 1.22 Point of Receipt shall mean the point or points where Company shall receive Gas into the Pipeline System from Customer, as described on the applicable Gas Transportation Order. 1.23 Psia shall mean pounds per square inch, absolute. 1.24 Psig shall mean pounds per square inch, gauge. 1.25 Oualified Supplier shall mean a supplier of natural gas for transportation to customers through the Company's pipeline system that meets the requirements of and has executed a Supplier Service Agreement. 1.26 Real shall mean the division of the ideal heating value by the compressibility of the gas. This creates an ideal Gross Heating Value per Real cubic foot. 1.27 Supplier Service Agreement shall mean a contract setting forth the requirements and terms upon which a supplier of natural gas may make deliveries of customer owned gas into the Company's pipeline system for delivery to one or more of the Company's customers receiving service under this tariff. 1.28 Tariff shall mean every rate schedule, or provision thereof, and all terms, conditions, rules and regulations for furnishing gas service filed with the regulatory authorities or agencies having jurisdiction over Company or the services provided hereunder. 1.29 Week shall mean a period of seven (7) consecutive Days beginning at 9:00 a.m. central clock time on each Monday and ending at the same time on the next succeeding Monday. 1.30 Year shall mean a period of three hundred sixty-five (365) consecutive Days, or three hundred sixty-six (366) consecutive Days when such period includes a February 29. ARTICLE 2 RESTRICTIONS AND RESERVATIONS 2.1 It is understood and agreed that Customer has only the right to transportation service in the Pipeline System and all equipment, including (but not in any way limited thereto) all pipe, valves, fittings, and meters comprising the Pipeline System and all other property and capacity rights and interests, shall at all times during the term of the Agreement remain the property of Company. Customer agrees not to cause or permit any liens or encumbrances to be filed with respect to the Pipeline System by reason of Customer's actions. Customer's Gas shall at all times remain the property of Customer, and Company shall have no right or property interest therein. 2.2 Company reserves the right in its sole discretion to remove, relocate, expand, or rebuild, without approval of Customer, any portion of the Pipeline System. Customer shall make no alterations, additions, or repairs to or on the Pipeline System, nor shall Customer bear any cost of any alterations, additions, repairs, maintenance or replacements made to or on said Pipeline System. 2.3 Customer agrees not to connect or cause the connection of any third party to the Pipeline System for any purpose without the express written approval and consent of Company to be granted in Company's sole discretion. Customer further agrees not to transport or cause to be transported any Gas for any third party. If either of these conditions is breached by Customer, Company shall have the right and option, notwithstanding any other provision of the Agreement or the General Terms and Conditions for Transportation, to terminate the Agreement including the Exhibits thereto immediately and without further obligation to Customer. 2.4 Company presently is transporting Gas to third parties on the Pipeline System and shall have the right in the future to transport additional Gas for such purposes and to transport Gas to additional third parties as it may desire, and Company shall have the right to make additional connections to the Pipeline System as may be required to serve presently existing and new customers, all of which is subject to the provisions of the Agreement. Company's transportation of Gas hereunder shall not obligate Company in any manner beyond the terms of the Agreement and the Exhibits attached thereto. 2.5 Company shall own any and all liquids which are recovered from the Pipeline System and may use, sell or transfer all liquids without having to account in any manner, or pay any monies or other consideration to Customer. 2.6 The Company reserves the unilateral right from time to time to seek regulatory approval to make any changes to, or to supersede, the rates, charges and any terms stated in the tariffs, rate schedules, the agreements, and the General Terms and Conditions. ARTICLE 3 OPERATIONS 3.1 Customer shall deliver its Gas into the Pipeline System at the Points of Receipt described on the applicable Gas Transportation Order, as it now exists and as it may be amended. Customer shall have no right to require Gas to be received at any particular Point of Receipt and Company may delete such points or modify the capacity thereof from time to time and at any time in its sole discretion with no further obligation to Customer with respect to such Point of Receipt. All supplies of Gas delivered to the Pipeline System must comply with the terms and conditions of the Agreement and the exhibits attached thereto. In no event shall Company be required to expand, modify, construct, rearrange, or change the operations of the Pipeline System in order to receive Gas from or on behalf of Customer or in order to deliver Gas to Customer at any existing Points of Delivery. 3.2 Customer shall advise (in a method and format approved by Company in its sole discretion) Company with respect to each Day, Week and Month the name of each supplier with whom it has a contract (and the name of the individual with such supplier responsible for Customer's account), which source of supply is delivering to Company, how much Gas is nominated to be delivered to Company from each source of supply (i.e., each well, plant, or other desired Point of Receipt) and the anticipated deliveries at each Point of Delivery. Customer's nomination shall be in good faith, in balance between Points of Receipt and Points of Delivery, and shall be based on Customer's commercially reasonable best efforts to estimate usage for Hour, Day, Week, and Month. Customer will cause their Qualified Supplier to act as their agent in the nomination process. Qualified Supplier shall not intentionally nominate more or less Gas than is anticipated for consumption by Customer(s), except as may be needed for balancing purposes to the extent Company accepts such nomination. Qualified Supplier shall submit nominations to the Company's gas scheduling department in accordance with their currently effective nomination process which can be provided to the parties upon request. Customer and Qualified Supplier shall exercise commercially reasonable best efforts to deliver to the Pipeline System Dths of Gas that Company is to deliver from the Pipeline System to Customer during any particular Hour, Day, Week and Month, including but not limited to volumes needed for peak Day usage for Customer's facilities. 3.3 Before the start of the Gas Day, the Point Operator and Company shall establish a predetermined allocation (PDA) method to specify how Gas received or delivered by Company shall be allocated in accordance with confirmed nominations at such point. Only one PDA methodology shall be applied per allocation period. 3.4 Customer's Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery. To the extent that Customer's acts or omissions cause Company to incur, directly or indirectly, fees, charges, expenses, or penalties from a supplier or transporter for failure to satisfy such supplier's or transporter's balancing or nomination requirements, then Customer agrees to reimburse Company for such fees, charges, expenses, or penalties, and defend, indemnify, and hold Company harmless with respect thereto. Any fees, charges, expenses or penalties which were determined to be in error will be credited back to the Customer. 3.5 The

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Point of Receipt and Point of Delivery may be, or may later become points through which other quantities of Gas are being measured; therefore, the measurement of Gas under the Agreement may involve the allocation of Gas deliveries. In such event, each party hereto will furnish, or cause to be furnished, to the other all data required to accurately account for all Gas. 3.6 Except as may be set forth on a Gas Transportation Order, Company shall receive and deliver Gas hereunder as nearly as practicable at uniform hourly and daily rates of flow. It is recognized that it may be physically impracticable, because of measurement, Gas control limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly quantities received may, due to the aforementioned reasons, vary above or below the daily and hourly quantities delivered. If the quantities received and the quantities delivered hereunder should create an imbalance at the end of any hour, Day, Week, or Month, then Company and Customer shall adjust receipts and/or deliveries at any time to the end that the quantities received and delivered shall be kept as near to zero (0) imbalance as practicable. 3.7 Imbalances Customer must designate no more than one Qualified Supplier. The Qualified Supplier shall act on behalf of the Customer to procure gas supplies, deliver gas supplies to points of receipt designated in the Gas Transportation Order, and shall act as the Customer's agent with respect to nominations, operational notices required under the Gas Transportation Agreement or applicable tariffs and with respect to resolution of imbalances under this Rate Schedule. (A) The following cash out provisions shall be applied to the Qualified Supplier for its aggregate pool of Customers that are being provided service pursuant to a Rate Schedule or some other form of transportation service: 1) Qualified Supplier shall not deliver into the Pipeline System more Dths of Gas than Company delivers to the aggregate pool of Customers at the Points of Delivery during a Month. At the end of the Month in which an over-delivery occurred and exceeded the Monthly Tolerance Limit or the Cumulative Tolerance Limit, Qualified Supplier shall sell such excess Gas to Company at 95% of Inside FERC's FOM Houston Ship Channel index price. 2) If Company receives less Dths of Gas than are delivered to the aggregate pool of Customers at the Points of Delivery in excess of the Monthly Tolerance Limit or Cumulative Tolerance Limit in any particular Month, then Qualified Supplier shall purchase such under-delivered volumes at 105% of Inside FERC's FOM Houston Ship Channel index price. The Company will provide monthly imbalance statements along with calculations of the cash out charges in accordance with the aforementioned cash out provisions to the Qualified Supplier each month. Payments for cash out charges will be due each month within 15 business days of the imbalance statement date. The Company may elect at its sole discretion to accrue the monthly cash out provisions each month and only require periodic settlement rather than monthly payments. The monthly transport payments shall not be abated with respect to a Month in which under-deliveries occurred except as provided in Article 9 and Article 10 hereof. 3.8 Customer and Company shall exercise their commercially reasonable best efforts to comply with all of the standards established by the North American Energy Standards Board, Inc. (NAESB), but in no event shall either party be required to comply with the NAESB standards if such compliance has a material adverse affect upon such party. 3.9 In the event Customer's source of gas supply is terminated by Customer's supplier due to non-payment or other reasons, or if customer is otherwise unable to continue as a transportation customer, Customer may, upon the giving of five (5) business days advance notice to Company, obtain service from Company under the general sales tariff applicable to Customer. Prior to commencing such service, Company may, in its sole discretion, require Customer to post a deposit or bond in accordance with the provisions of Article 5 hereof. ARTICLE 4 PRESSURE AND QUALITY OF GAS 4.1 Customer shall deliver (or cause to be delivered) the Gas to the Pipeline System at the Point of Receipt at a pressure sufficient to effect delivery into the Pipeline System at that point. If necessary, Customer shall provide additional compression to make such deliveries hereunder, and Company shall not have any cost or responsibility in that regard. 4.2 Subject to the provisions of Section 4.1 above, the Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery at pressures sufficient to effect deliveries to Customer's facilities, but not to exceed the maximum pressure that has existed for each Point of Delivery. 4.3 Gas delivered by and to Customer shall be commercially free of dust, gums, gum-forming constituents, gasoline, water, and any other substance that may become separated from the Gas during the handling hereof. All Gas received shall conform to the following additional specifications: (A) Contain not more than one-quarter (1/4) grain of hydrogen sulfide per 100 cubic feet, as determined by a method generally acceptable for use in the gas industry; (B) Contain not more than five (5) grains of total sulfur per 100 cubic feet; (C) Contain not more than two percent (2%) by volume of carbon dioxide; (D) Contain not more than four percent (4%) by volume of total inerts, including carbon dioxide and nitrogen; (E) Contain not more than two-tenths of one percent (.2%) by volume of oxygen; (F) Contain a gross heating value equivalent to at least 980 British Thermal Units per cubic foot and not to exceed 1080 British Thermal Units per cubic foot; (G) Have a temperature of not more than one hundred twenty degrees (120#) Fahrenheit and not less than forty degrees (40 #) Fahrenheit; (H) Contain no water or hydrocarbons in liquid form; (I) Contain not more than 7 pounds of water in vapor stage per 1,000 Mcf of gas; and (J) Be interchangeable with the Company's system Gas at the Point of Receipt or delivered to the nearest customer, city border station, or other pipeline interconnected with such receiving facility or downstream of the Point of Receipt. 4.4 The Company, at its option, may refuse to accept delivery of any gas not meeting the quality specifications set out above. Thereafter, Customer or Qualified Supplier shall have the right to conform or cause the gas to be conformed to the above specifications. If the Customer or Qualified Supplier does not elect to conform the gas to said specifications, then the Company at its sole option may accept or reject any such gas. 4.5 Notwithstanding anything to the contrary contained herein, the gas which the Company transports and delivers to the Customer shall be odorized by the Company. In the event Customer desires to remove the odorant, such removal shall be solely at Customer's risk and expense. ARTICLE 5 PAYMENT 5.1 Should Customer fail to pay or deliver any or all of the amount of the transportation payment and/or other fees due under any exhibit when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shall accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half percent (1 one-half%) per month from the due date until the date of payment. If such failure to pay continues for fifteen (15) Days after payment is due, Company, in addition to any other remedy it may have, may suspend further receipts and deliveries of Gas until such amount is paid; provided, however, that if Customer in good faith shall dispute in writing the amount of any such bill or part thereof and shall pay to Company such amounts as it concedes to be correct and, at any time thereafter within thirty (30) Days of the due date of such payment, shall furnish a good and sufficient surety bond in an amount and with surety satisfactory to Company, guaranteeing payment to Company of the amount ultimately found due upon such bills, including interest thereon, after a final determination which may be reached either by agreement or judgment of the courts, as may be the case, then Company shall not be entitled to suspend further receipts and withdrawals of Gas unless and until default be made in the conditions of such bond. As an alternative to posting a bond, Customer may pay the portion of any amount in dispute without waiving its rights to recoup any monies improperly billed. If the portion of any amount in dispute is ultimately determined to be incorrect, such amount shall be refunded by Company to Customer together with interest thereon

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at a rate (which in no event shall be higher than the maximum allowed by law) equal to one and one-half percent (1one-half%) per Month for the period from the date of payment to Company to the date of refund by Company. 5.2 Customer agrees to pay any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days after receipt of an invoice from Company. 5.3 Company reserves the right, prior to initiation of service, to require a cash deposit or bond in favor of Texas Gas Service in order to assure payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. In the event Customer's financial condition materially weakens or Customer fails to make timely payment in accordance with Article 5 after the execution of the Agreement, then upon written request from Company, Customer agrees to deposit cash with Texas Gas Service or secure a bond in favor of Texas Gas Service in order to assure the payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. Such deposit or bond shall be furnished to Texas Gas Service within fifteen (15) days after a request by Texas Gas Service is made for such deposit or bond and shall be made in a form and amount satisfactory to Texas Gas Service. If such deposit or bond is not furnished in a timely manner, or if a bond expires or is canceled prior to the end of the period specified below, or if the cash deposit or bond is not increased as specified below, then leasing of capacity and the rendering of all other services may be suspended by Texas Gas Service in its sole discretion until such deposit or bond is furnished, renewed or increased, as applicable. 5.4 Nothing in this Article 5 shall be deemed to supersede the respective rights and obligations of Company and Customer as provided by Texas statutes, rules, and/or regulation, as such statutes, rules, or regulations may be amended from time to time, with respect to adjustments to the amounts owed by Customer as a result of errors in Customer's meter or errors in reading Customer's meter. Customer shall be responsible for payment of the amounts owed Company for transportation service and gas supply provided to Customer during the applicable period for which it has been determined that Customer's meter was in error to the favor of Customer. ARTICLE 6 STATEMENTS AND RECORDS 6.1 On or about fifteen (15) days after the Company receives necessary volumetric information from other parties for each calendar month after commencement of Gas receipts and deliveries hereunder, Company shall render to the Qualified Supplier a statement for the preceding Month showing the total Dths of Gas received and delivered and each Point of Receipt and Point of Delivery. If information necessary for statement purposes is in the possession of Customer, Customer shall furnish such information to Company on or before the sixth (6th) Day of the Month in which the statement requiring such data is to be rendered. 6.2 Both parties hereto shall have the right at any and all reasonable times within twenty four (24) months from the time period in question, to examine the books and records of the other to the extent necessary to verify the accuracy of any statement, computation, or demand made hereunder. 6.3 Customer agrees to supply to Company, at Company's request at any time and from time to time, a sample of the liquids removed from the gas stream of the facilities which deliver gas to Company which sample is to be taken from a point upstream from the Point of Receipt. Said sample shall not contain any toxic, hazardous, or deleterious materials or any materials which Company, in its sole discretion, deems in any way harmful to its facilities, personnel or the environment, including, but not limited to, polychlorinated byphenyls (PCBs), and substances or materials considered hazardous or other similar terms, or requiring investigation, remediation or removal under any federal, state or local statute, regulation, rule or ordinance or any amendments thereof whether now in effect or as may be in effect in the future. If such samples contain any such materials or substances, Company shall have the right, in its sole discretion and in addition to other remedies available to it, to immediately cease receipt of Gas through the Point of Receipt until such time as all such materials or substances are eliminated from the Gas such that Company, in its sole discretion, elects to again receive such Gas through the Point of Receipt. Should Customer fail or refuse to eliminate all such materials or substances within a reasonable time, Company shall have the right, upon written notice, to terminate this Agreement. Customer hereby expressly agrees to indemnify and hold Company and Company's affiliates harmless from and against any and all liabilities, losses, claims, damages, actions, costs, fines, and expenses of whatever nature, including, but not limited to, court costs, and attorney's fees arising out of or in any manner relating to the presence of PCBs and/or any other toxic. hazardous, deleterious, harmful, or unsafe materials as described above in Gas delivered by or on behalf of Customer into Company's system. ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT The measurement and tests for quality of Gas delivered and delivered by Customer hereunder shall be governed as follows: 7.1 The quantities of Gas received and delivered shall be measured by means of meters of standard type which conform to the American Gas Association Measurement Committee Reports and other industry standards as to construction and installation. 7.2 The unit of volume for purposes of measurement shall be one (1) cubic foot of Gas at a temperature base of sixty degrees (60 degrees) Fahrenheit and at a pressure base of fourteen and seventy-three hundredths (14.65) pounds per square inch absolute. Customer agrees that the Btu content per Mcf of the gas volumes delivered by the Company at the Point of Delivery shall be assumed to be equal to the Btu content per Mcf of the gas volumes delivered by Customer at the Point of Receipt, when corrected for differences in pressure base. 7.3 The temperature shall be adjusted to standard conditions by a compensation device included with the meter or such other method as the Company shall deem appropriate. Corrections shall be made in accordance with industry practice. 7.4 Specific gravity shall be determined with accuracy to the nearest one thousandth (.001) by use of an instrument that conforms to industry standards. 7.5 Whenever the conditions of pressure and temperature differ from the standards, conversion of the volumes from these conditions to the standard conditions shall be in accordance with the Ideal Gas Laws corrected for deviation from Boyle's Law, all to be in accordance with methods and tables set out in the American Gas Association Measurement Committee Reports, or by other accepted methods that may be used from time to time. 7.6 The gross heating value of the Gas shall be determined by means of a sampling method of general use in the Gas industry. The location of the sampling equipment shall be determined by Company in its sole discretion but shall be at a location where a representative sample of the Gas to which it applies may be taken. 7.7 Tests to determine total sulfur, hydrogen sulfide, oxygen, carbon dioxide, total inerts, and water vapor shall be made by approved standards methods in general use by the Gas industry. Such tests shall be made at the request of either party hereto. If a test is performed at Customer's request and shows that the quality specifications as set forth in Section 4.3 hereof have been satisfied, Customer shall pay all costs and expenses of Company related to such test. 7.8 Except as may be otherwise provided, all measuring and testing equipment, housing devices, and materials shall be standard manufacture and type and shall, with all related equipment, appliances, and buildings, be owned, installed, maintained and operated or caused to be installed, maintained and operated by Company at the Points of Receipt and Points of Delivery. Customer may install and operate check measuring and testing equipment, which equipment and the operation thereof shall not interfere with the operation of Company's equipment. TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GTC ARTICLE 7 MEASUREMENT

T-GTC-CTX-IS-Trans

S-Trans TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GTC ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT (Continued) 7.9 The accuracy of the measuring and testing equipment shall be verified according to Company's standard for the device being used and at other reasonable times upon request of Customer or Company. Gas

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quality tests may be made at times of equipment testing or at other reasonable times. Unless a test is requested by Customer, notice of the time and nature of each test shall not be given by Company. If a test is requested by a Customer, then Company shall give Customer notice sufficiently in advance to permit Customer to have a representative present. Representatives of both Customer and Company may be present to observe such tests. The results of any such tests shall be considered accurate until the next tests are made. All tests of measuring equipment shall be made at Company's expense, except that Customer shall bear the expense of tests made at its request if the inaccuracy found is two percent (2%) or less. 7.10 If, at any time, any of the measuring or testing equipment is found to be out of service, or registering inaccurately of any percentage, it shall be adjusted at once to read accurately within the limits prescribed by the manufacturer. If such equipment is out of service or inaccurate by an amount exceeding two percent (2%) at a reading corresponding to the average rate of flow for the period since the last preceding test, the previous reading of such equipment shall be disregarded for any period definitely known or agreed upon, or if not so known or agreed upon, for a period of time equal to one-half of the elapsed time since the last test. The volume of Gas delivered during such period shall be estimated (i) by using the data recorded by any check measuring equipment if installed and accurately registering, or if not installed or registering accurately, (ii) by correcting the error if the percentage of error is ascertainable by calibration, test, or mathematical calculation, or if neither such method is feasible, (iii) by estimating the quantity or quality delivered based upon deliveries under similar conditions during a period when the equipment was registering accurately. No adjustment shall be made for recorded inaccuracies of two percent (2%) or less. 7.11 The parties hereto shall have the right to inspect equipment installed or furnished by the other or third-party operators and the charts and other measurement or testing data of all such parties at all times during business hours; but the reading, calibration, and adjustment of such equipment and changing of charts shall be done only by the party installing and furnishing the same. The parties hereto shall preserve all original test data, charts, and other similar records in such party's possession for a period of at least twenty-four (24) months. Measurement data corrections should be processed within six (6) months of the production month with a three (3) month rebuttal period. This standard shall not apply in the case of deliberate omission or misrepresentation or mutual mistake of fact. Parties' other statutory or contractual rights shall not otherwise be diminished by this standard. 7.12 At every Point of Receipt and every Point of Delivery, the party having control over such facility shall allow the other party immediate access to the receipt and delivery information as it is generated by the party having such control. With respect to all Points of Receipt and Points of Delivery that have electronic flow measurement, both parties shall have remote telephone and electronic access to the receipt and delivery information generated at such Point of Receipt and Point of Delivery. ARTICLE 8 TITLE TO AND RESPONSIBILITY FOR GAS 8.1 Customer and Company, respectively, warrant title to all Gas delivered by it into or from the Pipeline System hereunder, and each of Customer and Company, respectively, warrant and represent each has the right to deliver the Gas hereunder, and that such Gas is free from liens and adverse claims of every kind. Customer agrees to indemnify and save Company harmless from and against all loss, damage, claims, and expense of every character with respect to Gas delivered by it on account of royalties, taxes, payments, liens, or other charges or claims arising (i) before or created upon delivery of said Gas into the Pipeline System, and (ii) upon and after delivery of said Gas from the Pipeline System to Customer. 8.2 Subject to compliance with the provisions of Section 8.1 above, Company warrants that title to all Gas delivered hereunder by Customer is free from liens and adverse claims of every kind. Company agrees to indemnify and save Customer harmless from and against all loss, damage, claims, and expense of every character with respect to Gas to be delivered at the Point of Delivery on account of royalties, taxes, payments, liens, or other charges or claims arising after delivery of Gas to and before withdrawal thereof from the Pipeline System by Customer. 8.3 As between the parties hereto, Customer or its supplier shall be deemed to be in the exclusive control and possession of the Gas until such Gas has been delivered to Company at the Point of Receipt, and after its withdrawal by Customer at the Point of Delivery. After Customer's or Customer's suppliers' delivery of such Gas at the Point of Receipt, Company shall thereafter be deemed to be in the exclusive control and possession of such Gas until its withdrawal by Customer at the Point of Delivery. The party which shall be in the exclusive control and possession of such Gas shall be responsible for all in injury or damage caused thereby and shall be responsible for any loss of Gas while in its possession, except with regard to injury, damage or loss caused by or arising out of the negligence of the nonpossessory party. 8.4 The Pipeline System shall at all times remain the property of Company, and Customer shall have no right or property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND CASUALTY 9.1 If either Company or Customer is rendered unable, wholly or in part, by reason of force majeure or any other cause of any kind not reasonably within its control, other than financial, to perform or comply with their obligations hereunder, then such party's obligations or conditions shall be suspended during the continuance of such inability and such party shall be relieved of liability for failure to perform the same during such period; provided, however, obligations to make payments when due hereunder shall not be suspended. Any force majeure event (other than labor disputes, strikes, or lockouts) shall be remedied so far as possible with reasonable dispatch. Settlement of strikes, lockouts, and labor disputes shall be wholly within the discretion of the party having the difficulty. The term force majeure shall include, but is not limited to, the following: acts of God and the public enemy; the elements; fire, accidents, breakdowns, strikes; any industrial, civil, or public disturbance; inability to obtain or delay in obtaining rights-of-way, material, supplies, permits, or labor; any act or omission by parties not subject to control by the party hereunder having the difficulty; and any laws, orders, rules, regulations, acts or restraints of any governmental body or authority, civil or military. If pursuant to the foregoing Company curtails or temporarily discontinues the receipt or delivery of Gas hereunder, Customer agrees to hold Company harmless from any loss, claim, damage, or expense that Customer may incur by reason of such curtailment or discontinuance. 9.2 If a portion of the Pipeline System required to make the transportation service available is partially damaged by fire or other casualty, the damage may be repaired by Company, at its option and in its sole discretion, as speedily as practicable, due allowance being made for the time taken for the settlement of insurance claims. Until such repairs are made, the payments shall be apportioned in proportion to the portion of the capacity of the Pipeline System which is still available for the purposes hereof, such determination to be made in the sole discretion of Company. If the damage is so extensive as to render the Pipeline System wholly unusable, in Company's sole opinion, the payments, if any, shall cease until such time as the Pipeline System is again useable. In case the damage shall, in Company's sole opinion, amount substantially to a destruction of the portion of the Pipeline System available for the transportation of Gas and Company shall elect not to repair the damage, then the Agreement shall terminate at the time of such damage, and Company shall not be liable to Customer for any liability, damage, or claim which arises out of any failure to make repairs. ARTICLE 10 GOVERNMENTAL RULES, REGULATIONS, AND AUTHORIZATIONS; INTERPRETATION OF AGREEMENT 10.1 The Agreement is subject to all valid orders, laws, rules, and regulations of duly constituted municipal, State and Federal governmental authorities and agencies having jurisdiction or control over the parties, their facilities or Gas supplies, the Agreement, or any provision hereof. The Company reserves

COMPANY NAME: TEXAS GAS SERVICE COMPANY

22606

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

the right to seek modification or termination of any of the General Terms and Conditions, the Gas Transportation Agreement, and any of the tariffs to which it applies. 10.2 The Agreement shall be interpreted under the laws of the State of Texas, excluding any law thereof directing the application of the laws of another jurisdiction. ARTICLE 11 MISCELLANEOUS 11.1 Any modification of terms, or amendment of any provisions hereof, shall become effective only by supplemental written agreement between the parties. 11.2 (A) Any of the following events or conditions shall constitute a default of Customer under the Agreement: (1) Default in the delivery of any payment or any sums hereunder for a period of sixty (60) Days after the same becomes due; (2) Any other breach of the material terms and conditions of the Agreement and the failure of Customer to cure such breach within thirty (30) Days after written demand by Company or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Customer shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured; (3) Customer shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Customer; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Customer (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; or (5) If any certificate, statement, representation, or warranty furnished by Customer proves to be false or incomplete in any material respect. (B) Upon the happening of any event of default as set forth in subparagraph 11.2(A) above, Company shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Customer the sum of all transportation payments and all other amounts due and owing under the Agreement plus the sum of all transportation payments and other amounts to become payable during the balance of the term of the Agreement; (2) Retake possession of the entire capacity of the Pipeline System without any court order or other process of law and without any rights of Company being thereupon terminated; (3) Terminate the Agreement and the Exhibits; (4) Pursue any other remedy at law or in equity. (C) Any of the following events or conditions shall constitute an Event of Default with respect to Company under the Agreement: (1) Default in the crediting of any sums due to Customer or in the payment of any other sums due to Customer under the Agreement for a period of ninety (90) Days after the same is established by Company to have become due; (2) Company's breach of any material term or condition of the Agreement and the failure of Company to cure such breach within thirty (30) Days after written demand by Customer or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Company shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured. (3) Company shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Company; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Company, (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; (D) Upon the happening of any event of default as set forth in subparagraph 11.2(C)above, Customer shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Company the sum of all outstanding credits and other amounts due and owing under the Agreement; (2) Terminate the Agreement and the Exhibits; (3) Pursue any other remedy at law or in equity. (E) The rights granted to Company and Customer hereunder shall be cumulative as to each and action on one shall not be deemed to constitute an election or waiver of any other right to which Company or Customer may be entitled. (F) Upon the termination of the Agreement, whether by lapse or time or otherwise, Customer will surrender any and all rights in the Pipeline System immediately. 11.3 Company shall not be liable for damages resulting from interruption of service, when such interruption is necessary to make repairs, changes, or adjustments in Company's equipment and facilities. 11.4 No waiver by Company or Customer of any default or the other under the Agreement shall operate as a waiver of any future default, whether of a like or different character. 11.5 The Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their successors and assigns. In the event Customer sells, leases or otherwise transfers its distribution system to a third party, whether voluntarily or involuntarily, then Customer agrees, as a part of such sale, lease or transfer, to assign to such third party and to require such third party to accept the assignment of the Agreement and the Exhibits included therein, subject to the provisions of the following sentence. Neither the Agreement nor the Exhibits attached thereto nor the rights and obligations of Customer hereunder may be assigned without the consent of Company, which consent shall not be unreasonably withheld. 11.6 Customer will not mortgage, create a security interest in, or encumber the Agreement, or sublet the rights granted hereby, or permit its use by others, or pledge, loan, sublet, create a security interest in, or in any other manner attempt to dispose of such rights, or permit its use by others, or suffer any liens or legal process to be incurred or levied thereon; provided, however, that Customer may grant a security interest or similar encumbrance in connection with any existing financing arrangement associated with Customer's facility. 11.7 Except as provided below, Customer shall pay all fees, taxes, charges, and assessments imposed by or on behalf of any governmental entity in connection with the Agreement or in connection with the purchase, transportation, and disposition of Gas by or on behalf of Customer pursuant to the Agreement including but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all returns required for the Pipeline System and all appurtenant facilities. Customer will furnish Company with any information available to Customer in connection with Company's obligations under this section. 11.8 Company and Customer agree to exercise and take reasonable steps necessary to safeguard and cause their officers, directors, employees, agents, advisers, and representatives to safeguard the confidentiality of the Agreement and the terms and conditions thereof (as contrasted with the existence and effectiveness of the

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 22606
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION
T-1-CTX-IS-Transp	Agreement which are not confidential) and not to disclose any part of it or any information derived there from or any negotiations relating thereto to any party or person except that limited number of people within Company's and Customer's organizations, and their advisers, lenders and potential investors, as may need to know the terms and conditions hereof in order to evaluate, understand, execute and perform the Agreement. Company and Customer agree not to copy or permit the copying of the Agreement, except as may be necessary for their operations. In the event Customer or Company or any of their officers, directors, employees, agents, or representatives, is requested or required (by oral or written question or request for information concerning the Agreement or the terms and conditions thereof or any negotiations relating thereto, it is agreed that the party receiving such question or request will provide the other parties. It is further agreed that if, in the absence of a protective order or receipt of a release, the other party is compelled to disclose such information or else stand liable for contempt or suffer other censure or penalty or adverse effect, then such party may disclose such information. The parties hereto are further authorized to make disclosure of the Agreement for which a claim of financial statements or tax returns. Disclosure hereunder shall not constitute a basis for defense, termination, or modification of the Agreement. ARTICLE 12 DISPUTE RESOLUTION 12.1 Any dispute arising out of or relating to this Agreement for which a claim of the process, including any attorneys' fees or other expenses incurred in the process. Each party is required to continue to perform its obligations under this Agreement promptly by negotiation between management level personnel who have authority to would be impossible or imparcicable under the circumstances. J.2 Negotiation. The parties hall neet at a mutually acceptable time and heace and scubarty of the notice, the receiving party shall submit to the ord
	SERVICE RATE Applicability Applicable to commercial customers and to consumers not otherwise specifically provided for under any other rate schedule. Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. Availability Natural gas service under this rate schedule is available to

customer charge per meter per month listed by customer class as follows: Commercial - \$ 75.00 Large Commercial - \$150.00 Industrial - \$ 80.00 Large Industrial - \$150.00 Public Authority - \$ 25.00 Large Public Authority - \$100.00 Public Schools Space Heating - \$ 60.00 Compressed Natural Gas - \$ 40.00 Plus - All Ccf per monthly billing period listed by customer class as follows: Commercial - \$ 0.13010 per Ccf Large Commercial - \$ 0.10898 per Ccf Industrial - \$ 0.10675 per Ccf Large Industrial - \$ 0.10064 per Ccf Public Authority - \$ 0.11838 per

service shall be provided at any point on the Company's System where adequate capacity and gas supply exists, or where such capacity and gas supply can be provided in accordance with the applicable rules and regulations and at a reasonable cost as determined by the Company in its sole opinion. Electronic flow measurement (EFM) may be required for Customers under this tariff at the Company's sole discretion. The customer may be required to reimburse the Company for any cost related to the installation of the EFM as well as provide for or reimburse the Company for any on going maintenance, repair, or communications costs. In the alternative, Customer may elect to discontinue service under this tariff and to receive service under the applicable sales tariff. Service is not available under this rate schedule for resale to others or for service for a term less than twelve (12) months. Under this tariff the Company shall perform or cause to be performed all functions necessary to transport the gas commodity from the Point of Receipt to the end use Customer. The Customer is responsible for acquiring the gas commodity from a third party supplier. Such gas supply must be delivered to the pipeline providing upstream services for the system from which the Customer is served. Customer shall deliver to Company each month, as reimbursement for lost and unaccounted for gas in the form of Payment in Kind (PIK), a volume of gas equal to the Purchase/Sales ratio authorized to be collected in the Cost of Gas clause times the volume of gas delivered by the Company for the account of Customer for transportation. Character of Service Firm gas transportation service Cost of Service Rate During each monthly billing period: A

Ccf Large Public Authority - \$ 0.11041 per Ccf Public Schools Space Heating - \$ 0.11689 per Ccf Compressed Natural Gas - \$ 0.07018 per Ccf Additional Charges 1) A charge will be made each month to recover the cost of taxes paid to the

RRC COID: 63	10 C	OMPAN	NY NAME: TE	XAS GAS	SERVICE COMPAN	IY	
TARIFF CODE: DT	RRC TARI	FF NO:	22606				
CURRENT RATE COM	IPONENT						
RATE COMP. ID	DESCRIPTION						
	transportation servic paid to the cities. 3) providers in the Cent based on benefit recc Service T-GTC Oth and Conditions for T Company prior to co may be interrupted o whatsoever, to conse under this schedule s	e performe In the event tral Texas eived by the er Conditional transportate mmencement r curtailed erve gas for hall be the ld otherwi	ed hereunder. 2) A c ent the Company incu Service Area, the cus e customer. Subject ons Transportation o ion Service (T-GTC) ent of service and all at the discretion of the r residential and othe same as the curtailn se be available to suc	harge will be r irs a demand o itomer may be to: Special Pro f Customer ow and the Transj amendments a he Company ir r higher priorit hent priority es	ch may be amended from the nade each month to recover r reservation charge from its charged its proportionate sh visions Tariff Genera ned natural gas hereunder is portation Agreement entered ind modifications thereto. The case of shortage or threater y customers served. The cu tablished for other customer nitial Rate Schedule Meter	the cost of any applicables s gas supplier(s) or transp are of the demand or rese are of the demand or rese l Terms and Conditions f s subject in all respects to d into between the Custor fransportation of natural a need shortage of gas suppli- netailment priority of any res served pursuant to the C	e franchise fees ortation rvation charge for Transportation o General Terms ner and gas hereunder y from any cause customer served Company's rate
RATE ADJUSTMEN	T PROVISIONS:	· · ·	y , , , , , , , , , , , , , , , , , , ,				
None							
DELIVERY POINTS							
ID	TYPE	UNIT	CURRENT C	HARGE	EFFECTIVE DATE	CONFIDENTIAL	
73239	D	Mcf	\$.0000		12/01/2009	Y	
DESCRIPTION:	**CONFIDENTIAL**	:					
Customer	31512	**(CONFIDENTIAL**				
73240	D	Mcf	\$.0000		12/01/2009	Y	
DESCRIPTION:	**CONFIDENTIAL**	•					
Customer	31512	**(CONFIDENTIAL**				
TYPE SERVICE PROV	IDED						
TYPE OF SERVICE	SERVICE DESCR	IPTION		OTHER T	YPE DESCRIPTION		
Н	Transportation						
TUC APPLICABILITY							

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RRC COID: 6310 COMPAN	Y NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO:	23478
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 05/27/2014	RECEIVED DATE: 06/03/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC	DOCKET NO:
CITY ORDINANCE NO: See ORD-CTX-IS and C	DRD-IRA-CTX
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Per the Incorp.Central T2 for approval details.	X Svc Area GRIP filing dated 2/11/14, new rates (customer charge) eff. 5/27/14. See ORD-IRA-CTX-IS
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL? <u>DELIVERY POINT</u>
31811 **CONFIDENTIAL**	
	Y

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23478
URRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
ORD-IRA-CTX-IS	TEXAS GAS SERVICE COMPANY Central TX Service Area RATE SCHEDULE ORD-IRA-CTX CITY ORDINANCE LISTING FOR INTERIM RATE ADJUSTMENT
	APPLICABILITY Applicable to all gas sales and standard transport customers.
	Applicable to an gas sales and standard transport customers.
	TERRITORY All customers in the incorporated areas served by the Company in its Central Texas Service Area which includes Austin, Bee Cave, Cedar Park, Dripping Springs, Kyle, Lakeway, Rollingwood, Sunset Valley and West Lake Hills, Texas.
	DESCRIPTION Per TGS Interim Rate Adjustment (GRIP) filed February 11, 2014 the cities approved the 2014 Interim Rate Adjustment (TYE Dec-2013) rates for both gas sales and standard transport customers.
	City approvals are as follows:
	City Ordinance #Date PassedEffective Date of Rate ChangeAustin 20140515-06105/15/201405/27/2014
	Bee Cave 200 05/13/2014 05/27/2014 Cedar Park G49.14.05.22.C3 05/22/2014 05/27/2014
	Dripping Springs Operation of Law 05/27/2014 05/27/2014
	Kyle Operation of Law05/27/201405/27/2014Lakeway 2014-05-19-0205/19/201405/27/2014
	Rollingwood Operation of law 05/27/2014 05/27/2014
	Sunset Valley 140520-A 05/20/2014 05/27/2014
	West Lake Hills Operation of Law05/27/201405/27/2014
	Meters Read On and After: May 27, 2014 Supersedes same Rate Schedule dated: May 27, 2013
IRA-CTX-IS-IRAAdj	TEXAS GAS SERVICE COMPANY RATE SCHEDULE IRA Central Texas Service Area
	INTERIM RATE ADJUSTMENT
	A. APPLICABILITY This Interim Rate Adjustment (IRA) applies to all general service rate schedules of Texas Gas Service Company (Company) currently in force in the incorporated areas of Austin, Bee Cave, Cedar Park, Dripping Springs, Kyle, Lakeway, Rollingwood, Sunset Valley, and West Lake Hills, Texas. Applicable rate schedules include 10, 20, 22, 30, 32, 40, 42, 48, CNG-1, and T-1.
	B. PURPOSE Section 104.301, Subchapter G of the Texas Utility Code, effective on September 1, 2003, provides for an interim adjustment in a gas utility's monthly customer charge or initial block usage rate to recover the cost of changes in the utility's infrastructure investment and related expenses and revenues for providing gas utility service. The filing date of the utility's most recent rate case establishing rates for the area in which the interim rate adjustment will apply shall be no more than two years prior to the date the utility files its initial interim rate adjustment application for that area. The interim adjustment shall be recalculated on an annual basis, unless the utility files a written request and obtains approval from the regulatory authority to suspend the operation of the interim adjustment rate schedule for any year. This rate schedule establishes the interim adjustment provisions consistent with Section 104.301, Subchapter G of the Texas Utility Code.
	C. COMPUTATION OF IRA RATE The amount the Company shall adjust its utility rates upward or downward under this rate schedule each calendar year is based on the difference between the value of the invested capital for the preceding calendar year and the value of the invested capital for the calendar year preceding that calendar year. The value of the invested capital is equal to the original cost of the investment at the time the investment was first dedicated to public use minus the accumulated depreciation related to that investment. Based on the difference between the values of the invested capital amounts as determined above, the Company may adjust only the following related components of its revenue requirement: return on investment, depreciation expense, ad valorem taxes, revenue related taxes and incremental federal income taxes. The factors for these components shall be the same as those established in the Company's most recent rate case for the service area in which this interim rate adjustment is to be implemented. The revenue requirement calculated pursuant to this rate schedule shall be allocated among the Company's customer classes for this service area in the same manner as the cost of service was allocated among customer classes in the Company's latest effective rates for this area.
	D. FILING WITH THE REGULATORY AUTHORITY 1. The Company shall file either the initial interim adjustment or the annual interim adjustment with the regulatory authority at least 60 days before the proposed implementation date. During the 60-day period, the regulatory authority may act to suspend implementation of the adjustment.

RRC COID: 63	COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23478
CURRENT RATE CON	IPONENT
RATE COMP. ID	DESCRIPTION
	2. The Company shall provide notice to customers by bill insert or direct mail not later than the 45th day after the date of filing the interim adjustment.
	3. The Company shall file with the regulatory authority an annual report describing the investment projects completed and placed in service during the preceding calendar year and the investments retired or abandoned during the preceding calendar year. The annual report shall also state the cost, need, and customers benefited by the change in investment.
	4. In addition, the Company shall file with the regulatory authority an annual earnings monitoring report demonstrating the Company's earnings during the preceding calendar year. Should the Company earn a return of more than 75 basis points above the return established in the latest effective rates implemented under this rate schedule, the Company shall file a statement stating the reasons why the rates are not unreasonable or in violation of the law.
	5. After the issuance of a final order or decision by a regulatory authority in a rate case that is filed after the implementation of a tariff or rate schedule under this section, any change in investment that has been included in an approved interim adjustment shall no longer be subject to subsequent review for reasonableness or prudence. All amounts collected under this rate schedule are subject to refund until the issuance of a final decision in the next rate case filing for this service area.
	6. The Company shall file a rate case no later than the 180th day after the fifth anniversary date its initial interim rate adjustment for this service area became effective. 7. The provisions under Section 104.301, Subchapter G of the Texas Utility Code for this interim adjustment do not limit the power of the regulatory authority under Section 104.151.
	Meters Read On and After: May 27, 2013
	Supersedes Same Sheet Dated: May 29, 2012 (Other Cities) September 4, 2012 (Dripping Springs) September 25, 2012 (City of Bee Cave - Initial Rate) October 19, 2012 (City of Lakeway - Initial Rate)
ORD-CTX-IS	TEXAS GAS SERVICE COMPANY Central TX Service Area . RATE SCHEDULE ORD-CTX-IS CITY ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated areas served by the Company in its Central Texas Service Area which includes Austin, Cedar Park, Kyle, Rollingwood, Sunset Valley and West Lake Hills, Texas. DESCRIPTION Per TGS rate case filed 02/11/09, the above cities approved (via ordinances listed below) changes to both gas sales and standard transport cost of service rates. In addition, the cities approved revisions to the Cost of Gas Clause, Conservation Adjustment Clause, CNG Service Rate, Relocation Cost Recovery, Weather Normalization Adjustment Clause, and Quality of Service Rules. The cities also approved a new General Terms and Conditions for Transport Service tariff (T-GTC) and Green Saver Tariff (GS-1, not effective until 10/1/09). City approvals are as follows: City Ordinance or Resolution # Date Ordinance Passed Effective Date of Gas Sales Rate Schedules Austin 20090618-074 06/18/09 06/30/2009 Cedar Park G55-09-07-09-E1 07/09/09 07/17/2009 Kyle 571 06/16/09 06/30/2009 Rollingwood 2009-06-17-2 06/17/09 06/30/2009 Sunset Valley 090623 06/23/09 06/30/2009 West Lake Hills 367 (b) 06/24/09 06/30/2009 Meters Read On and After June 30, 2009 (Other Cities) July 17, 2009 (City of Cedar Park) Initial
RCR-CTX-IS-Reloc	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for all incorporated areas served by the Company in its Central Texas Service Area which includes Austin, Cedar Park, Dripping Springs, Kyle, Rollingwood, Sunset Valley and West Lake Hills, Texas: 10, 20, 22, 30, 32, 40, 42, 48, CNG-1 and T-1. B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC + PPRC NV CPRC = Relocation costs for the current recovery period. PPRC = Under collection or over collection from any prior RCR rates. NV = Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. RCR rates Schedule RCR-RIDER, shall be included as a separate adjustment (per Ccf rate) to the base bill for the rate schedules listed in Section A above. E. FILING WITH THE REGULATORY AUTHORITY No less than thirty-five days before implementation of an RCR rate, the Company shall file an application with the appropriate regulatory authority that shall include the following: 1. Documentation demonstrating the requirement of each reloc
RCR-Rider-CTX-IS	(Kyle) TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-RIDER RELOCATION COST RECOVERY RATE A. APPLICABILITY The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23478
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION
	to Rate Schedule RCR, shall apply to the rate schedules as listed in Section (A) of Rate Schedule RCR for all incorporated areas served by the Company in its Central Texas Service Area which includes Austin, Cedar Park, Dripping Springs, Kyle, Rollingwood, Sunset Valley and West Lake Hills, Texas. B. CURRENT RCR RATE Effective Date RCR Rate Meters Read On and After November 4, 2011 (11th RCR Filing) \$ 0.0000 per Ccf All applicable fees and taxes will be added to the above rate. Meters Read On and After November 4, 2011 (Other Cities) December 9, 2011 (City of Dripping Springs - Initial Rate) Supersedes Same Sheet Dated November 30, 2010 (Other Cities)
F-GTC-CTX-IS-Trans	Dated November 30, 2010 (Other Cites) TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GTC ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT (Continued) 7.9 The accuracy of the measuring and testing equipment shall be verified according to Company's standard for the device being used and a tother reasonable times. yon request of Customer or Company. Gas quality tests may be made at times of equipment testing or at other reasonable times. You closumer, then Company shall give Custome notice sufficiently in advance to permit Customer to have a representative present. Representatives of both Customer and Company may be present to observe such tests. The results of any such tests shall be considered accurate until the next test are made. All tests on measuring equipment is low percent (2%) or less. 7.10 If, at any time, any of the measuring or testing equipment is found to be out of the averager are of flow for the period since the last preceding test, the periods usce last equipment shall be disregarded for any period definitely known or agreed upon, or if not so known or agreed upon, for a period of time equal to one-half of the elasped time since the last test. The volume of Gas delivered during such hermatical calculation, or if neither such method is feasible, (iii) by estimating the quantity or quality delivered based upon deliveries under similar conditions during a period when the equipment was registering accurately. No adjustment shall be made for recorded inaccurates of two percent (2%) or less. 7.11 The parties hereto shall have the right to inspect equipment is sit (6) months of the production month with a three (3) month robust and obter measurement or tesing data of all such parties at all times during busines bhow other or third-party operators and the chars and other measurement on the rights shall not otherwise at all times during busines forms for a period of a laces twenty-four (2%) or less. 7.11 The parties hereto shall have the right to inspect equipment

Company curtails or temporarily discontinues the receipt or delivery of Gas hereunder, Customer agrees to hold Company harmless from any loss, claim, damage, or expense that Customer may incur by reason of such curtailment or discontinuance. 9.2 If a portion of the Pipeline System required to make the transportation service available is partially damaged by fire or other casualty, the damage may be repaired by Company, at its option and in its sole discretion, as speedily as practicable, due allowance being made for the time taken for the settlement of insurance claims. Until such repairs are made, the payments shall be apportioned in proportion to the portion of the

dispatch. Settlement of strikes, lockouts, and labor disputes shall be wholly within the discretion of the party having the difficulty. The term force majeure shall include, but is not limited to, the following: acts of God and the public enemy; the elements; fire, accidents, breakdowns, strikes; any industrial, civil, or public disturbance; inability to obtain or delay in obtaining rights-of-way, material, supplies, permits, or labor; any act or omission by parties not subject to control by the party hereunder having the difficulty; and any laws, orders, rules, regulations, acts or restraints of any governmental body or authority, civil or military. If pursuant to the foregoing

COMPANY NAME: TEXAS GAS SERVICE COMPANY

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capacity of the Pipeline System which is still available for the purposes hereof, such determination to be made in the sole discretion of Company. If the damage is so extensive as to render the Pipeline System wholly unusable, in Company's sole opinion, the payments, if any, shall cease until such time as the Pipeline System is again useable. In case the damage shall, in Company's sole opinion, amount substantially to a destruction of the portion of the Pipeline System available for the transportation of Gas and Company shall elect not to repair the damage, then the Agreement shall terminate at the time of such damage, and Company shall not be liable to Customer for any liability, damage, or claim which arises out of any failure to make repairs. ARTICLE 10 GOVERNMENTAL RULES, REGULATIONS, AND AUTHORIZATIONS; INTERPRETATION OF AGREEMENT 10.1 The Agreement is subject to all valid orders, laws, rules, and regulations of duly constituted municipal, State and Federal governmental authorities and agencies having jurisdiction or control over the parties, their facilities or Gas supplies, the Agreement, or any provision hereof. The Company reserves the right to seek modification or termination of any of the General Terms and Conditions, the Gas Transportation Agreement, and any of the tariffs to which it applies. 10.2 The Agreement shall be interpreted under the laws of the State of Texas, excluding any law thereof directing the application of the laws of another jurisdiction. ARTICLE 11 MISCELLANEOUS 11.1 Any modification of terms, or amendment of any provisions hereof, shall become effective only by supplemental written agreement between the parties. 11.2 (A) Any of the following events or conditions shall constitute a default of Customer under the Agreement: (1) Default in the delivery of any payment or any sums hereunder for a period of sixty (60) Days after the same becomes due; (2) Any other breach of the material terms and conditions of the Agreement and the failure of Customer to cure such breach within thirty (30) Days after written demand by Company or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Customer shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured; (3) Customer shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Customer; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Customer (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; or (5) If any certificate, statement, representation, or warranty furnished by Customer proves to be false or incomplete in any material respect. (B) Upon the happening of any event of default as set forth in subparagraph 11.2(A) above, Company shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Customer the sum of all transportation payments and all other amounts due and owing under the Agreement plus the sum of all transportation payments and other amounts to become payable during the balance of the term of the Agree-ment; (2) Retake possession of the entire capacity of the Pipeline System without any court order or other process of law and without any rights of Company being thereupon terminated; (3) Terminate the Agreement and the Exhibits; (4) Pursue any other remedy at law or in equity. (C) Any of the following events or conditions shall constitute an Event of Default with respect to Company under the Agreement: (1) Default in the crediting of any sums due to Customer or in the payment of any other sums due to Customer under the Agreement for a period of ninety (90) Days after the same is established by Company to have become due; (2) Company's breach of any material term or condition of the Agreement and the failure of Company to cure such breach within thirty (30) Days after written demand by Customer or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Company shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured. (3) Company shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Company; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Company, (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; (D) Upon the happening of any event of default as set forth in subparagraph 11.2(C)above, Customer shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Company the sum of all outstanding credits and other amounts due and owing under the Agreement; (2) Terminate the Agreement and the Exhibits; (3) Pursue any other remedy at law or in equity. (E) The rights granted to Company and Customer hereunder shall be cumulative as to each and action on one shall not be deemed to constitute an election or waiver of any other right to which Company or Customer may be entitled. (F) Upon the termination of the Agreement, whether by lapse or time or otherwise, Customer will surrender any and all rights in the Pipeline System immediately. 11.3 Company shall not be liable for damages resulting from interruption of service, when such interruption is necessary to make repairs, changes, or adjustments in Company's equipment and facilities. 11.4 No waiver by Company or Customer of any default or the other under the Agreement shall operate as a waiver of any future default, whether of a like or different character. 11.5 The Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their successors and assigns. In the event Customer sells, leases or otherwise transfers its distribution system to a third party, whether voluntarily or involuntarily, then Customer agrees, as a part of such sale, lease or transfer, to assign to such third party and to require such third party to accept the assignment of the Agreement and the Exhibits included therein, subject to the provisions of the following sentence. Neither the Agreement nor the Exhibits attached thereto nor the rights and obligations of Customer hereunder may be assigned without the consent of Company, which consent shall not be unreasonably withheld. 11.6 Customer will not mortgage, create a security interest in, or encumber the Agreement, or sublet the rights granted hereby, or permit its use by others, or pledge, loan, sublet, create a security interest in, or in any other manner attempt to dispose of such rights, or permit its use by others, or suffer any liens or legal process to be incurred or levied thereon; provided, however, that Customer may grant a security interest or similar encumbrance in

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY TARIFF CODE: DT RRC TARIFF NO: 23478 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION connection with any existing financing arrangement associated with Customer's facility. 11.7 Except as provided below, Customer shall pay all fees, taxes, charges, and assessments imposed by or on behalf of any governmental entity in connection with the Agreement or in connection with the purchase, transportation, and disposition of Gas by or on behalf of Customer pursuant to the Agreement including but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all

but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all returns required for the Pipeline System and all appurtenant facilities. Customer will furnish Company with any information available to Customer in connection with Company's obligations under this section. 11.8 Company and Customer agree to exercise and take reasonable steps necessary to safeguard and cause their officers, directors, employees, agents, advisers, and representatives to safeguard the confidentiality of the Agreement and the terms and conditions thereof (as contrasted with the existence and effectiveness of the Agreement which are not confidential) and not to disclose any part of it or any information derived there from or any negotiations relating thereto to any party or person except that limited number of people within Company's and Customer's organizations, and their advisers, lenders and potential investors, as may need to know the terms and conditions hereof in order to evaluate, understand, execute and perform the Agreement. Company and Customer agree not to copy or permit the copying of the Agreement, except as may be necessary for their operations. In the event Customer or Company or any of their officers, directors, employees, agents, or representatives, is requested or required (by oral or written question or request for information or documents in legal proceedings, interrogatories, subpoena, Civil Investigative Demand or similar process) to disclose any information concerning the Agreement or the terms and conditions thereof or any negotiations relating thereto, it is agreed that the party receiving such question or request will provide the other parties with prompt notice thereof so that such other parties may seek a protective order or other appropriate relief or a release from the other parties. It is further agreed that if, in the absence of a protective order or receipt of a release, the other party is compelled to disclose such information or else stand liable for contempt or suffer other censure or penalty or adverse effect, then such party may disclose such information. The parties hereto are further authorized to make disclosure of the Agreement as may be required by Federal, state, or local regulation or agency or as may be required by auditors or accountants in connection with the preparation of financial statements or tax returns. Disclosure hereunder shall not constitute a basis for defense, termination, or modification of the Agreement. ARTICLE 12 DISPUTE RESOLUTION 12.1 Any dispute arising out of or relating to this Agreement for which a claim or demand is asserted that is equal to or exceeds a value of \$25,000 shall be resolved in accordance with the procedures specified in this Article 12, which shall be the sole and exclusive procedures for the resolution of any such disputes. The cost of conducting the dispute resolution process, including the fees and expenses of any arbitrators, shall be shared equally by the parties, and each party shall bear its own costs, including any attorneys' fees or other expenses incurred in the process. Each party is required to continue to perform its obligations under this Agreement pending final resolution of any dispute arising out of or relating to this Agreement, unless to do so would be impossible or impracticable under the circumstances. 12.2 Negotiation. The parties shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement promptly by negotiation between management level personnel who have authority to settle the controversy. Any person may give the other party written notice of any dispute not resolved in the normal course of business. Within fifteen (15) days after delivery of the notice, the receiving party shall submit to the other a written response. Within thirty (30) days after delivery of the initial notice, the designated managing personnel of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary, to attempt to resolve the dispute. All reasonable requests for information made by one party to the other will be honored. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence. 12.3 Arbitration. Any dispute arising out of or relating to this Agreement, including the breach, termination or validity thereof, which has not been resolved by negotiation as provided above within sixty (60) days after initiation of negotiations shall be finally resolved by arbitration in accordance with the CPR Rules for Non-Administered Arbitration then currently in effect by (i) a sole arbitrator agreed upon by the parties if the dispute is between \$25,000 and \$250,000, or (ii) three independent and impartial arbitrators, of whom each party shall designate one, if the dispute is in excess of \$250,000. All arbitrators shall be knowledgeable in the natural gas industry. The arbitrator(s) shall have no authority to award consequential, punitive or exemplary damages. Provided, however, if one party fails to participate in the negotiation as agreed herein, the other party can commence arbitration prior to the expiration of the time periods set forth. The arbitration shall be governed by the Federal Arbitration Act, 9 U.S.C. Sections 1-16, and judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof. Unless otherwise agreed, the place of arbitration shall be Austin, Texas. Meters Read On and After: January 27, 2014 Supersedes: June 30, 2009 (Other Cities) July 17, 2009 (City of Cedar Park), December 9, 2011 (City of Dripping Springs -Initial), September 25, 2012 (City of Bee Cave - Initial Rate) and October 19, 2012 (City of Lakeway - Initial Rate)

T-1-CTX-IS-Transp

TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-1

TRANSPORTATION SERVICE RATE

Applicability

Applicable to commercial customers and to consumers not otherwise specifically provided for under any other rate schedule. Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.

Availability

Natural gas service under this rate schedule is available to any individually metered, commercial customer for the transportation of customer owned natural gas through the Company's Central Texas distribution system which includes Austin, Bee Cave, Cedar Park, Dripping Springs, Kyle, Lakeway, Rollingwood, Sunset Valley and West Lake Hills, Texas. Such service shall be provided at any point on the Company's System where adequate capacity and gas supply exists, or where such capacity and gas supply can be provided in accordance with the applicable rules and regulations and at a reasonable cost as determined by the Company in its sole opinion.

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TARIFF CODE: DT	RRC TARIFF NO: 23478
URRENT RATE CO	MPONENT
RATE COMP. ID	DESCRIPTION Electronic flow measurement (EFM) may be required for Customers under this tariff at the Company's sole discretion. The customer may be required to reimburse the Company for any cost related to the installation of the EFM as well as provide for or reimburse the Company for any ongoing maintenance, repair, or communications costs. In the alternative, Customer may elect to discontinue service under this tariff and to receive service under the applicable sales tariff.
	Service is not available under this rate schedule for resale to others or for service for a term less than twelve (12) months.
	Under this tariff the Company shall perform or cause to be performed all functions necessary to transport the gas commodity from the Point of Receipt to the end use Customer. The Customer is responsible for acquiring the gas commodity from a third party supplier. Such gas supply must be delivered to the pipeline providing upstream services for the system from which the Customer is served.
	Customer shall deliver to Company each month, as reimbursement for lost and unaccounted for gas in the form of Payment in Kind (PIK), a volume of gas equal to the Purchase/Sales ratio authorized to be collected in the Cost of Gas clause times the volume of gas delivered by the Company for the account of Customer for transportation.
	Character of Service Firm gas transportation service
	Cost of Service Rate During each monthly billing period, a customer charge per meter per month listed by customer class as follows: Commercial \$ 75.00 plus
	Interim Rate Adjustments \$107.21 (Footnote 1) Total Rate \$182.21
	Large Commercial \$ 150.00 plus Interim Rate Adjustments \$373.31 (Footnote 2) Total Rate \$523.31
	Industrial \$ 80.00 plus Interim Rate Adjustments \$177.49 (Footnote 3) Total Rate \$257.49
	Large Industrial \$ 150.00 plus Interim Rate Adjustments \$635.28 (Footnote 4) Total Rate \$785.28
	Public Authority \$ 25.00 plus Interim Rate Adjustments \$23.94 (Footnote 5) Total Rate \$48.94
	Large Public Authority \$ 100.00 plus Interim Rate Adjustments \$364.62 (Footnote 6) Total Rate \$464.62
	Public Schools Space Heat \$ 60.00 plus Interim Rate Adjustments \$71.29 (Footnote 7) Total Rate \$131.29
	CNG \$ 40.00 plus Interim Rate Adjustments \$15.69 (Footnote 8) Total Rate \$55.69
	Plus - All Ccf per monthly billing period listed by customer class as follows:Commercial- \$ 0.13010 per CcfLarge Commercial- \$ 0.10898 per CcfIndustrial- \$ 0.10675 per CcfLarge Industrial- \$ 0.10064 per CcfPublic Authority- \$ 0.11838 per CcfLarge Public Authority- \$ 0.11041 per CcfPublic Schools Space Heating- \$ 0.11689 per CcfCompressed Natural Gas- \$ 0.07018 per Ccf
	Additional Charges 1) A charge will be made each month to recover the cost of taxes paid to the State of Texas pursuant to Texas Utilities Code, Chapter 122 as such may be amended from time to time which are attributable to the transportation service performed hereunder.

2) The basic rates for cost of service shall include the amount of the Interim Rate Adjustment in accordance with the provisions of Rate

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	Schedule IRA.
	3) A charge will be made each month to recover the cost of any applicable franchise fees paid to the cities.
	4) In the event the Company incurs a demand or reservation charge from its gas supplier(s) or transportation providers in the Central Texas Service Area, the customer may be charged its proportionate share of the demand or reservation charge based on benefit received by the customer.
	Subject to: Special Provisions Tariff General Terms and Conditions for Transportation Service T-GTC
	Other Conditions Transportation of Customer owned natural gas hereunder is subject in all respects to General Terms and Conditions for Transportation Service (T-GTC) and the Transportation Agreement entered into between the Customer and Company prior to commencement of service and all amendments and modifications thereto. Transportation of natural gas hereunder may be interrupted or curtailed at the discretion of the Company in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.
	Footnote 1: 2010 IRA - \$11.38; 2011 IRA - \$27.04; 2012 IRA - \$29.59; 2013 IRA - \$39.20
	Footnote 2: 2010 IRA - \$37.03; 2011 IRA - \$91.51; 2012 IRA - \$102.56; 2013 IRA - \$142.21
	Footnote 3: 2010 IRA - \$17.61; 2011 IRA - \$42.72; 2012 IRA - \$49.68; 2013 IRA - \$67.48
	Footnote 4: 2010 IRA - \$74.19; 2011 IRA - \$181.83; 2012 IRA - \$106.42; 2013 IRA - \$272.84
	Footnote 5: 2010 IRA - \$3.16; 2011 IRA - \$6.48; 2012 IRA - \$6.16; 2013 IRA - \$8.14
	Footnote 6: 2010 IRA - \$41.64; 2011 IRA - \$108.05; 2012 IRA - \$103.08; 2013 IRA - \$111.85
	Footnote 7: 2010 IRA - \$7.03; 2011 IRA - \$17.41; 2012 IRA - \$20.47; 2013 IRA - \$26.38
	Footnote 8: 2010 IRA - \$1.57; 2011 IRA - \$3.85; 2012 IRA - \$4.50; 2013 IRA - \$5.77
T-GTC-CTX-IS-Trans	Meters Read On and After: May 27, 2014 Supersedes same Rate Schedule dated: May 27, 2013 TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GTC GENERAL TERMS AND CONDITIONS FOR TRANSPORTATION ARTICLE 1
	DEFINITIONS 1.1 Affiliate shall mean any person, entity, or business section, or division that directly or through one or more intermediaries' controls, is controlled by, or is under common control with the entity in question.
	1.2 Agreement shall mean the agreement to which the General Terms and Conditions for Transportation apply.
	1.3 Btu shall mean British thermal unit(s) and shall be computed on a temperature base of sixty degrees (60 degrees) Fahrenheit and a pressure base of fourteen and sixty-five hundredths (14.65) psia and on a gross-real-dry basis and shall not be corrected for real water vapor as obtained by means commonly acceptable to the industry, and MMBtu shall mean one million (1,000,000) Btu.
	1.4 Commission shall mean the Railroad Commission of Texas.
	1.5 Company shall mean Texas Gas Service when it is acting as Company on the Pipeline System.
	1.6 Cumulative Tolerance Limit shall mean five percent (5%) of aggregate historical annual deliveries of a Qualified Supplier's pool of customers for the most recent year ended on June 30. The Company, at its sole discretion, may make adjustments to the Cumulative Tolerance Limit to reflect changes to the pool of customers and other known changes to anticipated deliveries that the Company determines to be reasonably reliable and accurate.
	1.7 Customer shall mean a consumer which subscribes to natural gas services provided by Texas Gas Service.

1.8 Dekatherm (Dth) shall mean 1,000,000 Btu's (1 MMBtu). This unit will be on a dry basis.

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	1.9 Day shall mean the 24-hour period commencing at 9:00 a.m. (central clock time) on one calendar day and ending at 9:00 a.m. (central clock time) the following calendar day.
	1.10 Dry shall mean the heating value calculation being determined with no water vapor present.
	1.11 Effective Date shall mean the date specified in the Agreement.
	1.12 Gas or natural gas shall mean the effluent vapor stream in its natural, gaseous state, including gas-well gas, casing head gas, residue gas resulting from processing both casing head gas and gas-well gas, and all other hydrocarbon and non-hydrocarbon components thereof.
	1.13 Gas Transportation Order shall mean a completed Exhibit A relating to the applicable gas transportation service Agreement.
	1.14 Gross Heating Value or Gross shall mean the amount of energy transferred as heat per mass or mole from the complete combustion of the gas with oxygen (from air), at a base temperature in which all water formed by the reaction condenses to liquid.
	1.15 Mcf shall mean one thousand (1,000) cubic feet of Gas.
	1.16 Month shall mean the period beginning at 9:00 a.m. central clock time on the first Day of each calendar month and ending at 9:00 a.m. Central clock time on the first Day of the next succeeding calendar month, except where references not involving Gas measurement volumes are involved, in which case the calendar month shall be deemed to be referred to. 1.17 Monthly Tolerance Limit shall mean ten percent (10%) of the aggregate deliveries for a Qualified Suppliers pool of customers for such month.
	1.18 PDA shall mean a predetermined allocation method.
	1.19 Pipeline System shall mean the current existing utility distribution facilities of Company located in the State of Texas.
	1.20 Point of Delivery shall mean the point or points where Gas is delivered from the Pipeline System to or for the account of Customer and are shown on the applicable Gas Transportation Order.
	1.21 Point Operator shall mean the person or entity that controls the Point of Receipt or Point of Delivery.
	1.22 Point of Receipt shall mean the point or points where Company shall receive Gas into the Pipeline System from Customer, as described on the applicable Gas Transportation Order.
	1.23 Psia shall mean pounds per square inch, absolute.
	1.24 Psig shall mean pounds per square inch, gauge.
	1.25 Qualified Supplier shall mean a supplier of natural gas for transportation to customers through the Company's pipeline system that meets the requirements of and has executed a Supplier Service Agreement.
	1.26 Real shall mean the division of the ideal heating value by the compressibility of the gas. This creates an ideal Gross Heating Value per Real cubic foot.
	1.27 Supplier Service Agreement shall mean a contract setting forth the requirements and terms upon which a supplier of natural gas may make deliveries of customer owned gas into the Company's pipeline system for delivery to one or more of the Company's customers receiving service under this tariff.
	1.28 Tariff shall mean every rate schedule, or provision thereof, and all terms, conditions, rules and regulations for furnishing gas service filed with the regulatory authorities or agencies having jurisdiction over Company or the services provided hereunder.
	1.29 Week shall mean a period of seven (7) consecutive Days beginning at 9:00 a.m. central clock time on each Monday and ending at the same time on the next succeeding Monday. 1.30 Year shall mean a period of three hundred sixty-five (365) consecutive Days, or three hundred sixty-six (366) consecutive Days when such period includes a February 29.
	ARTICLE 2 RESTRICTIONS AND RESERVATIONS 2.1 It is understood and agreed that Customer has only the right to transportation service in the Pipeline System and all equipment, including (but not in any way limited thereto) all pipe, valves, fittings, and meters comprising the Pipeline System and all other property and capacity rights and interests, shall at all times during the term of the Agreement remain the property of Company. Customer agrees not to cause or permit any liens or encumbrances to be filed with respect to the Pipeline System by reason of Customer's actions. Customer's Gas shall at all times remain the property of Customer, and Company shall have no right or property interest therein.
	2.2 Company reserves the right in its sole discretion to remove, relocate, expand, or rebuild, without approval of Customer, any portion of the Pipeline System. Customer shall make no alterations, additions, or repairs to or on the Pipeline System, nor shall Customer bear any cost of any alterations, additions, repairs, maintenance or replacements made to or on said Pipeline System.

RRC COID: 63	BIO COMPANY NAME: TEXAS GAS SERVICE COMPANY
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URRENT RATE CON	APONENT
ATE COMP. ID	DESCRIPTION 2.3 Customer agrees not to connect or cause the connection of any third party to the Pipeline System for any purpose without the express written approval and consent of Company to be granted in Company's sole discretion. Customer further agrees not to transport or cause to be transported any Gas for any third party. If either of these conditions is breached by Customer, Company shall have the right and option, notwithstanding any other provision of the Agreement or the General Terms and Conditions for Transportation, to terminate the Agreement including the Exhibits thereto immediately and without further obligation to Customer.
	2.4 Company presently is transporting Gas to third parties on the Pipeline System and shall have the right in the future to transport additional Gas for such purposes and to transport Gas to additional third parties as it may desire, and Company shall have the right to make additional connections to the Pipeline System as may be required to serve presently existing and new customers, all of which is subject to the provisions of the Agreement. Company's transportation of Gas hereunder shall not obligate Company in any manner beyond the terms of the Agreement and the Exhibits attached thereto.
	2.5 Company shall own any and all liquids which are recovered from the Pipeline System and may use, sell or transfer all liquids without having to account in any manner, or pay any monies or other consideration to Customer.
	2.6 The Company reserves the unilateral right from time to time to seek regulatory approval to make any changes to, or to supersede, the rates, charges and any terms stated in the tariffs, rate schedules, the agreements, and the General Terms and Conditions.
	ARTICLE 3 OPERATIONS 3.1 Customer shall deliver its Gas into the Pipeline System at the Points of Receipt described on the applicable Gas Transportation Order, as it now exists and as it may be amended. Customer shall have no right to require Gas to be received at any particular Point of Receipt and Company may delete such points or modify the capacity thereof from time to time and at any time in its sole discretion with no further obligation to Customer with respect to such Point of Receipt. All supplies of Gas delivered to the Pipeline System must comply with the terms and conditions of the Agreement and the exhibits attached thereto. In no event shall Company be required to expand, modify, construct, rearrange, or change the operations of the Pipeline System in order to receive Gas from or on behalf of Customer or in order to deliver Gas to Customer at any existing Points of Delivery.
	3.2 Customer shall advise (in a method and format approved by Company in its sole discretion) Company with respect to each Day, Week and Month the name of each supplier with whom it has a contract (and the name of the individual with such supplier responsible for Customer's account), which source of supply is delivering to Company, how much Gas is nominated to be delivered to Company from each source of supply (i.e., each well, plant, or other desired Point of Receipt) and the anticipated deliveries at each Point of Delivery. Customer's nomination shall be in good faith, in balance between Points of Receipt and Points of Delivery, and shall be based on Customer's commercially reasonable best efforts to estimate usage for Hour, Day, Week, and Month. Customer will cause their Qualified Supplier to act as their agent in the nomination process. Qualified Supplier shall not intentionally nominate more or less Gas than is anticipated for consumption by Customer(s), except as may be needed for balancing purposes to the extent Company accepts such nomination. Qualified Supplier shall submit nominations to the Company's gas scheduling department in accordance with their currently effective nomination process which can be provided to the parties upon request. Customer and Qualified Supplier shall exercise commercially reasonable best efforts to deliver to the Pipeline System Dths of Gas that Company is to deliver from the Pipeline System to Customer's facilities.
	3.3 Before the start of the Gas Day, the Point Operator and Company shall establish a predetermined allocation (PDA) method to specify how Gas received or delivered by Company shall be allocated in accordance with confirmed nominations at such point. Only one PDA methodology shall be applied per allocation period.
	3.4 Customer's Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery. To the extent that Customer's acts or omissions cause Company to incur, directly or indirectly, fees, charges, expenses, or penalties from a supplier or transporter for failure to satisfy such supplier's or transporter's balancing or nomination requirements, then Customer agrees to reimburse Company for such fees, charges, expenses, or penalties, and defend, indemnify, and hold Company harmless with respect thereto. Any fees, charges, expenses or penalties which were determined to be in error will be credited back to the Customer.
	3.5 The Point of Receipt and Point of Delivery may be, or may later become points through which other quantities of Gas are being measured; therefore, the measurement of Gas under the Agreement may involve the allocation of Gas deliveries. In such event, each party hereto will furnish, or cause to be furnished, to the other all data required to accurately account for all Gas.
	3.6 Except as may be set forth on a Gas Transportation Order, Company shall receive and deliver Gas hereunder as nearly as practicable at uniform hourly and daily rates of flow. It is recognized that it may be physically impracticable, because of measurement, Gas control limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly

limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly quantities received may, due to the aforementioned reasons, vary above or below the daily and hourly quantities delivered. If the quantities received and the quantities delivered hereunder should create an imbalance at the end of any hour, Day, Week, or Month, then Company and Customer shall adjust receipts and/or deliveries at any time to the end that the quantities received and delivered shall be kept as near to zero (0) imbalance as practicable.

3.7 Imbalances Customer must designate no more than one Qualified Supplier. The Qualified Supplier shall act on behalf of the Customer to procure gas supplies, deliver gas supplies to points of receipt designated in the Gas Transportation Order, and shall act as the Customer's agent with respect to nominations, operational notices required under the Gas Transportation Agreement or applicable

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TARIFF CODE: DT	RRC TARIFF NO: 23478
URRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
	tariffs and with respect to resolution of imbalances under this Rate Schedule. (A) The following cash out provisions shall be applied to the Qualified Supplier for its aggregate pool of Customers that are being provided service pursuant to a Rate Schedule or some other form of transportation service: 1) Qualified Supplier shall not deliver into the Pipeline System more Dths of Gas than Company delivers to the aggregate pool of Customers at the Points of Delivery during a Month. At the end of the Month in which an overdelivery occurred and exceeded the Monthly Tolerance Limit or the Cumulative Tolerance Limit, Qualified Supplier shall sell such excess Gas to Company at 95% of Inside FERC's FOM Houston Ship Channel index price. 2) If Company receives less Dths of Gas than are delivered to the aggregate pool of Customers at the Points of Delivery in excess of the Monthly Tolerance Limit or Cumulative Tolerance Limit in any particular Month, then Qualified Supplier shall purchase such under-delivered volumes at 105% of Inside FERC's FOM Houston Ship Channel index price. The Company will provide monthly imbalance statements along with calculations of the cash out charges in accordance with the aforementioned cash out provisions to the Qualified Supplier each month. Payments for cash out charges will be due each month within 15 business days of the imbalance statement date. The Company may elect at its sole discretion to accrue the monthly cash out provisions each month and only require periodic settlement rather than monthly payments. The monthly transport payments shall not be abated with respect to a Month in which under-deliveries occurred except as provided in Article 9 and Article 10 hereof.
	3.8 Customer and Company shall exercise their commercially reasonable best efforts to comply with all of the standards established by the North American Energy Standards Board, Inc. (NAESB), but in no event shall either party be required to comply with the NAESB standards if such compliance has a material adverse affect upon such party.
	3.9 In the event Customer's source of gas supply is terminated by Customer's supplier due to non-payment or other reasons, or if customer is otherwise unable to continue as a transportation customer, Customer may, upon the giving of five (5) business days advance notice to Company, obtain service from Company under the general sales tariff applicable to Customer. Prior to commencing such service, Company may, in its sole discretion, require Customer to post a deposit or bond in accordance with the provisions of Article 5 hereof.
	ARTICLE 4 PRESSURE AND QUALITY OF GAS 4.1 Customer shall deliver (or cause to be delivered) the Gas to the Pipeline System at the Point of Receipt at a pressure sufficient to effect delivery into the Pipeline System at that point. If necessary, Customer shall provide additional compression to make such deliveries hereunder, and Company shall not have any cost or responsibility in that regard.
	4.2 Subject to the provisions of Section 4.1 above, the Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery at pressures sufficient to effect deliveries to Customer's facilities, but not to exceed the maximum pressure that has existed for each Point of Delivery.
	4.3 Gas delivered by and to Customer shall be commercially free of dust, gums, gum-forming constituents, gasoline, water, and any other substance that may become separated from the Gas during the handling hereof. All Gas received shall conform to the following additional specifications: (A) Contain not more than one-quarter (1/4) grain of hydrogen sulfide per 100 cubic feet, as determined by a method generally acceptable for use in the gas industry; (B) Contain not more than five (5) grains of total sulfur per 100 cubic feet; (C) Contain not more than two percent (2%) by volume of carbon dioxide; (D) Contain not more than four percent (4%) by volume of total inerts, including carbon dioxide and nitrogen; (E) Contain not more than two-tenths of one percent (.2%) by volume of oxygen; (F) Contain a gross heating value equivalent to at least 980 British Thermal Units per cubic foot and not to exceed 1080 British Thermal Units per cubic foot; (G) Have a temperature of not more than one hundred twenty degrees (120#) Fahrenheit and not less than forty degrees (40 #) Fahrenheit; (H) Contain no water or hydrocarbons in liquid form; (I) Contain not more than 7 pounds of water in vapor stage per 1,000 Mcf of gas; and (J) Be interchangeable with the Company's system Gas at the Point of Receipt or delivered to the nearest customer, city border station, or other pipeline interconnected with such receiving facility or downstream of the Point of Receipt
	4.4 The Company, at its option, may refuse to accept delivery of any gas not meeting the quality specifications set out above. Thereafter, Customer or Qualified Supplier shall have the right to conform or cause the gas to be conformed to the above specifications. If the Customer or Qualified Supplier does not elect to conform the gas to said specifications, then the Company at its sole option may accept or reject any such gas.
	4.5 Notwithstanding anything to the contrary contained herein, the gas which the Company transports and delivers to the Customer shall be odorized by the Company. In the event Customer desires to remove the odorant, such removal shall be solely at Customer's risk and expense.
	ARTICLE 5 PAYMENT 5.1 Should Customer fail to pay or deliver any or all of the amount of the transportation payment and/or other fees due under any exhibi when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shal accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half

when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shall accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half percent (1 one-half%) per month from the due date until the date of payment. If such failure to pay continues for fifteen (15) Days after payment is due, Company, in addition to any other remedy it may have, may suspend further receipts and deliveries of Gas until such amount is paid; provided, however, that if Customer in good faith shall dispute in writing the amount of any such bill or part thereof and shall pay to Company such amounts as it concedes to be correct and, at any time thereafter within thirty (30) Days of the due date of such payment, shall furnish a good and sufficient surety bond in an amount and with surety satisfactory to Company, guaranteeing

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ATE COMP. ID	DESCRIPTION payment to Company of the amount ultimately found due upon such bills, including interest thereon, after a final determination which may be reached either by agreement or judgment of the courts, as may be the case, then Company shall not be entitled to suspend further receipts and withdrawals of Gas unless and until default be made in the conditions of such bond. As an alternative to posting a bond, Customer may pay the portion of any amount in dispute without waiving its rights to recoup any monies improperly billed. If the portion of any amount in dispute without waiving its rights to recoup any monies improperly billed. If the portion of any amounts in thispute without waiving its rights to recoup any monies improperly billed. If the portion of any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days after receipt of an invoice from Company. 5.2 Customer agrees to pay any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days after receipt of an invoice from Company. 5.3 Company reserves the right, prior to initiation of service, to require a cash deposit or bond in favor of Texas Gas Service in order to assure payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. In the event Customer's financial condition materially weakens or Customer fails to make timely payment in accordance with Article 5 after the execution of the Agreement, then upon written request from Company, Customer agrees to deposit cash with Texas Gas Service or secure a bond in favor of Texas Gas Service in order to assure the payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. Such deposit or bond ashall be furnished to Texas Gas Service w
	6.2 Both parties hereto shall have the right at any and all reasonable times within twenty four (24) months from the time period in question, to examine the books and records of the other to the extent necessary to verify the accuracy of any statement, computation, or demand made hereunder.6.3 Customer agrees to supply to Company, at Company's request at any time and from time to time, a sample of the liquids removed from the gas stream of the facilities which deliver gas to Company which sample is to be taken from a point upstream from the Point of Receipt. Said sample shall not contain any toxic, hazardous, or deleterious materials or any materials which Company, in its sole
	discretion, deems in any way harmful to its facilities, personnel or the environment, including, but not limited to, polychlorinated byphenyls (PCBs), and substances or materials considered hazardous or other similar terms, or requiring investigation, remediation or removal under any federal, state or local statute, regulation, rule or ordinance or any amendments thereof whether now in effect or as may be in effect in the future. If such samples contain any such materials or substances, Company shall have the right, in its sole discretion and in addition to other remedies available to it, to immediately cease receipt of Gas through the Point of Receipt until such time as all such materials or substances are eliminated from the Gas such that Company, in its sole discretion, elects to again receive such Gas through the Point of Receipt. Should Customer fail or refuse to eliminate all such materials or substances within a reasonable time, Company shall have the right, upon written notice, to terminate this Agreement. Customer hereby expressly agrees to indemnify and hold Company and Company's affiliates harmless from and against any and all liabilities, losses, claims, damages, actions, costs, fines, and expenses of whatever nature, including, but not limited to, court costs, and attorney's fees arising out of or in any manner relating to the presence of PCBs and/or any other toxic, hazardous, deleterious, harmful, or unsafe materials as described above in Gas delivered by or on behalf of Customer into Company's system.
	ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT The measurement and tests for quality of Gas delivered and delivered by Customer hereunder shall be governed as follows:
	7.1 The quantities of Gas received and delivered shall be measured by means of meters of standard type which conform to the American Gas Association Measurement Committee Reports and other industry standards as to construction and installation.
	7.2 The unit of volume for purposes of measurement shall be one (1) cubic foot of Gas at a temperature base of sixty degrees (60

7.2 The unit of volume for purposes of measurement shall be one (1) cubic foot of Gas at a temperature base of sixty degrees (60 degrees) Fahrenheit and at a pressure base of fourteen and seventy-three hundredths (14.65) pounds per square inch absolute. Customer agrees that the Btu content per Mcf of the gas volumes delivered by the Company at the Point of Delivery shall be assumed to be equal to the Btu content per Mcf of the gas volumes delivered by Customer at the Point of Receipt, when corrected for differences in pressure

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TARIFF CODE: DT	RRC TARIFF NO: 23478
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RATE COMP. ID	DESCRIPTION
	base.
	7.3 The temperature shall be adjusted to standard conditions by a compensation device included with the meter or such other method as the Company shall deem appropriate. Corrections shall be made in accordance with industry practice.
	7.4 Specific gravity shall be determined with accuracy to the nearest one thousandth (.001) by use of an instrument that conforms to industry standards. 7.5 Whenever the conditions of pressure and temperature differ from the standards, conversion of the volumes from these conditions to the standard conditions shall be in accordance with the Ideal Gas Laws corrected for deviation from Boyle's Law, all to be in accordance with methods and tables set out in the American Gas Association Measurement Committee Reports, or by other accepted methods that may be used from time to time.
	7.6 The gross heating value of the Gas shall be determined by means of a sampling method of general use in the Gas industry. The location of the sampling equipment shall be determined by Company in its sole discretion but shall be at a location where a representative sample of the Gas to which it applies may be taken.
	7.7 Tests to determine total sulfur, hydrogen sulfide, oxygen, carbon dioxide, total inerts, and water vapor shall be made by approved standards methods in general use by the Gas industry. Such tests shall be made at the request of either party hereto. If a test is performed at Customer's request and shows that the quality specifications as set forth in Section 4.3 hereof have been satisfied, Customer shall pay all costs and expenses of Company related to such test.
	7.8 Except as may be otherwise provided, all measuring and testing equipment, housing devices, and materials shall be standard manufacture and type and shall, with all related equipment, appliances, and buildings, be owned, installed, maintained and operated or caused to be installed, maintained and operated by Company at the Points of Receipt and Points of Delivery. Customer may install and operate check measuring and testing equipment, which equipment and the operation thereof shall not interfere with the operation of Company's equipment.
RATE ADJUSTMEN	I PROVISIONS:
None	
DELIVERY POINTS	
<u>ID</u> 74236	TYPEUNITCURRENT CHARGEEFFECTIVE DATECONFIDENTIALDMcf\$.000006/30/2009Y
DESCRIPTION:	**CONFIDENTIAL**
Customer	31811 **CONFIDENTIAL**
TYPE SERVICE PROVI	
TYPE OF SERVICE	SERVICE DESCRIPTION OTHER TYPE DESCRIPTION
H	Transportation Firm Transportation customers within the Incorp. areas of the CENTRAL
1VI	Other(with detailed explanation) Firm Transportation customers within the Incorp. areas of the CENTRAL TX SVC AREA
TUC APPLICABILITY	
FACTS SUPPORTING	SECTION 104.003(b) APPLICABILITY

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	23479
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 11/26/2013	RECEIVED DATE: 02/06/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RR	C DOCKET NO: 10285 (2013 r.case)
CITY ORDINANCE NO:	
	ve 'ONEOK, Inc.' from the Tx Gas Service Company name from T-GTC-RGV-ISOS-Tra-a and b from rate
schedule.	
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
32237 **CONFIDENTIAL**	
	Y

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 23479 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION

TEXAS GAS SERVICE COMPANY - Rio Grande Valley Service Area RATE SCHEDULE T-GTC GENERAL TERMS AND T-GTC-RGV-IS0S-Tr

CONDITIONS FOR TRANSPORTATION Rate schedule T-GTC general charges, provisions and conditions applicable to: Transportation Rate Schedules T-1 and T-2 in the areas served by the Company in its Rio Grande Valley Texas Service Area. ARTICLE 1 DEFINITIONS 1.1 Affiliate shall mean any person, entity, or business section, or division that directly or through one or more intermediaries' controls, is controlled by, or is under common control with the entity in question. 1.2 Agreement shall mean the agreement to which the General Terms and Conditions for Transportation apply. 1.3 Btu shall mean British thermal unit(s) and shall be computed on a temperature base of sixty degrees (60 degrees) Fahrenheit and a pressure base of fourteen and sixty-five hundredths (14.65) psia and on a gross-real-dry basis and shall not be corrected for real water vapor as obtained by means commonly acceptable to the industry, and MMBtu shall mean one million (1,000,000) Btu. 1.4 Commission shall mean the Railroad Commission of Texas. 1.5 Company shall mean Texas Gas Service when it is acting as Company on the Pipeline System. 1.6 Cumulative Tolerance Limit shall mean five percent (5%) of aggregate historical annual deliveries of a Qualified Supplier's pool of customers for the most recent year ended on June 30. The Company, at its sole discretion, may make adjustments to the Cumulative Tolerance Limit to reflect changes to the pool of customers and other known changes to anticipated deliveries that the Company determines to be reasonably reliable and accurate. 1.7 Customer shall mean a consumer which subscribes to natural gas services provided by Texas Gas Service. 1.8 Dekatherm (Dth) shall mean 1,000,000 Btu's (1 MMBtu). This unit will be on a dry basis. 1.9 Day shall mean the 24-hour period commencing at 9:00 a.m. (central clock time) on one calendar day and ending at 9:00 a.m. (central clock time) the following calendar day. 1.10 Dry shall mean the heating value calculation being determined with no water vapor present. 1.11 Effective Date shall mean the date specified in the Agreement. 1.12 Gas or natural gas shall mean the effluent vapor stream in its natural, gaseous state, including gaswell gas, casing head gas, residue gas resulting from processing both casing head gas and gas-well gas, and all other hydrocarbon and non-hydrocarbon components thereof. 1.13 Gas Transportation Order shall mean a completed Exhibit A relating to the applicable gas transportation service Agreement. 1.14 Gross Heating Value or Gross shall mean the amount of energy transferred as heat per mass or mole from the complete combustion of the gas with oxygen (from air), at a base temperature in which all water formed by the reaction condenses to liquid. 1.15 Mcf shall mean one thousand (1,000) cubic feet of Gas. 1.16 Month shall mean the period beginning at 9:00 a.m. central clock time on the first Day of each calendar month and ending at 9:00 a.m. Central clock time on the first Day of the next succeeding calendar month, except where references not involving Gas measurement volumes are involved, in which case the calendar month shall be deemed to be referred to. 1.17 Monthly Tolerance Limit shall mean ten percent (10%) of the aggregate deliveries for a Qualified Suppliers pool of customers for such month. 1.18 PDA shall mean a predetermined allocation method. 1.19 Pipeline System shall mean the current existing utility distribution facilities of Company located in the State of Texas. 1.20 Point of Delivery shall mean the point or points where Gas is delivered from the Pipeline System to or for the account of Customer and are shown on the applicable Gas Transportation Order. 1.21 Point Operator shall mean the person or entity that controls the Point of Receipt or Point of Delivery. 1.22 Point of Receipt shall mean the point or points where Company shall receive Gas into the Pipeline System from Customer, as described on the applicable Gas Transportation Order. 1.23 Psia shall mean pounds per square inch, absolute. 1.24 Psig shall mean pounds per square inch, gauge. 1.25 Qualified Supplier shall mean a supplier of natural gas for transportation to customers through the Company's pipeline system that meets the requirements of and has executed a Supplier Service Agreement. 1.26 Real shall mean the division of the ideal heating value by the compressibility of the gas. This creates an ideal Gross Heating Value per Real cubic foot. 1.27 Supplier Service Agreement shall mean a contract setting forth the requirements and terms upon which a supplier of natural gas may make deliveries of customer owned gas into the Company's pipeline system for delivery to one or more of the Company's customers receiving service under this tariff. 1.28 Tariff shall mean every rate schedule, or provision thereof, and all terms, conditions, rules and regulations for furnishing gas service filed with the regulatory authorities or agencies having jurisdiction over Company or the services provided hereunder. 1.29 Week shall mean a period of seven (7) consecutive Days beginning at 9:00 a.m. central clock time on each Monday and ending at the same time on the next succeeding Monday. 1.30 Year shall mean a period of three hundred sixty-five (365) consecutive Days, or three hundred sixty-six (366) consecutive Days when such period includes a February 29. ARTICLE 2 RESTRICTIONS AND RESERVATIONS 2.1 It is understood and agreed that Customer has only the right to transportation service in the Pipeline System and all equipment, including (but not in any way limited thereto) all pipe, valves, fittings, and meters comprising the Pipeline System and all other property and capacity rights and interests, shall at all times during the term of the Agreement remain the property of Company. Customer agrees not to cause or permit any liens or encumbrances to be filed with respect to the Pipeline System by reason of Customer's actions. Customer's Gas shall at all times remain the property of Customer, and Company shall have no right or property interest therein. 2.2 Company reserves the right in its sole discretion to remove, relocate, expand, or rebuild, without approval of Customer, any portion of the Pipeline System. Customer shall make no alterations, additions, or repairs to or on the Pipeline System, nor shall Customer bear any cost of any alterations, additions, repairs, maintenance or replacements made to or on said Pipeline System. 2.3 Customer agrees not to connect or cause the connection of any third party to the Pipeline System for any purpose without the express written approval and consent of Company to be granted in Company's sole discretion. Customer further agrees not to transport or cause to be transported any Gas for any third party. If either of these conditions is breached by Customer, Company shall have the right and option, notwithstanding any other provision of the Agreement or the General Terms and Conditions for Transportation, to terminate the Agreement including the Exhibits thereto immediately and without further obligation to Customer. 2.4 Company presently is transporting Gas to third parties on the Pipeline System and shall have the right in the future to transport additional Gas for such purposes and to transport Gas to additional third parties as it may desire, and Company shall have the right to make additional connections to the Pipeline System as may be required to serve presently existing and new customers, all of which is subject to the provisions of the Agreement. Company's transportation of Gas hereunder shall not obligate Company in any manner beyond the terms of the Agreement and the Exhibits attached thereto. 2.5 Company shall own any and all liquids which are recovered from the Pipeline System and may use, sell or transfer all liquids without having to account in any manner, or pay any monies or other consideration to Customer. 2.6 The Company reserves the unilateral right from time to time to seek regulatory approval to make any changes to, or to supersede, the rates, charges and any terms stated in the tariffs, rate schedules, the agreements, and the General Terms and Conditions. ARTICLE 3 OPERATIONS 3.1 Customer shall deliver its Gas into the Pipeline System at the Points of Receipt described on the applicable Gas Transportation Order, as it now exists and as it may be amended. Customer shall have no right to require Gas to be received at any particular Point of Receipt and Company may delete such points or modify the capacity thereof from time to time and at any time in its sole discretion with no further

COMPANY NAME: TEXAS GAS SERVICE COMPANY

23479

TARIFF CODE: DT

RRC TARIFF NO: CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

obligation to Customer with respect to such Point of Receipt. All supplies of Gas delivered to the Pipeline System must comply with the terms and conditions of the Agreement and the exhibits attached thereto. In no event shall Company be required to expand, modify, construct, rearrange, or change the operations of the Pipeline System in order to receive Gas from or on behalf of Customer or in order to deliver Gas to Customer at any existing Points of Delivery. 3.2 Customer shall advise (in a method and format approved by Company in its sole discretion) Company with respect to each Day, Week and Month the name of each supplier with whom it has a contract (and the name of the individual with such supplier responsible for Customer's account), which source of supply is delivering to Company, how much Gas is nominated to be delivered to Company from each source of supply (i.e., each well, plant, or other desired Point of Receipt) and the anticipated deliveries at each Point of Delivery. Customer's nomination shall be in good faith, in balance between Points of Receipt and Points of Delivery, and shall be based on Customer's commercially reasonable best efforts to estimate usage for Hour, Day, Week, and Month. Customer will cause their Qualified Supplier to act as their agent in the nomination process. Qualified Supplier shall not intentionally nominate more or less Gas than is anticipated for consumption by Customer(s), except as may be needed for balancing purposes to the extent Company accepts such nomination. Qualified Supplier shall submit nominations to the Company's gas scheduling department in accordance with their currently effective nomination process which can be provided to the parties upon request. Customer and Qualified Supplier shall exercise commercially reasonable best efforts to deliver to the Pipeline System Dths of Gas that Company is to deliver from the Pipeline System to Customer during any particular Hour, Day, Week and Month, including but not limited to volumes needed for peak Day usage for Customer's facilities. 3.3 Before the start of the Gas Day, the Point Operator and Company shall establish a predetermined allocation (PDA) method to specify how Gas received or delivered by Company shall be allocated in accordance with confirmed nominations at such point. Only one PDA methodology shall be applied per Customer's Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery. To the allocation period. 3.4 extent that Customer's acts or omissions cause Company to incur, directly or indirectly, fees, charges, expenses, or penalties from a supplier or transporter for failure to satisfy such supplier's or transporter's balancing or nomination requirements, then Customer agrees to reimburse Company for such fees, charges, expenses, or penalties, and defend, indemnify, and hold Company harmless with respect thereto. Any fees, charges, expenses or penalties which were determined to be in error will be credited back to the Customer. 3.5 The Point of Receipt and Point of Delivery may be, or may later become points through which other quantities of Gas are being measured; therefore, the measurement of Gas under the Agreement may involve the allocation of Gas deliveries. In such event, each party hereto will furnish, or cause to be furnished, to the other all data required to accurately account for all Gas. 3.6 Except as may be set forth on a Gas Transportation Order, Company shall receive and deliver Gas hereunder as nearly as practicable at uniform hourly and daily rates of flow. It is recognized that it may be physically impracticable, because of measurement, Gas control limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly quantities received may, due to the aforementioned reasons, vary above or below the daily and hourly quantities delivered. If the quantities received and the quantities delivered hereunder should create an imbalance at the end of any hour. Day, Week, or Month, then Company and Customer shall adjust receipts and/or deliveries at any time to the end that the quantities received and delivered shall be kept as near to zero (0) imbalance as practicable. 3.7 Imbalances Customer must designate no more than one Qualified Supplier. The Qualified Supplier shall act on behalf of the Customer to procure gas supplies, deliver gas supplies to points of receipt designated in the Gas Transportation Order, and shall act as the Customer's agent with respect to nominations, operational notices required under the Gas Transportation Agreement or applicable tariffs and with respect to resolution of imbalances under this Rate Schedule. (A) The following cash out provisions shall be applied to the Qualified Supplier for its aggregate pool of Customers that are being provided service pursuant to a Rate Schedule or some other form of transportation service: 1) Qualified Supplier shall not deliver into the Pipeline System more Dths of Gas than Company delivers to the aggregate pool of Customers at the Points of Delivery during a Month. At the end of the Month in which an over-delivery occurred and exceeded the Monthly Tolerance Limit or the Cumulative Tolerance Limit, Qualified Supplier shall sell such excess Gas to Company at 95% of Inside FERC's FOM Houston Ship Channel index price. 2) If Company receives less Dths of Gas than are delivered to the aggregate pool of Customers at the Points of Delivery in excess of the Monthly Tolerance Limit or Cumulative Tolerance Limit in any particular Month, then Qualified Supplier shall purchase such underdelivered volumes at 105% of Inside FERC's FOM Houston Ship Channel index price. The Company will provide monthly imbalance statements along with calculations of the cash out charges in accordance with the aforementioned cash out provisions to the Qualified Supplier each month. Payments for cash out charges will be due each month within 15 business days of the imbalance statement date. The Company may elect at its sole discretion to accrue the monthly cash out provisions each month and only require periodic settlement rather than monthly payments. The monthly transport payments shall not be abated with respect to a Month in which underdeliveries occurred except as provided in Article 9 and Article 10 hereof. 3.8 Customer and Company shall exercise their commercially reasonable best efforts to comply with all of the standards established by the North American Energy Standards Board, Inc. (NAESB), but in no event shall either party be required to comply with the NAESB standards if such compliance has a material adverse affect upon such party. 3.9 In the event Customer's source of gas supply is terminated by Customer's supplier due to nonpayment or other reasons, or if customer is otherwise unable to continue as a transportation customer, Customer may, upon the giving of five (5) business days advance notice to Company, obtain service from Company under the general sales tariff applicable to Customer. Prior to commencing such service, Company may, in its sole discretion, require Customer to post a deposit or bond in accordance with the provisions of Article 5 hereof. ARTICLE 4 PRESSURE AND QUALITY OF GAS 4.1 Customer shall deliver (or cause to be delivered) the Gas to the Pipeline System at the Point of Receipt at a pressure sufficient to effect delivery into the Pipeline System at that point. If necessary, Customer shall provide additional compression to make such deliveries hereunder, and Company shall not have any cost or responsibility in that regard. 4.2 Subject to the provisions of Section 4.1 above, the Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery at pressures sufficient to effect deliveries to Customer's facilities, but not to exceed the maximum pressure that has existed for each Point of Delivery. 4.3 Gas delivered by and to Customer shall be commercially free of dust, gums, gum-forming constituents, gasoline, water, and any other substance that may become separated from the Gas during the handling hereof. All Gas received shall conform to the following additional specifications: (A) Contain not more than one-quarter (1/4) grain of hydrogen sulfide per 100 cubic feet, as determined by a method generally acceptable for use in the gas industry; (B) Contain not more than five (5) grains of total sulfur per 100 cubic feet; (C) Contain not more than two percent (2%) by volume of carbon dioxide; (D) Contain not more than four percent (4%) by volume of total inerts, including carbon dioxide and nitrogen; (E) Contain not more than two-tenths of one percent (.2%) by volume of oxygen; (F) Contain a gross heating value equivalent to at

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least 980 British Thermal Units per cubic foot and not to exceed 1080 British Thermal Units per cubic foot; (G) Have a temperature of not more than one hundred twenty degrees (120#) Fahrenheit and not less than forty degrees (40 #) Fahrenheit; (H) Contain no water or hydrocarbons in liquid form; (I) Contain not more than 7 pounds of water in vapor stage per 1,000 Mcf of gas; and (J) Be interchangeable with the Company's system Gas at the Point of Receipt or delivered to the nearest customer, city border station, or other pipeline interconnected with such receiving facility or downstream of the Point of Receipt. 4.4 The Company, at its option, may refuse to accept delivery of any gas not meeting the quality specifications set out above. Thereafter, Customer or Qualified Supplier shall have the right to conform or cause the gas to be conformed to the above specifications. If the Customer or Qualified Supplier does not elect to conform the gas to said specifications, then the Company at its sole option may accept or reject any such gas. 4.5 Notwithstanding anything to the contrary contained herein, the gas which the Company transports and delivers to the Customer shall be odorized by the Company. In the event Customer desires to remove the odorant, such removal shall be solely at Customer's risk and expense. ARTICLE 5 PAYMENT 5.1 Should Customer fail to pay or deliver any or all of the amount of the transportation payment and/or other fees due under any exhibit when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shall accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half percent (1 one-half%) per month from the due date until the date of payment. If such failure to pay continues for fifteen (15) Days after payment is due, Company, in addition to any other remedy it may have, may suspend further receipts and deliveries of Gas until such amount is paid; provided, however, that if Customer in good faith shall dispute in writing the amount of any such bill or part thereof and shall pay to Company such amounts as it concedes to be correct and, at any time thereafter within thirty (30) Days of the due date of such payment, shall furnish a good and sufficient surety bond in an amount and with surety satisfactory to Company, guaranteeing payment to Company of the amount ultimately found due upon such bills, including interest thereon, after a final determination which may be reached either by agreement or judgment of the courts, as may be the case, then Company shall not be entitled to suspend further receipts and withdrawals of Gas unless and until default be made in the conditions of such bond. As an alternative to posting a bond, Customer may pay the portion of any amount in dispute without waiving its rights to recoup any monies improperly billed. If the portion of any amount in dispute is ultimately determined to be incorrect, such amount shall be refunded by Company to Customer together with interest thereon at a rate (which in no event shall be higher than the maximum allowed by law) equal to one and one-half percent (1one-half%) per Month for the period from the date of payment to Company to the date of refund by Company. 5.2 Customer agrees to pay any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days after receipt of an invoice from Company. 5.3 Company reserves the right, prior to initiation of service, to require a cash deposit or bond in favor of Texas Gas Service in order to assure payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. In the event Customer's financial condition materially weakens or Customer fails to make timely payment in accordance with Article 5 after the execution of the Agreement, then upon written request from Company, Customer agrees to deposit cash with Texas Gas Service or secure a bond in favor of Texas Gas Service in order to assure the payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. Such deposit or bond shall be furnished to Texas Gas Service within fifteen (15) days after a request by Texas Gas Service is made for such deposit or bond and shall be made in a form and amount satisfactory to Texas Gas Service. If such deposit or bond is not furnished in a timely manner, or if a bond expires or is canceled prior to the end of the period specified below, or if the cash deposit or bond is not increased as specified below, then leasing of capacity and the rendering of all other services may be suspended by Texas Gas Service in its sole discretion until such deposit or bond is furnished, renewed or increased, as applicable. 5.4 Nothing in this Article 5 shall be deemed to supersede the respective rights and obligations of Company and Customer as provided by Texas statutes, rules, and/or regulation, as such statutes, rules, or regulations may be amended from time to time, with respect to adjustments to the amounts owed by Customer as a result of errors in Customer's meter or errors in reading Customer's meter. Customer shall be responsible for payment of the amounts owed Company for transportation service and gas supply provided to Customer during the applicable period for which it has been determined that Customer's meter was in error to the favor of Customer. ARTICLE 6 STATEMENTS AND RECORDS 6.1 On or about fifteen (15) days after the Company receives necessary volumetric information from other parties for each calendar month after commencement of Gas receipts and deliveries hereunder, Company shall render to the Qualified Supplier a statement for the preceding Month showing the total Dths of Gas received and delivered and each Point of Receipt and Point of Delivery. If information necessary for statement purposes is in the possession of Customer, Customer shall furnish such information to Company on or before the sixth (6th) Day of the Month in which the statement requiring such data is to be rendered. 6.2 Both parties hereto shall have the right at any and all reasonable times within twenty four (24) months from the time period in question, to examine the books and records of the other to the extent necessary to verify the accuracy of any statement, computation, or demand made hereunder. 6.3 Customer agrees to supply to Company, at Company's request at any time and from time to time, a sample of the liquids removed from the gas stream of the facilities which deliver gas to Company which sample is to be taken from a point upstream from the Point of Receipt. Said sample shall not contain any toxic, hazardous, or deleterious materials or any materials which Company, in its sole discretion, deems in any way harmful to its facilities, personnel or the environment, including, but not limited to, polychlorinated byphenyls (PCBs), and substances or materials considered hazardous or other similar terms, or requiring investigation, remediation or removal under any federal, state or local statute, regulation, rule or ordinance or any amendments thereof whether now in effect or as may be in effect in the future. If such samples contain any such materials or substances, Company shall have the right, in its sole discretion and in addition to other remedies available to it, to immediately cease receipt of Gas through the Point of Receipt until such time as all such materials or substances are eliminated from the Gas such that Company, in its sole discretion, elects to again receive such Gas through the Point of Receipt. Should Customer fail or refuse to eliminate all such materials or substances within a reasonable time, Company shall have the right, upon written notice, to terminate this Agreement. Customer hereby expressly agrees to indemnify and hold Company and Company's affiliates harmless from and against any and all liabilities, losses, claims, damages, actions, costs, fines, and expenses of whatever nature, including, but not limited to, court costs, and attorney's fees arising out of or in any manner relating to the presence of PCBs and/or any other toxic, hazardous, deleterious, harmful, or unsafe materials as described above in Gas delivered by or on behalf of Customer into Company's system. ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT The measurement and tests for quality of Gas delivered and delivered by Customer hereunder shall be governed as follows: 7.1 The quantities of Gas received and delivered shall be measured by means of meters of standard type which conform to the American Gas Association Measurement Committee Reports and other industry standards

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T-GTC-RGV-ISOS-Tr	as to construction and installation. 7.2 The unit of volume for purposes of measurement shall be one (1) cubic for G Gas at a trought per square inch absolute. Customer agrees that the Bu concent per MG of the gas volumes delivered by the Company at the point of Delivery holds whole the Company at the point of Deliver holds which the meter or as who there method as the Company shall deem appropriate. Corrections shall be made to device included with the meter or asch other method as the Company shall deem appropriate. Corrections shall be made to a device included with the meter or asch other method as the Company shall deem appropriate. Corrections shall be made to a device included with the meter or asch other method as the Company shall deem appropriate. Corrections shall be made to a device included with the meter or asch other method as the Company shall be adjusted to standard conditions by a of an instrument that conforms to a sampling the in accordance with methods and tables set out in the American Gas Association Measurement Committee Reports, or by other accepted methods that may be used from time to time. 7.6 The gross heating value of the Gas shall be determined by means of a sampling method of general use in the Gas industry. The location of the sampling equipment shall be otherwise to determine to lowing. To a test six performed at Customer's request ad shows that the quality specifications as set ofth in Section 4.3 hereof have been satisfied. Customer shall pay all costs and expenses of Company related to such test . 7.8 Except as may be otherwise provided, all measuring and testing equipment. Housing devices, and materials shall be standard manufacture and type and shall, which all related equipment, which equipment and the operation theore of balling scepter or a standard manufacture and type and shall, which all related equipment, which equipment and the operation theore of balling scepter or advice to a standard manufacture and type and shall, which all related equipment, which equipment an

Pipeline System by Customer. 8.3 As between the parties hereto, Customer or its supplier shall be deemed to be in the exclusive control and possession of the Gas until such Gas has been delivered to Company at the Point of Receipt, and after its withdrawal by Customer at the Point of Delivery. After Customer's or Customer's suppliers' delivery of such Gas at the Point of Receipt, Company shall thereafter be deemed to be in the exclusive control and possession of such Gas until its withdrawal by Customer at the Point of Delivery. The party which shall be in the exclusive control and possession of such Gas shall be responsible for all in injury or damage caused thereby and shall be responsible for any loss of Gas while in its possession, except with regard to injury, damage or loss caused by or arising out of the negligence of the nonpossessory party. 8.4 The Pipeline System shall at all times remain the property of

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Company, and Customer shall have no right or property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND CASUALTY 9.1 If either Company or Customer is rendered unable, wholly or in part, by reason of force majeure or any other cause of any kind not reasonably within its control, other than financial, to perform or comply with their obligations hereunder, then such party's obligations or conditions shall be suspended during the continuance of such inability and such party shall be relieved of liability for failure to perform the same during such period; provided, however, obligations to make payments when due hereunder shall not be suspended. Any force majeure event (other than labor disputes, strikes, or lockouts) shall be remedied so far as possible with reasonable dispatch. Settlement of strikes, lockouts, and labor disputes shall be wholly within the discretion of the party having the difficulty. The term force majeure shall include, but is not limited to, the following: acts of God and the public enemy; the elements; fire, accidents, breakdowns, strikes; any industrial, civil, or public disturbance; inability to obtain or delay in obtaining rights-of-way, material, supplies, permits, or labor; any act or omission by parties not subject to control by the party hereunder having the difficulty; and any laws, orders, rules, regulations, acts or restraints of any governmental body or authority, civil or military. If pursuant to the foregoing Company curtails or temporarily discontinues the receipt or delivery of Gas hereunder, Customer agrees to hold Company harmless from any loss, claim, damage, or expense that Customer may incur by reason of such curtailment or discontinuance. 9.2 If a portion of the Pipeline System required to make the transportation service available is partially damaged by fire or other casualty, the damage may be repaired by Company, at its option and in its sole discretion, as speedily as practicable, due allowance being made for the time taken for the settlement of insurance claims. Until such repairs are made, the payments shall be apportioned in proportion to the portion of the capacity of the Pipeline System which is still available for the purposes hereof, such determination to be made in the sole discretion of Company. If the damage is so extensive as to render the Pipeline System wholly unusable, in Company's sole opinion, the payments, if any, shall cease until such time as the Pipeline System is again useable. In case the damage shall, in Company's sole opinion, amount substantially to a destruction of the portion of the Pipeline System available for the transportation of Gas and Company shall elect not to repair the damage, then the Agreement shall terminate at the time of such damage, and Company shall not be liable to Customer for any liability, damage, or claim which arises out of any failure to make repairs. ARTICLE 10 GOVERNMENTAL RULES, REGULATIONS, AND AUTHORIZATIONS; INTERPRETATION OF AGREEMENT 10.1 The Agreement is subject to all valid orders, laws, rules, and regulations of duly constituted municipal, State and Federal governmental authorities and agencies having jurisdiction or control over the parties, their facilities or Gas supplies, the Agreement, or any provision hereof. The Company reserves the right to seek modification or termination of any of the General Terms and Conditions, the Gas Transportation Agreement, and any of the tariffs to which it applies. 10.2 The Agreement shall be interpreted under the laws of the State of Texas, excluding any law thereof directing the application of the laws of another jurisdiction. ARTICLE 11 MISCELLANEOUS 11.1 Any modification of terms, or amendment of any provisions hereof, shall become effective only by supplemental written agreement between the parties. 11.2 (A) Any of the following events or conditions shall constitute a default of Default in the delivery of any payment or any sums hereunder for a period of sixty (60) Days Customer under the Agreement: (1) Any other breach of the material terms and conditions of the Agreement and the failure of after the same becomes due; (2) Customer to cure such breach within thirty (30) Days after written demand by Company or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period. provided that Customer shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured; (3) Customer shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Customer; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Customer (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; or (5) If any certificate, statement, representation, or warranty furnished by Customer proves to be false or incomplete in any material respect. (B) Upon the happening of any event of default as set forth in subparagraph 11.2(A) above, Company shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Customer the sum of all transportation payments and all other amounts due and owing under the Agreement plus the sum of all transportation payments and other amounts to become payable during the balance of the term of the Agreement; (2) Retake possession of the entire capacity of the Pipeline System without any court order or other process of law and without any rights of Company being thereupon terminated; (3) Terminate the Agreement and the Exhibits; (4) Pursue any other remedy at law or in equity. (C) Any of the following events or conditions shall constitute an Event of Default with respect to Company under the Agreement: (1) Default in the crediting of any sums due to Customer or in the payment of any other sums due to Customer under the Agreement for a period of ninety (90) Days after the same is established by Company to have become due; (2) Company's breach of any material term or condition of the Agreement and the failure of Company to cure such breach within thirty (30) Days after written demand by Customer or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Company shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured. (3) Company shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Company; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Company, (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; (D) Upon the happening of any event of default as set

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forth in subparagraph 11.2(C)above, Customer shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Company the sum of all outstanding credits and other amounts due and owing under the Agreement: (2) Terminate the Agreement and the Exhibits: (3) Pursue any other remedy at law or in equity. (E) The rights granted to Company and Customer hereunder shall be cumulative as to each and action on one shall not be deemed to constitute an Upon the termination of the Agreement, election or waiver of any other right to which Company or Customer may be entitled. (F) whether by lapse or time or otherwise, Customer will surrender any and all rights in the Pipeline System immediately. 11.3 Company shall not be liable for damages resulting from interruption of service, when such interruption is necessary to make repairs, changes, or adjustments in Company's equipment and facilities. 11.4 No waiver by Company or Customer of any default or the other under the Agreement shall operate as a waiver of any future default, whether of a like or different character. 11.5 The Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their successors and assigns. In the event Customer sells, leases or otherwise transfers its distribution system to a third party, whether voluntarily or involuntarily, then Customer agrees, as a part of such sale, lease or transfer, to assign to such third party and to require such third party to accept the assignment of the Agreement and the Exhibits included therein, subject to the provisions of the following sentence. Neither the Agreement nor the Exhibits attached thereto nor the rights and obligations of Customer hereunder may be assigned without the consent of Company, which consent shall not be unreasonably withheld. 11.6 Customer will not mortgage, create a security interest in, or encumber the Agreement, or sublet the rights granted hereby, or permit its use by others, or pledge, loan, sublet, create a security interest in, or in any other manner attempt to dispose of such rights, or permit its use by others, or suffer any liens or legal process to be incurred or levied thereon; provided, however, that Customer may grant a security interest or similar encumbrance in connection with any existing financing arrangement associated with Customer's facility. 11.7 Except as provided below, Customer shall pay all fees, taxes, charges, and assessments imposed by or on behalf of any governmental entity in connection with the Agreement or in connection with the purchase, transportation, and disposition of Gas by or on behalf of Customer pursuant to the Agreement including but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all returns required for the Pipeline System and all appurtenant facilities. Customer will furnish Company with any information available to Customer in connection with Company's obligations under this section. 11.8 Company and Customer agree to exercise and take reasonable steps necessary to safeguard and cause their officers, directors, employees, agents, advisers, and representatives to safeguard the confidentiality of the Agreement and the terms and conditions thereof (as contrasted with the existence and effectiveness of the Agreement which are not confidential) and not to disclose any part of it or any information derived there from or any negotiations relating thereto to any party or person except that limited number of people within Company's and Customer's organizations, and their advisers, lenders and potential investors, as may need to know the terms and conditions hereof in order to evaluate, understand, execute and perform the Agreement. Company and Customer agree not to copy or permit the copying of the Agreement, except as may be necessary for their operations. In the event Customer or Company or any of their officers, directors, employees, agents, or Representatives, is requested or required (by oral or written question or request for information or documents in legal proceedings, interrogatories, subpoena, Civil Investigative Demand or similar process) to disclose any information concerning the Agreement or the terms and conditions thereof or any negotiations relating thereto, it is agreed that the party receiving such question or request will provide the other parties with prompt notice thereof so that such other parties may seek a protective order or other appropriate relief or a release from the other parties. It is further agreed that if, in the absence of a protective order or receipt of a release, the other party is compelled to disclose such information or else stand liable for contempt or suffer other censure or penalty or adverse effect, then such party may disclose such information. The parties hereto are further authorized to make disclosure of the Agreement as may be required by Federal, state, or local regulation or agency or as may be required by auditors or accountants in connection with the preparation of financial statements or tax returns. Disclosure hereunder shall not constitute a basis for defense, termination, or modification of the Agreement. ARTICLE 12 DISPUTE RESOLUTION 12.1 Any dispute arising out of or relating to this Agreement for which a claim or demand is asserted that is equal to or exceeds a value of \$25,000 shall be resolved in accordance with the procedures specified in this Article 12, which shall be the sole and exclusive procedures for the resolution of any such disputes. The cost of conducting the dispute resolution process, including the fees and expenses of any arbitrators, shall be shared equally by the parties, and each party shall bear its own costs, including any attorneys' fees or other expenses incurred in the process. Each party is required to continue to perform its obligations under this Agreement pending final resolution of any dispute arising out of or relating to this Agreement, unless to do so would be impossible or impracticable under the circumstances. 12.2 Negotiation. The parties shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement promptly by negotiation between management level personnel who have authority to settle the controversy. Any person may give the other party written notice of any dispute not resolved in the normal course of business. Within fifteen (15) days after delivery of the notice, the receiving party shall submit to the other a written response. Within thirty (30) days after delivery of the initial notice, the designated managing personnel of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary to attempt to resolve the dispute. All reasonable requests for information made by one party to the other will be honored. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence. 12.3 Arbitration. Any dispute arising out of or relating to this Agreement, including the breach, termination or validity thereof, which has not been resolved by negotiation as provided above within sixty (60) days after initiation of negotiations shall be finally resolved by arbitration in accordance with the CPR Rules for Non-Administered Arbitration then currently in effect by (i) a sole arbitrator agreed upon by the parties if the dispute is between \$25,000 and \$250,000, or (ii) three independent and impartial arbitrators, of whom each party shall designate one, if the dispute is in excess of \$250,000. All arbitrators shall be knowledgeable in the natural gas industry. The arbitrator(s) shall have no authority to award consequential, punitive or exemplary damages. Provided, however, if one party fails to participate in the negotiation as agreed herein, the other party can commence arbitration prior to the expiration of the time periods set forth. The arbitration shall be governed by the Federal Arbitration Act, 9 U.S.C. Sections 1-16, and judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof. Unless otherwise agreed, the place of arbitration shall be Austin, Texas. Meters Read On and After January 27, 2014 Supersedes: November 26, 2013 TEXAS GAS SERVICE COMPANY

RCE-Rider-RGV-OS TEXAS GAS SERVICE COMPA Rio Grande Valley Service Area

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23479
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION RATE SCHEDULE RCE-RIDER RATE CASE EXPENSE RATE
	A. APPLICABILITY The Rate Case Expense (RCE) rate as set forth in Section (B) below is pursuant to Gas Utilities Docket No. 10285: Statement of Intent Filed by Texas Gas Service Company to Change Rates in the Environs of the Rio Grande Valley Service Area, Final Order Finding of Fact No. 43. This rate shall apply to the following rate schedules of Texas Gas Service Company in the unincorporated areas served in Rio Grande Valley Area of Texas including Alamo, Alton, Bayview, Brownsville, Combes, Donna, Edcouch, Edinburg, Elsa, Harlingen, Hidalgo, La Feria, La Joya, La Villa, Laguna Heights, Laguna Vista, Los Fresnos, Lyford, McAllen, Mercedes, Mission, Monte Alto, Olmito, Palm Valley, Palmview, Penitas, Pharr, Port Isabel, Primera, Progreso, Rancho Viejo, Raymondville, Rio Hondo, San Benito, San Carlos, San Juan, Santa Rosa, and Weslaco, Texas: 12, 22, 32, 4Z, T-1 and T-2.
	B.RCE RATEAll Ccf during each billing period:\$ 0.2072 per Ccf
	This rate will be in effect until all approved and expended rate case expenses are recovered under the applicable rate schedules.
	C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchise fees) related to above.
	D. CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority.
	E. COMPLIANCE TGS shall file a reconciliation report annually on or before December 31st, commencing in 2014. TGS shall file the report with the Commission, Addressed to the Director of Gas Services Division an referencing Gas Utilities Docket No. 10285, Rate Case Expense Recovery Report. The report shall include: - The volumes used by month by customer class during the applicable period, - The amount of Rate Case Expense recovered, by month - The outstanding balance , by month Effective Date: Issuance date of Final Order in GUD No. 10285
T-1-RGV-OS-Firm	Initial Rate Schedule Meters Read On and After November 26, 2013 TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area RATE SCHEDULE T-1 TRANSPORTATION SERVICE RATE
	APPLICABILITY Service under this rate schedule is available to any customer of Texas Gas Service Company (Company) and to Qualified Suppliers or Producers supplying natural gas to be transported, pursuant to Rate Schedule T-GTC (General Terms and Conditions) for the transportation of customer owned natural gas through the Company's Rio Grande Valley distribution system for use by customers within the Company's Rio Grande Valley's Service Area or delivered to connecting pipelines. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.
	Prior to the execution of a Gas Transportation Service Agreement, customer must represent and certify that its usage shall average five hundred (500) Mcf of gas per month or six thousand (6,000) Mcf annually. The Company shall have the right at all reasonable times, upon prior notice to Customer, to enter onto Customer's premises and inspect Customer's facilities and operations to verify such capability. Customer must agree to notify the Company within a reasonable time if there is any change in Customer's usage. Should Customer's usage capability average less than five hundred (500) Mcf per month or six thousand (6,000) Mcf annually, Customer must so notify the Company may discontinue service hereunder except as provided in the Gas Transportation Service Agreement.
	AVAILABILITY Natural gas service under this rate schedule is available to any qualified individually metered, transport customer for the transportation of customer owned natural gas through the Company's Rio Grande Valley distribution system. Such service shall be provided at any point on the Company's System where adequate capacity and gas supply exists, or where such capacity and gas supply can be provided in accordance with the applicable rules and regulations and at a reasonable cost as determined by the Company in its sole opinion.
	Electronic flow measurement (EFM) may be required for Customers under this tariff at the Company's sole discretion. The customer may be required to reimburse the Company for any cost related to the installation of the EFM as well as provide for or reimburse the Company for any on- going maintenance, repair, or communications costs. In the alternative, Customer may elect to discontinue service under this tariff and to receive service under the applicable sales tariff.
	Service is not available under this rate schedule for resale to others or for service for a term less than twelve (12) months.
	Under this tariff the Company shall perform or cause to be performed all functions necessary to transport the gas commodity from the

TARIFF CODE:	
CURRENT RATE	
<u>RATE COMP. ID</u>	DESCRIPTION Point of Receipt to the end use Customer. The Customer is responsible for acquiring the gas commodity from a third party supplier. Such gas supply must be delivered to the pipeline providing upstream services for the system from which the Customer is served.
	Customer shall deliver to Company each month, as reimbursement for lost and unaccounted for gas in the form of Payment in Kind (PIK), a volume of gas equal to the Purchase/Sales ratio authorized to be collected in the Cost of Gas clause times the volume of gas delivered by the Company for the account of Customer for transportation.
	TERRITORY All areas served by the Company in its Rio Grande Valley Service Area.
	RATE This rate shall be the sum of Part A, Part B, and Part C as described below:
	Part A: A customer charge of \$127.82 per meter per month plus Interim Rate Adjustment (IRA) \$ (Footnote 1) Total Customer Charge \$127.82
	Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the following Ccf charge:
	All Ccf @ \$0. 1301 per Ccf
	Part C: Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GTC (General Terms and Conditions for Transportation).
	ADDITIONAL CHARGES 1) A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of TEXAS UTILITIES CODE, Chapter 122 as such may be amended from time to time which are attributable to the transportation service performed hereunder.
	Footnote 1:
	2) A charge will be made each month to recover any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder.
	3) In the event the Company incurs a demand or reservation charge from its gas supplier(s) or transportation providers in the Rio Grande Valley Service Area, the customer may be charged its proportionate share of the demand or reservation charge based on benefit received by the customer.
	4) Additional charges may be made at the Company's sole discretion for compression, treating, or similar services if the customer or qualified supplier is shipping excess gas off the distribution system.
	SPECIAL PROVISIONS Tariff General Terms and Conditions for Transportation T-GTC
	OTHER CONDITIONS Transportation of Customer owned natural gas hereunder is subject in all respects to the Transportation Agreement entered into between the Customer and Company prior to commencement of service and all amendments and modifications thereto.
	Transportation of natural gas hereunder may be interrupted or curtailed at the discretion of the Company in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.
	PAYMENT Bills are to be paid within 15 days after the date of Company's bill to Customer.
	Meters Read On and After November 26, 2013
	Supercedes Same Rate Sheet Dated April 30, 2007 (Unincorporated)

None

RRC COID:	6310	COMPAN	Y NAME: TEXAS GA	5 SERVICE COMPAN	1	
TARIFF CODE: 1	OT RRC TAI	RIFF NO:	23479			
ELIVERY POINTS	5					
ID	TYPE	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
75389	D	Mcf	\$.0000	04/30/2007	Y	
Customer	32237	**C	ONFIDENTIAL**			
YPE SERVICE PR	OVIDED					
YPE SERVICE PR		CRIPTION	OTHER	TYPE DESCRIPTION		
		RIPTION	OTHER	R TYPE DESCRIPTION		

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RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	23480
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 11/26/2013	RECEIVED DATE: 02/06/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RR	C DOCKET NO: 10285 (2013 r.case)
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): Eff. 01/27/2014, remov schedule.	ve 'ONEOK, Inc.' from the Tx Gas Service Company name from T-GTC-RGV-IS0S-Tra-a and b from rate
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL? <u>DELIVERY POINT</u>
32237 **CONFIDENTIAL**	
	Y

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

23480

RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT RRC TARIFF NO: CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

TEXAS GAS SERVICE COMPANY - Rio Grande Valley Service Area RATE SCHEDULE T-GTC GENERAL TERMS AND T-GTC-RGV-IS0S-Tr CONDITIONS FOR TRANSPORTATION Rate schedule T-GTC general charges, provisions and conditions applicable to: Transportation Rate Schedules T-1 and T-2 in the areas served by the Company in its Rio Grande Valley Texas Service Area. ARTICLE 1 DEFINITIONS 1.1 Affiliate shall mean any person, entity, or business section, or division that directly or through one or more intermediaries' controls, is controlled by, or is under common control with the entity in question. 1.2 Agreement shall mean the agreement to which the General Terms and Conditions for Transportation apply. 1.3 Btu shall mean British thermal unit(s) and shall be computed on a temperature base of sixty degrees (60 degrees) Fahrenheit and a pressure base of fourteen and sixty-five hundredths (14.65) psia and on a gross-real-dry basis and shall not be corrected for real water vapor as obtained by means commonly acceptable to the industry, and MMBtu shall mean one million (1,000,000) Btu. 1.4 Commission shall mean the Railroad Commission of Texas. 1.5 Company shall mean Texas Gas Service when it is acting as Company on the Pipeline System. 1.6 Cumulative Tolerance Limit shall mean five percent (5%) of aggregate historical annual deliveries of a Qualified Supplier's pool of customers for the most recent year ended on June 30. The Company, at its sole discretion, may make adjustments to the Cumulative Tolerance Limit to reflect changes to the pool of customers and other known changes to anticipated deliveries that the Company determines to be reasonably reliable and accurate. 1.7 Customer shall mean a consumer which subscribes to natural gas services provided by Texas Gas Service. 1.8 Dekatherm (Dth) shall mean 1,000,000 Btu's (1 MMBtu). This unit will be on a dry basis. 1.9 Day shall mean the 24-hour period commencing at 9:00 a.m. (central clock time) on one calendar day and ending at 9:00 a.m. (central clock time) the following calendar day. 1.10 Dry shall mean the heating value calculation being determined with no water vapor present. 1.11 Effective Date shall mean the date specified in the Agreement. 1.12 Gas or natural gas shall mean the effluent vapor stream in its natural, gaseous state, including gaswell gas, casing head gas, residue gas resulting from processing both casing head gas and gas-well gas, and all other hydrocarbon and non-hydrocarbon components thereof. 1.13 Gas Transportation Order shall mean a completed Exhibit A relating to the applicable gas transportation service Agreement. 1.14 Gross Heating Value or Gross shall mean the amount of energy transferred as heat per mass or mole from the complete combustion of the gas with oxygen (from air), at a base temperature in which all water formed by the reaction condenses to liquid. 1.15 Mcf shall mean one thousand (1,000) cubic feet of Gas. 1.16 Month shall mean the period beginning at 9:00 a.m. central clock time on the first Day of each calendar month and ending at 9:00 a.m. Central clock time on the first Day of the next succeeding calendar month, except where references not involving Gas measurement volumes are involved, in which case the calendar month shall be deemed to be referred to. 1.17 Monthly Tolerance Limit shall mean ten percent (10%) of the aggregate deliveries for a Qualified Suppliers pool of customers for such month. 1.18 PDA shall mean a predetermined allocation method. 1.19 Pipeline System shall mean the current existing utility distribution facilities of Company located in the State of Texas. 1.20 Point of Delivery shall mean the point or points where Gas is delivered from the Pipeline System to or for the account of Customer and are shown on the applicable Gas Transportation Order. 1.21 Point Operator shall mean the person or entity that controls the Point of Receipt or Point of Delivery. 1.22 Point of Receipt shall mean the point or points where Company shall receive Gas into the Pipeline System from Customer, as described on the applicable Gas Transportation Order. 1.23 Psia shall mean pounds per square inch, absolute. 1.24 Psig shall mean pounds per square inch, gauge. 1.25 Qualified Supplier shall mean a supplier of natural gas for transportation to customers through the Company's pipeline system that meets the requirements of and has executed a Supplier Service Agreement. 1.26 Real shall mean the division of the ideal heating value by the compressibility of the gas. This creates an ideal Gross Heating Value per Real cubic foot. 1.27 Supplier Service Agreement shall mean a contract setting forth the requirements and terms upon which a supplier of natural gas may make deliveries of customer owned gas into the Company's pipeline system for delivery to one or more of the Company's customers receiving service under this tariff. 1.28 Tariff shall mean every rate schedule, or provision thereof, and all terms, conditions, rules and regulations for furnishing gas service filed with the regulatory authorities or agencies having jurisdiction over Company or the services provided hereunder. 1.29 Week shall mean a period of seven (7) consecutive Days beginning at 9:00 a.m. central clock time on each Monday and ending at the same time on the next succeeding Monday. 1.30 Year shall mean a period of three hundred sixty-five (365) consecutive Days, or three hundred sixty-six (366) consecutive Days when such period includes a February 29. ARTICLE 2 RESTRICTIONS AND RESERVATIONS 2.1 It is understood and agreed that Customer has only the right to transportation service in the Pipeline System and all equipment, including (but not in any way limited thereto) all pipe, valves, fittings, and meters comprising the Pipeline System and all other property and capacity rights and interests, shall at all times during the term of the Agreement remain the property of Company. Customer agrees not to cause or permit any liens or encumbrances to be filed with respect to the Pipeline System by reason of Customer's actions. Customer's Gas shall at all times remain the property of Customer, and Company shall have no right or property interest therein. 2.2 Company reserves the right in its sole discretion to remove, relocate, expand, or rebuild, without approval of Customer, any portion of the Pipeline System. Customer shall make no alterations, additions, or repairs to or on the Pipeline System, nor shall Customer bear any cost of any alterations, additions, repairs, maintenance or replacements made to or on said Pipeline System. 2.3 Customer agrees not to connect or cause the connection of any third party to the Pipeline System for any purpose without the express written approval and consent of Company to be granted in Company's sole discretion. Customer further agrees not to transport or cause to be transported any Gas for any third party. If either of these conditions is breached by Customer, Company shall have the right and option, notwithstanding any other provision of the Agreement or the General Terms and Conditions for Transportation, to terminate the Agreement including the Exhibits thereto immediately and without further obligation to Customer. 2.4 Company presently is transporting Gas to third parties on the Pipeline System and shall have the right in the future to transport additional Gas for such purposes and to transport Gas to additional third parties as it may desire, and Company shall have the right to make additional connections to the Pipeline System as may be required to serve presently existing and new customers, all of which is subject to the provisions of the Agreement. Company's transportation of Gas hereunder shall not obligate Company in any manner beyond the terms of the Agreement and the Exhibits attached thereto. 2.5 Company shall own any and all liquids which are recovered from the Pipeline System and may use, sell or transfer all liquids without having to account in any manner, or pay any monies or other consideration to Customer. 2.6 The Company reserves the unilateral right from time to time to seek regulatory approval to make any changes to, or to supersede, the rates, charges and any terms stated in the tariffs, rate schedules, the agreements, and the General Terms and Conditions. ARTICLE 3 OPERATIONS 3.1 Customer shall deliver its Gas into the Pipeline System at the Points of Receipt described on the applicable Gas Transportation Order, as it now exists and as it may be amended. Customer shall have no right to require Gas to be received at any particular Point of Receipt and Company may delete such points or modify the capacity thereof from time to time and at any time in its sole discretion with no further

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obligation to Customer with respect to such Point of Receipt. All supplies of Gas delivered to the Pipeline System must comply with the terms and conditions of the Agreement and the exhibits attached thereto. In no event shall Company be required to expand, modify, construct, rearrange, or change the operations of the Pipeline System in order to receive Gas from or on behalf of Customer or in order to deliver Gas to Customer at any existing Points of Delivery. 3.2 Customer shall advise (in a method and format approved by Company in its sole discretion) Company with respect to each Day, Week and Month the name of each supplier with whom it has a contract (and the name of the individual with such supplier responsible for Customer's account), which source of supply is delivering to Company, how much Gas is nominated to be delivered to Company from each source of supply (i.e., each well, plant, or other desired Point of Receipt) and the anticipated deliveries at each Point of Delivery. Customer's nomination shall be in good faith, in balance between Points of Receipt and Points of Delivery, and shall be based on Customer's commercially reasonable best efforts to estimate usage for Hour, Day, Week, and Month. Customer will cause their Qualified Supplier to act as their agent in the nomination process. Qualified Supplier shall not intentionally nominate more or less Gas than is anticipated for consumption by Customer(s), except as may be needed for balancing purposes to the extent Company accepts such nomination. Qualified Supplier shall submit nominations to the Company's gas scheduling department in accordance with their currently effective nomination process which can be provided to the parties upon request. Customer and Qualified Supplier shall exercise commercially reasonable best efforts to deliver to the Pipeline System Dths of Gas that Company is to deliver from the Pipeline System to Customer during any particular Hour, Day, Week and Month, including but not limited to volumes needed for peak Day usage for Customer's facilities. 3.3 Before the start of the Gas Day, the Point Operator and Company shall establish a predetermined allocation (PDA) method to specify how Gas received or delivered by Company shall be allocated in accordance with confirmed nominations at such point. Only one PDA methodology shall be applied per Customer's Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery. To the allocation period. 3.4 extent that Customer's acts or omissions cause Company to incur, directly or indirectly, fees, charges, expenses, or penalties from a supplier or transporter for failure to satisfy such supplier's or transporter's balancing or nomination requirements, then Customer agrees to reimburse Company for such fees, charges, expenses, or penalties, and defend, indemnify, and hold Company harmless with respect thereto. Any fees, charges, expenses or penalties which were determined to be in error will be credited back to the Customer. 3.5 The Point of Receipt and Point of Delivery may be, or may later become points through which other quantities of Gas are being measured; therefore, the measurement of Gas under the Agreement may involve the allocation of Gas deliveries. In such event, each party hereto will furnish, or cause to be furnished, to the other all data required to accurately account for all Gas. 3.6 Except as may be set forth on a Gas Transportation Order, Company shall receive and deliver Gas hereunder as nearly as practicable at uniform hourly and daily rates of flow. It is recognized that it may be physically impracticable, because of measurement, Gas control limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly quantities received may, due to the aforementioned reasons, vary above or below the daily and hourly quantities delivered. If the quantities received and the quantities delivered hereunder should create an imbalance at the end of any hour. Day, Week, or Month, then Company and Customer shall adjust receipts and/or deliveries at any time to the end that the quantities received and delivered shall be kept as near to zero (0) imbalance as practicable. 3.7 Imbalances Customer must designate no more than one Qualified Supplier. The Qualified Supplier shall act on behalf of the Customer to procure gas supplies, deliver gas supplies to points of receipt designated in the Gas Transportation Order, and shall act as the Customer's agent with respect to nominations, operational notices required under the Gas Transportation Agreement or applicable tariffs and with respect to resolution of imbalances under this Rate Schedule. (A) The following cash out provisions shall be applied to the Qualified Supplier for its aggregate pool of Customers that are being provided service pursuant to a Rate Schedule or some other form of transportation service: 1) Qualified Supplier shall not deliver into the Pipeline System more Dths of Gas than Company delivers to the aggregate pool of Customers at the Points of Delivery during a Month. At the end of the Month in which an over-delivery occurred and exceeded the Monthly Tolerance Limit or the Cumulative Tolerance Limit, Qualified Supplier shall sell such excess Gas to Company at 95% of Inside FERC's FOM Houston Ship Channel index price. 2) If Company receives less Dths of Gas than are delivered to the aggregate pool of Customers at the Points of Delivery in excess of the Monthly Tolerance Limit or Cumulative Tolerance Limit in any particular Month, then Qualified Supplier shall purchase such underdelivered volumes at 105% of Inside FERC's FOM Houston Ship Channel index price. The Company will provide monthly imbalance statements along with calculations of the cash out charges in accordance with the aforementioned cash out provisions to the Qualified Supplier each month. Payments for cash out charges will be due each month within 15 business days of the imbalance statement date. The Company may elect at its sole discretion to accrue the monthly cash out provisions each month and only require periodic settlement rather than monthly payments. The monthly transport payments shall not be abated with respect to a Month in which underdeliveries occurred except as provided in Article 9 and Article 10 hereof. 3.8 Customer and Company shall exercise their commercially reasonable best efforts to comply with all of the standards established by the North American Energy Standards Board, Inc. (NAESB), but in no event shall either party be required to comply with the NAESB standards if such compliance has a material adverse affect upon such party. 3.9 In the event Customer's source of gas supply is terminated by Customer's supplier due to nonpayment or other reasons, or if customer is otherwise unable to continue as a transportation customer, Customer may, upon the giving of five (5) business days advance notice to Company, obtain service from Company under the general sales tariff applicable to Customer. Prior to commencing such service, Company may, in its sole discretion, require Customer to post a deposit or bond in accordance with the provisions of Article 5 hereof. ARTICLE 4 PRESSURE AND QUALITY OF GAS 4.1 Customer shall deliver (or cause to be delivered) the Gas to the Pipeline System at the Point of Receipt at a pressure sufficient to effect delivery into the Pipeline System at that point. If necessary, Customer shall provide additional compression to make such deliveries hereunder, and Company shall not have any cost or responsibility in that regard. 4.2 Subject to the provisions of Section 4.1 above, the Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery at pressures sufficient to effect deliveries to Customer's facilities, but not to exceed the maximum pressure that has existed for each Point of Delivery. 4.3 Gas delivered by and to Customer shall be commercially free of dust, gums, gum-forming constituents, gasoline, water, and any other substance that may become separated from the Gas during the handling hereof. All Gas received shall conform to the following additional specifications: (A) Contain not more than one-quarter (1/4) grain of hydrogen sulfide per 100 cubic feet, as determined by a method generally acceptable for use in the gas industry; (B) Contain not more than five (5) grains of total sulfur per 100 cubic feet; (C) Contain not more than two percent (2%) by volume of carbon dioxide; (D) Contain not more than four percent (4%) by volume of total inerts, including carbon dioxide and nitrogen; (E) Contain not more than two-tenths of one percent (.2%) by volume of oxygen; (F) Contain a gross heating value equivalent to at

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least 980 British Thermal Units per cubic foot and not to exceed 1080 British Thermal Units per cubic foot; (G) Have a temperature of not more than one hundred twenty degrees (120#) Fahrenheit and not less than forty degrees (40 #) Fahrenheit; (H) Contain no water or hydrocarbons in liquid form; (I) Contain not more than 7 pounds of water in vapor stage per 1,000 Mcf of gas; and (J) Be interchangeable with the Company's system Gas at the Point of Receipt or delivered to the nearest customer, city border station, or other pipeline interconnected with such receiving facility or downstream of the Point of Receipt. 4.4 The Company, at its option, may refuse to accept delivery of any gas not meeting the quality specifications set out above. Thereafter, Customer or Qualified Supplier shall have the right to conform or cause the gas to be conformed to the above specifications. If the Customer or Qualified Supplier does not elect to conform the gas to said specifications, then the Company at its sole option may accept or reject any such gas. 4.5 Notwithstanding anything to the contrary contained herein, the gas which the Company transports and delivers to the Customer shall be odorized by the Company. In the event Customer desires to remove the odorant, such removal shall be solely at Customer's risk and expense. ARTICLE 5 PAYMENT 5.1 Should Customer fail to pay or deliver any or all of the amount of the transportation payment and/or other fees due under any exhibit when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shall accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half percent (1 one-half%) per month from the due date until the date of payment. If such failure to pay continues for fifteen (15) Days after payment is due, Company, in addition to any other remedy it may have, may suspend further receipts and deliveries of Gas until such amount is paid; provided, however, that if Customer in good faith shall dispute in writing the amount of any such bill or part thereof and shall pay to Company such amounts as it concedes to be correct and, at any time thereafter within thirty (30) Days of the due date of such payment, shall furnish a good and sufficient surety bond in an amount and with surety satisfactory to Company, guaranteeing payment to Company of the amount ultimately found due upon such bills, including interest thereon, after a final determination which may be reached either by agreement or judgment of the courts, as may be the case, then Company shall not be entitled to suspend further receipts and withdrawals of Gas unless and until default be made in the conditions of such bond. As an alternative to posting a bond, Customer may pay the portion of any amount in dispute without waiving its rights to recoup any monies improperly billed. If the portion of any amount in dispute is ultimately determined to be incorrect, such amount shall be refunded by Company to Customer together with interest thereon at a rate (which in no event shall be higher than the maximum allowed by law) equal to one and one-half percent (1one-half%) per Month for the period from the date of payment to Company to the date of refund by Company. 5.2 Customer agrees to pay any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days after receipt of an invoice from Company. 5.3 Company reserves the right, prior to initiation of service, to require a cash deposit or bond in favor of Texas Gas Service in order to assure payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. In the event Customer's financial condition materially weakens or Customer fails to make timely payment in accordance with Article 5 after the execution of the Agreement, then upon written request from Company, Customer agrees to deposit cash with Texas Gas Service or secure a bond in favor of Texas Gas Service in order to assure the payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. Such deposit or bond shall be furnished to Texas Gas Service within fifteen (15) days after a request by Texas Gas Service is made for such deposit or bond and shall be made in a form and amount satisfactory to Texas Gas Service. If such deposit or bond is not furnished in a timely manner, or if a bond expires or is canceled prior to the end of the period specified below, or if the cash deposit or bond is not increased as specified below, then leasing of capacity and the rendering of all other services may be suspended by Texas Gas Service in its sole discretion until such deposit or bond is furnished, renewed or increased, as applicable. 5.4 Nothing in this Article 5 shall be deemed to supersede the respective rights and obligations of Company and Customer as provided by Texas statutes, rules, and/or regulation, as such statutes, rules, or regulations may be amended from time to time, with respect to adjustments to the amounts owed by Customer as a result of errors in Customer's meter or errors in reading Customer's meter. Customer shall be responsible for payment of the amounts owed Company for transportation service and gas supply provided to Customer during the applicable period for which it has been determined that Customer's meter was in error to the favor of Customer. ARTICLE 6 STATEMENTS AND RECORDS 6.1 On or about fifteen (15) days after the Company receives necessary volumetric information from other parties for each calendar month after commencement of Gas receipts and deliveries hereunder, Company shall render to the Qualified Supplier a statement for the preceding Month showing the total Dths of Gas received and delivered and each Point of Receipt and Point of Delivery. If information necessary for statement purposes is in the possession of Customer, Customer shall furnish such information to Company on or before the sixth (6th) Day of the Month in which the statement requiring such data is to be rendered. 6.2 Both parties hereto shall have the right at any and all reasonable times within twenty four (24) months from the time period in question, to examine the books and records of the other to the extent necessary to verify the accuracy of any statement, computation, or demand made hereunder. 6.3 Customer agrees to supply to Company, at Company's request at any time and from time to time, a sample of the liquids removed from the gas stream of the facilities which deliver gas to Company which sample is to be taken from a point upstream from the Point of Receipt. Said sample shall not contain any toxic, hazardous, or deleterious materials or any materials which Company, in its sole discretion, deems in any way harmful to its facilities, personnel or the environment, including, but not limited to, polychlorinated byphenyls (PCBs), and substances or materials considered hazardous or other similar terms, or requiring investigation, remediation or removal under any federal, state or local statute, regulation, rule or ordinance or any amendments thereof whether now in effect or as may be in effect in the future. If such samples contain any such materials or substances, Company shall have the right, in its sole discretion and in addition to other remedies available to it, to immediately cease receipt of Gas through the Point of Receipt until such time as all such materials or substances are eliminated from the Gas such that Company, in its sole discretion, elects to again receive such Gas through the Point of Receipt. Should Customer fail or refuse to eliminate all such materials or substances within a reasonable time, Company shall have the right, upon written notice, to terminate this Agreement. Customer hereby expressly agrees to indemnify and hold Company and Company's affiliates harmless from and against any and all liabilities, losses, claims, damages, actions, costs, fines, and expenses of whatever nature, including, but not limited to, court costs, and attorney's fees arising out of or in any manner relating to the presence of PCBs and/or any other toxic, hazardous, deleterious, harmful, or unsafe materials as described above in Gas delivered by or on behalf of Customer into Company's system. ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT The measurement and tests for quality of Gas delivered and delivered by Customer hereunder shall be governed as follows: 7.1 The quantities of Gas received and delivered shall be measured by means of meters of standard type which conform to the American Gas Association Measurement Committee Reports and other industry standards

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T-GTC-RGV-IS0S-Tr	as to construction and installation. 7.2 The unit of volume for purposes of measurement shall be one (1) cubic foot of Gas at a temperature base of sixty degrees (60 degrees) Fahrenheit and at a pressure base of fourteen and seventy-three hundredths (14.73) pounds per square inch absolute. Customer agrees that the Btu content per Mcf of the gas volumes delivered by the Company at the Point of Delivery shall be assumed to be equal to the Btu content per Mcf of the gas volumes delivered by the Company at the Point of Delivery shall be determined to be equal to the Btu content per Mcf of the gas volumes delivered by Customer at the Point of Receipt, when corrected for differences in pressure base. 7.3 The temperature shall be adjusted to standard conditions by a compensation device included with the meter or such other method as the Company shall deem appropriate. Corrections shall be made in accordance with industry practice. 7.4 Specific gravity shall be determined with accuracy to the nearest one thousandth (.001) by use of an instrument that conforms to industry standards. 7.5 Whenever the conditions of pressure and temperature differ from the standards, conversion of the volumes from these conditions to the standard conditions shall be in accordance with the Ideal Gas Laws corrected for deviation from Boyle's Law, all to be in accordance with methods and tables set out in the American Gas Association Measurement Committee Reports, or by other accepted methods that may be used from time to time. 7.6 The gross heating value of the Gas to which it applies may be taken. 7.1 Tests to determine total sulfur, hydrogen sulfide, oxygen, carbon dioxide, total inerts, and water vapor shall be made by approved standards methods in general use by the Gas industry. Such tests shall be made at the request of either party hereto. If a test is performed at Customer's request ad shows that the quality specifications as set forth in Section 4.3 hereof have been satisfied, Customer shall pay all costs and expenses of Company rel
	CONDITIONS FOR TRANSPORTATION (continued) 7.10 If, at any time, any of the measuring or testing equipment is found to be out of service, or registering inaccurately of any percentage, it shall be adjusted at once to read accurately within the limits prescribed by the manufacturer. If such equipment is out of service or inaccurate by an amount exceeding two percent (2%) at a reading corresponding to the average rate of flow for the period since the last preceding test, the previous reading of such equipment shall be disregarded for any period definitely known or agreed upon, or if not so known or agreed upon, for a period of time equal to one-half of the elapsed time since the last test. The volume of Gas delivered during such period shall be estimated (i) by using the data recorded by any check measuring equipment if installed and accurately registering, or if not installed or registering accurately, (ii) by correcting the error if the percentage of error is ascertainable by calibration, test, or mathematical calculation, or if neither such method is feasible, (iii) by estimating the quantity or quality delivered based upon deliveries under similar conditions during a period when the equipment was registering accurately. No adjustment shall be made for recorded inaccuracies of two percent (2%) or less. 7.11 The parties hereto shall have the right to inspect equipment installed or furnished by the other or third-party operators and the charts and other measurement or testing data of all such parties at all times during business hours; but the reading, calibration, and adjustment of such equipment and changing of charts shall be done only by the party installing and furnishing the same. The parties hereto shall preserve all original test data, charts, and other similar records in such party's possession for a period of at least twenty-four (24) months. Measurement dat corrections should be processed within six (6) months of the production month with a three (3) month rebuttal period. This standard shall not apply

with respect to Gas delivered by it on account of royalties, taxes, payments, liens, or other charges or claims arising (i) before or created upon delivery of said Gas into the Pipeline System, and (ii) upon and after delivery of said Gas from the Pipeline System to Customer. 8.2 Subject to compliance with the provisions of Section 8.1 above, Company warrants that title to all Gas delivered hereunder by Customer is free from liens and adverse claims of every kind. Company agrees to indemnify and save Customer harmless from and against all loss, damage, claims, and expense of every character with respect to Gas to be delivered at the Point of Delivery on account of royalties, taxes, payments, liens, or other charges or claims arising after delivery of Gas to and before withdrawal thereof from the Pipeline System by Customer. 8.3 As between the parties hereto, Customer or its supplier shall be deemed to be in the exclusive control and possession of the Gas until such Gas has been delivered to Company at the Point of Receipt, and after its withdrawal by Customer at the Point of Delivery. After Customer's or Customer's suppliers' delivery of such Gas at the Point of Receipt, Company shall thereafter be deemed to be in the exclusive control and possession of such Gas until its withdrawal by Customer at the Point of Delivery. The party which shall be in the exclusive control and possession of such Gas shall be responsible for all in injury or damage caused thereby and shall be responsible for any loss of Gas while in its possession, except with regard to injury, damage or loss caused by or arising out of the negligence of the nonpossessory party. 8.4 The Pipeline System shall at all times remain the property of

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Company, and Customer shall have no right or property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND CASUALTY 9.1 If either Company or Customer is rendered unable, wholly or in part, by reason of force majeure or any other cause of any kind not reasonably within its control, other than financial, to perform or comply with their obligations hereunder, then such party's obligations or conditions shall be suspended during the continuance of such inability and such party shall be relieved of liability for failure to perform the same during such period; provided, however, obligations to make payments when due hereunder shall not be suspended. Any force majeure event (other than labor disputes, strikes, or lockouts) shall be remedied so far as possible with reasonable dispatch. Settlement of strikes, lockouts, and labor disputes shall be wholly within the discretion of the party having the difficulty. The term force majeure shall include, but is not limited to, the following: acts of God and the public enemy; the elements; fire, accidents, breakdowns, strikes; any industrial, civil, or public disturbance; inability to obtain or delay in obtaining rights-of-way, material, supplies, permits, or labor; any act or omission by parties not subject to control by the party hereunder having the difficulty; and any laws, orders, rules, regulations, acts or restraints of any governmental body or authority, civil or military. If pursuant to the foregoing Company curtails or temporarily discontinues the receipt or delivery of Gas hereunder, Customer agrees to hold Company harmless from any loss, claim, damage, or expense that Customer may incur by reason of such curtailment or discontinuance. 9.2 If a portion of the Pipeline System required to make the transportation service available is partially damaged by fire or other casualty, the damage may be repaired by Company, at its option and in its sole discretion, as speedily as practicable, due allowance being made for the time taken for the settlement of insurance claims. Until such repairs are made, the payments shall be apportioned in proportion to the portion of the capacity of the Pipeline System which is still available for the purposes hereof, such determination to be made in the sole discretion of Company. If the damage is so extensive as to render the Pipeline System wholly unusable, in Company's sole opinion, the payments, if any, shall cease until such time as the Pipeline System is again useable. In case the damage shall, in Company's sole opinion, amount substantially to a destruction of the portion of the Pipeline System available for the transportation of Gas and Company shall elect not to repair the damage, then the Agreement shall terminate at the time of such damage, and Company shall not be liable to Customer for any liability, damage, or claim which arises out of any failure to make repairs. ARTICLE 10 GOVERNMENTAL RULES, REGULATIONS, AND AUTHORIZATIONS; INTERPRETATION OF AGREEMENT 10.1 The Agreement is subject to all valid orders, laws, rules, and regulations of duly constituted municipal, State and Federal governmental authorities and agencies having jurisdiction or control over the parties, their facilities or Gas supplies, the Agreement, or any provision hereof. The Company reserves the right to seek modification or termination of any of the General Terms and Conditions, the Gas Transportation Agreement, and any of the tariffs to which it applies. 10.2 The Agreement shall be interpreted under the laws of the State of Texas, excluding any law thereof directing the application of the laws of another jurisdiction. ARTICLE 11 MISCELLANEOUS 11.1 Any modification of terms, or amendment of any provisions hereof, shall become effective only by supplemental written agreement between the parties. 11.2 (A) Any of the following events or conditions shall constitute a default of Default in the delivery of any payment or any sums hereunder for a period of sixty (60) Days Customer under the Agreement: (1) Any other breach of the material terms and conditions of the Agreement and the failure of after the same becomes due; (2) Customer to cure such breach within thirty (30) Days after written demand by Company or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period. provided that Customer shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured; (3) Customer shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Customer; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Customer (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; or (5) If any certificate, statement, representation, or warranty furnished by Customer proves to be false or incomplete in any material respect. (B) Upon the happening of any event of default as set forth in subparagraph 11.2(A) above, Company shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Customer the sum of all transportation payments and all other amounts due and owing under the Agreement plus the sum of all transportation payments and other amounts to become payable during the balance of the term of the Agreement; (2) Retake possession of the entire capacity of the Pipeline System without any court order or other process of law and without any rights of Company being thereupon terminated; (3) Terminate the Agreement and the Exhibits; (4) Pursue any other remedy at law or in equity. (C) Any of the following events or conditions shall constitute an Event of Default with respect to Company under the Agreement: (1) Default in the crediting of any sums due to Customer or in the payment of any other sums due to Customer under the Agreement for a period of ninety (90) Days after the same is established by Company to have become due; (2) Company's breach of any material term or condition of the Agreement and the failure of Company to cure such breach within thirty (30) Days after written demand by Customer or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Company shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured. (3) Company shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Company; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Company, (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency,

and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; (D) Upon the happening of any event of default as set

COMPANY NAME: TEXAS GAS SERVICE COMPANY

23480

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

forth in subparagraph 11.2(C)above, Customer shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Company the sum of all outstanding credits and other amounts due and owing under the Agreement: (2) Terminate the Agreement and the Exhibits: (3) Pursue any other remedy at law or in equity. (E) The rights granted to Company and Customer hereunder shall be cumulative as to each and action on one shall not be deemed to constitute an Upon the termination of the Agreement, election or waiver of any other right to which Company or Customer may be entitled. (F) whether by lapse or time or otherwise, Customer will surrender any and all rights in the Pipeline System immediately. 11.3 Company shall not be liable for damages resulting from interruption of service, when such interruption is necessary to make repairs, changes, or adjustments in Company's equipment and facilities. 11.4 No waiver by Company or Customer of any default or the other under the Agreement shall operate as a waiver of any future default, whether of a like or different character. 11.5 The Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their successors and assigns. In the event Customer sells, leases or otherwise transfers its distribution system to a third party, whether voluntarily or involuntarily, then Customer agrees, as a part of such sale, lease or transfer, to assign to such third party and to require such third party to accept the assignment of the Agreement and the Exhibits included therein, subject to the provisions of the following sentence. Neither the Agreement nor the Exhibits attached thereto nor the rights and obligations of Customer hereunder may be assigned without the consent of Company, which consent shall not be unreasonably withheld. 11.6 Customer will not mortgage, create a security interest in, or encumber the Agreement, or sublet the rights granted hereby, or permit its use by others, or pledge, loan, sublet, create a security interest in, or in any other manner attempt to dispose of such rights, or permit its use by others, or suffer any liens or legal process to be incurred or levied thereon; provided, however, that Customer may grant a security interest or similar encumbrance in connection with any existing financing arrangement associated with Customer's facility. 11.7 Except as provided below, Customer shall pay all fees, taxes, charges, and assessments imposed by or on behalf of any governmental entity in connection with the Agreement or in connection with the purchase, transportation, and disposition of Gas by or on behalf of Customer pursuant to the Agreement including but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all returns required for the Pipeline System and all appurtenant facilities. Customer will furnish Company with any information available to Customer in connection with Company's obligations under this section. 11.8 Company and Customer agree to exercise and take reasonable steps necessary to safeguard and cause their officers, directors, employees, agents, advisers, and representatives to safeguard the confidentiality of the Agreement and the terms and conditions thereof (as contrasted with the existence and effectiveness of the Agreement which are not confidential) and not to disclose any part of it or any information derived there from or any negotiations relating thereto to any party or person except that limited number of people within Company's and Customer's organizations, and their advisers, lenders and potential investors, as may need to know the terms and conditions hereof in order to evaluate, understand, execute and perform the Agreement. Company and Customer agree not to copy or permit the copying of the Agreement, except as may be necessary for their operations. In the event Customer or Company or any of their officers, directors, employees, agents, or Representatives, is requested or required (by oral or written question or request for information or documents in legal proceedings, interrogatories, subpoena, Civil Investigative Demand or similar process) to disclose any information concerning the Agreement or the terms and conditions thereof or any negotiations relating thereto, it is agreed that the party receiving such question or request will provide the other parties with prompt notice thereof so that such other parties may seek a protective order or other appropriate relief or a release from the other parties. It is further agreed that if, in the absence of a protective order or receipt of a release, the other party is compelled to disclose such information or else stand liable for contempt or suffer other censure or penalty or adverse effect, then such party may disclose such information. The parties hereto are further authorized to make disclosure of the Agreement as may be required by Federal, state, or local regulation or agency or as may be required by auditors or accountants in connection with the preparation of financial statements or tax returns. Disclosure hereunder shall not constitute a basis for defense, termination, or modification of the Agreement. ARTICLE 12 DISPUTE RESOLUTION 12.1 Any dispute arising out of or relating to this Agreement for which a claim or demand is asserted that is equal to or exceeds a value of \$25,000 shall be resolved in accordance with the procedures specified in this Article 12, which shall be the sole and exclusive procedures for the resolution of any such disputes. The cost of conducting the dispute resolution process, including the fees and expenses of any arbitrators, shall be shared equally by the parties, and each party shall bear its own costs, including any attorneys' fees or other expenses incurred in the process. Each party is required to continue to perform its obligations under this Agreement pending final resolution of any dispute arising out of or relating to this Agreement, unless to do so would be impossible or impracticable under the circumstances. 12.2 Negotiation. The parties shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement promptly by negotiation between management level personnel who have authority to settle the controversy. Any person may give the other party written notice of any dispute not resolved in the normal course of business. Within fifteen (15) days after delivery of the notice, the receiving party shall submit to the other a written response. Within thirty (30) days after delivery of the initial notice, the designated managing personnel of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary to attempt to resolve the dispute. All reasonable requests for information made by one party to the other will be honored. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence. 12.3 Arbitration. Any dispute arising out of or relating to this Agreement, including the breach, termination or validity thereof, which has not been resolved by negotiation as provided above within sixty (60) days after initiation of negotiations shall be finally resolved by arbitration in accordance with the CPR Rules for Non-Administered Arbitration then currently in effect by (i) a sole arbitrator agreed upon by the parties if the dispute is between \$25,000 and \$250,000, or (ii) three independent and impartial arbitrators, of whom each party shall designate one, if the dispute is in excess of \$250,000. All arbitrators shall be knowledgeable in the natural gas industry. The arbitrator(s) shall have no authority to award consequential, punitive or exemplary damages. Provided, however, if one party fails to participate in the negotiation as agreed herein, the other party can commence arbitration prior to the expiration of the time periods set forth. The arbitration shall be governed by the Federal Arbitration Act, 9 U.S.C. Sections 1-16, and judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof. Unless otherwise agreed, the place of arbitration shall be Austin, Texas. Meters Read On and After January 27, 2014 Supersedes: November 26, 2013 TEXAS GAS SERVICE COMPANY

RCE-Rider-RGV-OS TEXAS GAS SERVICE COMPA Rio Grande Valley Service Area

RRC COID:	6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: 1	DT RRC TARIFF NO: 23480
CURRENT RATE C	OMPONENT
RATE COMP. ID	DESCRIPTION RATE SCHEDULE RCE-RIDER RATE CASE EXPENSE RATE A. APPLICABILITY The Rate Case Expense (RCE) rate as set forth in Section (B) below is pursuant to Gas Utilities Docket No. 10285: Statement of Intent Filed by Texas Gas Service Company to Change Rates in the Environs of the Rtoi Grande Valley Service Area, Final Order Finding of Fact No. 43. This rate shall apply to the following rate schedules of Texas Gas Service Company in the unincorporated areas served in Rio Grande Valley Area of Texas including Alamo, Alton, Bayview, Brownsville, Combes, Donna, Edcouch, Edinburg, Elsa, Hartingen, Hidalgo, La Feria, La Joya, La Villa, Laguna Heights, Laguna Vista, Los Fresnos, Lyford, McAllen, Mercedes, Mission, Monte Alto, Olnito, Paln Valley, Palmixew Penitas, Phar, Port Isabel, Primera, Progreso, Rancho Viejo, Raymondville, Rio Hondo, San Benito, San Carlos, San Juan, Santa Rosa, and Weslaco, Texas: 1Z, 2Z, 3Z, 4Z, T-1 and T-2. B. RCE RATE All Ccf during each billing period: \$ 0.2072 per Ccf This rate will be in effect until all approved and expended rate case expenses are recovered under the applicable rate schedules. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchise fees) related to above. D. CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. E. COMPLIANCE TGS shall file a reconciliation report annually on or before December 31st, commencing in 2014. TGS shall file the report with the Commission, Addressed to the Director of Gas Services Division an referencing Gas Utilities Docket No.
T-2-RGV-OS-Firm	Initial Rate Schedule Meters Read On and After November 26, 2013 TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area RATE SCHEDULE T-2 TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is available to any customer of Texas Gas Service Company (Company) and to Qualified Suppliers or Producers supplying natural gas to be transported, pursuant to Rate Schedule T- GTC (General Terms and Conditions) for the transportation of customer owned natural gas through the Company's Rio Grande Valley distribution system for use by customers within the Company's Rio Grande Valley's Service Area or delivered to connecting pipelines. This rate schedule requires a one year commitment for transportation service. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing receipt points for transportation by the Company to the customer's facilities at the customer's deliverey point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity,
	 operational constraints, and integrity of the distribution system. AVAILABILITY Natural gas service under this rate schedule is available to any qualified individually metered, transport customer for the transportation of customer owned natural gas through the Company's Rio Grande Valley distribution system. Such service shall be provided at any point on the Company's System where adequate capacity and gas supply exists, or where such capacity and gas supply can be provided in accordance with the applicable rules and regulations and at a reasonable cost as determined by the Company in its sole opinion. Electronic flow measurement (EFM) may be required for Customers under this tariff at the Company's sole discretion. The customer may be required to reimburse the Company for any cost related to the installation of the EFM as well as provide for or reimburse the Company for any on- going maintenance, repair, or communications costs. In the alternative, Customer may elect to discontinue service under this tariff and to receive service under the applicable sales tariff. Service is not available under this rate schedule for resale to others or for service for a term less than twelve (12) months. Under this tariff the Company shall perform or cause to be performed all functions necessary to transport the gas commodity from the Point of Receipt to the end use Customer. The Customer is responsible for acquiring the gas commodity from a third party supplier. Such gas supply must be delivered to the pipeline providing upstream services for the system from which the Customer is served. Customer shall deliver to Company each month, as reimbursement for lost and unaccounted for gas in the form of Payment in Kind (PIK), a volume of gas equal to the Purchase/Sales ratio authorized to be collected in the Cost of Gas clause times the volume of gas

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23480
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
	TERRITORY All areas served by the Company in its Rio Grande Valley Service Area.
	RATE This rate shall be the sum of Part A, Part B, and Part C as described below:
	Part A: A customer charge of \$327.82 per meter per month plusInterim Rate Adjustment (IRA) \$ (Footnote 1)Total Customer Charge \$327.82
	Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the following Ccf charge:
	All Ccf @ \$0.0548 per Ccf
	Part C: Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GTC (General Terms and Conditions for Transportation).
	Minimum Monthly Bill of \$1,500 (from the sum of Part A and Part B)
	ADDITIONAL CHARGES 1) A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of TEXAS UTILITIES CODE, Chapter 122 as such may be amended from time to time which are attributable to the transportation service performed hereunder.
	2) A charge will be made each month to recover any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder.
	3) In the event the Company incurs a demand or reservation charge from its gas supplier(s) or transportation providers in the Rio Grande Valley Service Area, the customer may be charged its proportionate share of the demand or reservation charge based on benefit received by the customer.
	Footnote 1:
	4) Additional charges may be made at the Company's sole discretion for compression, treating, or similar services if the customer or qualified supplier is shipping excess gas off the distribution system.
	SPECIAL PROVISIONS Tariff General Terms and Conditions for Transportation T-GTC
	OTHER CONDITIONS Transportation of Customer owned natural gas hereunder is subject in all respects to the Transportation Agreement entered into between the Customer and Company prior to commencement of service and all amendments and modifications thereto.
	Transportation of natural gas hereunder may be interrupted or curtailed at the discretion of the Company in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.
	PAYMENT Bills are to be paid within 15 days after the date of Company's bill to Customer.
	Meters Read On and After November 26, 2013
	Supercedes Same Rate Sheet Dated April 30, 2007 (Unincorporated)
RATE ADJUSTMENT	f PROVISIONS:

None

RRC COID: 63	310 (COMPAN	Y NAME: TEXAS GAS	SERVICE COMPAN	Y	
TARIFF CODE: DT	RRC TAR	IFF NO:	23480			
ELIVERY POINTS						
ID	TYPE	<u>UNIT</u>	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
75389	D	Mcf	\$.0000	04/30/2007	Y	
DESCRIPTION:	**CONFIDENTIAL* 32237		ONFIDENTIAL**			
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		<u>RIPTION</u>	OTHER	TYPE DESCRIPTION		

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RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID: 6310 COMPAN	Y NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO:	23525
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 07/29/2014	RECEIVED DATE: 08/15/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC	DOCKET NO: 9988(R.Case),10016(RCE),100
CITY ORDINANCE NO: ORD-EPSvcA-IS(R.Ca	se); Res. 3/
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): New Cust Chg. rate eff. City Council.	7/29/14 per first Annual EPARR filing with City of El Paso and settlement via Resolution adopted by the
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL? DELIVERY POINT
31910 **CONFIDENTIAL**	
	Y

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

TARIFF CODE: DT	DDC/TADIEE NO. 02505
	RRC TARIFF NO: 23525
CURRENT RATE COM	
RATE COMP. ID	DESCRIPTION
IRA-EPSvcA-IS-IRAd	TEXAS GAS SERVICE COMPANY RATE SCHEDULE IRA EI Paso Service Area - West Texas Region INTERIM RATE ADJUSTMENT A. APPLICABILITY This Interim Rate Adjustment (IRA) applies to all general service rate schedules of Texas Gas Service Company (Company) currently in force in the incorporated areas of EI Paso, Anthony, Clint, Vinton, Socorro, and Horizon City, Texas. Applicable rate schedules include 10, 20, 21, 25, 26, 27, 40, SS, and T-1. B. PURPOSE Section 104.301, Subchapter G of the Texas Utility Code, effective on September 1, 2003, provides for an interim adjustment in a gas utility smonthy customer charge or initial block usage rate to recover the cost of changes in the utility's infastructure investment and related expenses and revenues for providing gas utility service. The filing date of the utility's most recent rate case establishing rates for the area in which the interim rate adjustment will apply shall be no more than two years prior to the date the utility files is initial interim rate adjustment application for that area. The interim adjustment shall be recalculated on an annual basis, unless the utility files a written request and obtains approval from the regulatory authority to suspend the operation of the intern adjustment tare schedule for any year. This rate schedule establishes the interim adjustment provisions consistent with Section 104.301, Subchapter G of the Texas Utility Code. C. COMPUTATION OF IRA RATE The amount the Company shall adjust its utility rates upward or downward under this rate schedule each calendar year is based on the difference between the value of the invested capital for the preceding calendar year and the value of the investment at the time the investment was first dedicated to public use minus the accumulated depreciation related to that investment. Based on the difference between the values of the invested capital amounts as determined above, the Company may adjust only the following related components of its revence requirement: return on investment, depreciation rel
	COMMERCIAL SERVICE RATE APPLICABILITY
	Applicable to all commercial consumers and to consumers not otherwise specifically provided for under any other rate schedule. This rate is only available to full requirements customers of Texas Gas Service Company.
	TERRITORY The incorporated areas of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas
	COST OF SERVICE RATE During each monthly billing period:
	A customer charge of \$ 18.30 plus The First 100 Ccf No Charge The Next 400 Ccf \$.10901 per Ccf The Next 2500 Ccf .08901 per Ccf

Prompt Payment Provision: None.

Above rates are net.

OTHER ADJUSTMENTS

Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the

RRC COID: 6310	COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23525
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1-INC multiplied by the total Ccf consumed during the billing month. Taxes: Plus applicable taxes and fees (including franchise fees) related to above.
	CONDITIONS
	 Subject in all respects to applicable laws, rules, and regulations from time to time in effect. The applicability section of this rate notwithstanding, if a customer, other than a full requirements customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate.
	Meters Read On and After January 19, 2011
	Supersedes Same Rate Schedule Dated February 15, 2008
EPARR-EIPaso-IS	Texas Gas Service Company Rate Schedule EPARR El Paso Service Area - West Texas Region El Paso Annual Rate Review I. Purpose This mechanism is designed to provide annual earnings transparency. All rate calculations under this tariff shall be made on an El Paso Service Area wide basis. If, through the implementation of the provisions of this mechanism, it is determined that rates should be decreased or increased, then rates will be adjusted accordingly in the manner set forth herein. The rate adjustment simplemented under this mechanism will reflect annual changes in the Company foor of service and rate base. This Rider EPARR will be effective for the period commencing with the Company for the regulatory authority having original jurisdiction, pieves written notice to the contrary to the other by January 1 of the filing year. Upon receipt of such notice by either the Company or the regulatory authority within 180 days. Rates approved pursuant to this tariff shall remain in effect during the pendency of any Statement of Intern rate Rising under this mechanism. The Annual Evaluation Date shall occur on or before March 31 of each year with the exception of 2014, which shall have a Filing Date of April 15, 2014. The Annual Evaluation Date shall be the date the Company will make its annual filing or each year. This filing shall be made in electronic form where practicable. b) Audited Financial Data shall not require the schedules and information provided under this tariff to undergo a separate financial addi by an outside auditing firm similar to the Company's ellmanual financial addit. c) The Company shall be most preceding calendar year. The Company's ellmative schedules specified as the twelve-month period ending December 31, of each preceding calendar year. The Company's ellmative and the rest schedules will be deter the calculation form similar to the Company's ellmative the company's ellmative provide with the first billing cycle for August in each year and ending when subsequent rates are implemented under th

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT CURRENT RATE COMPONENT

RRC TARIFF NO: 23525

RATE COMP. ID DESCRIPTION

component factors used during the Test Period, but the methodology used will be that approved in the Final Order. IV. Calculation of Rate Adjustment a) The Company shall provide additional schedules indicating the following revenue deficiency/sufficiency calculations using the class classification and allocation methodology accepted in the Final Order. The result shall be reflected in the proposed new rates to be established for the Rate Effective Period. In calculating the required rate adjustments, such adjustments will be applied to the minimum charge or customer charge if the rate class has no minimum charge. b) All reasonable and necessary operation and maintenance expenses from the Test Period will be used for the calculation of rates for the Rate Effective Period. Such amounts shall be prepared consistent with the rate making treatments approved in the Final Order subject to an allowance that authorizes the inclusion of (1) reasonable cost of meals and travel incurred during the Test Period (as limited by Sec IX) and (2) 25% of the Company's long-term and short-term incentive compensation costs incurred during the Test Period. The Company may include in its operations and maintenance expense reasonable costs of Pipeline Integrity testing conducted after completion of the 2010-2014 test cycle. The Company may also adjust rates for the Rate Effective Period to include recovery of any known and measurable changes to operating and maintenance costs. Known and measurable adjustments shall be limited to those changes that have occurred prior to the Filing Date. c) Effective with the Company's 2014 filing under this tariff, the Company may include in its rate base calculation all prudently incurred, direct, incremental investment and costs associated with Commission Rule 8.209. d) The regulatory authority may disallow any net plant investment that is not shown to be prudently incurred. Approval by the regulatory authority of net plant investment pursuant to the provisions of this tariff shall be deemed prudent and not subject to further review. In determining whether investment was prudently incurred, the regulatory authority shall base its decision on a review that examines as fair, just and reasonable. e) The Company shall provide a schedule demonstrating the proof of revenues relied upon to calculate the proposed rate for the Rate Effective Period. The proposed rates shall conform as closely as is practicable to the revenue allocation principles approved in the Final Order except that any required increase or decrease shall be apportioned to the customer charge. V. Attestation Asworn statement shall be filed by an Officer of the Company affirming that the filed schedules are in compliance with the provisions of this mechanism and are true and correct to the best of his/her knowledge, information and belief. No testimony shall be filed, but a brief narrative explanation shall be provided of any changes to corporate structure, accounting methodologies or allocation of common costs. VI. Evaluation Procedures The City of El Paso shall have a minimum of 125 days to review and render a decision on the Company's filed schedules and work papers. The Company will be prepared to provide all supplemental information as may be requested to ensure adequate review by the relevant regulatory authority. The Company shall not unilaterally impose any limits upon the provision of supplemental information, with the exception of information claimed to be confidential, highly sensitive or proprietary, and such information shall be provided within ten (10) working days of the original request. The regulatory authority may propose any adjustments it determines to be required to bring the schedules into compliance with the above provisions. Information claimed to be confidential, highly sensitive or proprietary shall be furnished to representatives of the Regulatory Authority pursuant to a confidentiality agreement in accordance with Texas Law. During the 125 day period, the Company and the regulatory authority will work collaboratively and seek agreement on the proposed adjustments to the Company's schedule and proposed rates. If agreement has been reached by the Company and the regulatory authority, the regulatory authority shall authorize an increase or decrease to the Company's rates so as to achieve the revenue levels indicated for the Rate Effective Period. If, at the end of the 125 day period, the Company and the regulatory authority have not reached agreement on the proposed adjustments, the Company shall have the right to appeal the regulatory authority's action or inaction to the Railroad Commission of Texas. Upon the filing of an appeal of a city's order relating to an annual EPARR filing with the Railroad Commission of Texas, the regulatory authority shall not oppose the implementation of rates subject to refund or advocate the imposition of a third party surety bond by the Company. To defray the cost, if any, of regulatory authority review of the Company's annual filing, the Company shall reimburse the regulatory authority for its reasonable expenses incurred upon submission of invoices for such review. The Company shall further be allowed to recover its reasonable and necessary expenses it incurs for outside services above any amounts included in the Test Year provided in connection with the annual filing subject to the review of the regulatory authority. Costs contemplated hereunder shall be deemed a reasonable and necessary operating expense of the Company in the year in which the reimbursement is made or the Company expense is incurred. A regulatory authority seeking reimbursement under this provision shall submit its request for reimbursement to the Company no later than September 1 of the year in which the annual filing is made and the Company shall reimburse the regulatory authority in accordance with this provision within 30 days of the submission. VII. Reconsideration and Appeal Orders issued pursuant to this mechanism are ratemaking orders and shall be subject to appeal under Sections 102.001(b) and 103.021, et seq., of the Texas Utilities Code (Vernon 2007). VIII. Notice Notice of this annual EPARR filing shall be provided by either: (1) including the notice, in conspicuous form, in the bill of each directly affected customer, or (2) sending the notice by email if the customer's bill is provided in this format no later than forty-five (45) days after the Company makes its annual filing pursuant to this tariff. The notice to customers shall include the following information: a) a description of the proposed revision of rates and schedules; b) the effect the proposed revision of rates is expected to have on the rates applicable to each customer class and on an average bill for each affected customer; c) the service area or areas in which the proposed rate adjustment would apply; d) the date the proposed rate adjustment was filed with the regulatory authority; and e) the Company's address, telephone number and website where information concerning the proposed rate adjustment may be obtained. IX. EPARR Schedules and Information The following types of employee reimbursed expenses and directly incurred costs are to be removed from all expense and rate base amounts included within Rider EPARR filings for the Test Period and for the Rate Effective Period: Amounts incurred for travel, meals or entertainment of employee spouses, domestic partners, significant others, children and pets. Amounts for air travel that exceed published commercial coach air fares. Amounts incurred for excessive rates for hotel rooms. Amounts for alcoholic beverages. Amounts paid for admission to entertainment, sports, art or cultural events, and all event sponsorship costs. Amounts for social club dues or fees. initial Rate Schedule Meters Read On and After March 25, 2014 (City of El Paso only)

ORD-EPSvcA-IS TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE ORD-ELP CITY ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated area of El Paso, Anthony, Clint, Horizon City, Socorro and Vinton, Texas. DESCRIPTION Per TGS rate case filed 08/31/07, the following cities approved the same Cost of Gas Clause, Economic Development Rate, General Charges and Provisions for Transport Service (T-GEN), Quality of Service Rules and Cost of Service rates for gas sales and standard transport. City approvals are as follows: City Ordinance or Resolution # Date Ordinance Passed Effective Date of Gas Sales Rate Schedules

RRC COID:	631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT	RRC TARIFF NO: 23525
CURRENT RATE	COMP	ONENT
RATE COMP. ID)	DESCRIPTION
PIT-EPSvcA-ISOS		Anthony 370 01/08/08 02/15/2008 Clint 01/15/08 02/15/2008 El Paso 02/05/08 02/15/2008 Horizon City 01/08/08 02/15/2008 Socorro 356 01/17/08 02/15/2008 Vinton 08-1-15 01/15/08 02/15/2008 Initial February 15, 2008 TEXAS GAS SERVICE COMPANY RATE SCHEDULE PIT El Paso Service Area - West Texas Region PIPELINE INTEGRITY TESTING (PIT) RIDER
		PURPOSE The purpose of this Pipeline Integrity Testing Rider is to promote the public interest in pipeline safety by enabling the Company to recover over a four-year period the reasonable and necessary Pipeline Integrity Safety Testing expenses incurred by the Company during the four-year testing cycle from January 1, 2010, through December 31, 2013 (including contractor costs but excluding the labor cost of TGS employees), in the amount of \$2,197,846. These legally mandated operating and maintenance expenses shall be recovered through a separate monthly volumetric charge (the Pipeline Integrity Testing or PIT Surcharge) that shall be shown as a separate line item on the customer's monthly bill and calculated for each customer class as described below. Capital expenditures associated with the Pipeline Integrity Program shall continue to be recovered through base rates and any interim rate adjustments implemented pursuant to Section 104.301 of the Gas Utility Regulatory Act.
		APPLICABILITY This Rider shall be applied to all gas sales and transportation customers within the service territory designated below, except special contract customers.
		TERRITORY This Rider shall apply throughout the Company's El Paso Service Area (EPSA), both within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas (collectively, the EPSA Cities), and in the unincorporated areas (environs) adjacent to the EPSA Cities.
		QUALIFYING EXPENSES This Rider applies only to the legally mandated safety testing of the Company's transmission lines in the EPSA under the Pipeline Integrity Safety Testing Program. The operating and maintenance expense items that qualify for recovery under this Rider shall include the contractor costs associated with land and leak survey, permitting, and job order preparation and completion; the clearing of right- of-way; any needed notifications to adjacent businesses and residences; traffic control equipment and personnel; Direct Current Voltage Gradient (DCVG), Close Interval (CI), and other surveys to ensure the integrity of the pipeline system; any required rigid bypasses; flushing of the lines and testing and disposal of the flush water; hydrostatic testing of the lines and analysis and disposal of the test water; any required pigging of the lines in connection with safety testing; any required x-ray welding; metallurgical testing of the pipeline or components thereof; site restoration, painting, and clean-up; expenses associated with providing a supply of compressed natural gas (CNG) to ensure uninterrupted service to customers during testing; and any other operating and maintenance expenses reasonably necessary to safely and effectively perform required safety testing of the Company's transmission pipelines in the EPSA. Neither capital expenditures by the Company, nor the labor cost of TGS employees, shall be recovered under this Rider.
		CALCULATION OF PIT SURCHARGES The Pipeline Integrity Testing Surcharges established under this Rider shall be designed so as to recover the Total Testing Expense of \$2,197,846 in Pipeline Integrity Safety Testing expenses incurred by the Company over the four-year testing cycle from January 1, 2010, through December 31, 2013, and shall be calculated as follows: First, the Total Testing Expense shall be allocated among the applicable customer classes in the same proportion that demand costs were assigned to those classes in the Class Cost of Service Study approved in the Company's most recent rate case in which rates were set by the Railroad Commission of Texas (the Commission) for customers in the EPSA Cities.
		Each Class' Total Allocated Total Testing Each Class' Demand
		Testing Expense = Expense x Total Demand of the Applicable Classes
		Second, the total dollar amount allocated to each customer class in the foregoing manner shall be divided by forty-eight (48) monthly billing cycles, so as to derive the amount that shall be ratably recovered from each class on a monthly basis during the four-year recovery period:
		Monthly Recovery from Each Class = Each Class' Total Allocated Testing Expense
		48 Months
		Third, the total amount that is to be recovered on a monthly basis from each class shall be divided by the estimated average monthly usage for each class to produce the monthly PIT Surcharge for each class.
		Each Class' PIT Surcharge = Monthly Recovery from Each Class
		Estimated Monthly Usage of Each Class
		Based upon customer data for the prior calendar year and any other relevant factors, the estimated monthly usage for each class may be revised annually to account for customer growth, and the resulting revised PIT Surcharge shall be applied to each class for the ensuing
		Page 285 of 518

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
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CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION 12-month recovery period.
	ANNUAL RECONCILIATION After completion of each of the first three annual recovery periods, the total revenues collected under this Rider for that year shall be reconciled against the revenues previously calculated to be collected for that year, and the PIT Surcharge for each class shall be adjusted upward or downward so that the Company recovers any underrecoveries or refunds any overrecoveries that may have accrued under the Rider, plus monthly interest on those underrecoveries or overrecoveries at the cost of long-term debt approved in the Company's most recent general rate case in which rates were set by the Commission for application to customers in the EPSA Cities. The reconciliation shall be filed with the regulatory authority on or before February 21st of each year, and the regulatory authority shall complete its review of the reconciliation on or before March 21st of each year, so that the Company can implement the reconciled PIT Surcharges beginning with the first billing cycle for April of each succeeding year of the four-year recovery period.
	DEFERRED ACCOUNTING The Company is authorized and directed to defer, as a regulatory asset, all Pipeline Integrity Safety Testing expenses incurred during the testing cycle starting on January 1, 2010, and ending on December 31, 2013, and all revenues specifically collected under this Rider shall be applied to the deferred expense account. The Company shall not earn a return on any regulatory asset created under this provision, and no such regulatory asset shall be included in the Company's invested capital (rate base) for ratemaking purposes.
	ANNUAL REPORT & APPLICABLE PSCC On or before February 21st after each calendar year of the testing cycle, the Company shall file a report with the Commission and the EPSA Cities showing all Pipeline Integrity Safety Testing expenses incurred during the previous calendar year and verifying the prior year's collections and any underrecoveries or overrecoveries accruing to date under this Rider. The report shall separately identify and list such expenses by account number and project number. Prior to the effective date of this Rider and on or before February 21st of each succeeding year while this Rider is in effect, the Company shall also file an Addendum to this Rider with the Commission and the EPSA Cities (a) identifying the PIT Surcharges that will be applied during the ensuing 12-month recovery period from April 1st through March 31st, and (b) providing the underlying data and calculations on which each PIT Surcharge for that period is based.
	NOTICE TO AFFECTED CUSTOMERS In addition to the annual report and Addendum to this Rider required above, the Company shall provide, on or before March 31st after each calendar year of the testing cycle, written notice to each affected customer of (a) the PIT Surcharge that will be applied during the ensuing 12-month period from April 1st through March 31st, and (b) the effect the PIT Surcharge is expected to have on the average monthly bill for each affected customer class. The written notice shall be provided in both English and Spanish, shall be the only information contained on the piece of paper on which it is printed, and may be provided either by separate mailing or by insert included with the Company's monthly billing statements. The Company shall also file an affidavit annually with the Commission and the EPSA Cities certifying that notice has been provided to customers in this manner. The notice shall be presumed to be complete three calendar days after the date the separate mailing or billing statement is deposited in a postage-paid, properly addressed wrapper in a post office or official depository under care of the United States Postal Service. The initial notice shall be filed with, reviewed, and approved by the regulatory authority, and each subsequent notice shall follow the same format as that of the approved initial notice.
	FINAL REVIEW, RECONCILIATION, AND TERMINATION After the end of the four-year recovery period, the Company shall file a final reconciliation with the regulatory authority identifying all PIT Expenses recovered to date under this Rider, as well as any interest on overrecoveries refunded or credited to customers and any interest on underrecoveries recovered from customers during that period. In the event the total amount recovered differs from the total amount that TGS is authorized to recover under this Rider, then the Company shall include a calculation of the final surcharge, refund, or credit required to eliminate any such difference and shall implement same over a period of not more than four months. This Rider shall cease to be operable upon collection in this manner of the Total Testing Expenses authorized for collection hereunder, plus or minus any interest accruing on underrecoveries and overrecoveries, or sooner if ordered by the Commission or agreed upon by the Company and the EPSA Cities.
	Initial Rate Meters Read On and After February 29, 2012
PIT-Rider-EPSvcA-IS	El Paso Service Area - West Texas Region RATE SCHEDULE PIT-RIDER PIPELINE INTEGRITY TESTING (PIT) SURCHARGE RIDER A. APPLICABILITY The Pipeline Integrity Testing Surcharge (PIT) rate as set forth in Section (B) below is pursuant to Final Order in GUD 10049 and GUD 10142. This rate shall apply to the following rate schedules of Texas Gas Service Company in the incorporated and unincorporated areas of and adjacent to the El Paso Service Area (EPSA): 10, 20, 21, 25, 26, 27, 40, E5, SS, T-1, IZ, 2Z, 2A, 2E, 2F, 2G, 4Z, SS-ENV AND T-1-ENV. The EPSA includes El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas. B. PIT RATE Rate Schedule Customer Class Rate per CCF 10 Residential (I/S EPSA) \$ 0.0034 20 Commercial (I/S EPSA) \$ 0.0033 21 Commercial A/C (I/S EPSA) \$ 0.0033 25 Public Authority (I/S EPSA) \$ 0.0057 26 Public Authority A/C (I/S EPSA) \$ 0.0067 SS Standby Service (I/S EPSA) \$ 0.0015 40 Industrial (I/S EPSA) \$ 0.0016 T-1 Industrial Transportation (I/S EPSA) \$ 0.0010 T-1 Public Authority Transportation (I/S EPSA) \$ 0.0025 1Z Residential (O/S EPSA) \$ 0.0037 2F Public Authority A/C (O/S EPSA) \$ 0.0033 2E Public Authority (I/S EPSA) \$ 0.0025 1Z Residential (O/S EPSA) \$ 0.0037 2F Public Authority A/C (O/S EPSA) \$ 0.0033 2E Public Authority (I/S EPSA) \$ 0.0025 1Z Residential (O/S EPSA) \$ 0.0037 2F Public Authority A/C (O/S EPSA) \$ 0.0015 42 Industrial (O/S EPSA) \$ 0.0037 2F Public Authority A/C (I/S EPSA) \$ 0.0027 EPSA) \$ 0.0025 1Z Residential (O/S EPSA) \$ 0.0037 2F Public Authority A/C (I/S EPSA) \$ 0.0027 2G Municipal Water Pumping (O/S EPSA) \$ 0.0015 4Z Industrial (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (O/S EPSA) \$ 0.0027 T-1-ENV Commercial Transportation (O/S EPSA) \$ 0.0016 T-1-ENV Industrial Transportation (O/S EPSA) \$ 0.0017 1-1 ENV Public Authority Transportation (O/S EPSA) \$ 0.0016 T-1-ENV Industrial Transportation (O/S EPSA) \$ 0.0017 1-1 ENV Public Authority Transportation (O/S EPSA) \$ 0.0016 T-1-ENV Industrial Transportation (O/S EPSA) \$ 0.0010 T-1- ENV Public Authority T

RRC COID:	6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT RRC TARIFF NO: 23525
CURRENT RATE C	OMPONENT
RATE COMP. ID	DESCRIPTION
T1-EPSvcA-IS-Std	taxes and fees (including franchises fees) related to above. D. CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. Meters Read On and After April 1, 2013 Supersedes Rate Schedule dated February 29, 2012 TEXAS GAS SERVICE COMPANY RATE SCHEDULE T-1
	El Paso Service Area - West Texas Region TRANSPORTATION SERVICE RATE APPLICABILITY
	Service under this rate schedule is available to any customer for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with the customer's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's facilities at the customer's service point.
	TERRITORY El Paso Service Area consisting of the incorporated areas of El Paso, Texas.
	RATE This rate shall be the sum of Part A and Part B as described below:
	Part A: During each monthly billing period, a customer charge per meter per month listed by customer class as follows: Commercial \$759.53
	Public Authority \$771.95
	Industrial/Stand-by\$898.14Electrical Cogeneration and Energy Conservation\$898.14
	Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at a rate calculated as follows:
	1. Determine the bill for the quantity of customer-owned gas metered and delivered to the customer at the Company's volumetric Cost of Service Rate on the gas sales tariff which would otherwise be applicable;
	2. Add a balancing service rate for any applicable portion of incremental cost of the Company's transportation reservation costs received from its upstream pipelines that is deemed at the Company's sole discretion to directly or indirectly benefit the transportation service customers through scheduling balancing flexibility. The balancing service rate will be recalculated annually in conjunction with the Cost of Gas annual reconciliation audit and/or as the upstream pipeline changes the rates being charged to the Company. In addition the Company will charge system sales customers as of the date of this Rate Schedule that become transportation customers after the effective date of this Rate Schedule, a rate representing the cost of stranded capacity, incurred by the Company for upstream transportation and reservation costs as determined by the Company. Proceeds from these rates will be credited to the Reconciliation Account.
	3. See the Additional Charges to Cost of Service Rate Pursuant to Rate Schedule T-GEN (General Charges and Provisions).
	SPECIAL PROVISIONS 1. Transportation volumes delivered under this schedule shall be considered first through customer's meter for billing purposes.
	2. Gas transported under this schedule shall be for use only by the customer.
	3. See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges and Provisions).
	4. Prior to the execution of a Gas Transportation Service Agreement, customer must represent and certify that its usage shall average at least five hundred (500) Mcf of gas per month or six thousand (6,000) Mcf annually. The Company shall have the right at all reasonable times, upon prior notice to Customer, to enter onto Customer's premises and inspect Customer's facilities and operations to verify such capability. Customer must agree to notify the Company within a reasonable time if there is any change in Customer's usage. Should Customer's usage average less than five hundred (500) Mcf per month or six thousand (6,000) Mcf annually, Customer must so notify the Company and the Company may discontinue service hereunder, except as may otherwise be provided in the Gas Transportation Service Agreement between the Company and customer, and provide service under the general service rate applicable to Customer.
	5. Customers that qualify for and elect service under this tariff must remain on transportation service for a minimum of twelve months. If a customer chooses to leave transportation service under this tariff after twelve months, the customer may not return to transportation service for at least twelve months. If a customer requests to leave transportation service under this tariff and return to the appropriate general service rate, the Company may at its sole discretion decline the request until adequate upstream pipeline capacity can be procured.
	6. Transportation of customer-owned natural gas under this tariff will require telemetry or electronic flow measurement that meets the Company's required specifications at the customer's point (s) of re-delivery. The Company may require the customer to reimburse the Company for the cost of telemetry at its sole discretion.
	CONDITIONS

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	 Transportation of customer-owned natural gas hereunder shall be subject in all respects to applicable laws, rules and regulations from time to time in effect. Transportation of customer-owned natural gas hereunder shall be limited to natural gas of equal or higher quality than natural gas 			
	currently available from the Company's supplier(s). All gas delivered by the Company to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.			
	3. Transportation of customer-owned natural gas hereunder is subject in all respects to terms and conditions of the Gas Transportation Service Agreement entered into between the customer and Company prior to commencement of service and all amendments and modifications thereto.			
	4. With respect to the Company's capacity to deliver gas at any particular time, the curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.			
	Meters Read On and After: July 29, 2014			
	Supersedes Rate Schedule T-1 Dated: September 10, 2013 (El Paso only eff Jul 18 2014)			
RCE-Rider-EPSvcA-IS	TEXAS GAS SERVICE COMPANY RATE SCHEDULE RCE RIDER			
	El Paso Service Area - Incorporated RATE CASE EXPENSE (RCE) SURCHARGE			
	A. APPLICABILITY Pursuant to the Final Order in GUD No. 10016, the Rate Case Expense (RCE) Surcharge set forth in Section B. below shall apply to all			
	gas sales customers (except special contract customers) located in that portion of the Company's El Paso Service Area (EPSA) that is within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas, including customers served under Rate Schedules 10, 20, 21, 25, 26, 27, 40, C-1, SS, and T-1.			
	 B. RCE SURCHARGE - The initial RCE Surcharge per Ccf for each billing period shall be: \$0.0053 - The RCE Surcharge per Ccf for each billing period from April 2013 - March 2014 shall be: \$0.0054 			
	This rate, as adjusted pursuant to Section C. below, shall be designed to recover the approved level of Company and City rate case expenses of \$2,536,360.75 over a recovery period of three years. However, if the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, is collected in less than three years, then this Rider shall cease to be operable and the Company shall cease to apply the Rate Case Expense Surcharge. If the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, has not been collected by the end of the three-year recovery period, then this Rider shall remain in effect beyond the three-year recovery period only until all approved rate case expenses have been recovered under the applicable rate schedules, and any interest accruing on overrecoveries or underrecoveries has been recovered from or refunded or credited to the Company's customers.			
	C. OTHER ADJUSTMENTS			
	The applicable RCE Surcharge shall be adjusted annually to reflect interest on any underrecoveries or overrecoveries calculated at the Company's 6.21% cost of long-term debt as determined by the Railroad Commission of Texas in GUD No. 9988. In addition to the RCE Surcharge, applicable revenue-related taxes and fees, including franchise fees, shall also be recovered based on the revenue amounts collected hereunder.			
	D. ANNUAL COMPLIANCE FILING On or before February 21st following each calendar year in which an RCE Surcharge was applied to recover rate case expenses under this Rider, the Company shall file a written report with the Commission and the EPSA Cities showing the total amount of rate case expenses (including any adjustments made to reflect interest on overrecoveries or underrecoveries accruing to the Company or its customers) that (a) were recovered during the preceding calendar year, (b) have been cumulatively recovered since the effective date of the Rider, and (c) still remain to be recovered through the Rider pursuant to the Commission's Final Order in GUD No. 10016. The report shall also include a calculation of the RCE Surcharge that is to be applied during the ensuing recovery period.			
	E. CONDITIONS Service under this rate schedule shall be subject to all applicable laws and orders and to the Company's rules and regulations on file with the regulatory authority.			
	Meters Read On and After April 1, 2013			
T-GEN-EPSvcA-IS-S	Supersedes Rate Schedule dated February 29, 2012 TEXAS GAS SERVICE COMPANY EL PASO SERVICE AREA - West Texas Region RATE SCHEDULE T-GEN GENERAL CHARGES AND PROVISIONS APPLICABILITY Applicable to Transportation Rate Schedules: T1-OTH. TERRITORY All areas served by the Company in the incorporated areas of its El Paso Service Area consisting of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas . ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the			

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following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio. minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1-.05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with the provisions of the Company's Economic Development Rate (Rate Schedule EDR), if applicable, and the Company's Interim Cost Recovery and Rate Adjustment (Rate Schedule IRA-OTH), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. Plus: UPSTREAM PIPELINE SCHEDULING AND BALANCING PROVISIONS A proportional share of any upstream pipeline transportation service charges and penalties incurred by the Company that, in whole or in part, are the result of customer or customer's agent scheduling and/or managing the upstream transportation of the customer's gas to Company's interconnecting point(s) with the upstream pipeline(s). Proceeds from this charge will be credited to the Reconciliation Account. The Company will bill customer for these charges and penalties manually on a separate bill. Payment shall be required in accordance with the Company's Rules of Service. A transport customer may elect to have its supplier act as agent for resolution of these charges. The Company will allow aggregation in resolution of the upstream pipeline scheduling and balancing charges as long as the aggregated customers are supplied by the same supplier, and provided that the customers are physically located behind the same upstream pipeline balancing point, as determined by the Company. Plus: MONTHLY COMMODITY BALANCING PROVISIONS In addition to the Upstream Pipeline Scheduling and Balancing provisions described above, the Company will resolve monthly commodity imbalances in accordance with the provisions described below: 1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract in setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty 30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) 4. Customer

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Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.

6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may supplier who has failed to meet the following conditions: refuse to accept deliveries of gas into its system from any 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall 9.1 Over be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the final COI was calculated. 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian

RRC COID: 63	10 COMPANY	NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 2.	23525
URRENT RATE COM	IPONENT	
	month in which the final COI was Supplier shall pay to the Company of the monthly average price of the (\$/MMBtu) for the (a) Permian Ba Basin, El Paso San Juan Basin, for payment by the municipality in wh (iii) any other taxes, user fees or of final cashout payment shall be invo- withdrawal of a Qualified Supplier service rate schedule until the cust other than the first day of a calend purposes of invoicing the custome time to time by the Railroad Comr	sin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the scalculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the y an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 110% of the average te daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey asin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan or the month in which the final COI was calculated, plus (ii) any franchise fees assessed on such hich deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The voiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the er, at the customer's request, the Company shall provide continued service under the applicable general tomer designates a successor Qualified Supplier. In the event sales service commences on any day dar month, all volumes delivered to the customer within such month shall be deemed sales volumes for er and for calculating the final COI. Such sales shall be subject to curtailment plans approved from mission of Texas or in the absence of an applicable plan, consistent with Transporter's policies by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.
RATE ADJUSTMEN See IRA-EPSvcA-IS		mber 10, 2013 Supercedes Rate Schedules T-GEN and T-GEN-OTH: Dated June 18, 2013 erim Rate Adjustment)
ELIVERY POINTS		
ID	<u>TYPE</u> <u>UNIT</u>	CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL
74420 DESCRIPTION:	D Mcf **CONFIDENTIAL**	\$.0000 02/15/2008 Y
Customer	31910 **CON	NFIDENTIAL**
YPE SERVICE PROV	IDED	
TYPE OF SERVICE	SERVICE DESCRIPTION	OTHER TYPE DESCRIPTION
Н	Transportation	
М	Other(with detailed explanation)	Commercial Transportation customers in the Incorp. areas of EL PASO, TX
TUC APPLICABILITY		
FACTS SUPPORTING	SECTION 104.003(b) APPLICAB	BILITY

RRC COID: 6310 COMPAN	NY NAME: TEXAS GAS SERVICE CO	DMPANY
TARIFF CODE: DT RRC TARIFF NO:	23526	
DESCRIPTION: Distribution Transportation	STAT	ГUS: А
OPERATOR NO:		
ORIGINAL CONTRACT DATE: 07/29/2014	RECEIVED DATE:	08/15/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:	
INACTIVE DATE:	AMENDMENT DATE:	
CONTRACT COMMENT: None		
REASONS FOR FILING		
NEW FILING: N RRC	DOCKET NO: 9988(R.Case),10016(RCE),100	
CITY ORDINANCE NO: ORD-EPSvcA-IS(R.Ca	se); Res. 3/	
AMENDMENT(EXPLAIN): None		
OTHER(EXPLAIN): New Cust Chg. rate eff. City Council.	7/29/14 per first Annual EPARR filing with City of E	El Paso and settlement via Resolution adopted by the
CUSTOMERS		
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u>	DELIVERY POINT
31911 **CONFIDENTIAL**		
	Y	

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 23526 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE 25 PUBLIC 25-EPSvcA-IS-PubA AUTHORITY SERVICE RATE APPLICABILITY Applicable to all public and parochial schools and colleges, and to all facilities operated by Governmental agencies not specifically provided for in other rate schedules or special contracts. This rate is only available to full requirements customers of Texas Gas Service Company. TERRITORY The incorporated areas of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas COST OF SERVICE RATE During each monthly billing period: A customer charge of \$ No Charge The Next 400 Ccf \$.11409 per Ccf The Next 2500 Ccf 32.71 plus The First 100 Ccf .09409 per Ccf All Over 3000 Ccf .08409 per Ccf Prompt Payment Provision: None. Above rates are net. OTHER ADJUSTMENTS Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1-INC multiplied by the total Ccf consumed during the billing month. Taxes: Plus applicable taxes and fees (including franchise fees) related to above. CONDITIONS 1. Subject in all respects to applicable laws, rules and regulations from time to time in effect. 2. The applicability section of this rate notwithstanding, if a customer, other than a full requirements customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate. Meters Read On and AfterJanuary 19, 2011 Supersedes Same Rate Schedule Dated February 15, 2008 Texas Gas Service Company Rate Schedule EPARR El Paso Service Area - West Texas Region EPARR-ElPaso-IS El Paso Annual Rate Review I. Purpose This mechanism is designed to provide annual earnings transparency. All rate calculations under this tariff shall be made on an El Paso Service Area wide basis. If, through the implementation of the provisions of this mechanism, it is determined that rates should be decreased or increased, then rates will be adjusted accordingly in the manner set forth herein. The rate adjustments implemented under this mechanism will reflect annual changes in the Company's cost of service and rate base. This Rider EPARR will be effective for the period commencing with the Company's first EPARR filing on or before April 15, 2014, and will remain in effect unless and until either the Company or the regulatory authority having original jurisdiction gives written notice to the contrary to the other by January 1 of the filing year. Upon receipt of such notice by either the Company or the regulatory authority having original jurisdiction, the Company shall prepare and file a Statement of Intent rate case with the regulatory authority within 180 days. Rates approved pursuant to this tariff shall remain in effect during the pendency of any Statement of Intent rate filing. II. Definitions a) The Filing Date shall occur on or before March 31 of each year with the exception of 2014, which shall have a Filing Date of April 15, 2014. The Annual Evaluation Date shall be the date the Company will make its annual filing under this mechanism. The Annual Evaluation Date shall, with the exception of 2014 be no earlier than March 1st nor later than March 31st of each year. This filing shall be made in electronic form where practicable. b) Audited Financial Data shall mean the Company's books and records related to the Company's El Paso Service Area and shared services operations. Audited Financial Data shall not require the schedules and information provided under this tariff to undergo a separate financial audit by an outside auditing firm similar to the Company's annual financial audit. c) The Company is defined as Texas Gas Service Company, a division of ONE Gas, Inc. d) The Test Period is defined as the twelve-month period ending December 31, of each preceding calendar year. The Company's April 2014 filing will be based on the twelve-month period ending December 31, 2013. e) The Rate Effective Period is defined as the twelve-month period commencing with the first billing cycle for August in each year and ending when subsequent rates are implemented under this tariff pursuant to a final order from a regulatory authority. f) Final Order is defined as the most recent general rate case final order establishing the Company's effective rates for customers within the City of El Paso. g) El Paso Service Area means the incorporated areas of El Paso, Anthony, Clint, Horizon City, San Elizario, Socorro, and Vinton, as well as the surrounding unincorporated areas served by the Company. III. Rate Review Mechanism The Company shall file with the City of El Paso the schedules specified below for the Test Period, with the filing to be made by the Annual Evaluation Date following the end of the Test Period. The schedules will be based upon the Company's Audited Financial Data, as adjusted, and will include the following: a) Test Period ending balances for actual gross plant in service, accumulated depreciation, accumulated deferred income taxes, inventory, and other rate base components, with the exception of working capital, will be used for the calculation of rates for the Rate Effective Period. The ratemaking treatments, principles, findings and adjustments included in the Final Order will apply except when a departure from those treatments, principles, findings or adjustments is justified by changed circumstances. Regulatory adjustments due to prior regulatory rate base adjustment disallowances will be maintained. In addition: (i) Cash working capital to be included in rate base will be zero 0: (ii) With respect to pension and other postemployment benefits, the Company will record a regulatory asset or liability for these costs until the amounts are included in the next annual rate adjustment implemented under this tariff. Each year, the Company's filing under this tariff will clearly state the level of pension and other postemployment benefits recovered in rates. In addition, the Company may maintain one or more reserve accounts as provided in Tex. Util. Code. Sec. 104.059, and treat any surplus or shortage in the reserve accounts in accordance with Tex. Util. Code. Sec. 104.059. (iii) For rate making purposes, the calculation of Accumulated Deferred Income Taxes (ADIT) will be based on the original book basis and tax basis for assets placed in service under the ownership of Southern Union and the original book basis and tax basis for assets placed in service subsequent to the acquisition of Southern Union's assets. Companygenerated net operating losses may be considered in calculating the ADIT balance, if appropriate. b) Depreciation rates booked in the period will be those approved in the Final Order, or the depreciation rates most recently approved for the El Paso Service Area and for the Shared Services Division by the Railroad Commission of Texas, as applicable, if and only if the City of El Paso has the right to

the Shared Services Division by the Railroad Commission of Texas, as applicable, if and only if the City of El Paso has the right to participate in a subsequent Railroad Commission of Texas proceeding with a full right to have its reasonable expenses reimbursed. All calculation methodologies will be those approved in the Final Order except where noted or included in this tariff. c) Return on Equity (ROE) shall be maintained at 10.1%. d) The cost of long-term debt will be the weighted cost of long-term debt for ONE Gas, Inc. determined at the end of the Test Period. The capital structure will be the ratio of long-term debt and equity determined at the end of the Test Period. The capital Structure for the filing in April 2014, the Capital Structure for the filing in April 2014 shall be determined at January 31, 2014. For purposes of the filing in April 2014, the Capital Structure for the filing in April 2014 shall be determined at January 31, 2014, but in no event shall the capital structure consist of more than 57% equity. e) All applicable accounting adjustments along with all supporting work papers. Such adjustments may include: 1) Pro-forma adjustments to update and annualize costs and revenue billing determinants as of the end of the Test Period. f) Shared Services allocation factors shall be recalculated each year based on the latest component factors used during the Test Period, but the methodology used will be that approved in the Final Order. IV. Calculation of Rate Adjustment a) The Company shall provide additional schedules indicating the following revenue deficiency/sufficiency

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RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE:DT**RRC TARIFF NO:**

CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION

calculations using the class classification and allocation methodology accepted in the Final Order. The result shall be reflected in the proposed new rates to be established for the Rate Effective Period. In calculating the required rate adjustments, such adjustments will be applied to the minimum charge or customer charge if the rate class has no minimum charge. b) All reasonable and necessary operation and maintenance expenses from the Test Period will be used for the calculation of rates for the Rate Effective Period. Such amounts shall be prepared consistent with the rate making treatments approved in the Final Order subject to an allowance that authorizes the inclusion of (1) reasonable cost of meals and travel incurred during the Test Period (as limited by Sec IX) and (2) 25% of the Company's long-term and short-term incentive compensation costs incurred during the Test Period. The Company may include in its operations and maintenance expense reasonable costs of Pipeline Integrity testing conducted after completion of the 2010-2014 test cycle. The Company may also adjust rates for the Rate Effective Period to include recovery of any known and measurable changes to operating and maintenance costs. Known and measurable adjustments shall be limited to those changes that have occurred prior to the Filing Date. c) Effective with the Company's 2014 filing under this tariff, the Company may include in its rate base calculation all prudently incurred, direct, incremental investment and costs associated with Commission Rule 8.209. d) The regulatory authority may disallow any net plant investment that is not shown to be prudently incurred. Approval by the regulatory authority of net plant investment pursuant to the provisions of this tariff shall be deemed prudent and not subject to further review. In determining whether investment was prudently incurred, the regulatory authority shall base its decision on a review that examines as fair, just and reasonable. e) The Company shall provide a schedule demonstrating the proof of revenues relied upon to calculate the proposed rate for the Rate Effective Period. The proposed rates shall conform as closely as is practicable to the revenue allocation principles approved in the Final Order except that any required increase or decrease shall be apportioned to the customer charge. V. Attestation A sworn statement shall be filed by an Officer of the Company affirming that the filed schedules are in compliance with the provisions of this mechanism and are true and correct to the best of his/her knowledge, information and belief. No testimony shall be filed, but a brief narrative explanation shall be provided of any changes to corporate structure, accounting methodologies or allocation of common costs. VI. Evaluation Procedures The City of El Paso shall have a minimum of 125 days to review and render a decision on the Company's filed schedules and work papers. The Company will be prepared to provide all supplemental information as may be requested to ensure adequate review by the relevant regulatory authority. The Company shall not unilaterally impose any limits upon the provision of supplemental information, with the exception of information claimed to be confidential, highly sensitive or proprietary, and such The regulatory authority may propose any information shall be provided within ten (10) working days of the original request. adjustments it determines to be required to bring the schedules into compliance with the above provisions. Information claimed to be confidential, highly sensitive or proprietary shall be furnished to representatives of the Regulatory Authority pursuant to a confidentiality agreement in accordance with Texas Law. During the 125 day period, the Company and the regulatory authority will work collaboratively and seek agreement on the proposed adjustments to the Company's schedule and proposed rates. If agreement has been reached by the Company and the regulatory authority, the regulatory authority shall authorize an increase or decrease to the Company's rates so as to achieve the revenue levels indicated for the Rate Effective Period. If, at the end of the 125 day period, the Company and the regulatory authority have not reached agreement on the proposed adjustments, the Company shall have the right to appeal the regulatory authority's action or inaction to the Railroad Commission of Texas. Upon the filing of an appeal of a city's order relating to an annual EPARR filing with the Railroad Commission of Texas, the regulatory authority shall not oppose the implementation of rates subject to refund or advocate the imposition of a third party surety bond by the Company. To defray the cost, if any, of regulatory authority review of the Company's annual filing, the Company shall reimburse the regulatory authority for its reasonable expenses incurred upon submission of invoices for such review. The Company shall further be allowed to recover its reasonable and necessary expenses it incurs for outside services above any amounts included in the Test Year provided in connection with the annual filing subject to the review of the regulatory authority. Costs contemplated hereunder shall be deemed a reasonable and necessary operating expense of the Company in the year in which the reimbursement is made or the Company expense is incurred. A regulatory authority seeking reimbursement under this provision shall submit its request for reimbursement to the Company no later than September 1 of the year in which the annual filing is made and the Company shall reimburse the regulatory authority in accordance with this provision within 30 days of the submission. VII. Reconsideration and Appeal Orders issued pursuant to this mechanism are ratemaking orders and shall be subject to appeal under Sections 102.001(b) and 103.021, et seq., of the Texas Utilities Code (Vernon 2007). VIII. Notice Notice of this annual EPARR filing shall be provided by either: (1) including the notice, in conspicuous form, in the bill of each directly affected customer, or (2) sending the notice by email if the customer's bill is provided in this format no later than forty-five (45) days after the Company makes its annual filing pursuant to this tariff. The notice to customers shall include the following information: a) a description of the proposed revision of rates and schedules; b) the effect the proposed revision of rates is expected to have on the rates applicable to each customer class and on an average bill for each affected customer; c) the service area or areas in which the proposed rate adjustment would apply; d) the date the proposed rate adjustment was filed with the regulatory authority; and e) the Company's address, telephone number and website where information concerning the proposed rate adjustment may be obtained. IX. EPARR Schedules and Information The following types of employee reimbursed expenses and directly incurred costs are to be removed from all expense and rate base amounts included within Rider EPARR filings for the Test Period and for the Rate Effective Period: Amounts incurred for travel, meals or entertainment of employee spouses, domestic partners, significant others, children and pets. Amounts for air travel that exceed published commercial coach air fares. Amounts incurred for excessive rates for hotel rooms. Amounts for alcoholic beverages. Amounts paid for admission to entertainment, sports, art or cultural events, and all event sponsorship costs. Amounts for social club dues or fees. initial Rate Schedule Meters Read On and After March 25, 2014 (City of El Paso only)

IRA-EPSvcA-IS-IRAd

Ad TEXAS GAS SERVICE COMPANY RATE SCHEDULE IRA El Paso Service Area - West Texas Region INTERIM RATE ADJUSTMENT A. APPLICABILITY This Interim Rate Adjustment (IRA) applies to all general service rate schedules of Texas Gas Service Company (Company) currently in force in the incorporated areas of El Paso, Anthony, Clint, Vinton, Socorro, and Horizon City, Texas. Applicable rate schedules include 10, 20, 21, 25, 26, 27, 40, SS, and T-1. B. PURPOSE Section 104.301, Subchapter G of the Texas Utility Code, effective on September 1, 2003, provides for an interim adjustment in a gas utility's monthly customer charge or initial block usage rate to recover the cost of changes in the utility's infrastructure investment and related expenses and revenues for providing gas utility service. The filing date of the utility's most recent rate case establishing rates for the area in which the interim rate adjustment will apply shall be no more than two years prior to the date the utility files its initial interim rate adjustment application for

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	that area. The interim adjustment shall be recalculated on an annual basis, unless the utility files a written request and obtains approval from the regulatory authority to suspend the operation of the interim adjustment rate schedule for any year. This rate schedule establishes the interim adjustment provisions consistent with Section 104.301, Subchapter G of the Texas Utility Code. C. COMPUTATION OF IRA RATE. The amount the Company shall adjust its utility rates upward or downward under this rate schedule each calendar year is based on the difference between the value of the invested capital for the preceding calendar year and the value of the invested capital for the calendar year and the value of the invested capital for the calendar war and the value of the investent at the time the investment as first dedicated to public use minus the accumulated depreciation related to that investment. Based on the difference between the values of the invested capital amounts as determined above, the Company may adjus only the following related components of its revenue requirement: return on investment, depreciation expense, ad valorem taxes, revenue related taxes and incremental federal income taxes. The factors for these components shall be the same as those established in the Company's most recent rate case for the service area in which this interim rate adjustment is to be implemented. The revenue requirement calculated pursuant to this rate schedule shall be allocated among the Company's customer classes for this service area in the same manner as the cost of service was allocated among customer classes in the Company shall provide notice to customers by bill insert or direct mail not later than the 45th day after the date of filing the interim adjustment. 3. The Company shall file with the regulatory authority an annual report describing the investment ropicts completed and placed in service during the preceding calendar year and the investments retired or abandoned during the preceding calendar year. Should the C
ORD-EPSvcA-IS	TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE ORD-ELP CITY ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated area of El Paso, Anthony, Clint, Horizon City, Socorro and Vinton, Texas. DESCRIPTION Per TGS rat case filed 08/31/07, the following cities approved the same Cost of Gas Clause, Economic Development Rate, General Charges and Provisions for Transport Service (T-GEN), Quality of Service Rules and Cost of Service rates for gas sales and standard transport. City approvals are as follows: City Ordinance or Resolution # Date Ordinance Passed Effective Date of Gas Sales Rate Schedules Anthony 370 01/08/08 02/15/2008 Clint 01/15/08 02/15/2008 El Paso 02/05/08 02/15/2008 Horizon City 01/08/08 02/15/2008 Socorro 356 01/17/08 02/15/2008 Vinton 08-1-15 01/15/08 02/15/2008 Initial February 15, 2008
PIT-EPSvcA-ISOS	TEXAS GAS SERVICE COMPANY RATE SCHEDULE PIT El Paso Service Area - West Texas Region PIPELINE INTEGRITY TESTING (PIT) RIDER
	PURPOSE The purpose of this Pipeline Integrity Testing Rider is to promote the public interest in pipeline safety by enabling the Company to recover over a four-year period the reasonable and necessary Pipeline Integrity Safety Testing expenses incurred by the Company during the four-year testing cycle from January 1, 2010, through December 31, 2013 (including contractor costs but excluding the labor cost of TGS employees), in the amount of \$2,197,846. These legally mandated operating and maintenance expenses shall be recovered through a separate monthly volumetric charge (the Pipeline Integrity Testing or PIT Surcharge) that shall be shown as a separate line item on the customer's monthly bill and calculated for each customer class as described below. Capital expenditures associated with the Pipeline Integrity Program shall continue to be recovered through base rates and any interim rate adjustments implemented pursuant to Section 104.301 of the Gas Utility Regulatory Act.
	APPLICABILITY This Rider shall be applied to all gas sales and transportation customers within the service territory designated below, except special

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contract customers.

This Rider shall apply throughout the Company's El Paso Service Area (EPSA), both within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas (collectively, the EPSA Cities), and in the unincorporated areas (environs) adjacent to the EPSA Cities.

QUALIFYING EXPENSES

This Rider applies only to the legally mandated safety testing of the Company's transmission lines in the EPSA under the Pipeline Integrity Safety Testing Program. The operating and maintenance expense items that qualify for recovery under this Rider shall include the contractor costs associated with land and leak survey, permitting, and job order preparation and completion; the clearing of right-

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	of-way; any needed notifications to adjacent businesses and residences; traffic control equipment and personnel; Direct Current Voltage Gradient (DCVG), Close Interval (CI), and other surveys to ensure the integrity of the pipeline system; any required rigid bypasses; flushing of the lines and testing and disposal of the flush water; hydrostatic testing of the lines and analysis and disposal of the test water; any required pigging of the lines in connection with safety testing; any required x-ray welding; metallurgical testing of the pipeline or components thereof; site restoration, painting, and clean-up; expenses associated with providing a supply of compressed natural gas (CNG) to ensure uninterrupted service to customers during testing; and any other operating and maintenance expenses reasonably necessary to safely and effectively perform required safety testing of the Company's transmission pipelines in the EPSA. Neither capital expenditures by the Company, nor the labor cost of TGS employees, shall be recovered under this Rider.
	CALCULATION OF PIT SURCHARGES The Pipeline Integrity Testing Surcharges established under this Rider shall be designed so as to recover the Total Testing Expense of \$2,197,846 in Pipeline Integrity Safety Testing expenses incurred by the Company over the four-year testing cycle from January 1, 2010, through December 31, 2013, and shall be calculated as follows: First, the Total Testing Expense shall be allocated among the applicable customer classes in the same proportion that demand costs were assigned to those classes in the Class Cost of Service Study approved in the Company's most recent rate case in which rates were set by the Railroad Commission of Texas (the Commission) for customers in the EPSA Cities.
	Each Class' Total Allocated Total Testing Each Class' Demand
	Testing Expense = Expense x Total Demand of the Applicable Classes
	Second, the total dollar amount allocated to each customer class in the foregoing manner shall be divided by forty-eight (48) monthly billing cycles, so as to derive the amount that shall be ratably recovered from each class on a monthly basis during the four-year recovery period:
	Monthly Recovery from Each Class = Each Class' Total Allocated Testing Expense
	48 Months
	Third, the total amount that is to be recovered on a monthly basis from each class shall be divided by the estimated average monthly usage for each class to produce the monthly PIT Surcharge for each class.
	Each Class' PIT Surcharge = Monthly Recovery from Each Class
	Estimated Monthly Usage of Each Class
	Based upon customer data for the prior calendar year and any other relevant factors, the estimated monthly usage for each class may be revised annually to account for customer growth, and the resulting revised PIT Surcharge shall be applied to each class for the ensuing 12-month recovery period.
	ANNUAL RECONCILIATION After completion of each of the first three annual recovery periods, the total revenues collected under this Rider for that year shall be reconciled against the revenues previously calculated to be collected for that year, and the PIT Surcharge for each class shall be adjusted upward or downward so that the Company recovers any underrecoveries or refunds any overrecoveries that may have accrued under the Rider, plus monthly interest on those underrecoveries or overrecoveries at the cost of long-term debt approved in the Company's most recent general rate case in which rates were set by the Commission for application to customers in the EPSA Cities. The reconciliation shall be filed with the regulatory authority on or before February 21st of each year, and the regulatory authority shall complete its review of the reconciliation on or before March 21st of each year, so that the Company can implement the reconciled PIT Surcharges beginning with the first billing cycle for April of each succeeding year of the four-year recovery period.
	DEFERRED ACCOUNTING The Company is authorized and directed to defer, as a regulatory asset, all Pipeline Integrity Safety Testing expenses incurred during the testing cycle starting on January 1, 2010, and ending on December 31, 2013, and all revenues specifically collected under this Rider shall be applied to the deferred expense account. The Company shall not earn a return on any regulatory asset created under this provision, and no such regulatory asset shall be included in the Company's invested capital (rate base) for ratemaking purposes.
	ANNUAL REPORT & APPLICABLE PSCC On or before February 21st after each calendar year of the testing cycle, the Company shall file a report with the Commission and the EPSA Cities showing all Pipeline Integrity Safety Testing expenses incurred during the previous calendar year and verifying the prior year's collections and any underrecoveries or overrecoveries accruing to date under this Rider. The report shall separately identify and list such expenses by account number and project number. Prior to the effective date of this Rider and on or before February 21st of each succeeding year while this Rider is in effect, the Company shall also file an Addendum to this Rider with the Commission and the EPSA Cities (a) identifying the PIT Surcharges that will be applied during the ensuing 12-month recovery period from April 1st through March 31st, and (b) providing the underlying data and calculations on which each PIT Surcharge for that period is based.
	NOTICE TO AFFECTED CUSTOMERS In addition to the annual report and Addendum to this Rider required above, the Company shall provide, on or before March 31st after each calendar year of the testing cycle, written notice to each affected customer of (a) the PIT Surcharge that will be applied during the

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	ensuing 12-month period from April 1st through March 31st, and (b) the effect the PIT Surcharge is expected to have on the average monthly bill for each affected customer class. The written notice shall be provided in both English and Spanish, shall be the only information contained on the piece of paper on which it is printed, and may be provided either by separate mailing or by insert included with the Company's monthly billing statements. The Company shall also file an affidavit annually with the Commission and the EPSA Cities certifying that notice has been provided to customers in this manner. The notice shall be presumed to be complete three calendar days after the date the separate mailing or billing statement is deposited in a postage-paid, properly addressed wrapper in a post office or official depository under care of the United States Postal Service. The initial notice shall be filed with, reviewed, and approved by the regulatory authority, and each subsequent notice shall follow the same format as that of the approved initial notice.
	FINAL REVIEW, RECONCILIATION, AND TERMINATION After the end of the four-year recovery period, the Company shall file a final reconciliation with the regulatory authority identifying all PIT Expenses recovered to date under this Rider, as well as any interest on overrecoveries refunded or credited to customers and any interest on underrecoveries recovered from customers during that period. In the event the total amount recovered differs from the total amount that TGS is authorized to recover under this Rider, then the Company shall include a calculation of the final surcharge, refund, or credit required to eliminate any such difference and shall implement same over a period of not more than four months. This Rider shall cease to be operable upon collection in this manner of the Total Testing Expenses authorized for collection hereunder, plus or minus any interest accruing on underrecoveries and overrecoveries, or sooner if ordered by the Commission or agreed upon by the Company and the EPSA Cities.
	Initial Rate Meters Read On and After February 29, 2012
PIT-Rider-EPSvcA-IS RCE-Rider-EPSvcA-IS	El Paso Service Area - West Texas Region RATE SCHEDULE PIT-RIDER PIPELINE INTEGRITY TESTING (PIT) SURCHARGE RIDER A. APPLICABILITY The Pipeline Integrity Testing Surcharge (PIT) rate as set forth in Section (B) below is pursuant to Final Order in GUD 10049 and GUD 10142. This rate shall apply to the following rate schedules of Texas Gas Service Company in the incorporated and unincorporated areas of and adjacent to the El Paso Service Area (EPSA): 10, 20, 21, 25, 26, 27, 40, E5, SS, T-1, 1Z, 2Z, 2A, 2E, 2F, 2G, 4Z, SS-ENV AND T-1-ENV. The EPSA includes El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas. B. PIT RATE Rate Schedule Customer Class Rate per CCF 10 Residential (I/S EPSA) \$ 0.0034 20 Commercial (I/S EPSA) \$ 0.0033 21 Commercial A/C (I/S EPSA) \$ 0.0033 25 Public Authority (I/S EPSA) \$ 0.0057 26 Public Authority A/C (I/S EPSA) \$ 0.0067 SS Standby Service (I/S EPSA) \$ 0.0027 T-1 Commercial Transportation (I/S EPSA) \$ 0.0016 T-1 Industrial Transportation (I/S EPSA) \$ 0.0010 T-1 Public Authority Transportation (I/S EPSA) \$ 0.0025 1Z Residential (O/S EPSA) \$ 0.0034 2Z Commercial (O/S EPSA) \$ 0.0037 2G Municipal Water Pumping (O/S EPSA) \$ 0.0015 4Z Industrial (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (O/S EPSA) \$ 0.0017 T-1- ENV Commercial Transportation (O/S EPSA) \$ 0.0016 T-1-ENV Industrial Transportation (O/S EPSA) \$ 0.0017 T-1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (O/S EPSA) \$ 0.0017 T-1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (O/S EPSA) \$ 0.0017 T-1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (O/S EPSA) \$ 0.0017 T-1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0025 This rate will be in effect until all approved and expended pipeline integrity testing expenses are recovered under the applicable rate schedules. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchises fees) related to above. D. CONDITIONS Subject to all applica
	RATE SCHEDULE RCE RIDER El Paso Service Area - Incorporated RATE CASE EXPENSE (RCE) SURCHARGE
	A. APPLICABILITY Pursuant to the Final Order in GUD No. 10016, the Rate Case Expense (RCE) Surcharge set forth in Section B. below shall apply to all gas sales customers (except special contract customers) located in that portion of the Company's El Paso Service Area (EPSA) that is within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas, including customers served under Rate Schedules 10, 20, 21, 25, 26, 27, 40, C-1, SS, and T-1.
	B. RCE SURCHARGE - The initial RCE Surcharge per Ccf for each billing period shall be: \$0.0053 - The RCE Surcharge per Ccf for each billing period from April 2013 - March 2014 shall be: \$0.0054
	This rate, as adjusted pursuant to Section C. below, shall be designed to recover the approved level of Company and City rate case expenses of \$2,536,360.75 over a recovery period of three years. However, if the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, is collected in less than three years, then this Rider shall cease to be operable and the Company shall cease to apply the Rate Case Expense Surcharge. If the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, has not been collected by the end of the three-year recovery period, then this Rider shall remain in effect beyond the three-year recovery period only until all approved rate case expenses have been recovered under the applicable rate schedules, and any interest accruing on overrecoveries or underrecoveries has been recovered from or refunded or credited to the Company's customers.
	C. OTHER ADJUSTMENTS The applicable RCE Surcharge shall be adjusted annually to reflect interest on any underrecoveries or overrecoveries calculated at the

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	Company's 6.21% cost of long-term debt as determined by the Railroad Commission of Texas in GUD No. 9988. In addition to the RCE Surcharge, applicable revenue-related taxes and fees, including franchise fees, shall also be recovered based on the revenue amounts collected hereunder.
	D. ANNUAL COMPLIANCE FILING On or before February 21st following each calendar year in which an RCE Surcharge was applied to recover rate case expenses under this Rider, the Company shall file a written report with the Commission and the EPSA Cities showing the total amount of rate case expenses (including any adjustments made to reflect interest on overrecoveries or underrecoveries accruing to the Company or its customers) that (a) were recovered during the preceding calendar year, (b) have been cumulatively recovered since the effective date of the Rider, and (c) still remain to be recovered through the Rider pursuant to the Commission's Final Order in GUD No. 10016. The report shall also include a calculation of the RCE Surcharge that is to be applied during the ensuing recovery period.
	E. CONDITIONS Service under this rate schedule shall be subject to all applicable laws and orders and to the Company's rules and regulations on file with the regulatory authority.
	Meters Read On and After April 1, 2013
	Supersedes Rate Schedule dated February 29, 2012
T-GEN-EPSvcA-IS-S	Supersours Kate Schedule Lated reordary 29, 2012 TEXAS GAS SERVICE COMPANY EL PASO SERVICE AREA - West Texas Region RATE SCHEDULE T-GEN GENERAL CHARGES AND PROVISIONS APPLICABILITY Applicable to Transportation Rate Schedule: Thus: The RITTORY All areas served by the Company in the incorporated areas of its El Paso Service Area consisting of El Paso, Anthony, Climt, Horizon City, Socorro, and Vinton, Texas . ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unacconted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period endd the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed. 0526 i.e. [1/1- 05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 selow. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT, as such may b
	changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect

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to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract in setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty 30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.

6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may supplier who has failed to meet the following conditions: refuse to accept deliveries of gas into its system from any s 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at

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CURRENT RATE CON	
RATE COMP. ID	DESCRIPTION the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has me the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance ompany listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier oses than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier of the fall satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier or in its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination 9. Withdrawal of Qualified Supplier's a second cours, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier Service Agreement to its obligation to make paymes due to massin, El Paso San Juan Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico-San Juan Basin Faso San Juan Basin for the mothi the rinal COI was calculated. 9.1 Over Delivries - For final COI's where receipts exceed deliveries is reformed any onto equation for the (a) Permian Basin Area, El Paso, Permian Basin Area, El Paso, Permia
T1-EPSvcA-IS-Std	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T-1 EI Paso Service Area - West Texas Region TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is available to any customer for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with the customer's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's facilities at the customer's service point.
	TERRITORY El Paso Service Area consisting of the incorporated areas of El Paso, Texas.
	RATE This rate shall be the sum of Part A and Part B as described below:
	Part A: During each monthly billing period, a customer charge per meter per month listed by customer class as follows:Commercial\$759.53Public Authority\$771.95Industrial/Stand-by\$898.14Electrical Cogeneration and Energy Conservation\$898.14
	Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at a rate calculated as follows: 1. Determine the bill for the quantity of customer-owned gas metered and delivered to the customer at the Company's volumetric Cost of Service Rate on the gas sales tariff which would otherwise be applicable;

2. Add a balancing service rate for any applicable portion of incremental cost of the Company's transportation reservation costs received from its upstream pipelines that is deemed at the Company's sole discretion to directly or indirectly benefit the transportation service

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	customers through scheduling balancing flexibility. The balancing service rate will be recalculated annually in conjunction with the Cost of Gas annual reconciliation audit and/or as the upstream pipeline changes the rates being charged to the Company. In addition the Company will charge system sales customers as of the date of this Rate Schedule that become transportation customers after the effective date of this Rate Schedule, a rate representing the cost of stranded capacity, incurred by the Company for upstream transportation and reservation costs as determined by the Company. Proceeds from these rates will be credited to the Reconciliation Account.
	3. See the Additional Charges to Cost of Service Rate Pursuant to Rate Schedule T-GEN (General Charges and Provisions).
	SPECIAL PROVISIONS 1. Transportation volumes delivered under this schedule shall be considered first through customer's meter for billing purposes.
	2. Gas transported under this schedule shall be for use only by the customer.
	3. See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges and Provisions).
	4. Prior to the execution of a Gas Transportation Service Agreement, customer must represent and certify that its usage shall average at least five hundred (500) Mcf of gas per month or six thousand (6,000) Mcf annually. The Company shall have the right at all reasonable times, upon prior notice to Customer, to enter onto Customer's premises and inspect Customer's facilities and operations to verify such capability. Customer must agree to notify the Company within a reasonable time if there is any change in Customer's usage. Should Customer's usage average less than five hundred (500) Mcf per month or six thousand (6,000) Mcf annually, Customer must so notify the Company and the Company may discontinue service hereunder, except as may otherwise be provided in the Gas Transportation Service Agreement between the Company and customer, and provide service under the general service rate applicable to Customer.
	5. Customers that qualify for and elect service under this tariff must remain on transportation service for a minimum of twelve months. If a customer chooses to leave transportation service under this tariff after twelve months, the customer may not return to transportation service for at least twelve months. If a customer requests to leave transportation service under this tariff and return to the appropriate general service rate, the Company may at its sole discretion decline the request until adequate upstream pipeline capacity can be procured.
	6. Transportation of customer-owned natural gas under this tariff will require telemetry or electronic flow measurement that meets the Company's required specifications at the customer's point (s) of re-delivery. The Company may require the customer to reimburse the Company for the cost of telemetry at its sole discretion.
	CONDITIONS 1. Transportation of customer-owned natural gas hereunder shall be subject in all respects to applicable laws, rules and regulations from time to time in effect.
	2. Transportation of customer-owned natural gas hereunder shall be limited to natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered by the Company to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.
	3. Transportation of customer-owned natural gas hereunder is subject in all respects to terms and conditions of the Gas Transportation Service Agreement entered into between the customer and Company prior to commencement of service and all amendments and modifications thereto.
	4. With respect to the Company's capacity to deliver gas at any particular time, the curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.
	Meters Read On and After: July 29, 2014
	Supersedes Rate Schedule T-1 Dated: September 10, 2013 (El Paso only eff Jul 18 2014)
RATE ADJUSTMENT	PROVISIONS:
See IRA-EPSvcA-IS-I	RAdj (RATE SCHEDULE IRAInterim Rate Adjustment)
DELIVERY POINTS	
ID 74420	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL D Mcf \$.0000 02/15/2008 Y
DESCRIPTION:	**CONFIDENTIAL**
Customer 3	1911 **CONFIDENTIAL**

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TARIFF CODE: DT	RRC TARIFF NO: 23526	
ΓΥΡΕ SERVICE PROV	IDED	
TYPE OF SERVICE	SERVICE DESCRIPTION	OTHER TYPE DESCRIPTION
Н	Transportation	
М	Other(with detailed explanation)	Public Auth. Transportation customers in the Incorp. areas of EL PASO, TX
TUC APPLICABILITY	7	
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY		

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TARIFF CODE: DT RRC TARIFF NO:	23527	
DESCRIPTION: Distribution Transportation	STATUS: A	
OPERATOR NO:		
ORIGINAL CONTRACT DATE: 07/29/2014	RECEIVED DATE: 08/15/2014	
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:	
INACTIVE DATE:	AMENDMENT DATE:	
CONTRACT COMMENT: None		
REASONS FOR FILING		
NEW FILING: N RRC	DOCKET NO: 9988(R.Case),10016(RCE),100	
CITY ORDINANCE NO: ORD-EPSvcA-IS(R.Cas	se); Res. 3/	
AMENDMENT(EXPLAIN): None		
OTHER(EXPLAIN): New Cust Chg. rate eff. City Council.	7/29/14 per first Annual EPARR filing with City of El Paso and settlement via Resolution ad	lopted by the
CUSTOMERS		
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>	
31912 **CONFIDENTIAL**		
	Y	

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RATE COMP. ID	DESCRIPTION
40-EPSvcA-IS-Ind	TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE 40 INDUSTRIAL SERVICE RATE APPLICABILITY Applicable to industrial consumers and to consumers not otherwise specifically provided for under any other rate schedule. This rate is only available to full requirements customers of Texas Gas Service Company. TERRITORY The incorporated areas of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas COST OF SERVICE RATE During each monthly billing period: A Customer Charge of \$ 84.01 plus - The First 100 Ccf No charge The Next 400 Ccf \$.14528 per Ccf The Next 2500 Ccf .13528 per Ccf All Over 3000 Ccf .06528 per Ccf Prompt Payment Provision: None. Above rates are net. OTHER ADJUSTMENTS Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1-INC multiplied by the total Ccf consumed during the billing month. Taxes: Plus applicable taxes and fees (including franchise fees) related to above. CONDITIONS 1. Subject in all respects to applicable laws, rules and regulations from time to time in effect. 2. The applicability section of this rate notwithstanding, if a customer, other than a full requirements customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate. Meters Read On and AfterJanuary 19, 2011 Supersedes Same Rate Schedule Dated February 15, 2008
EPARR-ElPaso-IS	Texas Gas Service Company Rate Schedule EPARR El Paso Service Area - West Texas Region El Paso Annual Rate Review I. Purpose This mechanism is designed to provide annual earnings transparency. All rate calculations under this triff shall be made on a El Paso Service Area wide basis. If, through the implementation of the provisions of this mechanism, it is determined that rates should be decreased or increased, then rates will be adjusted accordingly in the manner set forth herein. The rate adjustments imglemented under this mechanism will reflect annual changes in the Company's cost of service and rate base. This Rider EPARR will be effective for the period commencing with the Company's first EPARR filing on or before April 15, 2014, and will remain in effect ungest and until either the Company or the regulatory authority having original jurisdiction gives written notice to the contrary to the other by January 1 of the filing year. Upon receipt of such horice by either the Company or the regulatory authority thaving original jurisdiction gives written notice to the contrary to the other by January 1 of the filing year. Upon receipt of such horice by either the Company or the regulatory authority thaving original jurisdiction gives written notice to the contrary to the other by January 1 of the filing year. Upon receipt of such horice by either the Company or the regulatory authority thaving original jurisdiction gives written notice by either the Company or the regulatory authority within 180 datas and 15, 2014. The Annual Evaluation Date shall occur on or before March 31 of each year with the exception of 2014, which shall have a Filing Date of April 15, 2014. The Annual Evaluation Date shall be edate the Company with a the acception of 2014 who or earlier than March 181 or face have, rest filing shall be made in electronic form where practicable. b) Auditel Financial Data shall not require the schedules and information provided under this intriff or each year and shared sace sortice organy a division of ONE G

event shall the capital structure consist of more than 57% equity. e) All applicable accounting adjustments along with all supporting work papers. Such adjustments may include: 1) Pro-forma adjustments to update and annualize costs and revenue billing determinants as of the end of the Test Period. 2) Pro-forma or other adjustments required to properly account for atypical, unusual, or nonrecurring events recorded during the Test Period. f) Shared Services allocation factors shall be recalculated each year based on the latest component factors used during the Test Period, but the methodology used will be that approved in the Final Order. IV. Calculation of Rate Adjustment a) The Company shall provide additional schedules indicating the following revenue deficiency/sufficiency

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calculations using the class classification and allocation methodology accepted in the Final Order. The result shall be reflected in the proposed new rates to be established for the Rate Effective Period. In calculating the required rate adjustments, such adjustments will be applied to the minimum charge or customer charge if the rate class has no minimum charge. b) All reasonable and necessary operation and maintenance expenses from the Test Period will be used for the calculation of rates for the Rate Effective Period. Such amounts shall be prepared consistent with the rate making treatments approved in the Final Order subject to an allowance that authorizes the inclusion of (1) reasonable cost of meals and travel incurred during the Test Period (as limited by Sec IX) and (2) 25% of the Company's long-term and short-term incentive compensation costs incurred during the Test Period. The Company may include in its operations and maintenance expense reasonable costs of Pipeline Integrity testing conducted after completion of the 2010-2014 test cycle. The Company may also adjust rates for the Rate Effective Period to include recovery of any known and measurable changes to operating and maintenance costs. Known and measurable adjustments shall be limited to those changes that have occurred prior to the Filing Date. c) Effective with the Company's 2014 filing under this tariff, the Company may include in its rate base calculation all prudently incurred, direct, incremental investment and costs associated with Commission Rule 8.209. d) The regulatory authority may disallow any net plant investment that is not shown to be prudently incurred. Approval by the regulatory authority of net plant investment pursuant to the provisions of this tariff shall be deemed prudent and not subject to further review. In determining whether investment was prudently incurred, the regulatory authority shall base its decision on a review that examines as fair, just and reasonable. e) The Company shall provide a schedule demonstrating the proof of revenues relied upon to calculate the proposed rate for the Rate Effective Period. The proposed rates shall conform as closely as is practicable to the revenue allocation principles approved in the Final Order except that any required increase or decrease shall be apportioned to the customer charge. V. Attestation A sworn statement shall be filed by an Officer of the Company affirming that the filed schedules are in compliance with the provisions of this mechanism and are true and correct to the best of his/her knowledge, information and belief. No testimony shall be filed, but a brief narrative explanation shall be provided of any changes to corporate structure, accounting methodologies or allocation of common costs. VI. Evaluation Procedures The City of El Paso shall have a minimum of 125 days to review and render a decision on the Company's filed schedules and work papers. The Company will be prepared to provide all supplemental information as may be requested to ensure adequate review by the relevant regulatory authority. The Company shall not unilaterally impose any limits upon the provision of supplemental information, with the exception of information claimed to be confidential, highly sensitive or proprietary, and such The regulatory authority may propose any information shall be provided within ten (10) working days of the original request. adjustments it determines to be required to bring the schedules into compliance with the above provisions. Information claimed to be confidential, highly sensitive or proprietary shall be furnished to representatives of the Regulatory Authority pursuant to a confidentiality agreement in accordance with Texas Law. During the 125 day period, the Company and the regulatory authority will work collaboratively and seek agreement on the proposed adjustments to the Company's schedule and proposed rates. If agreement has been reached by the Company and the regulatory authority, the regulatory authority shall authorize an increase or decrease to the Company's rates so as to achieve the revenue levels indicated for the Rate Effective Period. If, at the end of the 125 day period, the Company and the regulatory authority have not reached agreement on the proposed adjustments, the Company shall have the right to appeal the regulatory authority's action or inaction to the Railroad Commission of Texas. Upon the filing of an appeal of a city's order relating to an annual EPARR filing with the Railroad Commission of Texas, the regulatory authority shall not oppose the implementation of rates subject to refund or advocate the imposition of a third party surety bond by the Company. To defray the cost, if any, of regulatory authority review of the Company's annual filing, the Company shall reimburse the regulatory authority for its reasonable expenses incurred upon submission of invoices for such review. The Company shall further be allowed to recover its reasonable and necessary expenses it incurs for outside services above any amounts included in the Test Year provided in connection with the annual filing subject to the review of the regulatory authority. Costs contemplated hereunder shall be deemed a reasonable and necessary operating expense of the Company in the year in which the reimbursement is made or the Company expense is incurred. A regulatory authority seeking reimbursement under this provision shall submit its request for reimbursement to the Company no later than September 1 of the year in which the annual filing is made and the Company shall reimburse the regulatory authority in accordance with this provision within 30 days of the submission. VII. Reconsideration and Appeal Orders issued pursuant to this mechanism are ratemaking orders and shall be subject to appeal under Sections 102.001(b) and 103.021, et seq., of the Texas Utilities Code (Vernon 2007). VIII. Notice Notice of this annual EPARR filing shall be provided by either: (1) including the notice, in conspicuous form, in the bill of each directly affected customer, or (2) sending the notice by email if the customer's bill is provided in this format no later than forty-five (45) days after the Company makes its annual filing pursuant to this tariff. The notice to customers shall include the following information: a) a description of the proposed revision of rates and schedules; b) the effect the proposed revision of rates is expected to have on the rates applicable to each customer class and on an average bill for each affected customer; c) the service area or areas in which the proposed rate adjustment would apply; d) the date the proposed rate adjustment was filed with the regulatory authority; and e) the Company's address, telephone number and website where information concerning the proposed rate adjustment may be obtained. IX. EPARR Schedules and Information The following types of employee reimbursed expenses and directly incurred costs are to be removed from all expense and rate base amounts included within Rider EPARR filings for the Test Period and for the Rate Effective Period: Amounts incurred for travel, meals or entertainment of employee spouses, domestic partners, significant others, children and pets. Amounts for air travel that exceed published commercial coach air fares. Amounts incurred for excessive rates for hotel rooms. Amounts for alcoholic beverages. Amounts paid for admission to entertainment, sports, art or cultural events, and all event sponsorship costs. Amounts for social club dues or fees. initial Rate Schedule Meters Read On and After March 25, 2014 (City of El Paso only)

IRA-EPSvcA-IS-IRAd

TEXAS GAS SERVICE COMPANY RATE SCHEDULE IRA El Paso Service Area - West Texas Region INTERIM RATE ADJUSTMENT A. APPLICABILITY This Interim Rate Adjustment (IRA) applies to all general service rate schedules of Texas Gas Service Company (Company) currently in force in the incorporated areas of El Paso, Anthony, Clint, Vinton, Socorro, and Horizon City, Texas. Applicable rate schedules include 10, 20, 21, 25, 26, 27, 40, SS, and T-1. B. PURPOSE Section 104.301, Subchapter G of the Texas Utility Code, effective on September 1, 2003, provides for an interim adjustment in a gas utility's monthly customer charge or initial block usage rate to recover the cost of changes in the utility's infrastructure investment and related expenses and revenues for providing gas utility service. The filing date of the utility's most recent rate case establishing rates for the area in which the interim rate adjustment will apply shall be no more than two years prior to the date the utility files its initial interim rate adjustment application for

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	that area. The interim adjustment shall be recalculated on an annual basis, unless the utility files a written request and obtains approval from the regulatory authority to suspend the operation of the interim adjustment rate schedule for any year. This rate schedule establishes the interim adjustment provisions consistent with Section 104.301, Subchapter G of the Texas Utility Code. C. COMPUTATION OF IRA RATE. The amount the Company shall adjust its utility rates upward or downward under this rate schedule each calendar year is based on the difference between the value of the invested capital for the calendar year preceding that calendar year. The value of the invested capital is equal to the original cost of the investment at the time the investment string the calendar year. The value of the invested capital is equal to the original cost of the investment at the time the investment string the calendar year. The value of the invested capital is equal to the original cost of the investment. Based on the difference between the values of the invested capital amounts as determined above, the Company may adjust only the following related components of its revenue requirement: return on investment, depreciation expense, ad valorem taxes, revenue related taxes and incremental federal income taxes. The factors for these company's customer classes for this service area in the same manner as the cost of service was allocated among the Company's customer classes for this area. D. FILING WITH THE REGULATORY AUTHORITY 1. The Company shall file either the initial interim adjustment or the annual interim adjustment with the regulatory authority an annual report describing the investment projects completed and placed in service during the preceding calendar year. Should the Company shall file with the regulatory authority manual report describing the investment projects completed and placed in service during the preceding calendar year and the investment at in dalistin, the Company shall file with the regulatory authority ana
ORD-EPSvcA-IS	TEXAS GAS SERVICE COMPANYEl Paso Service Area - West Texas Region RATE SCHEDULE ORD-ELPCITYORDINANCE LISTINGAPPLICABILITYApplicable to all gas sales and standard transport customers.TERRITORYAllcustomers in the incorporated area of El Paso, Anthony, Clint, Horizon City, Socorro and Vinton, Texas.DESCRIPTION Per TGS ratecase filed 08/31/07, the following cities approved the same Cost of Gas Clause, Economic Development Rate, General Charges andProvisions for Transport Service (T-GEN), Quality of Service Rules and Cost of Service rates for gas sales and standard transport.City approvals are as follows:City Ordinance or Resolution # Date Ordinance Passed Effective Date of Gas Sales Rate SchedulesAnthony 37001/08/08 02/15/2008 Clint01/15/08 02/15/2008 El Paso02/05/08 02/15/2008 Horizon City01/08/08 02/15/2008 Socorro 35601/17/08 02/15/2008 Vinton 08-1-1501/15/08 02/15/2008Initial February 15, 2008
PIT-EPSvcA-ISOS	TEXAS GAS SERVICE COMPANY RATE SCHEDULE PIT El Paso Service Area - West Texas Region PIPELINE INTEGRITY TESTING (PIT) RIDER
	PURPOSE The purpose of this Pipeline Integrity Testing Rider is to promote the public interest in pipeline safety by enabling the Company to recover over a four-year period the reasonable and necessary Pipeline Integrity Safety Testing expenses incurred by the Company during the four-year testing cycle from January 1, 2010, through December 31, 2013 (including contractor costs but excluding the labor cost of TGS employees), in the amount of \$2,197,846. These legally mandated operating and maintenance expenses shall be recovered through a separate monthly volumetric charge (the Pipeline Integrity Testing or PIT Surcharge) that shall be shown as a separate line item on the customer's monthly bill and calculated for each customer class as described below. Capital expenditures associated with the Pipeline Integrity Program shall continue to be recovered through base rates and any interim rate adjustments implemented pursuant to Section 104.301 of the Gas Utility Regulatory Act.
	This Rider shall be applied to all gas sales and transportation customers within the service territory designated below, except special contract customers.

TERRITORY

This Rider shall apply throughout the Company's El Paso Service Area (EPSA), both within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas (collectively, the EPSA Cities), and in the unincorporated areas (environs) adjacent to the EPSA Cities.

QUALIFYING EXPENSES

This Rider applies only to the legally mandated safety testing of the Company's transmission lines in the EPSA under the Pipeline Integrity Safety Testing Program. The operating and maintenance expense items that qualify for recovery under this Rider shall include the contractor costs associated with land and leak survey, permitting, and job order preparation and completion; the clearing of right-

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		of-way; any needed notifications to adjacent businesses and residences; traffic control equipment and personnel; Direct Current Voltage Gradient (DCVG), Close Interval (CI), and other surveys to ensure the integrity of the pipeline system; any required rigid bypasses; flushing of the lines and testing and disposal of the flush water; hydrostatic testing of the lines and analysis and disposal of the test water; any required pigging of the lines in connection with safety testing; any required x-ray welding; metallurgical testing of the pipeline or components thereof; site restoration, painting, and clean-up; expenses associated with providing a supply of compressed natural gas (CNG) to ensure uninterrupted service to customers during testing; and any other operating and maintenance expenses reasonably necessary to safely and effectively perform required safety testing of the Company's transmission pipelines in the EPSA. Neither capital expenditures by the Company, nor the labor cost of TGS employees, shall be recovered under this Rider.
		CALCULATION OF PIT SURCHARGES The Pipeline Integrity Testing Surcharges established under this Rider shall be designed so as to recover the Total Testing Expense of \$2,197,846 in Pipeline Integrity Safety Testing expenses incurred by the Company over the four-year testing cycle from January 1, 2010, through December 31, 2013, and shall be calculated as follows: First, the Total Testing Expense shall be allocated among the applicable customer classes in the same proportion that demand costs were assigned to those classes in the Class Cost of Service Study approved in the Company's most recent rate case in which rates were set by the Railroad Commission of Texas (the Commission) for customers in the EPSA Cities.
		Each Class' Total Allocated Total Testing Each Class' Demand
		Testing Expense = Expense x Total Demand of the Applicable Classes
		Second, the total dollar amount allocated to each customer class in the foregoing manner shall be divided by forty-eight (48) monthly billing cycles, so as to derive the amount that shall be ratably recovered from each class on a monthly basis during the four-year recovery period:
		Monthly Recovery from Each Class = Each Class' Total Allocated Testing Expense
		48 Months
		Third, the total amount that is to be recovered on a monthly basis from each class shall be divided by the estimated average monthly usage for each class to produce the monthly PIT Surcharge for each class.
		Each Class' PIT Surcharge = Monthly Recovery from Each Class
		Estimated Monthly Usage of Each Class
		Based upon customer data for the prior calendar year and any other relevant factors, the estimated monthly usage for each class may be revised annually to account for customer growth, and the resulting revised PIT Surcharge shall be applied to each class for the ensuing 12-month recovery period.
		ANNUAL RECONCILIATION After completion of each of the first three annual recovery periods, the total revenues collected under this Rider for that year shall be reconciled against the revenues previously calculated to be collected for that year, and the PIT Surcharge for each class shall be adjusted upward or downward so that the Company recovers any underrecoveries or refunds any overrecoveries that may have accrued under the Rider, plus monthly interest on those underrecoveries or overrecoveries at the cost of long-term debt approved in the Company's most recent general rate case in which rates were set by the Commission for application to customers in the EPSA Cities. The reconciliation shall be filed with the regulatory authority on or before February 21st of each year, and the regulatory authority shall complete its review of the reconciliation on or before March 21st of each year, so that the Company can implement the reconciled PIT Surcharges beginning with the first billing cycle for April of each succeeding year of the four-year recovery period.
		DEFERRED ACCOUNTING The Company is authorized and directed to defer, as a regulatory asset, all Pipeline Integrity Safety Testing expenses incurred during the testing cycle starting on January 1, 2010, and ending on December 31, 2013, and all revenues specifically collected under this Rider shall be applied to the deferred expense account. The Company shall not earn a return on any regulatory asset created under this provision, and no such regulatory asset shall be included in the Company's invested capital (rate base) for ratemaking purposes.
		ANNUAL REPORT & APPLICABLE PSCC On or before February 21st after each calendar year of the testing cycle, the Company shall file a report with the Commission and the EPSA Cities showing all Pipeline Integrity Safety Testing expenses incurred during the previous calendar year and verifying the prior year's collections and any underrecoveries or overrecoveries accruing to date under this Rider. The report shall separately identify and list such expenses by account number and project number. Prior to the effective date of this Rider and on or before February 21st of each succeeding year while this Rider is in effect, the Company shall also file an Addendum to this Rider with the Commission and the EPSA Cities (a) identifying the PIT Surcharges that will be applied during the ensuing 12-month recovery period from April 1st through March 31st, and (b) providing the underlying data and calculations on which each PIT Surcharge for that period is based.
		NOTICE TO AFFECTED CUSTOMERS In addition to the annual report and Addendum to this Rider required above, the Company shall provide, on or before March 31st after each calendar year of the testing cycle, written notice to each affected customer of (a) the PIT Surcharge that will be applied during the

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	ensuing 12-month period from April 1st through March 31st, and (b) the effect the PIT Surcharge is expected to have on the average monthly bill for each affected customer class. The written notice shall be provided in both English and Spanish, shall be the only information contained on the piece of paper on which it is printed, and may be provided either by separate mailing or by insert included with the Company's monthly billing statements. The Company shall also file an affidavit annually with the Commission and the EPSA Cities certifying that notice has been provided to customers in this manner. The notice shall be presumed to be complete three calendar days after the date the separate mailing or billing statement is deposited in a postage-paid, properly addressed wrapper in a post office or official depository under care of the United States Postal Service. The initial notice shall be filed with, reviewed, and approved by the regulatory authority, and each subsequent notice shall follow the same format as that of the approved initial notice.
	FINAL REVIEW, RECONCILIATION, AND TERMINATION After the end of the four-year recovery period, the Company shall file a final reconciliation with the regulatory authority identifying all PIT Expenses recovered to date under this Rider, as well as any interest on overrecoveries refunded or credited to customers and any interest on underrecoveries recovered from customers during that period. In the event the total amount recovered differs from the total amount that TGS is authorized to recover under this Rider, then the Company shall include a calculation of the final surcharge, refund, or credit required to eliminate any such difference and shall implement same over a period of not more than four months. This Rider shall cease to be operable upon collection in this manner of the Total Testing Expenses authorized for collection hereunder, plus or minus any interest accruing on underrecoveries and overrecoveries, or sooner if ordered by the Commission or agreed upon by the Company and the EPSA Cities.
	Initial Rate Meters Read On and After February 29, 2012
PIT-Rider-EPSvcA-IS	El Paso Service Area - West Texas Region RATE SCHEDULE PIT-RIDER PIPELINE INTEGRITY TESTING (PIT) SURCHARGE RIDER A. APPLICABILITY The Pipeline Integrity Testing Surcharge (PIT) rate as set forth in Section (B) below is pursuant to Final Order in GUD 10049 and GUD 10142. This rate shall apply to the following rate schedules of Texas Gas Service Company in the incorporated and unincorporated areas of and adjacent to the El Paso Service Area (EPSA): 10, 20, 21, 25, 26, 27, 40, E5, SS, T-1, 1Z, 2Z, 2A, 2E, 2F, 2G, 4Z, SS-ENV AND T-1-ENV. The EPSA includes El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas. B. PIT RATE Rate Schedule Customer Class Rate per CCF 10 Residential (I/S EPSA) \$ 0.0034 20 Commercial (I/S EPSA) \$ 0.0033 21 Commercial A/C (I/S EPSA) \$ 0.0033 25 Public Authority (I/S EPSA) \$ 0.0057 26 Public Authority A/C (I/S EPSA) \$ 0.0067 27 Municipal Water Pumping (I/S EPSA) \$ 0.0015 40 Industrial (I/S EPSA) \$ 0.0027 E5 Fort Bliss (I/S EPSA) \$ 0.0067 SS standby Service (I/S EPSA) \$ 0.0027 T-1 Commercial Transportation (I/S EPSA) \$ 0.0016 T-1 Industrial Transportation (I/S EPSA) \$ 0.0033 2A Commercial A/C (O/S EPSA) \$ 0.0025 1Z Residential (O/S EPSA) \$ 0.0057 2F Public Authority A/C (O/S EPSA) \$ 0.0057 2G Municipal Water Pumping (O/S EPSA) \$ 0.0015 4Z Industrial (O/S EPSA) \$ 0.0027 N-1 Public Authority Transportation (I/S EPSA) \$ 0.0033 2E Public Authority (O/S EPSA) \$ 0.0057 2F Public Authority A/C (O/S EPSA) \$ 0.0057 2G Municipal Water Pumping (O/S EPSA) \$ 0.0015 4Z Industrial (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (O/S EPSA) \$ 0.0017 -1 ENV Public Authority Transportation (O/S EPSA) \$ 0.0027 N-1-ENV Industrial Transportation (O/S EPSA) \$ 0.0016 T-1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0027 S-ENV Standby Service (O/S EPSA) \$ 0.0017 -1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0016 T-1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0025 This rate will be in effect until all approved and expended pipeline integrity testing expenses are reco
	El Paso Service Area - Incorporated RATE CASE EXPENSE (RCE) SURCHARGE
	A. APPLICABILITY Pursuant to the Final Order in GUD No. 10016, the Rate Case Expense (RCE) Surcharge set forth in Section B. below shall apply to all gas sales customers (except special contract customers) located in that portion of the Company's El Paso Service Area (EPSA) that is within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas, including customers served under Rate Schedules 10, 20, 21, 25, 26, 27, 40, C-1, SS, and T-1.
	 B. RCE SURCHARGE - The initial RCE Surcharge per Ccf for each billing period shall be: \$0.0053 - The RCE Surcharge per Ccf for each billing period from April 2013 - March 2014 shall be: \$0.0054
	This rate, as adjusted pursuant to Section C. below, shall be designed to recover the approved level of Company and City rate case expenses of \$2,536,360.75 over a recovery period of three years. However, if the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, is collected in less than three years, then this Rider shall cease to be operable and the Company shall cease to apply the Rate Case Expense Surcharge. If the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, has not been collected by the end of the three-year recovery period, then this Rider shall remain in effect beyond the three-year recovery period only until all approved rate case expenses have been recovered under the applicable rate schedules, and any interest accruing on overrecoveries or underrecoveries has been recovered from or refunded or credited to the Company's customers.
	C. OTHER ADJUSTMENTS The applicable RCE Surcharge shall be adjusted annually to reflect interest on any underrecoveries or overrecoveries calculated at the

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Y cost of long-term debt as determined by the Railroad Commission of Texas in GUD No. 9988. In addition to the applicable revenue-related taxes and fees, including franchise fees, shall also be recovered based on the revenue sd hereunder. COMPLIANCE FILING On or before February 21st following each calendar year in which an RCE Surcharge was
er rate case expenses under this Rider, the Company shall file a written report with the Commission and the EPSA Cities I amount of rate case expenses (including any adjustments made to reflect interest on overrecoveries or underrecoveries Company or its customers) that (a) were recovered during the preceding calendar year, (b) have been cumulatively the effective date of the Rider, and (c) still remain to be recovered through the Rider pursuant to the Commission's Final Io. 10016. The report shall also include a calculation of the RCE Surcharge that is to be applied during the ensuing
DNS Service under this rate schedule shall be subject to all applicable laws and orders and to the Company's rules and le with the regulatory authority.
and After April 1, 2013
Schedule dated February 29, 2012
RVICE COMPANY EL PASO SERVICE AREA - West Texas Region RATE SCHEDULE T-GEN GENERAL D PROVISIONS APPLICABILITY Applicable to Transportation Rate Schedules: T1-OTH TERRITORY All areas impany in the incorporated areas of its El Paso Sorvice Area consisting of El Paso. Anthony. Clint, Horizon City, too, Texas . ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the iss will be added in addition to any charges specifically state schedule: Plus: A charge customer's proportionate share of lost and unaccounted (LAUE) gas volume within the Service Area. The customer's gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, es Fervice Area for the twelve month period ended the preceding June 30, as defined in the Company's cost of cas Clause, for application of the annual reaconcilation required by the customer to satisfy its lost and unaccounted ted annually with the filing of the annual reaconcilation required by the customer to satisfy its lost and unaccounted payment in kind (PK). PIK volumes will be adde to the customer usage volume to equal the total amount of gas divered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with n 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas rovision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to n service performed hereunder. Plus: Adjustments in accordance with the provisions of the Company's Ecologi to any UNEST and Company's States paid to the Reconcilation Account. The Company will bill customer's agent scheduling and/or stream transportation of the customer's gas to Company's interconnecting point(s) with the upstream pipeline (s). States and the Merosonial share of any upstream pipeline transportation service attributed be to any company is a company's interconnecting point(s) with the upstream pipel

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to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract in setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty 30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.

6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may supplier who has failed to meet the following conditions: refuse to accept deliveries of gas into its system from any s 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at

RRC COID: 631	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
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CURRENT RATE COM	
RATE COMP. ID	DESCRIPTION the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has me the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company's (iii) a surety bond issued by a reputable insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier os that net days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier rol to the full satisfaction of the Company. Termination of such Qualified Supplier service Agreement shall not release the Qualified Supplier form its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination 9. Withdrawal of Qualified Supplier - If a Qualified Supplier reason (including the Company's termination of subply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow wornth in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI was calculated. 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) upplice Same accel and and the secret of the caling of Daily price survey (S/MMBtu) for the (a) Permian Basin. (b) Permian Basin Area, Waha or (c) New Mexico- San
T1-EPSvcA-IS-Std	RATE SCHEDULE T-1 El Paso Service Area - West Texas Region TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is available to any customer for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with the customer's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's facilities at the customer's service point.
	TERRITORY El Paso Service Area consisting of the incorporated areas of El Paso, Texas.
	RATE This rate shall be the sum of Part A and Part B as described below:
	Part A: During each monthly billing period, a customer charge per meter per month listed by customer class as follows:Commercial\$759.53Public Authority\$771.95Industrial/Stand-by\$898.14Electrical Cogeneration and Energy Conservation\$898.14
	Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at a rate calculated as follows: 1. Determine the bill for the quantity of customer-owned gas metered and delivered to the customer at the Company's volumetric Cost of Service Rate on the gas sales tariff which would otherwise be applicable;

2. Add a balancing service rate for any applicable portion of incremental cost of the Company's transportation reservation costs received from its upstream pipelines that is deemed at the Company's sole discretion to directly or indirectly benefit the transportation service

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RATE COMP. ID	DESCRIPTION customers through scheduling balancing flexibility. The balancing service rate will be recalculated annually in conjunction with the Cost of Gas annual reconciliation audit and/or as the upstream pipeline changes the rates being charged to the Company. In addition the Company will charge system sales customers as of the date of this Rate Schedule that become transportation customers after the effective date of this Rate Schedule, a rate representing the cost of stranded capacity, incurred by the Company for upstream transportation and reservation costs as determined by the Company. Proceeds from these rates will be credited to the Reconciliation Account.
	3. See the Additional Charges to Cost of Service Rate Pursuant to Rate Schedule T-GEN (General Charges and Provisions).
	SPECIAL PROVISIONS 1. Transportation volumes delivered under this schedule shall be considered first through customer's meter for billing purposes.
	2. Gas transported under this schedule shall be for use only by the customer.
	3. See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges and Provisions).
	4. Prior to the execution of a Gas Transportation Service Agreement, customer must represent and certify that its usage shall average at least five hundred (500) Mcf of gas per month or six thousand (6,000) Mcf annually. The Company shall have the right at all reasonable times, upon prior notice to Customer, to enter onto Customer's premises and inspect Customer's facilities and operations to verify such capability. Customer must agree to notify the Company within a reasonable time if there is any change in Customer's usage. Should Customer's usage average less than five hundred (500) Mcf per month or six thousand (6,000) Mcf annually, Customer must so notify the Company and the Company may discontinue service hereunder, except as may otherwise be provided in the Gas Transportation Service Agreement between the Company and customer, and provide service under the general service rate applicable to Customer.
	5. Customers that qualify for and elect service under this tariff must remain on transportation service for a minimum of twelve months. If a customer chooses to leave transportation service under this tariff after twelve months, the customer may not return to transportation service for at least twelve months. If a customer requests to leave transportation service under this tariff and return to the appropriate general service rate, the Company may at its sole discretion decline the request until adequate upstream pipeline capacity can be procured.
	6. Transportation of customer-owned natural gas under this tariff will require telemetry or electronic flow measurement that meets the Company's required specifications at the customer's point (s) of re-delivery. The Company may require the customer to reimburse the Company for the cost of telemetry at its sole discretion.
	CONDITIONS 1. Transportation of customer-owned natural gas hereunder shall be subject in all respects to applicable laws, rules and regulations from time to time in effect.
	2. Transportation of customer-owned natural gas hereunder shall be limited to natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered by the Company to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.
	3. Transportation of customer-owned natural gas hereunder is subject in all respects to terms and conditions of the Gas Transportation Service Agreement entered into between the customer and Company prior to commencement of service and all amendments and modifications thereto.
	4. With respect to the Company's capacity to deliver gas at any particular time, the curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.
	Meters Read On and After: July 29, 2014
	Supersedes Rate Schedule T-1 Dated: September 10, 2013 (El Paso only eff Jul 18 2014)
RATE ADJUSTMEN	IT PROVISIONS:
None	
DELIVERY POINTS	
<u>ID</u>	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL
74420	D Mcf \$.0000 02/15/2008 Y
DESCRIPTION:	**CONFIDENTIAL**
Customer	31912 **CONFIDENTIAL**

RRC COID: 631	0 COMPANY NAME:	TEXAS GAS SERVICE COMPANY	
TARIFF CODE: DT	RRC TARIFF NO: 23527		
TYPE SERVICE PROVI	TYPE SERVICE PROVIDED		
TYPE OF SERVICE	SERVICE DESCRIPTION	OTHER TYPE DESCRIPTION	
н	Transportation		
М	Other(with detailed explanation)	Industrial Transportation customers in the Incorp. areas of Anthony, Clint, Horizon City, San Elizario, Socorro, and Vinton TX	
TUC APPLICABILITY			
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY			

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RRC COID: 6310 COMPAN	Y NAME: TEXAS GAS SERVICE COMPANY	
TARIFF CODE:DTRRC TARIFF NO:	23528	
DESCRIPTION: Distribution Transportation	STATUS: A	
OPERATOR NO:		
ORIGINAL CONTRACT DATE: 07/29/2014	RECEIVED DATE: 08/15/2014	
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:	
INACTIVE DATE:	AMENDMENT DATE:	
CONTRACT COMMENT: None		
REASONS FOR FILING		
NEW FILING: N RRC	DOCKET NO: 9988(R.Case),10016(RCE),100	
CITY ORDINANCE NO: ORD-EPSvcA-IS(R.Case); Res. 3/		
AMENDMENT(EXPLAIN): None		
OTHER(EXPLAIN): New Cust Chg. rate eff. City Council.	7/29/14 per first Annual EPARR filing with City of El Paso and settlement via Resolution adopted by the	
CUSTOMERS		
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>	
31913 **CONFIDENTIAL**		
	Y	

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 23528 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE C-1 C-1-EPSvcA-IS-Coge ELECTRICAL COGENERATION AND ENERGY CONSERVATION RATE APPLICABILITY Service under this rate schedule is available to any customer who enters into a contract with the Company to use natural gas for the purpose of cogeneration. Cogeneration is defined as the use of thermal energy to produce electricity with recapture of by-product heat in the form of steam, exhaust heat, etc. for industrial process use, space heating, food processing or other purposes. TERRITORY This rate shall be available throughout the Company's El Paso Service Area which includes El Paso, Anthony, Clint, Horizon City, Socorro and Vinton, Texas. COST OF SERVICE RATE During each monthly billing period: A Customer Charge of \$300.50 plus - Oct. - April May - Sept. Summer The First Winter 5,000 Ccf \$.07108 per .05106 per Ccf The Next 300,000 Ccf Ccf \$.06107 per Ccf The Next 95,000 Ccf .06108 per Ccf .05108 per Ccf .04108 per Ccf .03106 per Ccf Cost of Gas Component: In addition to the Cost of .04107 per Ccf All Over 400,000 Ccf Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1-INC multiplied by the total Ccf consumed during the billing month. CONDITIONS 1. Gas taken under this rate shall be used exclusively for the purpose of cogeneration as defined in the Applicability section of this rate schedule and not for other purposes. The gas taken under this rate will be separately metered. 2. This rate will not be available for standby use. 3. For the purpose of this rate, the annual load factor must be 60 percent or greater. The annual load factor is defined as the customer's total annual consumption divided by the customer's peak month consumption times twelve. If less than 60 percent load factor occurs for a twelve-month period, the rate charged will revert back to the rate that the customer would have otherwise been served under. A continuous twelve-month period of 60 percent or better load factor must precede a return to the cogeneration rate. 4. To qualify for the summer discounts, the customers' peak summer months load must be at least 75 percent of the customers' peak winter months load. Failure to meet this requirement will result in an adjustment to the customers' October bill equal to the difference between the winter and summer rates times that year's total May through September consumption by that customer. 5. The curtailment priority of any customer served under this rate schedule shall be the same as the curtailment priority which would pertain if gas were used directly to provide energy for uses as defined and listed in paragraph 14.2 of the Company's Texas Rules of Service. 6. Subject in all respects to applicable laws, rules and regulations from time to time in effect. Meters Read On and After January 19, 2011 (Incorporated Areas Only) Supersedes Same Rate Schedule Dated February 15, 2008 (Incorporated Areas Only) Texas Gas Service Company Rate Schedule EPARR El Paso Service Area - West Texas Region EPARR-ElPaso-IS El Paso Annual Rate Review I. Purpose This mechanism is designed to provide annual earnings transparency. All rate calculations under this tariff shall be made on an El Paso Service Area wide basis. If, through the implementation of the provisions of this mechanism, it is determined that rates should be decreased or increased, then rates will be adjusted accordingly in the manner set forth herein. The rate adjustments implemented under this mechanism will reflect annual changes in the Company's cost of service and rate base. This Rider EPARR will be effective for the period commencing with the Company's first EPARR filing on or before April 15, 2014, and will remain in effect unless and until either the Company or the regulatory authority having original jurisdiction gives written notice to the contrary to the other by January 1 of the filing year. Upon receipt of such notice by either the Company or the regulatory authority having original jurisdiction, the Company shall prepare and file a Statement of Intent rate case with the regulatory authority within 180 days. Rates approved pursuant to this tariff shall remain in effect during the pendency of any Statement of Intent rate filing. II. Definitions a) The Filing Date shall occur on or before March 31 of each year with the exception of 2014, which shall have a Filing Date of April 15, 2014. The Annual Evaluation Date shall be the date the Company will make its annual filing under this mechanism. The Annual Evaluation Date shall, with the exception of 2014 be no earlier than March 1st nor later than March 31st of each year. This filing shall be made in electronic form where practicable. b) Audited Financial Data shall mean the Company's books and records related to the Company's El Paso Service Area and shared services operations. Audited Financial Data shall not require the schedules and information provided under this tariff to undergo a separate financial audit by an outside auditing firm similar to the Company's annual financial audit. c) The Company is defined as Texas Gas Service Company, a division of ONE Gas, Inc. d) The Test Period is defined as the twelve-month period ending December 31, of each preceding calendar year. The Company's April 2014 filing will be based on the twelve-month period ending December 31, 2013. e) The Rate Effective Period is defined as the twelve-month period commencing with the first billing cycle for August in each year and ending when subsequent rates are implemented under this tariff pursuant to a final order from a regulatory authority. f) Final Order is defined as the most recent general rate case final order establishing the Company's effective rates for customers within the City of El Paso. g) El Paso Service Area means the incorporated areas of El Paso, Anthony, Clint, Horizon City, San Elizario, Socorro, and Vinton, as well as the surrounding unincorporated areas served by the Company. III. Rate Review Mechanism The Company shall file with the City of El Paso the schedules specified below for the Test Period, with the filing to be made by the Annual Evaluation Date following the end of the Test Period. The schedules will be based upon the Company's Audited Financial Data, as adjusted, and will include the following: a) Test Period ending balances for actual gross plant in service, accumulated depreciation, accumulated deferred income taxes, inventory, and other rate base components, with the exception of working capital, will be used for the calculation of rates for the Rate Effective Period. The ratemaking treatments, principles, findings and adjustments included in the Final Order will apply except when a departure from those treatments, principles, findings or adjustments is justified by changed circumstances. Regulatory adjustments due to prior regulatory rate base adjustment

disallowances will be maintained. In addition: (i) Cash working capital to be included in rate base will be zero 0; (ii) With respect to pension and other postemployment benefits, the Company will record a regulatory asset or liability for these costs until the amounts are included in the next annual rate adjustment implemented under this tariff. Each year, the Company's filing under this tariff will clearly state the level of pension and other postemployment benefits recovered in rates. In addition, the Company may maintain one or more reserve accounts as provided in Tex. Util. Code. Sec. 104.059, and treat any surplus or shortage in the reserve accounts in accordance with Tex. Util. Code. Sec. 104.059. (iii) For rate making purposes, the calculation of Accumulated Deferred Income Taxes (ADIT) will be based on the original book basis and tax basis for assets placed in service under the ownership of Southern Union and the original book basis and tax basis for assets placed in service subsequent to the acquisition of Southern Union's assets. Company-generated net operating losses may be considered in calculating the ADIT balance, if appropriate. b) Depreciation rates booked in the period will be those approved in the Final Order, or the depreciation rates most recently approved for the El Paso Service Area and for the Sarred Services Division by the Railroad Commission of Texas, as applicable, if and only if the City of El Paso has the right to participate in a subsequent Railroad Commission of Texas proceeding with a full right to have its reasonable expenses reimbursed. All

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RATE COMP. ID DESCRIPTION

calculation methodologies will be those approved in the Final Order except where noted or included in this tariff. c) Return on Equity (ROE) shall be maintained at 10.1%. d) The cost of long-term debt will be the weighted cost of long-term debt for ONE Gas, Inc. determined at the end of the Test Period. The capital structure will be the ratio of long-term debt and equity determined at the end of the Test Period. For purposes of the filing in April 2014, the long-term cost of debt will be determined at January 31, 2014. For purposes of the filing in April 2014, the Capital Structure for the filing in April 2014 shall be determined at January 31, 2014, but in no event shall the capital structure consist of more than 57% equity. e) All applicable accounting adjustments along with all supporting work papers. Such adjustments may include: 1) Pro-forma adjustments to update and annualize costs and revenue billing determinants as of the end of the Test Period. 2) Pro-forma or other adjustments required to properly account for atypical, unusual, or nonrecurring events recorded during the Test Period. f) Shared Services allocation factors shall be recalculated each year based on the latest component factors used during the Test Period, but the methodology used will be that approved in the Final Order. IV. Calculation of Rate Adjustment a) The Company shall provide additional schedules indicating the following revenue deficiency/sufficiency calculations using the class classification and allocation methodology accepted in the Final Order. The result shall be reflected in the proposed new rates to be established for the Rate Effective Period. In calculating the required rate adjustments, such adjustments will be applied to the minimum charge or customer charge if the rate class has no minimum charge. b) All reasonable and necessary operation and maintenance expenses from the Test Period will be used for the calculation of rates for the Rate Effective Period. Such amounts shall be prepared consistent with the rate making treatments approved in the Final Order subject to an allowance that authorizes the inclusion of (1) reasonable cost of meals and travel incurred during the Test Period (as limited by Sec IX) and (2) 25% of the Company's long-term and short-term incentive compensation costs incurred during the Test Period. The Company may include in its operations and maintenance expense reasonable costs of Pipeline Integrity testing conducted after completion of the 2010-2014 test cycle. The Company may also adjust rates for the Rate Effective Period to include recovery of any known and measurable changes to operating and maintenance costs. Known and measurable adjustments shall be limited to those changes that have occurred prior to the Filing Date. c) Effective with the Company's 2014 filing under this tariff, the Company may include in its rate base calculation all prudently incurred, direct, incremental investment and costs associated with Commission Rule 8.209. d) The regulatory authority may disallow any net plant investment that is not shown to be prudently incurred. Approval by the regulatory authority of net plant investment pursuant to the provisions of this tariff shall be deemed prudent and not subject to further review. In determining whether investment was prudently incurred, the regulatory authority shall base its decision on a review that examines as fair, just and reasonable. e) The Company shall provide a schedule demonstrating the proof of revenues relied upon to calculate the proposed rate for the Rate Effective Period. The proposed rates shall conform as closely as is practicable to the revenue allocation principles approved in the Final Order except that any required increase or decrease shall be apportioned to the customer charge. V. Attestation A sworn statement shall be filed by an Officer of the Company affirming that the filed schedules are in compliance with the provisions of this mechanism and are true and correct to the best of his/her knowledge, information and belief. No testimony shall be filed, but a brief narrative explanation shall be provided of any changes to corporate structure, accounting methodologies or allocation of common costs. VI. Evaluation Procedures The City of El Paso shall have a minimum of 125 days to review and render a decision on the Company's filed schedules and work papers. The Company will be prepared to provide all supplemental information as may be requested to ensure adequate review by the relevant regulatory authority. The Company shall not unilaterally impose any limits upon the provision of supplemental information, with the exception of information claimed to be confidential, highly sensitive or proprietary, and such information shall be provided within ten (10) working days of the original request. The regulatory authority may propose any adjustments it determines to be required to bring the schedules into compliance with the above provisions. Information claimed to be confidential, highly sensitive or proprietary shall be furnished to representatives of the Regulatory Authority pursuant to a confidentiality agreement in accordance with Texas Law. During the 125 day period, the Company and the regulatory authority will work collaboratively and seek agreement on the proposed adjustments to the Company's schedule and proposed rates. If agreement has been reached by the Company and the regulatory authority, the regulatory authority shall authorize an increase or decrease to the Company's rates so as to achieve the revenue levels indicated for the Rate Effective Period. If, at the end of the 125 day period, the Company and the regulatory authority have not reached agreement on the proposed adjustments, the Company shall have the right to appeal the regulatory authority's action or inaction to the Railroad Commission of Texas. Upon the filing of an appeal of a city's order relating to an annual EPARR filing with the Railroad Commission of Texas, the regulatory authority shall not oppose the implementation of rates subject to refund or advocate the imposition of a third party surety bond by the Company. To defray the cost, if any, of regulatory authority review of the Company's annual filing, the Company shall reimburse the regulatory authority for its reasonable expenses incurred upon submission of invoices for such review. The Company shall further be allowed to recover its reasonable and necessary expenses it incurs for outside services above any amounts included in the Test Year provided in connection with the annual filing subject to the review of the regulatory authority. Costs contemplated hereunder shall be deemed a reasonable and necessary operating expense of the Company in the year in which the reimbursement is made or the Company expense is incurred. A regulatory authority seeking reimbursement under this provision shall submit its request for reimbursement to the Company no later than September 1 of the year in which the annual filing is made and the Company shall reimburse the regulatory authority in accordance with this provision within 30 days of the submission. VII. Reconsideration and Appeal Orders issued pursuant to this mechanism are ratemaking orders and shall be subject to appeal under Sections 102.001(b) and 103.021, et seq., of the Texas Utilities Code (Vernon 2007). VIII. Notice Notice of this annual EPARR filing shall be provided by either: (1) including the notice, in conspicuous form, in the bill of each directly affected customer, or (2) sending the notice by email if the customer's bill is provided in this format no later than forty-five (45) days after the Company makes its annual filing pursuant to this tariff. The notice to customers shall include the following information: a) a description of the proposed revision of rates and schedules; b) the effect the proposed revision of rates is expected to have on the rates applicable to each customer class and on an average bill for each affected customer; c) the service area or areas in which the proposed rate adjustment would apply; d) the date the proposed rate adjustment was filed with the regulatory authority; and e) the Company's address, telephone number and website where information concerning the proposed rate adjustment may be obtained. IX. EPARR Schedules and Information The following types of employee reimbursed expenses and directly incurred costs are to be removed from all expense and rate base amounts included within Rider EPARR filings for the Test Period and for the Rate Effective Period: Amounts incurred for travel, meals or entertainment of employee spouses, domestic partners, significant others, children and pets. Amounts for air travel that exceed published commercial coach air fares. Amounts incurred for excessive rates for

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	hotel rooms. Amounts for alcoholic beverages. Amounts paid for admission to entertainment, sports, art or cultural events, and all event sponsorship costs. Amounts for social club dues or fees. initial Rate Schedule Meters Read On and After March 25, 2014 (City of El Paso only)
RA-EPSvcA-IS-IRAd	TEXAS GAS SERVICE COMPANY RATE SCHEDULE IRA EI Paso Service Area - West Texas Region INTERIM RATE ADJUSTMENT A. APPLICABILITY This Interim Rate Adjustment (IRA) applies to all general service rate schedules of Texas Gas Service Company (Company) currently in force in the incorporated areas of EI Paso, Anthony, Clint, Vinton, Socorro, and Horizon City, Texas. Applicable rate schedules include 10, 20, 21, 25, 26, 27, 40, SS, and T-1. B. PURPOSE Section 104.301, Subchapter G of the Texas Utility Code, effective on September 1, 2003, provides for an interim adjustment in a gas utility's monthy customer charge or initial block usage rate to recover the cost of changes in the utility's infrastructure investment and related expenses and revenues for providing gas utility service. The filing date of the utility's most recent rate case establishing rates for the area in which the interim rate adjustment will apply shall be no more than two years prior to the date the utility files its initial interim rate schedule establishes the interim adjustment shall be recalculated on an annual basis, unless the utility files a written request and obtains approval from the regulatory authority to suspend the operation of the interim adjustment rate schedule for the rease Utility Code. C. COMPUTATION OF IRA RATE The amount the Company shall adjust is utility rates upward or downward under this rate schedule each calendar year is based on the difference between the values of the invested capital for the preceding calendar year and the value of the investment at the time the investment was first decicated to public use minus the accumulated depreciation related to that investment. Based on the difference between the values of the invested capital amounts as determined above, the Company may adjust only the following related components of its revenue requirement: return on investment, depreciation expense, ad valorent taxes. The taxing related company shall be the same as those established in the Company's most recent rate case for the
ORD-EPSvcA-IS	TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE ORD-ELP CITY ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated area of El Paso, Anthony, Clint, Horizon City, Socorro and Vinton, Texas. DESCRIPTION Per TGS rate case filed 08/31/07, the following cities approved the same Cost of Gas Clause, Economic Development Rate, General Charges and Provisions for Transport Service (T-GEN), Quality of Service Rules and Cost of Service rates for gas sales and standard transport. City approvals are as follows: City Ordinance or Resolution # Date Ordinance Passed Effective Date of Gas Sales Rate Schedules Anthony 370 01/08/08 02/15/2008 Clint 01/15/08 02/15/2008 El Paso 02/05/08 02/15/2008 Horizon City 01/08/08 02/15/2008 Socorro 356 01/17/08 02/15/2008 Vinton 08-1-15 01/15/08 02/15/2008 Initial February 15, 2008
PIT-EPSvcA-ISOS	TEXAS GAS SERVICE COMPANY RATE SCHEDULE PIT El Paso Service Area - West Texas Region PIPELINE INTEGRITY TESTING (PIT) RIDER
	PURPOSE The purpose of this Pipeline Integrity Testing Rider is to promote the public interest in pipeline safety by enabling the Company to recover over a four-year period the reasonable and necessary Pipeline Integrity Safety Testing expenses incurred by the Company during the four-year testing cycle from January 1, 2010, through December 31, 2013 (including contractor costs but excluding the labor cost of TGS employees), in the amount of \$2,197,846. These legally mandated operating and maintenance expenses shall be recovered through a separate monthly volumetric charge (the Pipeline Integrity Testing or PIT Surcharge) that shall be shown as a separate line item on the customer's monthly bill and calculated for each customer class as described below. Capital expenditures associated with the Pipeline Integrity Program shall continue to be recovered through base rates and any interim rate adjustments implemented pursuant to

APPLICABILITY

Section 104.301 of the Gas Utility Regulatory Act.

This Rider shall be applied to all gas sales and transportation customers within the service territory designated below, except special

Pipeline Integrity Program shall continue to be recovered through base rates and any interim rate adjustments implemented pursuant to

RRC COID:	6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: D	OT RRC TARIFF NO: 23528
CURRENT RATE CO	DMPONENT
RATE COMP. ID	DESCRIPTION
	contract customers.
	TERRITORY This Rider shall apply throughout the Company's El Paso Service Area (EPSA), both within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas (collectively, the EPSA Cities), and in the unincorporated areas (environs) adjacent to the EPSA Cities.
	QUALIFYING EXPENSES This Rider applies only to the legally mandated safety testing of the Company's transmission lines in the EPSA under the Pipeline Integrity Safety Testing Program. The operating and maintenance expense items that qualify for recovery under this Rider shall include the contractor costs associated with land and leak survey, permitting, and job order preparation and completion; the clearing of right- of-way; any needed notifications to adjacent businesses and residences; traffic control equipment and personnel; Direct Current Voltage Gradient (DCVG), Close Interval (CI), and other surveys to ensure the integrity of the pipeline system; any required rigid bypasses; flushing of the lines and testing and disposal of the flush water; hydrostatic testing of the lines and analysis and disposal of the test water; any required pigging of the lines in connection with safety testing; any required x-ray welding; metallurgical testing of the pipeline or components thereof; site restoration, painting, and clean-up; expenses associated with providing a supply of compressed natural gas (CNG) to ensure uninterrupted service to customers during testing; and any other operating and maintenance expenses reasonably necessary to safely and effectively perform required safety testing of the Company's transmission pipelines in the EPSA. Neither capital expenditures by the Company, nor the labor cost of TGS employees, shall be recovered under this Rider.
	CALCULATION OF PIT SURCHARGES The Pipeline Integrity Testing Surcharges established under this Rider shall be designed so as to recover the Total Testing Expense of \$2,197,846 in Pipeline Integrity Safety Testing expenses incurred by the Company over the four-year testing cycle from January 1, 2010, through December 31, 2013, and shall be calculated as follows: First, the Total Testing Expense shall be allocated among the applicable customer classes in the same proportion that demand costs were assigned to those classes in the Class Cost of Service Study approved in the Company's most recent rate case in which rates were set by the Railroad Commission of Texas (the Commission) for customers in the EPSA Cities.
	Each Class' Total Allocated Total Testing Each Class' Demand
	Testing Expense = Expense x Total Demand of the Applicable Classes
	Second, the total dollar amount allocated to each customer class in the foregoing manner shall be divided by forty-eight (48) monthly billing cycles, so as to derive the amount that shall be ratably recovered from each class on a monthly basis during the four-year recovery period:
	Monthly Recovery from Each Class = Each Class' Total Allocated Testing Expense
	48 Months
	Third, the total amount that is to be recovered on a monthly basis from each class shall be divided by the estimated average monthly usage for each class to produce the monthly PIT Surcharge for each class.
	Each Class' PIT Surcharge = Monthly Recovery from Each Class
	Estimated Monthly Usage of Each Class
	Based upon customer data for the prior calendar year and any other relevant factors, the estimated monthly usage for each class may be revised annually to account for customer growth, and the resulting revised PIT Surcharge shall be applied to each class for the ensuing 12-month recovery period.
	ANNUAL RECONCILIATION After completion of each of the first three annual recovery periods, the total revenues collected under this Rider for that year shall be reconciled against the revenues previously calculated to be collected for that year, and the PIT Surcharge for each class shall be adjusted upward or downward so that the Company recovers any underrecoveries or refunds any overrecoveries that may have accrued under the Rider, plus monthly interest on those underrecoveries or overrecoveries at the cost of long-term debt approved in the Company's most recent general rate case in which rates were set by the Commission for application to customers in the EPSA Cities. The reconciliation shall be filed with the regulatory authority on or before February 21st of each year, and the regulatory authority shall complete its review of the reconciliation on or before March 21st of each year, so that the Company can implement the reconciled PIT Surcharges beginning with the first billing cycle for April of each succeeding year of the four-year recovery period.
	DEFERRED ACCOUNTING The Company is authorized and directed to defer, as a regulatory asset, all Pipeline Integrity Safety Testing expenses incurred during the testing cycle starting on January 1, 2010, and ending on December 31, 2013, and all revenues specifically collected under this Rider shall be applied to the deferred expense account. The Company shall not earn a return on any regulatory asset created under this provision, and no such regulatory asset shall be included in the Company's invested capital (rate base) for ratemaking purposes.

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT	RRC TARIFF NO: 23528
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
	On or before February 21st after each calendar year of the testing cycle, the Company shall file a report with the Commission and the EPSA Cities showing all Pipeline Integrity Safety Testing expenses incurred during the previous calendar year and verifying the prior year's collections and any underrecoveries or overrecoveries accruing to date under this Rider. The report shall separately identify and list such expenses by account number and project number. Prior to the effective date of this Rider and on or before February 21st of each succeeding year while this Rider is in effect, the Company shall also file an Addendum to this Rider with the Commission and the EPSA Cities (a) identifying the PIT Surcharges that will be applied during the ensuing 12-month recovery period from April 1st through March 31st, and (b) providing the underlying data and calculations on which each PIT Surcharge for that period is based.
	NOTICE TO AFFECTED CUSTOMERS In addition to the annual report and Addendum to this Rider required above, the Company shall provide, on or before March 31st after each calendar year of the testing cycle, written notice to each affected customer of (a) the PIT Surcharge that will be applied during the ensuing 12-month period from April 1st through March 31st, and (b) the effect the PIT Surcharge is expected to have on the average monthly bill for each affected customer class. The written notice shall be provided in both English and Spanish, shall be the only information contained on the piece of paper on which it is printed, and may be provided either by separate mailing or by insert included with the Company's monthly billing statements. The Company shall also file an affidavit annually with the Commission and the EPSA Cities certifying that notice has been provided to customers in this manner. The notice shall be presumed to be complete three calendar days after the date the separate mailing or billing statement is deposited in a postage-paid, properly addressed wrapper in a post office or official depository under care of the United States Postal Service. The initial notice shall be filed with, reviewed, and approved by the regulatory authority, and each subsequent notice shall follow the same format as that of the approved initial notice.
	FINAL REVIEW, RECONCILIATION, AND TERMINATION After the end of the four-year recovery period, the Company shall file a final reconciliation with the regulatory authority identifying all PIT Expenses recovered to date under this Rider, as well as any interest on overrecoveries refunded or credited to customers and any interest on underrecoveries recovered from customers during that period. In the event the total amount recovered differs from the total amount that TGS is authorized to recover under this Rider, then the Company shall include a calculation of the final surcharge, refund, or credit required to eliminate any such difference and shall implement same over a period of not more than four months. This Rider shall cease to be operable upon collection in this manner of the Total Testing Expenses authorized for collection hereunder, plus or minus any interest accruing on underrecoveries and overrecoveries, or sooner if ordered by the Commission or agreed upon by the Company and the EPSA Cities.
	Initial Rate Meters Read On and After February 29, 2012
PIT-Rider-EPSvcA-IS	El Paso Service Area - West Texas Region RATE SCHEDULE PIT-RIDER PIPELINE INTEGRITY TESTING (PIT) SURCHARGE RIDER A. APPLICABILITY The Pipeline Integrity Testing Surcharge (PIT) rate as set forth in Section (B) below is pursuant to Final Order in GUD 10049 and GUD 10142. This rate shall apply to the following rate schedules of Texas Gas Service Company in the incorporated and unincorporated areas of and adjacent to the El Paso Service Area (EPSA): 10, 20, 21, 25, 26, 27, 40, E5, SS, T-1, IZ, ZZ, A2, ZE, 2F, 2G, 4Z, SS-ENV AND T-1-ENV. The EPSA includes El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas. B. PIT RATE Rate Schedule Customer Class Rate per CCF 10 Residential (I/S EPSA) \$ 0.0034 20 Commercial (I/S EPSA) \$ 0.0033 21 Commercial A/C (I/S EPSA) \$ 0.0033 25 Public Authority (I/S EPSA) \$ 0.0057 26 Public Authority A/C (I/S EPSA) \$ 0.0057 27 Municipal Water Pumping (I/S EPSA) \$ 0.0015 40 Industrial (I/S EPSA) \$ 0.0027 E5 Fort Bliss (I/S EPSA) \$ 0.0067 SS Standby Service (I/S EPSA) \$ 0.0027 T-1 Commercial Transportation (I/S EPSA) \$ 0.0016 T-1 Industrial Transportation (I/S EPSA) \$ 0.0010 T-1 Public Authority Transportation (I/S EPSA) \$ 0.0025 IZ Residential (0/S EPSA) \$ 0.0034 2Z Commercial (0/S EPSA) \$ 0.0037 2G Municipal Water Pumping (O/S EPSA) \$ 0.0015 4Z Industrial (O/S EPSA) \$ 0.0027 TS-ENV Standby Service (O/S EPSA) \$ 0.0010 T-1- ENV Commercial Transportation (O/S EPSA) \$ 0.0015 72 Fublic Authority A/C (O/S EPSA) \$ 0.0010 T-1- ENV Public Authority (O/S EPSA) \$ 0.0015 72 Fublic Authority A/C (O/S EPSA) \$ 0.0010 T-1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (O/S EPSA) \$ 0.0010 T-1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0025 This rate will be in effect until all approved and expended pipeline integrity testing expenses are recovered under the applicable rate schedules. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchises fees) related to above. D. CONDITIONS Subject to all applicable laws and orders, and the C
RCE-Rider-EPSvcA-IS	TEXAS GAS SERVICE COMPANY RATE SCHEDULE RCE RIDER El Paso Service Area - Incorporated RATE CASE EXPENSE (RCE) SURCHARGE
	A. APPLICABILITY Pursuant to the Final Order in GUD No. 10016, the Rate Case Expense (RCE) Surcharge set forth in Section B. below shall apply to all gas sales customers (except special contract customers) located in that portion of the Company's El Paso Service Area (EPSA) that is within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas, including customers served under Rate Schedules 10, 20, 21, 25, 26, 27, 40, C-1, SS, and T-1.
	 B. RCE SURCHARGE - The initial RCE Surcharge per Ccf for each billing period shall be: \$0.0053 - The RCE Surcharge per Ccf for each billing period from April 2013 - March 2014 shall be: \$0.0054

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23528
CURRENT RATE COMP	ONENT
<u>RATE COMP. ID</u>	DESCRIPTION This rate, as adjusted pursuant to Section C. below, shall be designed to recover the approved level of Company and City rate case expenses of \$2,536,360.75 over a recovery period of three years. However, if the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, is collected in less than three years, then this Rider shall cease to be operable and the Company shall cease to apply the Rate Case Expense Surcharge. If the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, has not been collected by the end of the three-year recovery period, then this Rider shall remain in effect beyond the three-year recovery period only until all approved rate case expenses have been recovered under the applicable rate schedules, and any interest accruing on overrecoveries or underrecoveries has been recovered from or refunded or credited to the Company's customers.
	C. OTHER ADJUSTMENTS The applicable RCE Surcharge shall be adjusted annually to reflect interest on any underrecoveries or overrecoveries calculated at the Company's 6.21% cost of long-term debt as determined by the Railroad Commission of Texas in GUD No. 9988. In addition to the RCE Surcharge, applicable revenue-related taxes and fees, including franchise fees, shall also be recovered based on the revenue amounts collected hereunder.
	D. ANNUAL COMPLIANCE FILING On or before February 21st following each calendar year in which an RCE Surcharge was applied to recover rate case expenses under this Rider, the Company shall file a written report with the Commission and the EPSA Cities showing the total amount of rate case expenses (including any adjustments made to reflect interest on overrecoveries or underrecoveries accruing to the Company or its customers) that (a) were recovered during the preceding calendar year, (b) have been cumulatively recovered since the effective date of the Rider, and (c) still remain to be recovered through the Rider pursuant to the Commission's Final Order in GUD No. 10016. The report shall also include a calculation of the RCE Surcharge that is to be applied during the ensuing recovery period.
	E. CONDITIONS Service under this rate schedule shall be subject to all applicable laws and orders and to the Company's rules and regulations on file with the regulatory authority.
	Meters Read On and After April 1, 2013
	Supersedes Rate Schedule dated February 29, 2012
T-GEN-EPSvcA-IS-S	TEXAS GAS SERVICE COMPANY EL PASO SERVICE AREA - West Texas Region RATE SCHEDULE T-GEN GENERAL CHARGES AND PROVISIONS APPLICABILITY Applicable to Transportation Rate Schedules: T1-OTH. TERRITORY All areas served by the Company in the incorporated areas of its El Paso Service Area consisting of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas . ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule. Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1-05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PLK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's Reconsite Active and the provision of Article Gobo TEX. REV CIV. STAT. as such may be annehed from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with the provisions of the Company's Economic Development Rate (Rate Schedule EDR), if applicable, and the Company's Interronomic Mate addyustment (Rate

COMPANY NAME: TEXAS GAS SERVICE COMPANY

23528

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

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historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract in setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty 30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.

6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA

6310

8. Supplier Qualifications - The Company may

9.1 Over

COMPANY NAME: TEXAS GAS SERVICE COMPANY **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 23528 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. supplier who has failed to meet the following conditions: refuse to accept deliveries of gas into its system from any 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the final COI was calculated. 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin, for the month in which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand-by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. Meters Read On and After: September 10, 2013 Supercedes Rate Schedules T-GEN and T-GEN-OTH: Dated June 18, 2013 T1-EPSvcA-IS-Std TEXAS GAS SERVICE COMPANY RATE SCHEDULE T-1 El Paso Service Area - West Texas Region

TRANSPORTATION SERVICE RATE

APPLICABILITY

Service under this rate schedule is available to any customer for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with the customer's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's facilities at the customer's service point.

TERRITORY

El Paso Service Area consisting of the incorporated areas of El Paso, Texas.

RATE

This rate shall be the sum of Part A and Part B as described below:

Part A: During each monthly billing period, a customer charge per meter per month listed by customer class as follows: Commercial \$759.53

RRC COID: 63	310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23528
CURRENT RATE COM	IPONENT
RATE COMP. ID	DESCRIPTION
	Public Authority\$771.95Industrial/Stand-by\$898.14Electrical Cogeneration and Energy Conservation\$898.14
	Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at a rate calculated as follows: 1. Determine the bill for the quantity of customer-owned gas metered and delivered to the customer at the Company's volumetric Cost of Service Rate on the gas sales tariff which would otherwise be applicable;
	2. Add a balancing service rate for any applicable portion of incremental cost of the Company's transportation reservation costs received from its upstream pipelines that is deemed at the Company's sole discretion to directly or indirectly benefit the transportation service customers through scheduling balancing flexibility. The balancing service rate will be recalculated annually in conjunction with the Cost of Gas annual reconciliation audit and/or as the upstream pipeline changes the rates being charged to the Company. In addition the Company will charge system sales customers as of the date of this Rate Schedule that become transportation customers after the effective date of this Rate Schedule, a rate representing the cost of stranded capacity, incurred by the Company for upstream transportation and reservation costs as determined by the Company. Proceeds from these rates will be credited to the Reconciliation Account.
	3. See the Additional Charges to Cost of Service Rate Pursuant to Rate Schedule T-GEN (General Charges and Provisions).
	SPECIAL PROVISIONS 1. Transportation volumes delivered under this schedule shall be considered first through customer's meter for billing purposes.
	2. Gas transported under this schedule shall be for use only by the customer.
	3. See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges and Provisions).
	4. Prior to the execution of a Gas Transportation Service Agreement, customer must represent and certify that its usage shall average at least five hundred (500) Mcf of gas per month or six thousand (6,000) Mcf annually. The Company shall have the right at all reasonable times, upon prior notice to Customer, to enter onto Customer's premises and inspect Customer's facilities and operations to verify such capability. Customer must agree to notify the Company within a reasonable time if there is any change in Customer's usage. Should Customer's usage average less than five hundred (500) Mcf per month or six thousand (6,000) Mcf annually, Customer must so notify the Company and the Company may discontinue service hereunder, except as may otherwise be provided in the Gas Transportation Service Agreement between the Company and customer, and provide service under the general service rate applicable to Customer.
	5. Customers that qualify for and elect service under this tariff must remain on transportation service for a minimum of twelve months. If a customer chooses to leave transportation service under this tariff after twelve months, the customer may not return to transportation service for at least twelve months. If a customer requests to leave transportation service under this tariff and return to the appropriate general service rate, the Company may at its sole discretion decline the request until adequate upstream pipeline capacity can be procured.
	6. Transportation of customer-owned natural gas under this tariff will require telemetry or electronic flow measurement that meets the Company's required specifications at the customer's point (s) of re-delivery. The Company may require the customer to reimburse the Company for the cost of telemetry at its sole discretion.
	CONDITIONS 1. Transportation of customer-owned natural gas hereunder shall be subject in all respects to applicable laws, rules and regulations from time to time in effect.
	2. Transportation of customer-owned natural gas hereunder shall be limited to natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered by the Company to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.
	3. Transportation of customer-owned natural gas hereunder is subject in all respects to terms and conditions of the Gas Transportation Service Agreement entered into between the customer and Company prior to commencement of service and all amendments and modifications thereto.
	4. With respect to the Company's capacity to deliver gas at any particular time, the curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.
	Meters Read On and After: July 29, 2014
	Supersedes Rate Schedule T-1 Dated: September 10, 2013 (El Paso only eff Jul 18 2014)

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 23528 **RATE ADJUSTMENT PROVISIONS:** See IRA-EPSvcA-IS-IRAdj (RATE SCHEDULE IRAInterim Rate Adjustment) DELIVERY POINTS CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL ID TYPE UNIT 74420 \$.0000 02/15/2008 Y D Mcf **DESCRIPTION:** **CONFIDENTIAL** 31913 **CONFIDENTIAL** Customer **TYPE SERVICE PROVIDED** TYPE OF SERVICE SERVICE DESCRIPTION **OTHER TYPE DESCRIPTION** Η Transportation Elec. CoGen transportation customers in the Incorp. areas of EL PASO, TX Μ Other(with detailed explanation) TUC APPLICABILITY

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID: 6310 COMPANY N	NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:235	53
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 08/20/2014	RECEIVED DATE: 09/11/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC DOC	CKET NO:
CITY ORDINANCE NO: ORD-RGV-IS(RC);Stlmt Ag	rt(COSA
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Per 2014 annual COSA filing. meetings of City Councils.	, volumetric rates increased eff. 8/20/14. New rates were approved via settlement agreement and
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
32478 **CONFIDENTIAL**	
	Y

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23553
URRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
COSA-RGV-IS-COSA	TEXAS GAS SERVICE COMPANY RATE SCHEDULE COSA Rio Grande Valley Service Area
	COST OF SERVICE ADJUSTMENT CLAUSE
	A. APPLICABILITY This Cost of Service Adjustment Clause applies to all gas sales and standard transportation service rate schedules of Texas Gas Service Company (the Company) currently in force in the Company's Rio Grande Valley Service Area. If, through the implementation of the provisions of this mechanism, it is determined that rates should be decreased or increased, then rates will be adjusted accordingly in the manner set forth herein. This Rate Schedule is authorized for an implementation period of three (3) years commencing with the Company's filing under this rate schedule for the calendar year 2012, and shall automatically renew for successive single year periods unless either the Company or the regulatory authority having original jurisdiction gives written notice to the contrary to the other by February 1, 2015, or February 1 of each succeeding year after the three year implementation period. Both the cities and the Company retain their statutory right to initiate a rate proceeding at any time.
	B. EFFECTIVE DATE Rate adjustments shall be made in accordance with the procedures described below on an annual basis. The Company shall make its annual filing no later than May 1, with the rate adjustments to be effective with the first billing cycle of August 1st of each year. The first filing pursuant to this Rider shall be no later than May 1, 2013, and shall be based on the financial results for the calendar year ending December 31, 2012.
	C. COMPONENTS OF THE RATE ADJUSTMENT Calculation of the rate adjustment will be based on calendar year operating expenses, return on investment, and Federal Income Tax. The rate adjustment shall be included in the monthly Commodity Charge of the corresponding rate schedules. The actual percentage change in the Commodity Charge in any year shall not exceed five percent (5%), exclusive of those expenses identified in C.5. The Company shall file with each regulatory authority having original jurisdiction over the Company's rates the schedules specified below, by FERC Account, for the prior calendar year period. The schedules will be based upon the Company's audited financial data, as adjusted, and provided in a format that will allow for the same analysis as that undertaken of a Company Statement of Intent filing.
	C.1 Operating Expenses - Operating expenses will be determined by the ending balances for the applicable calendar year. The applicable expenses are: Depreciation and Amortization Expense (Account Nos. 403-407)* Taxes Other Than FIT (Account No. 408) ** Operation and Maintenance Expenses (Account Nos. 850-894, excluding any cost of gas related expenses) Customer Related Expenses (Account Nos. 901-916) Administrative & General Expenses (Account Nos. 920-932) Interest on Customer Deposits (Account No. 431) * Based on the last approved depreciation methods and lives. ** Excluding City Franchise Fees, Gross Receipts, and any other revenue-based tax. All shared expenses allocated to RGV must be supported by workpapers containing the allocation, methodology and factors. This information will be presented with supporting calculations. The Company shall provide additional information for all operating expenses upon request by the regulatory authority during the ninety (90) day review period specified in Section D.
	C.2 Return on Investment - The return on investment is equal to the rate of return of 8.0845% multiplied by the rate base balance at the end of the applicable calendar year. The rate of return is composed of: Component Weighting Cost ROR Long-Term Debt 45.0000% 6.1100% 2.7495% Common Equity 55.0000% 9.7000% 5.3350% Total 100.0000% 8.0845% The rate base balance is composed of: Net Utility Plant in Service* Plus: ** Storage Gas Plus: ** Materials and Supplies Inventories Prepayments Cash Working Capital Less: Customer Deposits (Account No. 235) Customer Advances (Account No. 252) Deferred Federal Income Taxes * Net Utility Plant in Service as shown by FERC account. Gross utility plant in service and accumulated depreciation by account will be shown separately. ** These items will reflect the 13 month average materials and supplies inventories, storage gas inventories, and prepayments. Cash Working Capital shall be set to zero (\$0) absent a lead/lag study. Supporting information for all rate base items shall be provided to the regulatory authority during the ninety (90) day review period specified in Section D upon request by the regulatory authority.
	C.3 Federal Income Tax Applicable calendar year federal income taxes will be calculated as follows: Net Taxable Income (applicable calendar-year end rate base multiplied by rate of return included in Section C.2.) Less: Interest on Long Term Debt (debt cost component of return as included in Section C.2 multiplied by the most recent calendar year end rate base) Multiplied by: Tax Factor (.35/(135)) or .53846
	C.4 Cost of Service Adjustment The amount to be collected through the Cost of Service Adjustment rate (Adjustment Amount) will be the sum of the amounts from Sections C.1, C.2, and C.3, less the calendar year normalized non-gas revenue (gas sales revenue excluding cost of gas revenue) and other revenue (i.e., transportation revenue and service charges). The difference shall be allocated among all customer classes in the same manner as approved in the most recent general rate case. For each customer class, the Adjustment Amount will be collected by adjusting the monthly Commodity Charges. This will be accomplished by dividing the Adjustment Amount by the normalized current year volumes* to determine a per cof rate. This rate will be added to the Commodity

C.5 Cost of Service Adjustment Rate Any change in the Cost of Service Adjustment shall not exceed an amount equal to five percent

Adjustment Amount by the normalized current year volumes* to determine a per ccf rate. This rate will be added to the Commodity Charge on the applicable rate schedule. *Normalized current year rate schedule T-2 volumes exclude volumes on which the Minimum

Bill Charge is assessed.

RRC COID: 6	6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: D	T RRC TARIFF NO: 23553
CURRENT RATE CO	MPONENT
<u>RATE COMP. ID</u>	DESCRIPTION(5%) of the Commodity Charge effective for service in the Rio Grande Valley Service Area at the end of the calendar year immediately preceding the year in which the Cost of Service Adjustment is made, net of Annual Capital Investment costs*, the costs for the Company to provide public notice, comply with Integrity Assessment and Management expenses**, and reimburse reasonable rate case expenses. Annual Capital Investment costs shall include expenses related to Accounts 403-408, as well as all investment in plant in service. ** Integrity Assessment and Management expenses shall include expenses related to the Railroad Commission of Texas Pipeline Integrity Assessment and Management plan rule, 16 Tex. Admin. Code Ann. Section 8.101, Risk Based Leak Survey Program 16 Tex. Admin. Code Ann. Section 8.206, Leak Grading and Repair 16 Tex. Admin. Code Ann. Section 8.207, Mandatory Removal and Replacement Program 16 Tex. Admin. Code Ann. Section 8.208, and 49 CFR Part 192 Subpart O Gas Transmission Pipeline Integrity Management.C.6 Attestation A sworn statement shall be filed by the Company's Accounting Director, affirming that the filed schedules are in compliance with the provisions of this tariff and are true and correct to the best of his/her knowledge, information, and belief. No
	testimony shall be filed. C.7 Proof of Revenues The Company shall also provide a schedule demonstrating the proof of revenues relied upon to calculate the proposed Cost of Service Adjustment rate. The proposed rates shall conform as closely as practicable to the revenue allocation principles in effect prior to the adjustment.
	C.8 Notice Notice of the annual Cost of Service Adjustment shall be published in a form similar to that required under Section 104.103, TEX. UTIL. CODE ANN. no later than forty-five (45) days after the Company makes its annual filing pursuant to this rate schedule with the regulatory authority. The notice to customers shall include the following information: a) a description of the proposed revision of rates and schedules; b) the effect the proposed revision of rates is expected to have on the rates applicable to each customer class and on an average bill for each affected customer class; c) the service area or areas in which the proposed rate adjustment would apply; d) the date the proposed rate adjustment was filed with the regulatory authority; and e) the Company's address, telephone number, and website where information concerning the proposed Cost of Service Adjustment may be obtained.
	D. REGULATORY REVIEW OF ANNUAL RATE ADJUSTMENT The regulatory authority with original jurisdiction will have a period of not less than ninety (90) days within which to review the proposed Cost of Service Adjustment. During the review period, Company shall provide additional information and supporting documents as requested by the regulatory authority and such information shall be provided within ten (10) working days of the original request. The rate adjustment shall take effect with the first billing cycle of August of each year. This Cost of Service Adjustment Rate Schedule does not limit the legal rights and duties of the regulatory authority. The Company's annual rate adjustment will be made in accordance with all applicable laws. If at the end of the ninety (90) day review period, the Company and the regulatory authority with original jurisdiction have not reached agreement on the proposed Cost of Service Adjustment Rate, the regulatory authority may take action to deny such adjustment, and the Company shall have the right to appeal the regulatory authority's action. Upon the filing of any appeal the Company shall have the right to implement the proposed Cost of Service Adjustment Rate, subject to refund. The Company will reimburse Cities for all reasonable and necessary legal and consulting expenses incurred to review this Cost of Service Adjustment. Any reimbursement of such costs will be recoverable through the Company's annual Cost of Service Adjustment rate.
T-1-RGV-IS-Firm	Meters Read On and After August 1, 2012 Supersedes Same Sheet Dated: September 1, 2009 TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area Rate Schedule T-1 TRANSPORTATION SERVICE RATE
	APPLICABILITY Service under this rate schedule is available to any customer of Texas Gas Service Company (Company) and to Qualified Suppliers or Producers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions) for the transportation of customer-owned natural gas through the Company's Rio Grande Valley distribution system for use by customers within the Company's Rio Grande Valley's Service Area or deliveried to connecting pipelines. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. Prior to the execution of a Gas Transportation Service Agreement, customer must represent and certify that its usage shall average five hundred (500) Mcf of gas per month or six thousand (6,000) Mcf annually. The Company shall have the right at all reasonable times, upon prior notice to Customer, to enter onto Customer's premises and inspect Customer's facilities and operations to verify such capability. Customer must agree to notify the Company within a reasonable time if there is any change in Customer's usage. Should Customer's usage capability average less than five hundred (500) Mcf per month or six thousand (6,000) Mcf annually, Customer must so notify the Company and the Company may discontinue service hereunder except as provided in the Gas Transportation Service Agreement.
	TERRITORY All areas served by the Company in its Rio Grande Valley Service Area.
	RATE This rate shall be the sum of Part A, Part B, and Part C as described below.

This rate shall be the sum of Part A, Part B, and Part C as described below. Part A:

	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23553
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
	A customer charge of \$127.82 per meter per month.
	Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the following Ccf charge: All Ccf @ \$0.20284 per Ccf
	Part C: Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions).
	CONDITIONS See the Special Provisions and Conditions pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions)
	Meters Read On and After August 20, 2014 (Incorporated only)
ORD-RGV-IS	Supersedes Same Sheet Dated July 31, 2013 (Incorporated only) TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area RATE SCHEDULE ORD-RGV CITY ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated areas of Alamo, Alton, Brownsville, Combes, Donna, Edcouch, Edinburg, Elsa, Harlingen, Hidalgo, La Feria, La Joya, La Villa, Laguna Vista, Los Fresnos, Lyford, McAllen, Mercedes, Mission, Palm Valley, Palmhurst, Palmview, Penitas, Pharr, Port Isabel, Primera, Progresso, Rancho Viejo, Raymondville, Rio Hondo, San Benito, San Juan, Santa Rosa, and Weslaco, Texas. DESCRIPTION Per the TGS Statement of Intent filed 03/27/09, the following cities approved the same Cost of Gas Clause, Cost of Service Adjustment Clause, Weather Normalization Clause, T-GEN and Cost of Service rates for both gas sales and standard transport customers. These rates were approved per the Settlement agreement dated August 14, 2009. City approvals are as follows: City Ordinance # Date Ordinance Passed Effective Date of Gas Sales and Standard Transport Rate Schedules Alamo 18-08-09 08/18/09 09/01/09 Alton 2009- 04 08/25/09 09/01/09 Brownsville 2009-1510 09/01/09 00/01/09 Combes 2009-3 09/24/09 09/01/09 Donna 2009-097 09/17/09 09/01/ Edcouch 2009-14 08/18/09 09/01/09 La Feria 2009-11 08/25/09 09/01/09 Elsa 09-14 08/18/09 09/01/09 Harlingen 26 09/02/09 09/01/09 McAllen 2009-49 08/25/09 09/01/09 La Feria 2009-11 08/25/09 09/01/09 La Joya 2009-08 09/14/09 09/01/09 Palm Valley 2009-60 09/28/ 09/01/09 Palmhurst 08-25-09 08/25/09 09/01/09 Palmview 2009-05 08/18/09 09/01/09 Penitas 2009-12 08/17/09 09/01/09 McAllen 2009-49 08/24/09 09/01/09 Mercedes 2009-11 08/01/09 09/01/09 Mission 3472 08/24/09 09/01/09 Palm Valley 2009-6 09/28/ 09/01/09 Palmhurst 08-25-09 08/25/09 09/01/09 Palmview 2009-02 08/18/09 09/01/09 Penitas 2009-12 08/17/09 09/01/09 Pharr 0- 2009-27 08/18/09 09/01/09 Port Isabel 676 08/25/09 09/01/09 Primera 2009-04 08/18/09 09/01/09 Progreso Ope
T-GEN-RGV-IS-GTC	TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area RATE SCHEDULE T-GEM GENERAL CHARGES, PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All areas served by the Company in its Rio Grande Valley Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve-month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1 for the incorporated areas or Rate Schedule 1-ENV for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, (for application to deliveries commencing in the succeeding December. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. For customers or qualified suppliers shipping excess gas off the distribution system, PIK shall in no event exceed 1%. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to TEX. REV. CIV. STAT. ANN art. 6060, as such may be amended from time to time, which are attributable to the C

COMPANY NAME: TEXAS GAS SERVICE COMPANY

23553

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION

Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each agreement. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. Upon receipt of notification of change of supplier, the Company will verify notification of termination of current supplier, verify all documentation of qualification of new supplier is executed, and establish an effective date for the change. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded, plus (ii) any applicable franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from applicable franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within thirty (30) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1 for the incorporated areas or Rate Schedule 1-ENV for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications -

RRC COID: 63	310 COMPAN	Y NAME: TEXAS GAS SERVICE	E COMPANY
TARIFF CODE: DT	RRC TARIFF NO:	23553	
CURRENT RATE CON	MPONENT		
RATE COMP. ID	DESCRIPTION		
	8.1 Financial Integrity - The Co	cept deliveries of gas into its system from any s ompany shall have the right to establish reasonal	ble financial and no

to has failed to meet the following conditions: al and non-discriminatory credit standards for Oualified Suppliers. Any supplier desiring to become a Oualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the month for which the final COI was calculated, plus (ii) any applicable franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. 1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation. 3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer. 5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. 6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel. Meters Read On and After September 1, 2009 (Incorporated only) Supersedes Rate Schedules Dated July 31, 2006 (Incorporated only)

RATE ADJUSTMENT PROVISIONS:

See COSA-RGV-IS-COSAdj (RATE SCHEDULE COSA) Cost of Service Adjustment Clause

<u>ID</u>	ТҮРЕ	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL
76827	 D	Mcf	\$.0000	09/01/2009	Y
DESCRIPTION:	**CONFIDENTIAL**				

RRC COID:	6310	COMPAN	Y NAME:	TEXAS GAS SERVICE COMPANY	
TARIFF CODE:	DT	RRC TARIFF NO:	23553		
TYPE SERVICE P	ROVID	ED			
TYPE OF SERV	ICE	SERVICE DESCRIPTION		OTHER TYPE DESCRIPTION	
Н		Transportation			
TUC APPLICABII	LITY				
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY					

RRC COID: 6310 COMPAN	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	23556
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 01/02/2003	RECEIVED DATE: 12/06/2011
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE: 11/30/2010
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC	DOCKET NO: 9174, 10029
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): RCR-ENV-Rider-CTX- collection of the approv	OS dated 11/30/10 is superseded eff. 11/04/11. The 11th RCR filing rate is now zero to prevent over- ed amt.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
32163 **CONFIDENTIAL**	
	Y

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23556
URRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
T02B-CTX-OS-LgCom	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T02B Central Texas Service Area LARGE VOLUME COMMERCIAL TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is available to any customer whose primary business activity at the location served is not provided for under any other rate schedule, and whose average usage exceeds 3,100 Ccf per monthly billing period, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. TERRITORY All unincorporated areas served by the Company in its Central Texas Service Area. COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$150.00 plus - All Ccf per monthly billing period @ \$ 0.1151 per Ccf Plus: See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). Meters Read On and After January 2, 2003 Supersedes Same Sheet Dated January 25, 2001
RCR-ENV-CTXOSRel	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-ENV RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the unincorporated areas of the Central Texas Service Area: 1D, 1E, 1Z, 2A, 2B, 2C, 2D, 2E, 2Z, 3A, 3B, 3C, 3Z, 4A, 4B, 4C, 4D, 4H, 4Z, CNG-1, C-1, T02A, T02B, T02C, T02Z, T03A, T03B, T03C, T03Z, T04A, T04B, T04C, T04H, T04Z, T0C-1, CNGT. B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period. NV = Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. All applicable fees and taxes will be added to the RCR rates. D. BILLING The RCR rate, pursuant to Rate Schedule RCR-ENV-RIDER, shall be included as a separate adjustment (per Ccf rate) to the base bill for rate schedules: 1D, 1E, 1Z, A, 2B, 2C, 2D, 2E, 2Z, 3A, 3B, 3C, 3Z, 4A, 4B, 4C, 4D, 4H, 4Z, CNG-1, C-1, T02A, T02B, T02C, T02Z, T03A, T03B, T03C, T03Z, T04A, T04B, T04C, T04H, T04Z, T0C-1, CNGT. E. FILING WITH THE REGULATORY AUTHORITY No less than thirty-five days before implementation of a RCR rate, the Company shall file an application with the appropriate regulatory authority that shall include the following: 1. Documentation d
RCR-ENV-RiderCTX-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-ENV-RIDER RELOCATION COST RECOVERY RATE A. APPLICABILITY The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to rate schedule RCR-ENV, shall be limited to gas sales and standard transport volumes and apply to the following rate schedules for the unincorporated areas of the Central Texas Service Area: 1D-WLake-OS-Res 4Z-CTXnoWLak-OS-PubA 1E-CPark-OS-Res CNG-1-CTX-OS 1Z-Aus SunV-OS-Res C-1-CTX-IS-Cogen 2A-AusSunV-OS-SmCmAC C-1-CTX-OS-Cogen 2B-CTX-OS-LgCom T02A-CTX-OS-Res C-1-CTX-IS-Cogen 2A-AusSunV-OS-SmCmAC C-1-CTX-OS-Cogen 2B-CTX-OS-LgCom AC 2E-CPark-OS-Com T02Z-CTX-OS-LgCom AC T02B-CTX-OS-LgCom 2D-WLake-OS-Com T02C-CTX-OS-LgCom AC 2E-CPark-OS-Com T02Z-CTX-OS-LgCom AC 3A-CTX-OS-LgCom AC 2E-CPark-OS-Com T02Z-CTX-OS-LgInd T03C-CTX-OS-LgInd AC 3C-CTX-OS-SmInd AC 3A-CTX-OS-SmInd AC T03B-CTX-OS-LgInd 3B-CTX-OS-LgInd T03C-CTX-OS-LgInd AC 3C-CTX-OS-LgPubA 4B-CTX-OS-LgPubA AC T04B-CTX-OS-LgPubA 4B-CTX-OS-LgPubA 4B-CTX-OS-LgPubA AC T04H-CTX-OS-PSSpHt 4D-WLake-OS-PubA T04Z-CTX-OS-PubA 4H-CTX-OS-LgPubA AC 4C-CTX-OS-CNG B. CURRENT RCR RATE Effective Date RCR Rate Meters Read On & After November 4, 2011 (11th RCR Filing-Dck #10029) \$0.00000 per Ccf All applicable fees and taxes will be added to the above rate. Meters Read On and After November 4, 2011 Supersedes Same Sheet Dated November 30, 2010
T-GEN-ENV-CTX-O	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN-ENV GENERAL CHARGES, PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All unincorporated areas served by the Company in its Central Texas Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of Lost Unaccounted for Gas (LUG) volume within the Service Area. The customer's share of LUG will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its Lost Unaccounted for Gas obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may

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TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with the provisions of the Company's Conservation Adjustment Clause (Rate Schedule CAC), if applicable, and the Company's Relocation Cost Recovery (Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS 1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such

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payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Oualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Oualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Oualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. CONDITIONS 1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-totime in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation. 3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer. 5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any

RRC COID:	6310 COMPANY	NAME: TEXAS GAS SERVICE COMPANY				
TARIFF CODE: D	T RRC TARIFF NO: 23	3556				
CURRENT RATE CO	OMPONENT					
RATE COMP. ID	DESCRIPTION					
day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. 6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel. 7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003						
RATE ADJUSTMI	ENT PROVISIONS:					
None						
DELIVERY POINTS						
ID	TYPE UNIT	CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL				
76822	D Mcf	\$.0000 01/02/2003 Y				
DESCRIPTION:	**CONFIDENTIAL**					
Customer	32163 **CON	FIDENTIAL**				
TYPE SERVICE PRO	OVIDED					
TYPE OF SERVICE	E SERVICE DESCRIPTION	OTHER TYPE DESCRIPTION				
Н	Transportation					
TUC APPLICABILIT	Υ					
FACTS SUPPORTI	NG SECTION 104.003(b) APPLICABI	LITY				

RRC COID: 6310 COMPANY	NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO: 2	23557
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 01/02/2003	RECEIVED DATE: 12/06/2011
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE: 11/30/2010
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC D	OCKET NO: 9174, 10029
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): RCR-ENV-Rider-CTX-OS collection of the approved	S dated 11/30/10 is superseded eff. 11/04/11. The 11th RCR filing rate is now zero to prevent over- amt.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
32166 **CONFIDENTIAL**	
	Y

COMPANY NAME: TEXAS GAS SERVICE COMPANY 6310 **RRC COID:** TARIFF CODE: DT **RRC TARIFF NO:** 23557 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION TEXAS GAS SERVICE COMPANY RATE SCHEDULE T02Z COMMERCIAL TRANSPORTATION SERVICE RATE T02Z-CTX-OS-Com01 APPLICABILITY Applicable to commercial customers and to customers not otherwise specifically provided for under any other rate schedule, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. TERRITORY All unincorporated areas served by the Company in its Central Texas Service Area. COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$75.00 plus - All Ccf per monthly billing period @ \$ 0.1564 per Ccf Plus: See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). SPECIAL PROVISIONS AND CONDITIONS See the Special Provisions and Conditions pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). Supersedes Same Sheet Dated Meters Read On and After January 25, 2001 January 2, 2003 TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-ENV RELOCATION COST RCR-ENV-CTXOSRel RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the unincorporated areas of the Central Texas Service Area: 1D, 1E, 1Z, 2A, 2B, 2C, 2D, 2E, 2Z, 3A, 3B, 3C, 3Z, 4A, 4B, 4C, 4D, 4H, 4Z, CNG-1, C-1, T02A, T02B, T02C, T02Z, T03A, T03B, T03C, T03Z, T04A, T04B, T04C, T04H, T04Z, T0C-1, CNGT. B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC NV CPRC = Relocation costs for the current recovery period. NV = Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. All applicable fees and taxes will be added to the RCR rates. D. BILLING The RCR rate, pursuant to Rate Schedule RCR-ENV-RIDER, shall be included as a separate adjustment (per Ccf rate) to the base bill for rate schedules: 1D, 1E, 1Z, 2A, 2B, 2C, 2D, 2E, 2Z, 3A, 3B, 3C, 3Z, 4A, 4B, 4C, 4D, 4H, 4Z, CNG-1, C-1, T02A, T02B, T02C, T02Z, T03A, T03B, T03C, T03Z, T04A, T04B, T04C, T04H, T04Z, T0C-1, CNGT. E. FILING WITH THE REGULATORY AUTHORITY No less than thirty-five days before implementation of a RCR rate, the Company shall file an application with the appropriate regulatory authority that shall include the following: 1. Documentation demonstrating the requirement of each relocation. 2. Documentation demonstrating the entity requesting each relocation. 3. Schedules showing the costs incurred for each project, considering the costs of comparable facilities. 4. The RCR rate to be implemented with supporting calculations. 5. Documentation demonstrating that reasonable efforts were made to receive reimbursement from the entity requiring each relocation, if applicable. 6. A schedule showing RCR collections. Supersedes Meters Read On and After January 25, 2001 June 23, 2004 Same Rate Sheet Dated Central Texas Service Area RATE SCHEDULE RCR-ENV-RIDER RELOCATION TEXAS GAS SERVICE COMPANY RCR-ENV-RiderCTX-COST RECOVERY RATE A. APPLICABILITY The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to rate schedule RCR-ENV, shall be limited to gas sales and standard transport volumes and apply to the following rate schedules for the unincorporated areas of the Central Texas Service Area: 1D-WLake-OS-Res 4Z-CTXnoWLak-OS-PubA 1E-CPark-OS-Res CNG-1-CTX-OS 1Z-Aus SunV-OS-Res C-1-CTX-IS-Cogen 2A-AusSunV-OS-SmCmAC C-1-CTX-OS-Cogen 2B-CTX-OS-LgCom T02A-CTX-OS-SmCom AC 2C-CTX-OS-LgCom AC T02B-CTX-OS-LgCom 2D-WLake-OS-Com T02C-CTX-OS-LgCom AC 2E-CPark-OS-Com T02Z-CTX-OS-Com 2Z-Aus SunV-OS-Com T03A-CTX-OS-SmInd AC 3A-CTX-OS-SmInd AC T03B-CTX-OS-LgInd 3B-CTX-OS-LgInd T03C-CTX-OS-LgInd AC 3C-CTX-OS-LgInd AC T03Z-CTX-OS-Ind 3Z-CTX-OS-Ind T04A-CTX-OS-SmPub AC 4A-CTX-OS-SmPubA AC T04B-CTX-OS-LgPubA 4B-CTX-OS-LgPubA T04C-CTX-OS-LgPub AC 4C-CTX-OS-LgPubA AC T04H-CTX-OS-PSSpHt 4D-WLake-OS-PubA T04Z-CTX-OS-PubA 4H-CTX-OS-PubSchSpHt T0C-1-CTX-OS-Cogen CNGT-CTX-OS-CNG B. CURRENT RCR RATE Effective Date RCR Rate Meters Read On & After November 4, 2011 (11th RCR Filing-Dck #10029) \$0.00000 per Ccf All applicable fees and taxes will be added to the above rate. Meters Read On and After November 4, 2011 Supersedes Same Sheet Dated November 30.2010 TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN-ENV GENERAL CHARGES, T-GEN-ENV-CTX-O PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All unincorporated areas served by the Company in its Central Texas Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of Lost Unaccounted for Gas (LUG) volume

RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of Lost Unaccounted for Gas (LUG) volume within the Service Area. The customer's share of LUG will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1-.05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its Lost Unaccounted for Gas obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with the provisions of the Company's Conservation Adjustment Clause (Rate Schedule CAC), if applicable, and the

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Company's Relocation Cost Recovery (Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS 1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and

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Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. CONDITIONS 1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-totime in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation. 3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer. 5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from

RRC COID: 63	310 CC	OMPANY NAME:	TEXAS GAS S	ERVICE COMPAN	Y		
TARIFF CODE: DT	RRC TARIF	F NO: 23557					
CURRENT RATE CON	CURRENT RATE COMPONENT						
RATE COMP. ID	DESCRIPTION						
	regarding curtailment applicable, air conditi provided pursuant to t	and stand by supplies or oning equipment must b the Large Volume Air C Gas provided for other, n	f transport gas, as such e inspected and verifi- onditioning rate sched	h policies may change in T ed as safe and in service by lules shall be used for air co	sistent with Transporter's p ransporter's reasonable disc qualified company person onditioning purposes and sh e otherwise applicable rate	retion. 6. If nel. 7. All gas hall be	
RATE ADJUSTMEN	NT PROVISIONS:						
None							
DELIVERY POINTS							
ID	TYPE		NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL		
76822	D	Mcf \$.0000		01/02/2003	Y		
DESCRIPTION:	**CONFIDENTIAL**						
Customer	32166	**CONFIDENTIA	VL**				
TYPE SERVICE PROV	IDED						
TYPE OF SERVICE	SERVICE DESCRI	PTION	OTHER TY	PE DESCRIPTION			
Н	Transportation						
TUC APPLICABILITY	,						
FACTS SUPPORTIN	G SECTION 104.003(b)	APPLICABILITY					

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	23558
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 01/02/2003	RECEIVED DATE: 12/06/2011
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE: 11/30/2010
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RR	C DOCKET NO: 9174, 10029
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): RCR-ENV-Rider-CTX collection of the appro	X-OS dated 11/30/10 is superseded eff. 11/04/11. The 11th RCR filing rate is now zero to prevent over- ved amt.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
32162 **CONFIDENTIAL**	
	Y

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23558
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
T03Z-CTX-OS-Ind	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T03Z Central Texas Service Area INDUSTRIAL TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is available to any customer whose primary business activity at the location served is included in one of the following classifications of the Standard Industrial Classification Manual of the U.S. Government, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). Division B - Mining - All Major Groups Division D - Manufacturing - All Major Groups Division E and J - Utility and Government - facilities generating power for resale only This rate schedule is for those industrial customers whose consumption averages less than 10,000 Ccf per month. Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. TERRITORY All unincorporated areas served by the Company in its Central Texas Service Area. COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$80.00 plus - All Ccf per monthly billing period \$\$ 0.1170 per Ccf Plus: See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). SPECIAL PROVISIONS AND CONDITIONS See the Special Provisions and Conditions pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). Meters Read On and After January 2, 2003 Supersedes Same Sheet Dated January 25, 2001
RCR-ENV-CTXOSRel	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-ENV RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the unincorporated areas of the Central Texas Service Area: 1D, 1E, 1Z, 2A, 2B, 2C, 2D, 2E, 2Z, 3A, 3B, 3C, 3Z, 4A, 4B, 4C, 4D, 4H, 4Z, CNG-1, C-1, T02A, T02B, T02C, T02Z, T03A, T03B, T03C, T03Z, T04A, T04B, T04C, T04H, T04Z, T0C-1, CNGT. B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natura gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC NV CPRC = Relocation costs for the current recovery period. NV = Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. All applicable fees and taxes will be added to the RCR rates. D. BILLING The RCR rate, pursuant to Rate Schedule RCR-ENV-RIDER, shall be included as a separate adjustment (per Ccf rate) to the base bill for rate schedules: 1D, 1E, 1Z, 2A, 2B, 2C, 2D, 2E, 2Z, 3A, 3B, 3C, 3Z, 4A, 4B, 4C, 4D, 4H, 4Z, CNG-1, C-1, T02A, T02B, T02Z, T03A, T03B, T03C, T03Z, T04A, T04B, T04C, T04H, T04Z, T0C-1, CNGT. E. FILING WITH THE REGULATORY AUTHORITY No less than thirty-five days before implementation of a RCR rate, the Compa
RCR-ENV-RiderCTX-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-ENV-RIDER RELOCATION COST RECOVERY RATE A. APPLICABILITY The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to rate schedule RCR-ENV, shall be limited to gas sales and standard transport volumes and apply to the following rate schedules for the unincorporated areas of the Central Texas Service Area: 1D-WLake-OS-Res 4Z-CTXnoWLak-OS-PubA 1E-CPark-OS-Res CNG-1-CTX-OS 1Z-Aus SunV-OS-Res C-1-CTX-IS-Cogen 2A-AusSunV-OS-SmCmAC C-1-CTX-OS-Cogen 2B-CTX-OS-LgCom T02A-CTX-OS-Res Cnd 2C-CTX-OS-LgCom AC 102B-CTX-OS-LgCom 2D-WLake-OS-Com T02C-CTX-OS-LgCom AC 2E-CPark-OS-Com T02Z-CTX-OS-LgCom AC 702B-CTX-OS-LgInd AC 703B-CTX-OS-LgInd 3B-CTX-OS-LgInd T03C-CTX-OS-LgInd AC 3C-CTX-OS-LgInd AC T03B-CTX-OS-LgInd 3B-CTX-OS-LgInd T03C-CTX-OS-LgInd AC 3C-CTX-OS-LgInd AC T04A-CTX-OS-SmPubA AC T04B-CTX-OS-LgInd AC 704A-CTX-OS-SmPubA AC 704B-CTX-OS-LgPubA 4B-CTX-OS-LgPubA 4B-CTX-OS-LgPubA AC 704B-CTX-OS-LgPubA 4B-CTX-OS-LgPubA AC 704H-CTX-OS-PSSpHt 4D-WLake-OS-PubA T04Z-CTX-OS-PubA 4H-CTX-OS-LgPubA AC 704H-CTX-OS-CNG B. CURRENT RCR RATE Effective Date RCR Rate Meters Read On & After November 4, 2011 (11th RCR Filing-Dck #10029) \$0.00000 per Ccf All applicable fees and taxes will be added to the above rate. Meters Read On and After November 4, 2011 Supersedes Same Sheet Dated November 30, 2010
T-GEN-ENV-CTX-O	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN-ENV GENERAL CHARGES, PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All unincorporated areas served by the Company in its Central Texas Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of Lost Unaccounted for Gas (LUG) volume within the Service Area. The customer's share of LUG will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its Lost Unaccounted for Gas obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for

COMPANY NAME: TEXAS GAS SERVICE COMPANY

23558

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION

> purposes of calculating imbalances in accordance with Special Provision 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with the provisions of the Company's Conservation Adjustment Clause (Rate Schedule CAC), if applicable, and the Company's Relocation Cost Recovery (Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS 1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY TARIFF CODE: DT RRC TARIFF NO: 23558 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalar (ii) any other targe user fees area the sume memory to much the which (c) provide the fees (c) provide

regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. CONDITIONS 1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-totime in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation. 3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer. 5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any

RRC COID:	6310	C	COMPAN	Y NAME:	TEXAS GAS	SERVICE COMPAN	IY	
TARIFF CODE:	DT	RRC TAR	IFF NO:	23558				
CURRENT RATE	COMPO	NENT						
RATE COMP. ID DESCRIPTION liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. 6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel. 7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003								
RATE ADJUST	MENT P	ROVISIONS:						
None								
DELIVERY POINT	ГS							
<u>ID</u>		TYPE	<u>UNIT</u>		ENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
76822		D	Mcf	\$.0000		01/02/2003	Y	
DESCRIPTION	<u>N:</u> **(CONFIDENTIAL*	*					
Customer	3210	52	**C	ONFIDENTI	AL**			
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TYPE SERVICE P								
TYPE OF SERVI	ICE S	SERVICE DESCI	RIPTION		OTHER '	FYPE DESCRIPTION		
Н	-	Fransportation						
TUC APPLICABIL	LITY							

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RRC COID: 6310 COMPAN	Y NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	23559
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 01/02/2003	RECEIVED DATE: 12/06/2011
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE: 11/30/2010
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC	DOCKET NO: 9174, 10029
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): RCR-ENV-Rider-CTX-C collection of the approve	DS dated 11/30/10 is superseded eff. 11/04/11. The 11th RCR filing rate is now zero to prevent over- d amt.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL? DELIVERY POINT
32167 **CONFIDENTIAL**	
	Y

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23559
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
T04H-CTX-OS-PSSpH	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T04H Central Texas Service Area PUBLIC SCHOOLS SPACE HEATING TRANSPORTATION SERVICE RATE APPLICABILITY Applicable to public schools for space heating purposes, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. TERRITORY All unincorporated areas served by the Company in its Central Texas Service Area. COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$ 40.00 plus - All Ccf per monthly billing period @ \$ 0.1244 per Ccf Plus: See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). SPECIAL PROVISIONS AND CONDITIONS See the Special Provisions and Conditions pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). Meters Read On and After January 2, 2003 Supersedes Same Sheet Dated January 25, 2001
RCR-ENV-CTXOSRel	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-ENV RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the unincorporated areas of the Central Texas Service Area: 1D, 1E, 1Z, 2A, 2B, 2C, 2D, 2E, 2Z, 3A, 3B, 3C, 3Z, 4A, 4B, 4C, 4D, 4H, 4Z, CNG-1, C-1, T02A, T02B, T02C, T02Z, T03A, T03B, T03C, T03Z, T04A, T04B, T04C, T04H, T04Z, T0C-1, CNGT. B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC NV CPRC = Relocation costs for the current recovery period. NV = Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. All applicable fees and taxes will be added to the RCR rates. D. BILLING The RCR rate, pursuant to Rate Schedule RCR-ENV-RIDER, shall be included as a separate adjustment (per Ccf rate) to the base bill for rate schedules: 1D, 1E, 1Z, 2A, 2B, 2C, 2D, 2E, 2Z, 3A, 3B, 3C, 3Z, 4A, 4B, 4C, 4D, 4H, 4Z, CNG-1, C-1, T02A, T02B, T02Z, T03A, T03B, T03C, T03Z, T04A, T04B, T04C, T04H, T04Z, T0C-1, CNGT. E. FILLING WITH THE REGULATORY AUTHORITY No less than thirty-five days before implementation of a RCR rate, the Com
RCR-ENV-RiderCTX-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-ENV-RIDER RELOCATION COST RECOVERY RATE A. APPLICABILITY The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to rate schedule RCR-ENV, shall be limited to gas sales and standard transport volumes and apply to the following rate schedules for the unincorporated areas of the Central Texas Service Area: 1D-WLake-OS-Res 4Z-CTXn0WLak-OS-PubA 1E-CPark-OS-Res CNG-1-CTX-OS IZ-Aus SunV-OS-Res C-1-CTX-IS-Cogen 2A-AusSunV-OS-SmCmAC C-1-CTX-OS-Cogen 2B-CTX-OS-LgCom T02A-CTX-OS-SmCm AC 2C-CTX-OS-LgCom AC T02B-CTX-OS-LgCom 2D-WLake-OS- Com T02C-CTX-OS-LgCom AC 2E-CPark-OS-Com T02Z-CTX-OS-LgInd AC T03B-CTX-OS-LgInd 3B-CTX-OS-LgInd T03C-CTX-OS-LgInd AC 3C-CTX-OS-LgInd AC T03Z-CTX-OS-Ind 3Z-CTX-OS-Ind T04A-CTX-OS-SmPub A C 4A-CTX-OS-SmPubA AC T04B-CTX-OS-LgPubA 4B-CTX-OS-LgPubA T04C-CTX-OS-LgPub AC 4C-CTX-OS-LgPubA AC T04H-CTX-OS-PubA T04Z-CTX-OS-PubA T04Z-CTX-OS-LgPubA AC T04H-CTX-OS-SpHi 4D-WLake-OS-PubA T04Z-CTX-OS-PubA 4H-CTX-OS-LgPub AC 4C-CTX-OS-Cogen CNGT-CTX-OS-CNG B. CURRENT RCR RATE Effective Date RCR Rate Meters Read On & After November 4, 2011 (11th RCR Filing-Dck #10029) \$0.00000 per Ccf All applicable fees and taxes will be added to the above rate. Meters Read On and After November 4, 2011 Supersedes Same Sheet Dated November 30, 2010
T-GEN-ENV-CTX-O	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN-ENV GENERAL CHARGES, PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All unincorporated areas served by the Company in its Central Texas Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of Lost Unaccounted for Gas (LUG) volume within the Service Area. The customer's share of LUG will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its Lost Unaccounted for Gas obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in

be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with the provisions of the Company's Conservation Adjustment Clause (Rate Schedule CAC), if applicable, and the

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Company's Relocation Cost Recovery (Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS 1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and

CURRENT RATE COMPONENT

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Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. CONDITIONS 1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-totime in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation. 3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer. 5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from

RRC COID: 6.	310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23559
CURRENT RATE COM	MPONENT
RATE COMP. ID	DESCRIPTION
	time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. 6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel. 7. All gas provided pursuant to the Large Volume Air Conditioning rate schedules shall be used for air conditioning purposes and shall be separately metered. Gas provided for other, non-air conditioning uses, shall be billed under the otherwise applicable rate schedule. Initial Rate Meters Read On and After January 2, 2003
RATE ADJUSTME	NT PROVISIONS:
None	
DELIVERY POINTS	
ID	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL
76822	D Mcf \$.0000 01/02/2003 Y
DESCRIPTION:	**CONFIDENTIAL**
Customer	32167 **CONFIDENTIAL**
TYPE SERVICE PROV	/IDED
TYPE OF SERVICE	SERVICE DESCRIPTION OTHER TYPE DESCRIPTION
Н	Transportation
TUC APPLICABILITY	
FACTS SUPPORTIN	G SECTION 104.003(b) APPLICABILITY

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	23560
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 01/02/2003	RECEIVED DATE: 12/06/2011
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE: 11/30/2010
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RR	C DOCKET NO: 9174, 10029
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): RCR-ENV-Rider-CTX collection of the approx	-OS dated 11/30/10 is superseded eff. 11/04/11. The 11th RCR filing rate is now zero to prevent over- yed amt.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
32165 **CONFIDENTIAL**	
	Y

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23560
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
T04Z-CTX-OS-PubA	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T04Z Central Texas Service Area PUBLIC AUTHORITY TRANSPORTATION SERVICE RATE APPLICABILITY Applicable to all public and parochial schools and colleges, and to all facilities operated by Governmental agencies not specifically provided for in other rate schedules or special contracts, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. TERRITORY All unincorporated areas served by the Company in its Central Texas Service Area. COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$10.00 plus - All Ccf per monthly billing period @ \$0.1448 per Ccf Plus: See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). SPECIAL PROVISIONS AND CONDITIONS See the Special Provisions and Conditions pursuant to Rate Schedule T-GEN-ENV (General Charges, Provisions and Conditions). Meters Read On and After January 2, 2003 Supersedes Same Sheet Dated January 25, 2001
RCR-ENV-CTXOSRel	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-ENV RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the unincorporated areas of the Central Texas Service Area: 1D, 1E, 1Z, 2A, 2B, 2C, 2D, 2E, 2Z, 3A, 3B, 3C, 3Z, 4A, 4B, 4C, 4D, 4H, 4Z, CNG-1, C-1, T02A, T02B, T02C, T02Z, T03A, T03B, T03C, T03Z, T04A, T04B, T04C, T04H, T04Z, T0C-1, CNGT. B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC NV CPRC = Relocation costs for the current recovery period. NV = Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. All applicable fees and taxes will be added to the RCR rates. D. BILLING The RCR rate, pursuant to Rate Schedule RCR-ENV-RIDER, shall be included as a separate adjustment (per Ccf rate) to the base bill for rate schedules: 1D, 1E, 1Z, 2A, 2B, 2C, 2D, 2E, 2Z, 3A, 3B, 3C, 3Z, 4A, 4B, 4C, 4D, 4H, 4Z, CNG-1, C-1, T02A, T02B, T02C, T02Z, T03A, T03B, T03Z, T03Z, T04A, T04B, T04C, T04H, T04Z, T0C-1, CNGT. E. FILLING WITH THE REGULATORY AUTHORITY No less than thirty-five days before implementation of a RCR rate,
RCR-ENV-RiderCTX-	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-ENV-RIDER RELOCATION COST RECOVERY RATE A. APPLICABILITY The Relocation Cost Recovery (RCR) rate, as set forth in Section (B) below and pursuant to rate schedule RCR-ENV, shall be limited to gas sales and standard transport volumes and apply to the following rate schedules for the unincorporated areas of the Central Texas Service Area: 1D-WLake-OS-Res 4Z-CTXnoWLak-OS-PubA 1E-CPark-OS-Res CNG-1-CTX-OS 1Z-Aus SunV-OS-Res C-1-CTX-IS-Cogen 2A-AusSunV-OS-SmCmAC C-1-CTX-OS-Cogen 2B-CTX-OS-LgCom T02A-CTX-OS-Res Cnd 2C-CTX-OS-LgCom AC T02B-CTX-OS-LgCom 2D-WLake-OS-Com T02C-CTX-OS-LgCom AC 2E-CPark-OS-Com T02Z-CTX-OS-Com 2Z-Aus SunV-OS-Com T03A-CTX-OS-SmInd AC 3A-CTX-OS-SmInd AC T03B-CTX-OS-LgInd 3B-CTX-OS-LgInd T03C-CTX-OS-LgInd AC 3C-CTX-OS-LgInd AC T03Z-CTX-OS-SmPub A C 4A-CTX-OS-SmPub A AC T04B-CTX-OS-LgInd AC T03Z-CTX-OS-LgPubA 4D-CTX-OS-LgPub A 4D-CTX-OS-LgPub A 4D-CTX-OS-LgPub A 4fter November 4, 2011 (11th RCR Filing-Dck #10029) \$0.00000 per Ccf All applicable fees and taxes will be added to the above rate. Meters Read On and After November 4, 2011 Supersedes Same Sheet Dated November 30, 2010
T-GEN-ENV-CTX-O	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN-ENV GENERAL CHARGES, PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All unincorporated areas served by the Company in its Central Texas Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of Lost Unaccounted for Gas (LUG) volume within the Service Area. The customer's share of LUG will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its Lost Unaccounted for Gas obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in

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accordance with the provisions of the Company's Conservation Adjustment Clause (Rate Schedule CAC), if applicable, and the Company's Relocation Cost Recovery (Rate Schedule RCR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. SPECIAL PROVISIONS 1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Oualified Supplier for each account. The Oualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus

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(iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. CONDITIONS 1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-totime in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation. 3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's applicable general service rate schedule which would otherwise be available to such customer. 5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes

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CURRENT RATE	COMPONE	NT						
RATE COMP. ID	for tim reg	e to time by the arding curtailme	Railroad Cor ent and stand	mmission of T by supplies of	exas or in the absent transport gas, as	nal COI. Such sales shall be s ence of an applicable plan, con such policies may change in T	nsistent with Transporter's Fransporter's reasonable di	policies scretion. 6. If
	pro	vided pursuant t	to the Large V . Gas provide	Volume Air Co ed for other, no	onditioning rate sc	rified as safe and in service b hedules shall be used for air c g uses, shall be billed under th 3	conditioning purposes and	shall be
RATE ADJUST	MENT PRO	VISIONS:						
None								
DELIVERY POINT	ГS							
ID		TYPE	UNIT	CURRE	NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	,
76822		D	Mcf	\$.0000		01/02/2003	Y	
DESCRIPTION	<u>N:</u> **CC	NFIDENTIAL ³	**					
Customer	32165		**C0	ONFIDENTIA	L**			
TYPE SERVICE P	ROVIDED							
TYPE OF SERVI	ICE SE	RVICE DESC	RIPTION		OTHER	TYPE DESCRIPTION		
Н	Tra	ansportation						
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FACTS SUPPOR	TING SEC	FION 104.003 (b) APPLICA	BILITY				

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID: 6310 COMPANY NA	AME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:2356	i1
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 08/20/2014	RECEIVED DATE: 09/11/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC DOC	KET NO:
CITY ORDINANCE NO: ORD-RGV-IS(RC);Stlmt Agrt	t(COSA
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Per 2014 annual COSA filing, meetings of City Councils.	volumetric rates increased eff. 8/20/14. New rates were approved via settlement agreement and
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
32478 **CONFIDENTIAL**	
	Y

RRC COID:6310COMPANY NATARIFF CODE:DTRRC TARIFF NO:23561

COMPANY NAME: TEXAS GAS SERVICE COMPANY

CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION

TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area RATE SCHEDULE T-GEN GENERAL CHARGES. T-GEN-RGV-IS-GTC PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All areas served by the Company in its Rio Grande Valley Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve-month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1 for the incorporated areas or Rate Schedule 1-ENV for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding December. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1-.05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. For customers or qualified suppliers shipping excess gas off the distribution system, PIK shall in no event exceed 1%. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to TEX. REV. CIV. STAT. ANN art. 6060, as such may be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. Plus: Additional charges may be made at the Company's sole discretion for compression, treating, or similar services if the customer or qualified supplier is shipping excess gas off the distribution system. SPECIAL PROVISIONS 1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each agreement. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. Upon receipt of notification of change of supplier, the Company will verify notification of termination of current supplier, verify all documentation of qualification of new supplier is executed, and establish an effective date for the change. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly

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COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE:DT**RRC TARIFF NO:**

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Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded, plus (ii) any applicable franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from applicable franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within thirty (30) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1 for the incorporated areas or Rate Schedule 1-ENV for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the month for which the final COI was calculated, plus (ii) any applicable franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the

RRC COID: 6310	COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23561
CURRENT RATE COMP RATE COMP. ID	Description Description Commersion of these of an applicable plan, consistent with Transportation application guinal meet and and by capplies of ransport gas, as such policies may change in Transportation transformable discretion. I. Services readered much this tariff are discretion of the canoner shall be deemed to be the sum quality as that gas received by the Company of transportation. Service curve and the deemed to be the sum quality as that gas received by the Company of transportation. Service under this tariff sconditioned upon the customer's local star gravity of the distribution system or in case of shortage or transportation application. A supervise gas for existent with the customer's best and conditions of the transportation darge energies of the distribution system or in case of shortage or the transmet gas agreement and all mendments and much discles general service trans schedule which would observe be available to such a service transportation of natural gas neurone application of the transmet of any star service the operational safety, reliability, or integrity of the distribution system or in case of shortage or the customer served and the instance of any hyper distribution of the transmet and the distribution of service shall not relieve the ask chedule which would observe be available to such a transmet of any liability accrued prior to the effective be available to such a service and when the customer of any day other than the first day of calendar month, all volumes delivered to the customer within such month shall be deemed service and the targen calendar month, all volumes delivered to the customer and for calendar month, all service by available is observed and the service and the device service more the served and the service and and they. Service Rad On and After September 1, 2009 (Incorporated only) Sepresdes Rate Schedules Dated Jaly 3, 2006 (Incorporated only). Sepresdes Rate Schedules D

C.2 Return on Investment - The return on investment is equal to the rate of return of 8.0845% multiplied by the rate base balance at the end of the applicable calendar year. The rate of return is composed of: Component Weighting Cost ROR Long-Term Debt 45.0000% 6.1100% 2.7495% Common Equity 55.0000% 9.7000% 5.3350% Total 100.0000% 8.0845% The rate base balance is composed of: Net Utility Plant in Service* Plus: ** Storage Gas Plus: ** Materials and Supplies Inventories Prepayments Cash Working

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE: DT	RRC TARIFF NO: 23561					
CURRENT RATE COMP	ONENT					
<u>RATE COMP. ID</u>	DESCRIPTION Capital Less: Customer Deposits (Account No. 235) Customer Advances (Account No. 252) Deferred Federal Income Taxes * Net Utility Plant in Service as shown by FERC account. Gross utility plant in service and accumulated depreciation by account will be shown separately. ** These items will reflect the 13 month average materials and supplies inventories, storage gas inventories, and prepayments. Cash Working Capital shall be set to zero (\$0) absent a lead/lag study. Supporting information for all rate base items shall be provided to the regulatory authority during the ninety (90) day review period specified in Section D upon request by the regulatory authority.					
	C.3 Federal Income Tax Applicable calendar year federal income taxes will be calculated as follows: Net Taxable Income (applicable calendar-year end rate base multiplied by rate of return included in Section C.2.) Less: Interest on Long Term Debt (debt cost component of return as included in Section C.2 multiplied by the most recent calendar year end rate base) Multiplied by: Tax Factor (.35/(135)) or .53846					
	C.4 Cost of Service Adjustment The amount to be collected through the Cost of Service Adjustment rate (Adjustment Amount) will be the sum of the amounts from Sections C.1, C.2, and C.3, less the calendar year normalized non-gas revenue (gas sales revenue excluding cost of gas revenue) and other revenue (i.e., transportation revenue and service charges). The difference shall be allocated among all customer classes in the same manner as approved in the most recent general rate case. For each customer class, the Adjustment Amount will be collected by adjusting the monthly Commodity Charges. This will be accomplished by dividing the Adjustment Amount by the normalized current year volumes* to determine a per ccf rate. This rate will be added to the Commodity Charge on the applicable rate schedule. *Normalized current year rate schedule T-2 volumes exclude volumes on which the Minimum Bill Charge is assessed.					
	C.5 Cost of Service Adjustment Rate Any change in the Cost of Service Adjustment shall not exceed an amount equal to five percent (5%) of the Commodity Charge effective for service in the Rio Grande Valley Service Area at the end of the calendar year immediately preceding the year in which the Cost of Service Adjustment is made, net of Annual Capital Investment costs*, the costs for the Company to provide public notice, comply with Integrity Assessment and Management expenses**, and reimburse reasonable rate case expenses. Annual Capital Investment costs shall include expenses related to Accounts 403-408, as well as all investment in plant in service. ** Integrity Assessment and Management expenses shall include expenses related to the Railroad Commission of Texas Pipeline Integrity Assessment and Management plan rule, 16 Tex. Admin. Code Ann. Section 8.101, Risk Based Leak Survey Program 16 Tex. Admin. Code Ann. Section 8.206, Leak Grading and Repair 16 Tex. Admin. Code Ann. Section 8.207, Mandatory Removal and Replacement Program 16 Tex. Admin. Code Ann. Section 8.208, and 49 CFR Part 192 Subpart O Gas Transmission Pipeline Integrity Management.					
	C.6 Attestation A sworn statement shall be filed by the Company's Accounting Director, affirming that the filed schedules are in compliance with the provisions of this tariff and are true and correct to the best of his/her knowledge, information, and belief. No testimony shall be filed.					
	C.7 Proof of Revenues The Company shall also provide a schedule demonstrating the proof of revenues relied upon to calculate the proposed Cost of Service Adjustment rate. The proposed rates shall conform as closely as practicable to the revenue allocation principles in effect prior to the adjustment.					
	C.8 Notice Notice of the annual Cost of Service Adjustment shall be published in a form similar to that required under Section 104.103, TEX. UTIL. CODE ANN. no later than forty-five (45) days after the Company makes its annual filing pursuant to this rate schedule with the regulatory authority. The notice to customers shall include the following information: a) a description of the proposed revision of rates and schedules; b) the effect the proposed revision of rates is expected to have on the rates applicable to each customer class and on an average bill for each affected customer class; c) the service area or areas in which the proposed rate adjustment would apply; d) the date the proposed rate adjustment was filed with the regulatory authority; and e) the Company's address, telephone number, and website where information concerning the proposed Cost of Service Adjustment may be obtained.					
	D. REGULATORY REVIEW OF ANNUAL RATE ADJUSTMENT The regulatory authority with original jurisdiction will have a period of not less than ninety (90) days within which to review the proposed Cost of Service Adjustment. During the review period, Company shall provide additional information and supporting documents as requested by the regulatory authority and such information shall be provided within ten (10) working days of the original request. The rate adjustment shall take effect with the first billing cycle of August of each year. This Cost of Service Adjustment Rate Schedule does not limit the legal rights and duties of the regulatory authority. The Company's annual rate adjustment will be made in accordance with all applicable laws. If at the end of the ninety (90) day review period, the Company and the regulatory authority with original jurisdiction have not reached agreement on the proposed Cost of Service Adjustment Rate, the regulatory authority may take action to deny such adjustment, and the Company shall have the right to appeal the regulatory authority's action. Upon the filing of any appeal the Company shall have the right to implement the proposed Cost of Service Adjustment Rate, subject to refund. The Company will reimburse Cities for all reasonable and necessary legal and consulting expenses incurred to review this Cost of Service Adjustment. Any reimbursement of such costs will be recoverable through the Company's annual Cost of Service Adjustment rate.					
ORD-RGV-IS	Meters Read On and After August 1, 2012 Supersedes Same Sheet Dated: September 1, 2009 TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area RATE SCHEDULE ORD-RGV CITY ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated areas of Alamo, Alton, Brownsville, Combes, Donna, Edcouch, Edinburg, Elsa, Harlingen, Hidalgo, La Feria, La Joya, La Villa, Laguna Vista, Los Fresnos, Lyford, McAllen, Mercedes, Mission, Palm Valley, Palmhurst, Palmview, Penitas, Pharr, Port Isabel,					

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY			
TARIFF CODE: DT	RRC TARIFF NO: 23561			
CURRENT RATE COMI	PONENT			
RATE COMP. ID	DESCRIPTION			
	Primera, Progresso, Rancho Viejo, Raymondville, Rio Hondo, San Benito, San Juan, Santa Rosa, and Weslaco, Texas. DESCRIPTION Per the TGS Statement of Intent filed 03/27/09, the following cities approved the same Cost of Gas Clause, Cost of Service Adjustment Clause, Weather Normalization Clause, T-GEN and Cost of Service rates for both gas sales and standard transport customers. These rates were approved per the Settlement agreement dated August 14, 2009. City approvals are as follows: City Ordinance # Date Ordinance Passed Effective Date of Gas Sales and Standard Transport Rate Schedules Alamo 18-08-09 08/18/09 09/01/09 Alton 2009- 04 08/25/09 09/01/09 Brownsville 2009-1510 09/01/09 09/01/09 Combes 2009-3 09/24/09 09/01/09 Donna 2009-09-79 09/17/09 09/01/09 Edcouch 2009-14 08/18/09 09/01/09 Edinburg 09-3378 08/18/09 09/01/09 Elsa 09-14 08/18/09 09/01/09 Harlingen 26 09/02/09 09/01/09 Hidalgo 2009-06 08/25/09 09/01/09 La Feria 2009-11 08/25/09 09/01/09 La Joya 2009-08 09/14/09 09/01/09 La Villa Operation of Law 08/31/09 09/01/09 Laguna Vista 2009-25 09/08/09 09/01/09 Los Fresnos 398 08/25/09 09/01/09 Lyford 09-08-24 08/24/09 09/01/09 McAllen 2009-49 08/24/09 09/01/09 Mercedes 2009-11 08/10/90 90/01/09 Penitas 2009-12 08/17/09 09/01/09 Plam Valley 2009-6 09/28/09 09/01/09 Palmhurst 08-25-09 08/25/09 09/01/09 Palmview 2009-05 08/18/09 09/01/09 Penitas 2009-12 08/17/09 09/01/09 Pharr 0- 2009-27 08/18/09 09/01/09 Port Isabel 676 08/25/09 09/01/09 Primera 2009-04 08/18/09 09/01/09 Progreso Operation of Law 08/31/09 09/01/09 Rancho Viejo 183 08/27/09 09/01/09 Raymondville 1137 08/25/09 09/01/09 Rio Hondo 370 08/25/09 09/01/09 San Benito 2440 08/25/09 09/01/09 San Juan 40072 08/25/09 09/01/09 Santa Rosa 2009-02 9/10/2009 09/01/09 Weslaco 2009-22 09/01/09 09/01/09 Meters Read On and After September 1, 2009 Supersedes Same Sheet Dated July 31, 2006			
T-2-RGV-IS-Firm	TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area Rate Schedule T-2 TRANSPORTATION SERVICE RATE			
	APPLICABILITY Service under this rate schedule is available to any customer of Texas Gas Service Company (Company) and to Qualified Suppliers or Producers supplying natural gas to be transported, pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions) for the transportation of customer-owned natural gas through the Company's Rio Grande Valley distribution system for use by customers within the Company's Rio Grande Valley's Service Area or deliveried to connecting pipelines. This rate schedule requires a one-year commitment for transportation service. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.			
	TERRITORY All areas served by the Company in its Rio Grande Valley Service Area.			
	RATE This rate shall be the sum of Part A, Part B, and Part C as described below. Part A: A customer charge of \$327.82 per meter per month.			
	Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the following Ccf charge: All Ccf @ \$0.05865 per Ccf			
	Part C: Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions). Minimum Monthly Bill of \$1,500 (from the sum of Part A and Part B)			
	CONDITIONS See the Special Provisions and Conditions pursuant to Rate Schedule T-GEN (General Charges, Provisions and Conditions)			
	Meters Read On and After August 20, 2014 (Incorporated only) Supersedes Same Sheet Dated July 31, 2013 (Incorporated only)			
RATE ADJUSTMENT	Γ PROVISIONS:			
See COSA-RGV-IS-C	COSAdj (RATE SCHEDULE COSA) Cost of Service Adjustment Clause			
DELIVERY POINTS				
ID	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL			
76827	D Mcf \$.0000 09/01/2009 Y			
DESCRIPTION:	**CONFIDENTIAL**			
Customer 3	**CONFIDENTIAL**			

RRC COID:	6310	COMPAN	NY NAME:	TEXAS GAS SERVICE COMPANY	
TARIFF CODE:	DT	RRC TARIFF NO:	23561		
TYPE SERVICE P	ROVID	ED			
TYPE OF SERV	ICE	SERVICE DESCRIPTION		OTHER TYPE DESCRIPTION	
Н		Transportation			
TUC APPLICABII	LITY				
FACTS SUPPOR	FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY				

RRC COID: 6310 COMPANY NAME:	TEXAS GAS SERVICE COMPANY			
TARIFF CODE: DT RRC TARIFF NO: 23565				
DESCRIPTION: Distribution Transportation	STATUS: A			
OPERATOR NO:				
ORIGINAL CONTRACT DATE: 12/01/2010	RECEIVED DATE: 02/11/2011			
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:			
INACTIVE DATE:	AMENDMENT DATE:			
CONTRACT COMMENT: None				
REASONS FOR FILING				
NEW FILING: Y RRC DOCKET N	0:			
CITY ORDINANCE NO: see ORD-CTX-IS				
AMENDMENT(EXPLAIN): None				
OTHER(EXPLAIN): New transportation delivery point.				
CUSTOMERS				
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>			
32499 **CONFIDENTIAL**				
	Y			

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23565
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
CT-T-30-IS-XAJ	CT-T-30-IS-XAJ RATE COMPONENTS Monthly Cost of Service: \$0.25 per Mcf; effective December 1, 2011, and each December 1st thereafter during the term of this Agreement, Company shall have the right to adjust the cost of service charge with thirty (30) days advance notice to Shipper, not to exceed 5%. Monthly Meter Charge: \$1,500.00 Additional Charges: 1) a charge will be made each month to recover the cost of taxes paid to the State of Texas pursuant to Texas Utilities Code; Chapter 122 as such may be amended from time to time which are attributable to the transportation service performed hereunder. 2) a charge will be made each month to recover the cost of any applicable franchise fees paid to the cities. 3) in the event the company incurs a demand or reservation charge from its gas supplier(s) or transportation providers in the Central Texas Area, the customer may be charged its proportionate share of the demand or reservation charge based on benefit received by the customer.
Γ-GTC-CTX-IS-Trans	proportionate share of the demand or reservation charge based on benefit received by the customer. TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULET-GTC GENERAL TERMS AND CONDITIONS FOR TRANSPORTATION ARTICLE 1 DEFINITIONS 1.1 Affiliate shall mean any person, entity, or business section, or division that directly or through one or more intermediaries' controls, is controlled by, or is under common control with the entity in question. 1.2 Agreement shall mean the agreement to which the General Terms and Conditions for Transportation apply. 1.3 Btu shall mean British thermal unit(s) and shall be computed on a temperature base of sixty degrees (60 degrees) Fahrenheit and a pressure base of fourteen and sixty-five hundredths (14,65) psia and on a gross-real-dry basis: and shall not the corrected for real water vapor as obtained by means commonly acceptable to the industry, and MMBtu shall mean fore million (1,000,000) Btu. 1.4 Commission shall mean the Railroad Commission of Texas. 1.5 Company shall mean Texas Gas Service, a division of ONEOK, Inc., when it is acting as Company on the Pipeline System. 1.6 Cumulative Tolerance Limit shall mean five precent (5%) of aggregate historical annual deliveries on a Qualified Supplier's pool of customers for the most recent year ended on June 30. The Company, at its sole discretion, may make adjustments to the Cumulative Tolerance Limit to reflect changes to the pool of customers faul mean a consumer which subscribes to natural gas services provided by Texas Gas Service. 1.8 Dekatherm (Dub) shall mean 1.400,000 Btu's (1 MMBtu). This unit will be on a dry basis. 1.9 Day shall mean the 24 sepcified in the Agreement. 1.12 Gas Transportation Order shall mean a completed Exhibit A relating to the applicable gas, rasifue gas, residue gas resulting from processing bott casing head gas and gas-well gas, and all other hydrocarbon and non-hydrocarbon componets thereof. 1.13 Gas Transportation Order shall mean a completed Exhibit A relating to the appl

cost of any alterations, additions, repairs, maintenance or replacements made to or on said Pipeline System. 2.3 Customer agrees not to connect or cause the connection of any third party to the Pipeline System for any purpose without the express written approval and consent of Company to be granted in Company's sole discretion. Customer further agrees not to transport or cause to be transported any Gas for any third party. If either of these conditions is breached by Customer, Company shall have the right and option, notwithstanding any other provision of the Agreement or the General Terms and Conditions for Transportation, to terminate the Agreement including the Exhibits thereto immediately and without further obligation to Customer. 2.4 Company presently is transporting Gas to third parties on the Pipeline System and shall have the right in the future to transport additional Gas for such purposes and to transport Gas to additional third parties as it may desire, and Company shall have the right to make additional connections to the Pipeline System as may be required to serve presently existing and new customers, all of which is subject to the provisions of the Agreement. Company's transportation of Gas hereunder shall not obligate Company in any manner beyond the terms of the Agreement and the Exhibits attached thereto. 2.5 Company shall own any and all liquids which are recovered from the Pipeline System and may use, sell or transfer all

RRC COID: 6310 COMPAN TARIFF CODE: DT RRC TARIFF NO:

COMPANY NAME: TEXAS GAS SERVICE COMPANY

23565

TARIFF CODE: DT RRC TARIFI CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

liquids without having to account in any manner, or pay any monies or other consideration to Customer. 2.6 The Company reserves the unilateral right from time to time to seek regulatory approval to make any changes to, or to supersede, the rates, charges and any terms stated in the tariffs, rate schedules, the agreements, and the General Terms and Conditions. ARTICLE 3 OPERATIONS 3.1 Customer shall deliver its Gas into the Pipeline System at the Points of Receipt described on the applicable Gas Transportation Order, as it now exists and as it may be amended. Customer shall have no right to require Gas to be received at any particular Point of Receipt and Company may delete such points or modify the capacity thereof from time to time and at any time in its sole discretion with no further obligation to Customer with respect to such Point of Receipt. All supplies of Gas delivered to the Pipeline System must comply with the terms and conditions of the Agreement and the exhibits attached thereto. In no event shall Company be required to expand, modify, construct, rearrange, or change the operations of the Pipeline System in order to receive Gas from or on behalf of Customer or in order to deliver Gas to Customer at any existing Points of Delivery. 3.2 Customer shall advise (in a method and format approved by Company in its sole discretion) Company with respect to each Day, Week and Month the name of each supplier with whom it has a contract (and the name of the individual with such supplier responsible for Customer's account), which source of supply is delivering to Company, how much Gas is nominated to be delivered to Company from each source of supply (i.e., each well, plant, or other desired Point of Receipt) and the anticipated deliveries at each Point of Delivery. Customer's nomination shall be in good faith, in balance between Points of Receipt and Points of Delivery, and shall be based on Customer's commercially reasonable best efforts to estimate usage for Hour, Day, Week, and Month. Customer will cause their Qualified Supplier to act as their agent in the nomination process. Qualified Supplier shall not intentionally nominate more or less Gas than is anticipated for consumption by Customer(s), except as may be needed for balancing purposes to the extent Company accepts such nomination. Qualified Supplier shall submit nominations to the Company's gas scheduling department in accordance with their currently effective nomination process which can be provided to the parties upon request. Customer and Qualified Supplier shall exercise commercially reasonable best efforts to deliver to the Pipeline System Dths of Gas that Company is to deliver from the Pipeline System to Customer during any particular Hour, Day, Week and Month, including but not limited to volumes needed for peak Day usage for Customer's facilities. 3.3 Before the start of the Gas Day, the Point Operator and Company shall establish a predetermined allocation (PDA) method to specify how Gas received or delivered by Company shall be allocated in accordance with confirmed nominations at such point. Only one PDA methodology shall be applied per allocation period. 3.4 Customer's Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery. To the extent that Customer's acts or omissions cause Company to incur, directly or indirectly, fees, charges, expenses, or penalties from a supplier or transporter for failure to satisfy such supplier's or transporter's balancing or nomination requirements, then Customer agrees to reimburse Company for such fees, charges, expenses, or penalties, and defend, indemnify, and hold Company harmless with respect thereto. Any fees, charges, expenses or penalties which were determined to be in error will be credited back to the Customer. 3.5 The Point of Receipt and Point of Delivery may be, or may later become points through which other quantities of Gas are being measured; therefore, the measurement of Gas under the Agreement may involve the allocation of Gas deliveries. In such event, each party hereto will furnish, or cause to be furnished, to the other all data required to accurately account for all Gas. 3.6 Except as may be set forth on a Gas Transportation Order, Company shall receive and deliver Gas hereunder as nearly as practicable at uniform hourly and daily rates of flow. It is recognized that it may be physically impracticable, because of measurement, Gas control limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly quantities received may, due to the aforementioned reasons, vary above or below the daily and hourly quantities delivered. If the quantities received and the quantities delivered hereunder should create an imbalance at the end of any hour, Day, Week, or Month, then Company and Customer shall adjust receipts and/or deliveries at any time to the end that the quantities received and delivered shall be kept as near to zero (0) imbalance as practicable. 3.7 Imbalances Customer must designate no more than one Qualified Supplier. The Qualified Supplier shall act on behalf of the Customer to procure gas supplies, deliver gas supplies to points of receipt designated in the Gas Transportation Order, and shall act as the Customer's agent with respect to nominations, operational notices required under the Gas Transportation Agreement or applicable tariffs and with respect to resolution of imbalances under this Rate Schedule. (A) The following cash out provisions shall be applied to the Qualified Supplier for its aggregate pool of Customers that are being provided service pursuant to a Rate Schedule or some other form of transportation service: 1) Qualified Supplier shall not deliver into the Pipeline System more Dths of Gas than Company delivers to the aggregate pool of Customers at the Points of Delivery during a Month. At the end of the Month in which an over-delivery occurred and exceeded the Monthly Tolerance Limit or the Cumulative Tolerance Limit, Qualified Supplier shall sell such excess Gas to Company at 95% of Inside FERC's FOM Houston Ship Channel index price. 2) If Company receives less Dths of Gas than are delivered to the aggregate pool of Customers at the Points of Delivery in excess of the Monthly Tolerance Limit or Cumulative Tolerance Limit in any particular Month, then Qualified Supplier shall purchase such under-delivered volumes at 105% of Inside FERC's FOM Houston Ship Channel index price. The Company will provide monthly imbalance statements along with calculations of the cash out charges in accordance with the aforementioned cash out provisions to the Qualified Supplier each month. Payments for cash out charges will be due each month within 15 business days of the imbalance statement date. The Company may elect at its sole discretion to accrue the monthly cash out provisions each month and only require periodic settlement rather than monthly payments. The monthly transport payments shall not be abated with respect to a Month in which under-deliveries occurred except as provided in Article 9 and Article 10 hereof. 3.8 Customer and Company shall exercise their commercially reasonable best efforts to comply with all of the standards established by the North American Energy Standards Board, Inc. (NAESB), but in no event shall either party be required to comply with the NAESB standards if such compliance has a material adverse affect upon such party. 3.9 In the event Customer's source of gas supply is terminated by Customer's supplier due to non-payment or other reasons, or if customer is otherwise unable to continue as a transportation customer, Customer may, upon the giving of five (5) business days advance notice to Company, obtain service from Company under the general sales tariff applicable to Customer. Prior to commencing such service, Company may, in its sole discretion, require Customer to post a deposit or bond in accordance with the provisions of Article 5 hereof. ARTICLE 4 PRESSURE AND QUALITY OF GAS 4.1 Customer shall deliver (or cause to be delivered) the Gas to the Pipeline System at the Point of Receipt at a pressure sufficient to effect delivery into the Pipeline System at that point. If necessary, Customer shall provide additional compression to make such deliveries hereunder, and Company shall not have any cost or responsibility in that regard. 4.2 Subject to the provisions of Section 4.1 above, the Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery at pressures sufficient to effect deliveries to Customer's facilities, but not to exceed the maximum pressure that has existed for each Point of Delivery. 4.3 Gas delivered by and to Customer shall be commercially free of dust, gums, gum-forming constituents,

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gasoline, water, and any other substance that may become separated from the Gas during the handling hereof. All Gas received shall conform to the following additional specifications: (A) Contain not more than one-quarter (1/4) grain of hydrogen sulfide per 100 cubic feet, as determined by a method generally acceptable for use in the gas industry: (B) Contain not more than five (5) grains of total sulfur per 100 cubic feet; (C) Contain not more than two percent (2%) by volume of carbon dioxide; (D) Contain not more than four percent (4%) by volume of total inerts, including carbon dioxide and nitrogen; (E) Contain not more than two-tenths of one percent (.2%) by volume of oxygen; (F) Contain a gross heating value equivalent to at least 980 British Thermal Units per cubic foot and not to exceed 1080 British Thermal Units per cubic foot; (G) Have a temperature of not more than one hundred twenty degrees (120#) Fahrenheit and not less than forty degrees (40 #) Fahrenheit; (H) Contain no water or hydrocarbons in liquid form; (I) Contain not more than 7 pounds of water in vapor stage per 1,000 Mcf of gas; and (J) Be interchangeable with the Company's system Gas at the Point of Receipt or delivered to the nearest customer, city border station, or other pipeline interconnected with such receiving facility or downstream of the Point of Receipt. 4.4 The Company, at its option, may refuse to accept delivery of any gas not meeting the quality specifications set out above. Thereafter, Customer or Qualified Supplier shall have the right to conform or cause the gas to be conformed to the above specifications. If the Customer or Qualified Supplier does not elect to conform the gas to said specifications, then the Company at its sole option may accept or reject any such gas. 4.5 Notwithstanding anything to the contrary contained herein, the gas which the Company transports and delivers to the Customer shall be odorized by the Company. In the event Customer desires to remove the odorant, such removal shall be solely at Customer's risk and expense. ARTICLE 5 PAYMENT 5.1 Should Customer fail to pay or deliver any or all of the amount of the transportation payment and/or other fees due under any exhibit when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shall accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half percent (1 one-half%) per month from the due date until the date of payment. If such failure to pay continues for fifteen (15) Days after payment is due, Company, in addition to any other remedy it may have, may suspend further receipts and deliveries of Gas until such amount is paid; provided, however, that if Customer in good faith shall dispute in writing the amount of any such bill or part thereof and shall pay to Company such amounts as it concedes to be correct and, at any time thereafter within thirty (30) Days of the due date of such payment, shall furnish a good and sufficient surety bond in an amount and with surety satisfactory to Company, guaranteeing payment to Company of the amount ultimately found due upon such bills, including interest thereon, after a final determination which may be reached either by agreement or judgment of the courts, as may be the case, then Company shall not be entitled to suspend further receipts and withdrawals of Gas unless and until default be made in the conditions of such bond. As an alternative to posting a bond, Customer may pay the portion of any amount in dispute without waiving its rights to recoup any monies improperly billed. If the portion of any amount in dispute is ultimately determined to be incorrect, such amount shall be refunded by Company to Customer together with interest thereon at a rate (which in no event shall be higher than the maximum allowed by law) equal to one and one-half percent (1one-half%) per Month for the period from the date of payment to Company to the date of refund by Company. 5.2 Customer agrees to pay any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days after receipt of an invoice from Company. 5.3 Company reserves the right, prior to initiation of service, to require a cash deposit or bond in favor of Texas Gas Service in order to assure payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. In the event Customer's financial condition materially weakens or Customer fails to make timely payment in accordance with Article 5 after the execution of the Agreement, then upon written request from Company, Customer agrees to deposit cash with Texas Gas Service or secure a bond in favor of Texas Gas Service in order to assure the payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. Such deposit or bond shall be furnished to Texas Gas Service within fifteen (15) days after a request by Texas Gas Service is made for such deposit or bond and shall be made in a form and amount satisfactory to Texas Gas Service. If such deposit or bond is not furnished in a timely manner, or if a bond expires or is canceled prior to the end of the period specified below, or if the cash deposit or bond is not increased as specified below, then leasing of capacity and the rendering of all other services may be suspended by Texas Gas Service in its sole discretion until such deposit or bond is furnished, renewed or increased, as applicable. 5.4 Nothing in this Article 5 shall be deemed to supersede the respective rights and obligations of Company and Customer as provided by Texas statutes, rules, and/or regulation, as such statutes, rules, or regulations may be amended from time to time, with respect to adjustments to the amounts owed by Customer as a result of errors in Customer's meter or errors in reading Customer's meter. Customer shall be responsible for payment of the amounts owed Company for transportation service and gas supply provided to Customer during the applicable period for which it has been determined that Customer's meter was in error to the favor of Customer. ARTICLE 6 STATEMENTS AND RECORDS 6.1 On or about fifteen (15) days after the Company receives necessary volumetric information from other parties for each calendar month after commencement of Gas receipts and deliveries hereunder, Company shall render to the Qualified Supplier a statement for the preceding Month showing the total Dths of Gas received and delivered and each Point of Receipt and Point of Delivery. If information necessary for statement purposes is in the possession of Customer, Customer shall furnish such information to Company on or before the sixth (6th) Day of the Month in which the statement requiring such data is to be rendered. 6.2 Both parties hereto shall have the right at any and all reasonable times within twenty four (24) months from the time period in question, to examine the books and records of the other to the extent necessary to verify the accuracy of any statement, computation, or demand made hereunder. 6.3 Customer agrees to supply to Company, at Company's request at any time and from time to time, a sample of the liquids removed from the gas stream of the facilities which deliver gas to Company which sample is to be taken from a point upstream from the Point of Receipt. Said sample shall not contain any toxic, hazardous, or deleterious materials or any materials which Company, in its sole discretion, deems in any way harmful to its facilities, personnel or the environment, including, but not limited to, polychlorinated byphenyls (PCBs), and substances or materials considered hazardous or other similar terms, or requiring investigation, remediation or removal under any federal, state or local statute, regulation, rule or ordinance or any amendments thereof whether now in effect or as may be in effect in the future. If such samples contain any such materials or substances, Company shall have the right, in its sole discretion and in addition to other remedies available to it, to immediately cease receipt of Gas through the Point of Receipt until such time as all such materials or substances are eliminated from the Gas such that Company, in its sole discretion, elects to again receive such Gas through the Point of Receipt. Should Customer fail or refuse to eliminate all such materials or substances within a reasonable time, Company shall have the right, upon written notice, to terminate this Agreement. Customer hereby expressly agrees to indemnify and hold Company and Company's affiliates harmless from and against any and all liabilities, losses, claims, damages, actions, costs, fines, and expenses of whatever nature, including, but not

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23565
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RATE COMP. ID	DESCRIPTION Imited to, corur costs, and attorney's fees arising out of or in any manner relating to the presence of PCBs and/or any other toxic, hazardous, deleterions, hamful, or unsafe materials as described above in Gas delivered by or on behalf of Customer into Company's system. ARTICLE 7 MESNUERMENT AND TENTSY OF GAS AND FQUIPMENT The measurement and tests for quality of Gas delivered and delivered by Ucustomer heremader shall be governed as follows: 7.1 The quantities of Gas received and delivered by too on behalf of Customer interment Committee Reports and other industry standards as to construction and installation. 7.2 The unit of volume for purposes of measurement shall be one (1) cubic of of Gas at a temperature base of sixty degrees (6) degrees 1 Phartonichi and at a presente base of control of the gas volumes delivered by (Lustomer at the Point of Delivery shall be assumed to be equal to the Buc content per MeI of the gas volumes delivered by (Lustomer at the Point of Exerciser) shall be assume base. 7.3 The temperature shall be adjusted to standard (000) to use controls of the meter or start of the delivered by (Lustomer at the Point of Delivery of shull be assumed to the method so at location with a carrox; to the meter store toff-mither (MOI) by use standards, conversion of the volumes from these control of the sample of the Gas Laws corrected for deviation from Boyle's Law, all to be in accordance with methods, and tables set out in the American Gas. Association Beastreement Committee Reports of a solutions to the standard conditions by and base start on the Gas to which it applies may be taken. 7.7 Tests to determine total suffic, tytogen suffice, cozygen, carbon divide, total larers, and warvary or shall be determined by means of a sampling method of general use in the Gas industry. The location of the sample of the Gas to which it applies may be taken. 7.7 Tests to determine total suffice, tytogen suffice, cozygen, carbon divide, total larers, and warvary of shall related a costh test at p

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY TARIFF CODE: DT RRC TARIFF NO: 23565 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION be deemed to be in the exclusive control and possession of such Gas until its withdrawal by Customer at the Point of Delivery. The party which shall be in the exclusive control and possession of such Gas shall be responsible for all in injury or damage caused thereby and shall be responsible for any loss of Gas while in its possession, except with regard to injury, damage or loss caused by or arising ou of the negligence of the nonpossessory party. 8.4 The Pipeline System shall at all times remain the property of Company, and Customer shall have no right or property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND

and shall be responsible for any loss of Gas while in its possession, except with regard to injury, damage or loss caused by or arising out of the negligence of the nonpossessory party. 8.4 The Pipeline System shall at all times remain the property of Company, and Customer shall have no right or property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND CASUALTY 9.1 If either Company or Customer is rendered unable, wholly or in part, by reason of force majeure or any other cause of any kind not reasonably within its control, other than financial, to perform or comply with their obligations hereunder, then such party's obligations or conditions shall be suspended during the continuance of such inability and such party shall be relieved of liability for failure to perform the same during such period; provided, however, obligations to make payments when due hereunder shall not be suspended. Any force majeure event (other than labor disputes, strikes, or lockouts) shall be remedied so far as possible with reasonable dispatch. Settlement of strikes, lockouts, and labor disputes shall be wholly within the discretion of the party having the difficulty. The term force majeure shall include, but is not limited to, the following: acts of God and the public enemy; the elements; fire, accidents, breakdowns, strikes; any industrial, civil, or public disturbance; inability to obtain or delay in obtaining rights-of-way, material, supplies, permits, or labor; any act or omission by parties not subject to control by the party hereunder having the difficulty; and any laws, orders, rules, regulations, acts or restraints of any governmental body or authority, civil or military. If pursuant to the foregoing Company curtails or temporarily discontinues the receipt or delivery of Gas hereunder, Customer agrees to hold Company harmless from any loss, claim, damage, or expense that Customer may incur by reason of such curtailment or discontinuance. 9.2 If a portion of the Pipeline System required to make the transportation service available is partially damaged by fire or other casualty, the damage may be repaired by Company, at its option and in its sole discretion, as speedily as practicable, due allowance being made for the time taken for the settlement of insurance claims. Until such repairs are made, the payments shall be apportioned in proportion to the portion of the capacity of the Pipeline System which is still available for the purposes hereof, such determination to be made in the sole discretion of Company. If the damage is so extensive as to render the Pipeline System wholly unusable, in Company's sole opinion, the payments, if any, shall cease until such time as the Pipeline System is again useable. In case the damage shall, in Company's sole opinion, amount substantially to a destruction of the portion of the Pipeline System available for the transportation of Gas and Company shall elect not to repair the damage, then the Agreement shall terminate at the time of such damage, and Company shall not be liable to Customer for any liability, damage, or claim which arises out of any failure to make repairs. ARTICLE 10 GOVERNMENTAL RULES, REGULATIONS, AND AUTHORIZATIONS; INTERPRETATION OF AGREEMENT 10.1 The Agreement is subject to all valid orders, laws, rules, and regulations of duly constituted municipal, State and Federal governmental authorities and agencies having jurisdiction or control over the parties, their facilities or Gas supplies, the Agreement, or any provision hereof. The Company reserves the right to seek modification or termination of any of the General Terms and Conditions, the Gas Transportation Agreement, and any of the tariffs to which it applies. 10.2 The Agreement shall be interpreted under the laws of the State of Texas, excluding any law thereof directing the application of the laws of another jurisdiction. ARTICLE 11 MISCELLANEOUS 11.1 Any modification of terms, or amendment of any provisions hereof, shall become effective only by supplemental written agreement between the parties. 11.2 (A) Any of the following events or conditions shall constitute a default of Customer under the Agreement: (1) Default in the delivery of any payment or any sums hereunder for a period of sixty (60) Days after the same becomes due; (2) Any other breach of the material terms and conditions of the Agreement and the failure of Customer to cure such breach within thirty (30) Days after written demand by Company or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Customer shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured; (3) Customer shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Customer; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Customer (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; or (5) If any certificate, statement, representation, or warranty furnished by Customer proves to be false or incomplete in any material respect. (B) Upon the happening of any event of default as set forth in subparagraph 11.2(A) above, Company shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Customer the sum of all transportation payments and all other amounts due and owing under the Agreement plus the sum of all transportation payments and other amounts to become payable during the balance of the term of the Agreement; (2) Retake possession of the entire capacity of the Pipeline System without any court order or other process of law and without any rights of Company being thereupon terminated; (3) Terminate the Agreement and the Exhibits; (4) Pursue any other remedy at law or in equity. (C) Any of the following events or conditions shall constitute an Event of Default with respect to Company under the Agreement: (1) Default in the crediting of any sums due to Customer or in the payment of any other sums due to Customer under the Agreement for a period of ninety (90) Days after the same is established by Company to have become due; (2) Company's breach of any material term or condition of the Agreement and the failure of Company to cure such breach within thirty (30) Days after written demand by Customer or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Company shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured. (3) Company shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Company; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Company, (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially

COMPANY NAME: TEXAS GAS SERVICE COMPANY

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all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; (D) Upon the happening of any event of default as set forth in subparagraph 11.2(C)above, Customer shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Company the sum of all outstanding credits and other amounts due and owing under the Agreement; (2) Terminate the Agreement and the Exhibits; (3) Pursue any other remedy at law or in equity. (E) The rights granted to Company and Customer hereunder shall be cumulative as to each and action on one shall not be deemed to constitute an election or waiver of any other right to which Company or Customer may be entitled. (F) Upon the termination of the Agreement, whether by lapse or time or otherwise, Customer will surrender any and all rights in the Pipeline System immediately. 11.3 Company shall not be liable for damages resulting from interruption of service, when such interruption is necessary to make repairs, changes, or adjustments in Company's equipment and facilities. 11.4 No waiver by Company or Customer of any default or the other under the Agreement shall operate as a waiver of any future default, whether of a like or different character. 11.5 The Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their successors and assigns. In the event Customer sells, leases or otherwise transfers its distribution system to a third party, whether voluntarily or involuntarily, then Customer agrees, as a part of such sale, lease or transfer, to assign to such third party and to require such third party to accept the assignment of the Agreement and the Exhibits included therein, subject to the provisions of the following sentence. Neither the Agreement nor the Exhibits attached thereto nor the rights and obligations of Customer hereunder may be assigned without the consent of Company, which consent shall not be unreasonably withheld. 11.6 Customer will not mortgage, create a security interest in, or encumber the Agreement, or sublet the rights granted hereby, or permit its use by others, or pledge, loan, sublet, create a security interest in, or in any other manner attempt to dispose of such rights, or permit its use by others, or suffer any liens or legal process to be incurred or levied thereon; provided, however, that Customer may grant a security interest or similar encumbrance in connection with any existing financing arrangement associated with Customer's facility. 11.7 Except as provided below, Customer shall pay all fees, taxes, charges, and assessments imposed by or on behalf of any governmental entity in connection with the Agreement or in connection with the purchase, transportation, and disposition of Gas by or on behalf of Customer pursuant to the Agreement including but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all returns required for the Pipeline System and all appurtenant facilities. Customer will furnish Company with any information available to Customer in connection with Company's obligations under this section. 11.8 Company and Customer agree to exercise and take reasonable steps necessary to safeguard and cause their officers, directors, employees, agents, advisers, and representatives to safeguard the confidentiality of the Agreement and the terms and conditions thereof (as contrasted with the existence and effectiveness of the Agreement which are not confidential) and not to disclose any part of it or any information derived there from or any negotiations relating thereto to any party or person except that limited number of people within Company's and Customer's organizations, and their advisers, lenders and potential investors, as may need to know the terms and conditions hereof in order to evaluate, understand, execute and perform the Agreement. Company and Customer agree not to copy or permit the copying of the Agreement, except as may be necessary for their operations. In the event Customer or Company or any of their officers, directors, employees, agents, or representatives, is requested or required (by oral or written question or request for information or documents in legal proceedings, interrogatories, subpoena, Civil Investigative Demand or similar process) to disclose any information concerning the Agreement or the terms and conditions thereof or any negotiations relating thereto, it is agreed that the party receiving such question or request will provide the other parties with prompt notice thereof so that such other parties may seek a protective order or other appropriate relief or a release from the other parties. It is further agreed that if, in the absence of a protective order or receipt of a release, the other party is compelled to disclose such information or else stand liable for contempt or suffer other censure or penalty or adverse effect, then such party may disclose such information. The parties hereto are further authorized to make disclosure of the Agreement as may be required by Federal, state, or local regulation or agency or as may be required by auditors or accountants in connection with the preparation of financial statements or tax returns. Disclosure hereunder shall not constitute a basis for defense, termination, or modification of the Agreement. ARTICLE 12 DISPUTE RESOLUTION 12.1 Any dispute arising out of or relating to this Agreement for which a claim or demand is asserted that is equal to or exceeds a value of \$25,000 shall be resolved in accordance with the procedures specified in this Article 12, which shall be the sole and exclusive procedures for the resolution of any such disputes. The cost of conducting the dispute resolution process, including the fees and expenses of any arbitrators, shall be shared equally by the parties, and each party shall bear its own costs, including any attorneys' fees or other expenses incurred in the process. Each party is required to continue to perform its obligations under this Agreement pending final resolution of any dispute arising out of or relating to this Agreement, unless to do so would be impossible or impracticable under the circumstances. 12.2 Negotiation. The parties shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement promptly by negotiation between management level personnel who have authority to settle the controversy. Any person may give the other party written notice of any dispute not resolved in the normal course of business. Within fifteen (15) days after delivery of the notice, the receiving party shall submit to the other a written response. Within thirty (30) days after delivery of the initial notice, the designated managing personnel of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary, to attempt to resolve the dispute. All reasonable requests for information made by one party to the other will be honored. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence. 12.3 Arbitration. Any dispute arising out of or relating to this Agreement, including the breach, termination or validity thereof, which has not been resolved by negotiation as provided above within sixty (60) days after initiation of negotiations shall be finally resolved by arbitration in accordance with the CPR Rules for Non-Administered Arbitration then currently in effect by (i) a sole arbitrator agreed upon by the parties if the dispute is between \$25,000 and \$250,000, or (ii) three independent and impartial arbitrators, of whom each party shall designate one, if the dispute is in excess of \$250,000. All arbitrators shall be knowledgeable in the natural gas industry. The arbitrator(s) shall have no authority to award consequential, punitive or exemplary damages. Provided, however, if one party fails to participate in the negotiation as agreed herein, the other party can commence arbitration prior to the expiration of the time periods set forth. The arbitration shall be governed by the Federal Arbitration Act, 9 U.S.C. Sections 1-16, and judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof. Unless otherwise agreed, the place of arbitration shall be Austin, Texas. Initial Rate Schedule Meters Read On and After June 30, 2009 (Other Cities) July 17, 2009 (City of Cedar Park)

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY				
TARIFF CODE: DT RRC TARIFF NO: 23565				
RATE ADJUSTMENT PROVISIONS:				
None				
DELIVERY POINTS				
IDTYPEUNITCURRENT CHARGEEFFECTIVE DATECONFIDENTIAL76856DMcf\$.000012/01/2010Y				
DESCRIPTION: **CONFIDENTIAL**				
Customer 32499 **CONFIDENTIAL**				
TYPE SERVICE PROVIDED				
TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION				
H Transportation				
TUC APPLICABILITY				
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY				
Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)				
I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.				

RRC COID: 6310 COMP.	ANY NAME: TEXAS GAS SERVICE COMPANY			
TARIFF CODE:DTRRC TARIFF NO	: 23567			
DESCRIPTION: Distribution Transportation	STATUS: A			
OPERATOR NO:				
ORIGINAL CONTRACT DATE: 08/24/2001	RECEIVED DATE: 09/06/2013			
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:			
INACTIVE DATE:	AMENDMENT DATE: 06/28/2012			
CONTRACT COMMENT: None				
REASONS FOR FILING				
NEW FILING: N R	RC DOCKET NO:			
CITY ORDINANCE NO:				
AMENDMENT(EXPLAIN): None				
OTHER(EXPLAIN): New volumetric rate	on 20-Galv-IS-Com eff 6/28/12 per COSA filing appvd via op-law.			
CUSTOMERS				
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>			
32485 **CONFIDENTIAL**				
	Y			

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY				
TARIFF CODE: DT	RRC TARIFF NO: 23567				
CURRENT RATE COM	PONENT				
RATE COMP. ID	DESCRIPTION				
20-Galv-IS-Com	TEXAS GAS SERVICE COMPANY Galveston Service Area - Gulf Coast Region RATE SCHEDULE 20 COMMERCIAL SERVICE RATE APPLICABILITY Service under this rate schedule is available to any customer whose primary business activity at the location served is not provided for under any other rate schedule. TERRITORY All customers in the incorporated area of Galveston, Texas. COST OF SERVICE RATE During each monthly billing period: A Customer Charge of \$15.00 plus - All Ccf per monthly billing @ \$ 0.3719 per Ccf Other Applicable Schedules: In addition to the Cost of Service set forth above, each customer's bill shall include: 1. The Cost of Gas for the billing month as determined in accordance with Rate Schedule 1-INC. 2. Adjustments in accordance with provisions of the Weather Normalization Clause, Rate Schedule WNC. 3. Adjustments in accordance with provisions of the Hurricane Ike Surcharge Rider, Rate Schedule IKE-RIDER. CURTAILABILITY Service under this rate schedule may be curtailed to protect service to residential customers in accordance with the Company's rules. Commercial customers using more than 15,000 Ccf in any month may be curtailed first in this class. OTHER CONDITIONS 1. Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. 2. The rate schedule may be used for special unmetered service such as gas street lights. The total hourly rated consumption of all gas burning appliances included, expressed in Ccf, at the location, shall be multiplied by 731 to determine the average monthly consumption of the service. The result, rounded to the next highest Ccf shall then be billed the rates provided in this rate. Meters Read On and After June 28, 2012 Supersedes Same Rate Sheet Dated June 28, 2011				
T1-GalvSvcA-IS-Tran	28, 2012 Supersedes Same Rate Sheet Dated June 28, 2011 TEXAS GAS SERVICE COMPANY Galveston Service Area RATE SCHEDULE T-1 TRANSPORTATION SERVICE RATEAPPLICABILITYService under this rate schedule is available to any customer for the transportation of customer owned natural gas through the Company's Galveston distribution system for use by customers within all incorporated areas in the Company's Galveston Service Area. TERRITORYAII incorporated areas served by the Company in its Galveston Service Area. RATE This rate shall be the sum of Part A, Part B, Part C, Part D and Part E as described below.Part A: A customer charge of \$100.00 per meter per month.Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the Ccf charge specified in the Company's Rate Schedule currently in effect for such month under which natural gas service would otherwise be available to such customer.Part C: A charge will be made each month to recover the cost of lost and unaccounted for gas associated with the volumes of natural gas transported for the customer. This charge will be calculated by multiplying the volume delivered to the customer by the purchase/sales ratio minus one for the Company's Galveston Service Area as calculated for the twelver-month period ended in the previous June based on actual purchase and actual sales as reported to the regulatory bodies. The resultant calculated lost and unaccounted for volume will then be multiplied by the Company's cost of purchased gas for the Galveston Service Area applicable to the billing period for which service is rendered, plus related fees and taxes, to calculate an amount to be billed to the customer each month. The lost and unaccounted for factor as determined above shall in oo event exceed.0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%. Part D: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TE				
RATE ADJUSTMENT	PROVISIONS:				
None					
DELIVERY POINTS					
	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL				
<u>ID</u> 76824	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL D Mcf \$.0000 02/15/2008 Y				
DESCRIPTION:	**CONFIDENTIAL**				
Customer 3	2485 **CONFIDENTIAL**				
TYPE SERVICE PROVI	DED				
TYPE OF SERVICE	SERVICE DESCRIPTION OTHER TYPE DESCRIPTION				
H					
TUC APPLICABILITY					
FACTS SUPPORTING	FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY				

RRC COID: 6	310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23568
DESCRIPTION:	Distribution Transportation STATUS: A
OPERATOR NO:	
ORIGINAL CO	NTRACT DATE: 08/24/2001 RECEIVED DATE: 09/06/2013
INITIAL S	ERVICE DATE: TERM OF CONTRACT DATE:
IN	ACTIVE DATE: AMENDMENT DATE: 06/28/2012
CONTRACT COM	IMENT: None
REASONS FOR FILI	NG
NEW FILING: N	RRC DOCKET NO:
CITY ORDINAN	CE NO:
AMENDMENT(EX	KPLAIN): None
OTHER(E	XPLAIN): New volumetric rate on 30-Galv-IS-Ind eff 6/28/12 per COSA filing appvd via op-law.
CUSTOMERS	
CUSTOMER NO	CUSTOMER NAME CONFIDENTIAL? DELIVERY POINT
32485	**CONFIDENTIAL**
	Y
URRENT RATE CO	MPONENT
RATE COMP. ID	DESCRIPTION
T1-GalvSvcA-IS-Tran	incorporated area of Galveston, Texas. COST OF SERVICE RATE During each monthly billing period: A Customer Charge of \$50.00 plus - All Ccf per monthly billing @ \$ 0.3727 per Ccf Other Applicable Schedules: In addition to the Cost of Service set forth above, each customer's bill shall include: 1. The Cost of Gas for the billing month as determined in accordance with Rate Schedule 1-INC. 2. Adjustments in accordance with provisions of the Hurricane Ike Surcharge Rider, Rate Schedule IKE-RIDER. CURTAILABILITY Service under this rate schedule may be curtailed to protect service to residential and commercial customers in accordance with the Company's rules. Industrial customers using gas for firing boilers and for other uses of more than 15,000 Ccf in any month may be curtailed first in this class. OTHER CONDITIONS 1. Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. Meters Read On and After June 28, 2012 Supersedes Same Rate Sheet Dated June 28, 2011 TEXAS GAS SERVICE COMPANY Galveston Service Area RATE SCHEDULE T-1 TRANSPORTATION SERVICE
	RATEAPPLICABILITYService under this rate schedule is available to any customer for the transportation of customer owned natural gas through the Company's Galveston distribution system for use by customers within all incorporated areas in the Company's Galveston Service Area.TERRITORYAII incorporated areas served by the Company in its Galveston Service Area.RATE This rate shall be the sum of Part A, Part B, Part C, Part D and Part E as described below.Part A: A customer charge of \$100.00 per meter per month.Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the Ccf charge specified in the Company's Rate Schedule currently in effect for such month under which natural gas service would otherwise be available to such customer.Part C: A charge will be made each month to recover the cost of lost and unaccounted for gas associated with the volumes of natural gas transported for the customer. This charge will be calculated by multiplying the volume delivered to the customer by the purchase/sales ratio minus one for the Company's Galveston Service Area as calculated for the twelve-month period ended in the previous June based on actual purchase and actual sales as reported to the regulatory bodies. The resultant calculated lost and unaccounted for volume will then be multiplied by the Company's cost of purchased gas for the Galveston Service Area applicable to the billing period for which service is rendered, plus related fees and taxes, to calculate an amount to be billed to the customer each month. The lost and unaccounted for factor as determined above shall in oo event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%.Part D: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT. as such may be amended from time-to-time which are attributable to the transportation service performed hereunder. Part E: A charg

RRC COID: 63	10 (COMPAN	Y NAME: TEXAS GA	S SERVICE COMPAN	IY	
TARIFF CODE: DT	RRC TAR	IFF NO:	23568			
RATE ADJUSTMEN	T PROVISIONS:					
None						
DELIVERY POINTS						
ID	TYPE	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
76824	D	Mcf	\$.0000	06/28/2010	Y	
DESCRIPTION:	**CONFIDENTIAL*	*				
Customer	32485	**C0	ONFIDENTIAL**			
TYPE SERVICE PROV	IDFD					
<u>TYPE OF SERVICE</u>	SERVICE DESCI	RIPTION	OTHER	TYPE DESCRIPTION		
Н	Transportation					
TUC APPLICABILITY						

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RRC COID: 6310 COM	PANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF N	IO: 23571
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 04/30/20	008 RECEIVED DATE: 02/18/2011
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y	RRC DOCKET NO: 9174
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Firm gas transport	ation service on Rate Schedule TO2Z for the Unincorporated areas of Kyle/Buda Service Area.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL? <u>DELIVERY POINT</u>
32486 **CONFIDENTIAL**	
	Y

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY TARIFF CODE: DT RRC TARIFF NO: 23571 CURRENT RATE COMPONENT Marce Component DESCRIPTION T-GEN-KyBud-OS-G TEXAS GAS SERVICE COMPANY Kyle/Buda Service Area - Central Texas Region RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All areas served by the Company in its Kyle/Buda Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LUG) gas volume within the Service Area. The customer's share of LUG gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated

Schedule: Plus: A charge representing the customer's proportionate share of loss and maccounted (LUC) gas volume within the Servee Area. The customer's share of LUG gas will be determined by multiplying (i) the attrait volumes delivered to the customer by (ii) the purchase-sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rus & Chael Chaella 1-NC for the incorporated areas or Rus Schull 1 for the unincorporated areas). Purchase-sales ratio will be real-culated annually with the filing of the annual reconsiliation required by the Company's Cost of Statistical Cost (Statistical Cost) and (Statistical Cost). The Company will require the customer to satisfy its lost and maccounted for obligation by payment in kind (PK). PK volumes will be added to the customer to satisfy its lost and maccounted for obligation by payment in kind (PK). Thy volumes will be added to the customer the similar privilege fees attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with Special Provision of Artice 6000 TEX. REV. CV). STAT, as such may be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with the provisions of the Company's Relocation Cost. SPECAL PROVISIONS 1. Detributions: As used in this attrift, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision of Artice Schedule RCK). The volume by vaggregatine period will be distated proves of a dualing and balaring gas deliveres at designated receipt points within the service area. Cumulative Operational Inbolance (OD) - As of the meanings indicated: Aggregation Pool - calculated as of the effective date of this staff. Thereafter, the CO(D) - As of the edistest deroxed of this staff. A distated and paragene
 Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the

COMPANY NAME: TEXAS GAS SERVICE COMPANY

23571

TARIFF CODE: DT

RRC TARIFF NO: CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment -The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE: DT	RRC TARIFF NO: 23571					
CURRENT RATE COMI	PONENT					
RATE COMP. ID	DESCRIPTION					
T02Z-KyBud-OS-Com	regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. CONDTIONS 1. Services rendered under this tariff are subject in all respects to ge qual or higher quality than natural gas received by the Company for transportation. 3. Service under this tariff is conditioned upon the customer's securition of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer servel under this staff if a subject in all respects to the terms as the curtailment priority estabilished for other customers. 5. The Company shall provide continued service under this staff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed as larvo volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment priority customerd durits and the absence of an applicable plan, cunsistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. Initial Rate Meters Read On and After April 30, 2008 (Unincorporated Areas) TEXAS GAS SERVICE COMPANY We be aba Service Area - Central Texas Region RAT SCHEDULE TOZ COMMERCIAL TRANSPORTATION SERVICE RATE Hyperity de terms and to consumers not otherwise specifically provided for under any other rate schedule, and to fualified Supplierrs					
	Initial Rate					
	Meters Read On and After April 30, 2008					
RATE ADJUSTMENT	I PROVISIONS:					
None						
DELIVERY POINTS						
<u>ID</u> 76825	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL D Mcf \$.0000 02/15/2008 Y					
	CONFIDENTIAL					
Customer 3	32486 **CONFIDENTIAL**					

RRC COID:	6310	COMPAN	NY NAME:	TEXAS GAS SERVICE COMPANY	
TARIFF CODE:	DT	RRC TARIFF NO:	23571		
TYPE SERVICE P	ROVID	ED			
TYPE OF SERV	ICE	SERVICE DESCRIPTION		OTHER TYPE DESCRIPTION	
Н		Transportation			
TUC APPLICABILITY					
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY					

RRC COID: 6310 COMPAN	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO:	23608
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 04/01/2013	RECEIVED DATE: 03/26/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE: 04/01/2013
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC	DOCKET NO:
CITY ORDINANCE NO: See:ORD-SJC-IS	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Rate Case Expense Ride	er is withdrawn eff. 2/26/2014, the approved RCE amount has been fully collected.
CUSTOMERS	
<u>CUSTOMER NO</u> <u>CUSTOMER NAME</u>	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
32488 **CONFIDENTIAL**	
	Y

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23608
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION
ORD-SJC-IS	TEXAS GAS SERVICE COMPANY South Jefferson County Service Area - Gulf Coast Region RATE SCHEDULE ORD-SJC CITY ORDINANCE LISTING
	APPLICABILITY Applicable to all gas sales and transportation customers.
	TERRITORY Incorporated areas served in Jefferson County, Texas including Port Arthur, Nederland, Groves and Port Neches, Texas.
	DESCRIPTION Per our rate case filed 11/20/2012, the cities approved changes to Rate Schedules 1-1-INC, 10, 20 and 40 for Gas Sales Customers and Rate Schedule T-4 and T-GTC for Transportation Customers. In addition, the cities approved a new Interim Rate Adjustment (IRA). City approvals are as follows: City Ordinance # Date Ordinance Passed Effective Date of Gas Sales Rate Schedules Effective Date of Transport Rate Schedules Port Arthur 13-15 03/19/2013 04/01/2013 04/01/2013 Port Neches 2013-04 03/21/2013 04/01/2013 04/01/2013 Nederland 2013-04 03/25/2013 04/01/2013 04/01/2013 Groves 2013-05 03/11/2013 04/01/2013 04/01/2013 Meters Read On or After April 1, 2013 Supersedes Same Rate Schedule dated October 30, 2007
T-GTC-SJC-IS-Trans	Rate Schedule dated October 30, 2007 TEXAS GAS SERVICE COMPANY South Jefferson County Service Area RATE SCHEDULE T-GTC GENERAL TERMS AND CONDITIONS FOR TRANSPORTATION ARTICLE 1 DEFINITIONS 1.1 Affiliate shall mean any person, entity, or business section, or division that directly or through one or more intermediaries' controls, is controlled by, or is under common control with the entity in queement shall mean the agreement to which the General Terms and Conditions for Transportation apply. 1.3 But shall mean British thermal unit(s) and shall be computed on a temperature base of sixt degrees (60 degrees) Fahrenheit and a pressure base of fourteen and sixty-five hundredths (14.45) psian ad on a gross-real-dryb basis and shall not be corrected for real water vapor as obtained by means commonly acceptable to the industry, and MMBu shall mean Texas Gas Service. When it is acting as Company on the Pfpeline System. 1.6 Cumulative Tolerance Limit shall mean five percent (5%) of aggregate historical annual deliveries of a Qualified Supplier's pool of customers for the most recent year ended on June 30. The Company, at its sole discretion, may make adjustments to the Cumulative Tolerance Limit to reflect changes to the pool of customers and other known changes to anticipated deliveries that the Company determines to be reasonably reliable and accurate. 1.7 Customer shall mean a consumer which subscribes to natural gas services provided by Texas Gas Service. I. 1.8 Dekatherm (Dth) shall mean 1,000,000 Btu; 1 (1 MBtu). This unit will be on a dry basis. 1.9 Day shall mean the 24-hour period commencing at 9:00 a.m. (central clock time) on one calendar day and ending at 9:00 a.m. (central clock time) the following calendar day. 1.10 Dry shall mean the heating value calculation being determined with no water vapor stream in its natural, gaseous state, including gas-well gas, casing head gas, residue gas resulting from processing bot casing head gas and gas-well gas, and all other hydrocarbon components thereof. 1.13 Gas Trans
	understood and agreed that Customer has only the right to transportation service in the Pipeline System and all equipment, including (but not in any way limited thereto) all pipe, valves, fittings, and meters comprising the Pipeline System and all other property and capacity rights and interests, shall at all times during the term of the Agreement remain the property of Company. Customer agrees not to cause or permit any liens or encumbrances to be filed with respect to the Pipeline System by reason of Customer's actions. Customer's Gas shall at all times remain the property of Customer, and Company shall have no right or property interest therein. 2.2 Company reserves the right in its sole discretion to remove, relocate, expand, or rebuild, without approval of Customer, any portion of the Pipeline System. Customer shall make no alterations, additions, or repairs to or on the Pipeline System, nor shall Customer bear any

COMPANY NAME: TEXAS GAS SERVICE COMPANY

23608

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

cost of any alterations, additions, repairs, maintenance or replacements made to or on said Pipeline System. 2.3 Customer agrees not to connect or cause the connection of any third party to the Pipeline System for any purpose without the express written approval and consent of Company to be granted in Company's sole discretion. Customer further agrees not to transport or cause to be transported any Gas for any third party. If either of these conditions is breached by Customer, Company shall have the right and option, notwithstanding any other provision of the Agreement or the General Terms and Conditions for Transportation, to terminate the Agreement including the Exhibits thereto immediately and without further obligation to Customer. 2.4 Company presently is transporting Gas to third parties on the Pipeline System and shall have the right in the future to transport additional Gas for such purposes and to transport Gas to additional third parties as it may desire, and Company shall have the right to make additional connections to the Pipeline System as may be required to serve presently existing and new customers, all of which is subject to the provisions of the Agreement. Company's transportation of Gas hereunder shall not obligate Company in any manner beyond the terms of the Agreement and the Exhibits attached thereto. 2.5 Company shall own any and all liquids which are recovered from the Pipeline System and may use, sell or transfer all liquids without having to account in any manner, or pay any monies or other consideration to Customer. 2.6 The Company reserves the unilateral right from time to time to seek regulatory approval to make any changes to, or to supersede, the rates, charges and any terms stated in the tariffs, rate schedules, the agreements, and the General Terms and Conditions. ARTICLE 3 OPERATIONS 3.1 Customer shall deliver its Gas into the Pipeline System at the Points of Receipt described on the applicable Gas Transportation Order, as it now exists and as it may be amended. Customer shall have no right to require Gas to be received at any particular Point of Receipt and Company may delete such points or modify the capacity thereof from time to time and at any time in its sole discretion with no further obligation to Customer with respect to such Point of Receipt. All supplies of Gas delivered to the Pipeline System must comply with the terms and conditions of the Agreement and the exhibits attached thereto. In no event shall Company be required to expand, modify, construct, rearrange, or change the operations of the Pipeline System in order to receive Gas from or on behalf of Customer or in order to deliver Gas to Customer at any existing Points of Delivery. 3.2 Customer shall advise (in a method and format approved by Company in its sole discretion) Company with respect to each Day, Week and Month the name of each supplier with whom it has a contract (and the name of the individual with such supplier responsible for Customer's account), which source of supply is delivering to Company, how much Gas is nominated to be delivered to Company from each source of supply (i.e., each well, plant, or other desired Point of Receipt) and the anticipated deliveries at each Point of Delivery. Customer's nomination shall be in good faith, in balance between Points of Receipt and Points of Delivery, and shall be based on Customer's commercially reasonable best efforts to estimate usage for Hour, Day, Week, and Month. Customer will cause their Qualified Supplier to act as their agent in the nomination process. Oualified Supplier shall not intentionally nominate more or less Gas than is anticipated for consumption by Customer(s), except as may be needed for balancing purposes to the extent Company accepts such nomination. Qualified Supplier shall submit nominations to the Company's gas scheduling department in accordance with their currently effective nomination process which can be provided to the parties upon request. Customer and Qualified Supplier shall exercise commercially reasonable best efforts to deliver to the Pipeline System Dths of Gas that Company is to deliver from the Pipeline System to Customer during any particular Hour, Day, Week and Month, including but not limited to volumes needed for peak Day usage for Customer's facilities. 3.3 Before the start of the Gas Day, the Point Operator and Company shall establish a predetermined allocation (PDA) method to specify how Gas received or delivered by Company shall be allocated in accordance with confirmed nominations at such point. Only one PDA methodology shall be applied per allocation period. 3.4 Customer's Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery. To the extent that Customer's acts or omissions cause Company to incur, directly or indirectly, fees, charges, expenses, or penalties from a supplier or transporter for failure to satisfy such supplier's or transporter's balancing or nomination requirements, then Customer agrees to reimburse Company for such fees, charges, expenses, or penalties, and defend, indemnify, and hold Company harmless with respect thereto. Any fees, charges, expenses or penalties which were determined to be in error will be credited back to the Customer. 3.5 The Point of Receipt and Point of Delivery may be, or may later become points through which other quantities of Gas are being measured; therefore, the measurement of Gas under the Agreement may involve the allocation of Gas deliveries. In such event, each party hereto will furnish, or cause to be furnished, to the other all data required to accurately account for all Gas. 3.6 Except as may be set forth on a Gas Transportation Order, Company shall receive and deliver Gas hereunder as nearly as practicable at uniform hourly and daily rates of flow. It is recognized that it may be physically impracticable, because of measurement, Gas control limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly quantities received may, due to the aforementioned reasons, vary above or below the daily and hourly quantities delivered. If the quantities received and the quantities delivered hereunder should create an imbalance at the end of any hour, Day, Week, or Month, then Company and Customer shall adjust receipts and/or deliveries at any time to the end that the quantities received and delivered shall be kept as near to zero (0) imbalance as practicable. 3.7 Imbalances Customer must designate no more than one Qualified Supplier. The Qualified Supplier shall act on behalf of the Customer to procure gas supplies, deliver gas supplies to points of receipt designated in the Gas Transportation Order, and shall act as the Customer's agent with respect to nominations, operational notices required under the Gas Transportation Agreement or applicable tariffs and with respect to resolution of imbalances under this Rate Schedule. (A) The following cash out provisions shall be applied to the Qualified Supplier for its aggregate pool of Customers that are being provided service pursuant to a Rate Schedule or some other form of transportation service: 1) Qualified Supplier shall not deliver into the Pipeline System more Dths of Gas than Company delivers to the aggregate pool of Customers at the Points of Delivery during a Month. At the end of the Month in which an over-delivery occurred and exceeded the Monthly Tolerance Limit or the Cumulative Tolerance Limit, Qualified Supplier shall sell such excess Gas to Company at 95% of Inside FERC's FOM Houston Ship Channel index price. 2) If Company receives less Dths of Gas than are delivered to the aggregate pool of Customers at the Points of Delivery in excess of the Monthly Tolerance Limit or Cumulative Tolerance Limit in any particular Month, then Qualified Supplier shall purchase such under-delivered volumes at 105% of Inside FERC's FOM Houston Ship Channel index price. The Company will provide monthly imbalance statements along with calculations of the cash out charges in accordance with the aforementioned cash out provisions to the Qualified Supplier each month. Payments for cash out charges will be due each month within 15 business days of the imbalance statement date. The Company may elect at its sole discretion to accrue the monthly cash out provisions each month and only require periodic settlement rather than monthly payments. The monthly transport payments shall not be abated with respect to a Month in which under-deliveries occurred except as provided in Article 9 and Article 10 hereof. 3.8 Customer and Company shall exercise their commercially reasonable best efforts to comply with all of the standards established by the North American Energy Standards Board, Inc. (NAESB), but in no event shall either

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party be required to comply with the NAESB standards if such compliance has a material adverse affect upon such party. 3.9 In the event Customer's source of gas supply is terminated by Customer's supplier due to non-payment or other reasons, or if customer is otherwise unable to continue as a transportation customer, Customer may, upon the giving of five (5) business days advance notice to Company, obtain service from Company under the general sales tariff applicable to Customer. Prior to commencing such service, Company may, in its sole discretion, require Customer to post a deposit or bond in accordance with the provisions of Article 5 hereof. ARTICLE 4 PRESSURE AND OUALITY OF GAS 4.1 Customer shall deliver (or cause to be delivered) the Gas to the Pipeline System at the Point of Receipt at a pressure sufficient to effect delivery into the Pipeline System at that point. If necessary, Customer shall provide additional compression to make such deliveries hereunder, and Company shall not have any cost or responsibility in that regard. 4.2 Subject to the provisions of Section 4.1 above, the Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery at pressures sufficient to effect deliveries to Customer's facilities, but not to exceed the maximum pressure that has existed for each Point of Delivery. 4.3 Gas delivered by and to Customer shall be commercially free of dust, gums, gum-forming constituents, gasoline, water, and any other substance that may become separated from the Gas during the handling hereof. All Gas received shall conform to the following additional specifications: (A) Contain not more than one-quarter (1/4) grain of hydrogen sulfide per 100 cubic feet, as determined by a method generally acceptable for use in the gas industry; (B) Contain not more than five (5) grains of total sulfur per 100 cubic feet; (C) Contain not more than two percent (2%) by volume of carbon dioxide; (D) Contain not more than four percent (4%) by volume of total inerts, including carbon dioxide and nitrogen; (E) Contain not more than two-tenths of one percent (.2%) by volume of oxygen; (F) Contain a gross heating value equivalent to at least 980 British Thermal Units per cubic foot and not to exceed 1080 British Thermal Units per cubic foot; (G) Have a temperature of not more than one hundred twenty degrees (120#) Fahrenheit and not less than forty degrees (40 #) Fahrenheit; (H) Contain no water or hydrocarbons in liquid form; (I) Contain not more than 7 pounds of water in vapor stage per 1,000 Mcf of gas; and (J) Be interchangeable with the Company's system Gas at the Point of Receipt or delivered to the nearest customer, city border station, or other pipeline interconnected with such receiving facility or downstream of the Point of Receipt. 4.4 The Company, at its option, may refuse to accept delivery of any gas not meeting the quality specifications set out above. Thereafter, Customer or Qualified Supplier shall have the right to conform or cause the gas to be conformed to the above specifications. If the Customer or Qualified Supplier does not elect to conform the gas to said specifications, then the Company at its sole option may accept or reject any such gas. 4.5 Notwithstanding anything to the contrary contained herein, the gas which the Company transports and delivers to the Customer shall be odorized by the Company. In the event Customer desires to remove the odorant, such removal shall be solely at Customer's risk and expense. ARTICLE 5 PAYMENT 5.1 Should Customer fail to pay or deliver any or all of the amount of the transportation payment and/or other fees due under any exhibit when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shall accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half percent (1 one-half%) per month from the due date until the date of payment. If such failure to pay continues for fifteen (15) Days after payment is due, Company, in addition to any other remedy it may have, may suspend further receipts and deliveries of Gas until such amount is paid; provided, however, that if Customer in good faith shall dispute in writing the amount of any such bill or part thereof and shall pay to Company such amounts as it concedes to be correct and, at any time thereafter within thirty (30) Days of the due date of such payment, shall furnish a good and sufficient surety bond in an amount and with surety satisfactory to Company, guaranteeing payment to Company of the amount ultimately found due upon such bills, including interest thereon, after a final determination which may be reached either by agreement or judgment of the courts, as may be the case, then Company shall not be entitled to suspend further receipts and withdrawals of Gas unless and until default be made in the conditions of such bond. As an alternative to posting a bond, Customer may pay the portion of any amount in dispute without waiving its rights to recoup any monies improperly billed. If the portion of any amount in dispute is ultimately determined to be incorrect, such amount shall be refunded by Company to Customer together with interest thereon at a rate (which in no event shall be higher than the maximum allowed by law) equal to one and one-half percent (1one-half%) per Month for the period from the date of payment to Company to the date of refund by Company. 5.2 Customer agrees to pay any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days after receipt of an invoice from Company. 5.3 Company reserves the right, prior to initiation of service, to require a cash deposit or bond in favor of Texas Gas Service in order to assure payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. In the event Customer's financial condition materially weakens or Customer fails to make timely payment in accordance with Article 5 after the execution of the Agreement, then upon written request from Company, Customer agrees to deposit cash with Texas Gas Service or secure a bond in favor of Texas Gas Service in order to assure the payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. Such deposit or bond shall be furnished to Texas Gas Service within fifteen (15) days after a request by Texas Gas Service is made for such deposit or bond and shall be made in a form and amount satisfactory to Texas Gas Service. If such deposit or bond is not furnished in a timely manner, or if a bond expires or is canceled prior to the end of the period specified below, or if the cash deposit or bond is not increased as specified below, then leasing of capacity and the rendering of all other services may be suspended by Texas Gas Service in its sole discretion until such deposit or bond is furnished, renewed or increased, as applicable. 5.4 Nothing in this Article 5 shall be deemed to supersede the respective rights and obligations of Company and Customer as provided by Texas statutes, rules, and/or regulation, as such statutes, rules, or regulations may be amended from time to time, with respect to adjustments to the amounts owed by Customer as a result of errors in Customer's meter or errors in reading Customer's meter. Customer shall be responsible for payment of the amounts owed Company for transportation service and gas supply provided to Customer during the applicable period for which it has been determined that Customer's meter was in error to the favor of Customer. ARTICLE 6 STATEMENTS AND RECORDS 6.1 On or about fifteen (15) days after the Company receives necessary volumetric information from other parties for each calendar month after commencement of Gas receipts and deliveries hereunder. Company shall render to the Qualified Supplier a statement for the preceding Month showing the total Dths of Gas received and delivered and each Point of Receipt and Point of Delivery. If information necessary for statement purposes is in the possession of Customer, Customer shall furnish such information to Company on or before the sixth (6th) Day of the Month in which the statement requiring such data is to be rendered. 6.2 Both parties hereto shall have the right at any and all reasonable times within twenty four (24) months from the time period in question, to examine the books and records of the other to the extent necessary to verify the accuracy of any statement, computation, or demand made hereunder. 6.3 Customer agrees to supply to Company, at Company's request at any time and from time to time, a sample of the liquids removed from the gas stream of the facilities which deliver gas to Company which

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	sample is to be taken from a point upstream from the Point of Receipt. Said sample shall not contain any toxic, hazardous, or deleterious materials or any materials which Company, in its sole discretion, deems in any way harmful to its facilities, personnel or the environment, including, but not limited to, polychlorinated byphenyls (PCBs), and substances or materials considered hazardous or other similar terms, or requiring investigation, remediation or removal under any federal, state or local statute, regulation, rule or ordinance or any amendments thereof whether now in effect or as may be in effect in the future. If such samples contain any such materials or substances, Company shall have the right, in its sole discretion and in addition to other remedies available to it, to immediately cease receipt of Gas through the Point of Receipt until such time as all such materials or substances are eliminated from the Gas such that Company, in its sole discretion, elects to again receive such Gas through the Point of Receipt. Should Customer fail or refuse to eliminate all such materials or substances within a reasonable time, Company and Company's affiliates harmless from and against any and all liabilities, losses, claims, damages, actions, costs, fines, and expenses of whatever nature, including, but not limited to, court costs, and attorney's fees arising out of or in any manner relating to the presence of PCBs and/or any other toxic, hazardous, deleterious, harmful, or unsafe materials as described above in Gas delivered by or on behalf of Customer into Company's system.
T-4-SJC-IS-Transp	TEXAS GAS SERVICE COMPANY RATE SCHEDULE T-4 South Jefferson County Service Area - Gulf Coast Region COMMERCIAL TRANSPORTATION SERVICE RATE
	APPLICABILITY Applicable to commercial customers and to consumers not otherwise specifically provided for under any other rate schedule. Service under this rate schedule is for the transportation of customer owned natural gas through the Company's South Jefferson County distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.
	AVAILABILITY Natural gas service under this rate schedule is available to any individually metered, commercial customer for the transportation of customer owned natural gas through the Company's South Texas distribution system. Such service shall be provided at any point on the Company's System where adequate capacity and gas supply exists, or where such capacity and gas supply can be provided in accordance with the applicable rules and regulations and at a reasonable cost as determined by the Company in its sole opinion. Electronic flow measurement (EFM) may be required for Customers under this tariff at the Company's sole discretion. The customer may be required to reimburse the Company for any cost related to the installation of the EFM as well as provide for or reimburse the Company for any on going maintenance, repair, or communications costs. In the alternative, Customer may elect to discontinue service under this tariff and to receive service under the applicable sales tariff. Service is not available under this rate schedule for resale to others or for service for a term less than twelve (12) months. Under this tariff the Company shall perform or cause to be performed all functions necessary to transport the gas commodity from the Point of Receipt to the end use Customer. The Customer is responsible for acquiring the gas commodity from a third party supplier. Such gas supply must be delivered to the pipeline providing upstream services for the system from which the Customer is served. Customer shall deliver to Company each month, as reimbursement for lost and unaccounted for gas in the form of Payment in Kind (PIK), a volume of gas equal to the Purchase/Sales ratio authorized to be collected in the Cost of Gas clause times the volume of gas delivered by the Company for the account of Customer for transportation.
	CHARACTER OF SERVICE Firm gas transportation service
	COST OF SERVICE RATE During each monthly billing period: A customer charge of \$817.40 per meter per month
	Plus All volumes of natural gas transported during each month in accordance with this schedule shall be billed at the following Ccf charge: The First 250 Ccf @ \$ 0.1303 per Ccf All Over 250 Ccf @ \$ 0.1027 per Ccf
	ADDITIONAL CHARGES 1) A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060TEX> REV. CIV.STAT. as such may be amended from time to time which are attributable to the transportation service performed hereunder.
	2) A charge will be made each month to recover any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder.
	3) In the event the Company incurs a demand or reservation charge from its gas supplier(s) or transportation providers in the South Texas Service Area, the customer may be charged its proportionate share of the demand or reservation charge based on benefit received by the customer.
	4) The basic rates for cost of service set forth above shall be adjusted to include the amount of the Interim Rate Adjustment in accordance with the provisions of Rate Schedule IRA.
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	SUBJECT TO: Special Provisions Tariff General Terms and Conditions for Transportation T-GTC Other Conditions Transportation of Customer owned natural gas hereunder is subject in all respects to the Transportation Agreement entered into between the Customer and Company prior to commencement of service and all amendments and modifications thereto. Transportation of natural gas hereunder may be interrupted or curtailed at the discretion of the Company in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer. Payment Bills are to be paid within 10 days after the date of Company's bill to Customer.
	Meters Read On and After April 1, 2013
	Supersedes Same Rate Schedule dated July 30, 2012
T-GTC-SJC-IS-Trans	TaxAs GAS SIGNUCE: COMPANY South Jefferson County Service Area RATE SCHEDULE T-GTC (continued) ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT The measurement and tests for quality of Gas delivered and delivered by Customer Hereunder shall be governed as follows: 7.1 The quantities of Gas received and delivered hall be measured by means of neters of standard type which conform to the American Gas Association Measurement Committee Reports and other industry standards as to construction and installation. 7.2 The unit of volume for purposes of measurement shall be one (1) cubic foot of Gas at temperature base of sixty degrees (60 degrees) Fahrenheit and at a pressure base of fourteen and servity-three hundredths (14.73) points per square inch absolute. Customer agrees that the Bu content per Mc of the gas volumes delivered by Ucstomer at the Point of Receipt, when corrected for differences in pressure base. 7.3 The temperature shall be adjusted to standard conditions by a compensation device included with the meter or such other methods and tables set out in the American Gas Association Measurement that conforms to industry standards. 7.5 Whenever the conditions of pressure and temperature differ from the standards, coversion of the volumes from these conditions to the standard conditions shall be an accordance with the Ideal Gas Laws corrected for deviation from Boyle's Law, all to be in accordance with methods and tables set out in the American Gas Association Measurement Committee Reports, or by other accepted methods that may be used from finite to time. 7.6 The gross heating value of the Gas industry. The location of the sampling equipment shall be determined by Company in its sold discretion this shall be at a location date of the trans, and water vaps shall be made by approved standards, including and works in the quality specifications as a forth in Section 4.3 linerof have been staffield. Customer shall pay all costs and expenses of Company standard manufacture and type and shall, with all related eq

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loss, damage, claims, and expense of every character with respect to Gas delivered by it on account of royalties, taxes, payments, liens, or other charges or claims arising (i) before or created upon delivery of said Gas into the Pipeline System, and (ii) upon and after delivery of said Gas from the Pipeline System to Customer. 8.2 Subject to compliance with the provisions of Section 8.1 above. Company warrants that title to all Gas delivered hereunder by Customer is free from liens and adverse claims of every kind. Company agrees to indemnify and save Customer harmless from and against all loss, damage, claims, and expense of every character with respect to Gas to be delivered at the Point of Delivery on account of royalties, taxes, payments, liens, or other charges or claims arising after delivery of Gas to and before withdrawal thereof from the Pipeline System by Customer. 8.3 As between the parties hereto, Customer or its supplier shall be deemed to be in the exclusive control and possession of the Gas until such Gas has been delivered to Company at the Point of Receipt, and after its withdrawal by Customer at the Point of Delivery. After Customer's or Customer's suppliers' delivery of such Gas at the Point of Receipt, Company shall thereafter be deemed to be in the exclusive control and possession of such Gas until its withdrawal by Customer at the Point of Delivery. The party which shall be in the exclusive control and possession of such Gas shall be responsible for all in injury or damage caused thereby and shall be responsible for any loss of Gas while in its possession, except with regard to injury, damage or loss caused by or arising out of the negligence of the nonpossessory party. 8.4 The Pipeline System shall at all times remain the property of Company, and Customer shall have no right or property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND CASUALTY 9.1 If either Company or Customer is rendered unable, wholly or in part, by reason of force majeure or any other cause of any kind not reasonably within its control, other than financial, to perform or comply with their obligations hereunder, then such party's obligations or conditions shall be suspended during the continuance of such inability and such party shall be relieved of liability for failure to perform the same during such period; provided, however, obligations to make payments when due hereunder shall not be suspended. Any force majeure event (other than labor disputes, strikes, or lockouts) shall be remedied so far as possible with reasonable dispatch. Settlement of strikes, lockouts, and labor disputes shall be wholly within the discretion of the party having the difficulty. The term force majeure shall include, but is not limited to, the following: acts of God and the public enemy; the elements; fire, accidents, breakdowns, strikes; any industrial, civil, or public disturbance; inability to obtain or delay in obtaining rights-of-way, material, supplies, permits, or labor; any act or omission by parties not subject to control by the party hereunder having the difficulty; and any laws, orders, rules, regulations, acts or restraints of any governmental body or authority, civil or military. If pursuant to the foregoing Company curtails or temporarily discontinues the receipt or delivery of Gas hereunder, Customer agrees to hold Company harmless from any loss, claim, damage, or expense that Customer may incur by reason of such curtailment or discontinuance. 9.2 If a portion of the Pipeline System required to make the transportation service available is partially damaged by fire or other casualty, the damage may be repaired by Company, at its option and in its sole discretion, as speedily as practicable, due allowance being made for the time taken for the settlement of insurance claims. Until such repairs are made, the payments shall be apportioned in proportion to the portion of the capacity of the Pipeline System which is still available for the purposes hereof, such determination to be made in the sole discretion of Company. If the damage is so extensive as to render the Pipeline System wholly unusable, in Company's sole opinion, the payments, if any, shall cease until such time as the Pipeline System is again useable. In case the damage shall, in Company's sole opinion, amount substantially to a destruction of the portion of the Pipeline System available for the transportation of Gas and Company shall elect not to repair the damage, then the Agreement shall terminate at the time of such damage, and Company shall not be liable to Customer for any liability, damage, or claim which arises out of any failure to make repairs. ARTICLE 10 GOVERNMENTAL RULES, REGULATIONS, AND AUTHORIZATIONS; INTERPRETATION OF AGREEMENT 10.1 The Agreement is subject to all valid orders, laws, rules, and regulations of duly constituted municipal, State and Federal governmental authorities and agencies having jurisdiction or control over the parties, their facilities or Gas supplies, the Agreement, or any provision hereof. The Company reserves the right to seek modification or termination of any of the General Terms and Conditions, the Gas Transportation Agreement, and any of the tariffs to which it applies. 10.2 The Agreement shall be interpreted under the laws of the State of Texas, excluding any law thereof directing the application of the laws of another jurisdiction. ARTICLE 11 MISCELLANEOUS 11.1 Any modification of terms, or amendment of any provisions hereof, shall become effective only by supplemental written agreement between the parties. 11.2 (A) Any of the following events or conditions shall constitute a default of Customer under the Agreement: (1) Default in the delivery of any payment or any sums hereunder for a period of sixty (60) Days after the same becomes due; (2) Any other breach of the material terms and conditions of the Agreement and the failure of Customer to cure such breach within thirty (30) Days after written demand by Company or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Customer shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured; (3) Customer shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Customer; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Customer (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; or (5) If any certificate, statement, representation, or warranty furnished by Customer proves to be false or incomplete in any material respect. (B) Upon the happening of any event of default as set forth in subparagraph 11.2(A) above, Company shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Customer the sum of all transportation payments and all other amounts due and owing under the Agreement plus the sum of all transportation payments and other amounts to become payable during the balance of the term of the Agree-ment; (2) Retake possession of the entire capacity of the Pipeline System without any court order or other process of law and without any rights of Company being thereupon terminated; (3) Terminate the Agreement and the Exhibits; (4) Pursue any other remedy at law or in equity. (C) Any of the following events or conditions shall constitute an Event of Default with respect to Company under the Agreement: (1) Default in the crediting of any sums due to Customer or in the payment of any other sums due to Customer under the Agreement for a period of ninety (90) Days after the same is established by Company to have become due; (2) Company's breach of any material term or condition of the Agreement and

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the failure of Company to cure such breach within thirty (30) Days after written demand by Customer or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Company shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured. (3) Company shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Company; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Company, (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; (D) Upon the happening of any event of default as set forth in subparagraph 11.2(C) above, Customer shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Company the sum of all outstanding credits and other amounts due and owing under the Agreement; (2) Terminate the Agreement and the Exhibits; (3) Pursue any other remedy at law or in equity. (E) The rights granted to Company and Customer hereunder shall be cumulative as to each and action on one shall not be deemed to constitute an election or waiver of any other right to which Company or Customer may be entitled. (F) Upon the termination of the Agreement, whether by lapse or time or otherwise, Customer will surrender any and all rights in the Pipeline System immediately. 11.3 Company shall not be liable for damages resulting from interruption of service, when such interruption is necessary to make repairs, changes, or adjustments in Company's equipment and facilities. 11.4 No waiver by Company or Customer of any default or the other under the Agreement shall operate as a waiver of any future default, whether of a like or different character. 11.5 The Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their successors and assigns. In the event Customer sells, leases or otherwise transfers its distribution system to a third party, whether voluntarily or involuntarily, then Customer agrees, as a part of such sale, lease or transfer, to assign to such third party and to require such third party to accept the assignment of the Agreement and the Exhibits included therein, subject to the provisions of the following sentence. Neither the Agreement nor the Exhibits attached thereto nor the rights and obligations of Customer hereunder may be assigned without the consent of Company, which consent shall not be unreasonably withheld. 11.6 Customer will not mortgage, create a security interest in, or encumber the Agreement, or sublet the rights granted hereby, or permit its use by others, or pledge, loan, sublet, create a security interest in, or in any other manner attempt to dispose of such rights, or permit its use by others, or suffer any liens or legal process to be incurred or levied thereon; provided, however, that Customer may grant a security interest or similar encumbrance in connection with any existing financing arrangement associated with Customer's facility. 11.7 Except as provided below, Customer shall pay all fees, taxes, charges, and assessments imposed by or on behalf of any governmental entity in connection with the Agreement or in connection with the purchase, transportation, and disposition of Gas by or on behalf of Customer pursuant to the Agreement including but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all returns required for the Pipeline System and all appurtenant facilities. Customer will furnish Company with any information available to Customer in connection with Company's obligations under this section. 11.8 Company and Customer agree to exercise and take reasonable steps necessary to safeguard and cause their officers, directors, employees, agents, advisers, and representatives to safeguard the confidentiality of the Agreement and the terms and conditions thereof (as contrasted with the existence and effectiveness of the Agreement which are not confidential) and not to disclose any part of it or any information derived there from or any negotiations relating thereto to any party or person except that limited number of people within Company's and Customer's organizations, and their advisers, lenders and potential investors, as may need to know the terms and conditions hereof in order to evaluate, understand, execute and perform the Agreement. Company and Customer agree not to copy or permit the copying of the Agreement, except as may be necessary for their operations. In the event Customer or Company or any of their officers, directors, employees, agents, or representatives, is requested or required (by oral or written question or request for information or documents in legal proceedings, interrogatories, subpoena, Civil Investigative Demand or similar process) to disclose any information concerning the Agreement or the terms and conditions thereof or any negotiations relating thereto, it is agreed that the party receiving such question or request will provide the other parties with prompt notice thereof so that such other parties may seek a protective order or other appropriate relief or a release from the other parties. It is further agreed that if, in the absence of a protective order or receipt of a release, the other party is compelled to disclose such information or else stand liable for contempt or suffer other censure or penalty or adverse effect, then such party may disclose such information. The parties hereto are further authorized to make disclosure of the Agreement as may be required by Federal, state, or local regulation or agency or as may be required by auditors or accountants in connection with the preparation of financial statements or tax returns. Disclosure hereunder shall not constitute a basis for defense, termination, or modification of the Agreement. ARTICLE 12 DISPUTE RESOLUTION 12.1 Any dispute arising out of or relating to this Agreement for which a claim or demand is asserted that is equal to or exceeds a value of \$25,000 shall be resolved in accordance with the procedures specified in this Article 12, which shall be the sole and exclusive procedures for the resolution of any such disputes. The cost of conducting the dispute resolution process, including the fees and expenses of any arbitrators, shall be shared equally by the parties, and each party shall bear its own costs, including any attorneys' fees or other expenses incurred in the process. Each party is required to continue to perform its obligations under this Agreement pending final resolution of any dispute arising out of or relating to this Agreement, unless to do so would be impossible or impracticable under the circumstances. 12.2 Negotiation. The parties shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement promptly by negotiation between management level personnel who have authority to settle the controversy. Any person may give the other party written notice of any dispute not resolved in the normal course of business. Within fifteen (15) days after delivery of the notice, the receiving party shall submit to the other a written response. Within thirty (30) days after delivery of the initial notice, the designated managing personnel of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary to attempt to resolve the dispute. All reasonable requests for information made by one party to the other will be honored. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence. 12.3 Arbitration. Any dispute arising out of or

RRC COID: 63	10 (COMPAN	Y NAME:	TEXAS GAS	SERVICE COMPAN	Y	
TARIFF CODE: DT	RRC TAR	IFF NO:	23608				
CURRENT RATE COM	PONENT						
RATE COMP. ID	above within sixty Non-Administered \$25,000 and \$250,000 award consequentia herein, the other pa by the Federal Arbi any court having ju After January 27, 2	(60) days after Arbitration the 100, or (ii) the All arbitrate all, punitive of try can commutation Act, 9 risdiction the	er initiation of hen currently ree independe ors shall be k r exemplary d nence arbitrat O U.S.C. Secti preof. Unless	f negotiations shall l in effect by (i) a sol ent and impartial arb nowledgeable in the amages. Provided, ion prior to the expi ons 1-16, and judgn otherwise agreed, th	alidity thereof, which has not be finally resolved by arbitrat e arbitrator agreed upon by th itrators, of whom each party natural gas industry. The ar however, if one party fails to ration of the time periods set nent upon the award renderec the place of arbitration shall be	ion in accordance with the ne parties if the dispute is b shall designate one, if the o bitrator(s) shall have no au participate in the negotiati forth. The arbitration shal l by the arbitrator(s) may b	CPR Rules for between dispute is in thority to on as agreed 1 be governed e entered by
DELIVERY POINTS							
ID	TYPE	<u>UNIT</u>		ENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
76828	D	Mcf	\$.0000		07/29/2010	Y	
DESCRIPTION:	**CONFIDENTIAL'	*					
Customer	32488	**C0	ONFIDENTIA	AL**			
TYPE SERVICE PROVI	DED						
TYPE OF SERVICE	SERVICE DESC	RIPTION		OTHER 2	FYPE DESCRIPTION		
Н	Transportation						
TUC APPLICABILITY							

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RRC COID: 6310 COMP	ANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO	: 23645
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 07/16/2014	RECEIVED DATE: 08/06/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N R	RC DOCKET NO: 10069(R.Case),10049(PIT Ride
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Revised rate schedul via GUD10347, eff.	es 4Z-EPSvcA-OS-Ind, 2E-EPSvcA-OS-PubA & 2Z-EPSvcA-OS-Com per 2014 GRIP filing approved date 7/16/2014.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
32481 **CONFIDENTIAL**	
	Y

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23645
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
2E-EPSvcA-OS-PubA	TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE 2E PUBLIC AUTHORITY SERVICE RATE
	APPLICABILITY Applicable to all public and parochial schools and colleges, and to all facilities operated by Governmental agencies not specifically provided for in other rate schedules or special contracts. This rate is only available to full requirements customers of Texas Gas Service Company.
	TERRITORY Environs of the El Paso Service Area.
	COST OF SERVICE RATEDuring each monthly billing period:A customer charge per meter per month ofInterim Rate Adjustment (IRA)\$39.20 (Footnote 1)Total Customer Charge\$71.91
	All Ccf per monthly billing period @The First 100 Ccf @No ChargeThe Next 400 Ccf @\$ 0.11409 per CcfThe Next 2500 Ccf @\$ 0.09409 per CcfAll Over 3000 Ccf @\$ 0.08409 per Ccf
	Prompt Payment Provision: None. Above rates are net.
	OTHER ADJUSTMENTS Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1 multiplied by the total Ccf consumed during the billing month.
	Taxes: Plus applicable taxes and fees related to above.
	CONDITIONS 1. Subject in all respects to applicable laws, rules and regulations from time to time in effect.
	2. The applicability section of this rate notwithstanding, if a customer, other than a full requirements customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate.
	Footnote 1: 2010 IRA - \$3.57; 2011 IRA - \$4.70; 2012 IRA - \$17.35; 2013 IRA - \$13.58
2Z-EPSvcA-OS-Com	Meters Read On and After July 16, 2014 Supersedes Same Sheet Dated June 18, 2013 TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE 2Z COMMERCIAL SERVICE RATE
	APPLICABILITY Applicable to commercial consumers and to consumers not otherwise specifically provided for under any other rate schedule. This rate is only available to full requirements customers of Texas Gas Service Company.
	TERRITORY Environs of the El Paso Service Area.
	COST OF SERVICE RATEDuring each monthly billing period:A customer charge per meter per month of\$18.30 plusInterim Rate Adjustment (IRA)\$11.29 (Footnote 1)Total Customer Charge\$29.59
	All Ccf per monthly billing period @The First100 Ccf @No ChargeThe Next400 Ccf @\$ 0.10901 per CcfThe Next2500 Ccf @\$ 0.08901 per Ccf
	Page 391 of 518

6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION All Over 3000 Ccf @ \$ 0.06901 per Ccf Prompt Payment Provision: None. Above rates are net. OTHER ADJUSTMENTS Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1 multiplied by the total Ccf consumed during the billing month. Taxes: Plus applicable taxes and fees related to above. CONDITIONS 1. Subject in all respects to applicable laws, rules, and regulations from time to time in effect. 2. The applicability section of this rate notwithstanding, if a customer, other than a full requirement customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate. Footnote 1: 2010 IRA - \$1.00; 2011 IRA - \$1.33; 2012 IRA - \$5.01; 2013 IRA - \$3.95 Meters Read On and After July 16, 2014
All Over 3000 Ccf @ \$ 0.06901 per Ccf Prompt Payment Provision: None. Above rates are net. OTHER ADJUSTMENTS Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1 multiplied by the total Ccf consumed during the billing month. Taxes: Plus applicable taxes and fees related to above. CONDITIONS 1. Subject in all respects to applicable laws, rules, and regulations from time to time in effect. 2. The applicability section of this rate notwithstanding, if a customer, other than a full requirement customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate. Footnote 1: 2010 IRA - \$1.00; 2011 IRA - \$1.33; 2012 IRA - \$5.01; 2013 IRA - \$3.95
 Prompt Payment Provision: None. Above rates are net. OTHER ADJUSTMENTS Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1 multiplied by the total Ccf consumed during the billing month. Taxes: Plus applicable taxes and fees related to above. CONDITIONS Subject in all respects to applicable laws, rules, and regulations from time to time in effect. The applicability section of this rate notwithstanding, if a customer, other than a full requirement customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate. Footnote 1: 2010 IRA - \$1.00; 2011 IRA - \$1.33; 2012 IRA - \$5.01; 2013 IRA - \$3.95
 OTHER ADJUSTMENTS Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1 multiplied by the total Ccf consumed during the billing month. Taxes: Plus applicable taxes and fees related to above. CONDITIONS Subject in all respects to applicable laws, rules, and regulations from time to time in effect. The applicability section of this rate notwithstanding, if a customer, other than a full requirement customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate. Footnote 1: 2010 IRA - \$1.00; 2011 IRA - \$1.33; 2012 IRA - \$5.01; 2013 IRA - \$3.95
 Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1 multiplied by the total Ccf consumed during the billing month. Taxes: Plus applicable taxes and fees related to above. CONDITIONS Subject in all respects to applicable laws, rules, and regulations from time to time in effect. The applicability section of this rate notwithstanding, if a customer, other than a full requirement customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate. Footnote 1: 2010 IRA - \$1.00; 2011 IRA - \$1.33; 2012 IRA - \$5.01; 2013 IRA - \$3.95
 CONDITIONS Subject in all respects to applicable laws, rules, and regulations from time to time in effect. The applicability section of this rate notwithstanding, if a customer, other than a full requirement customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate. Footnote 1: 2010 IRA - \$1.00; 2011 IRA - \$1.33; 2012 IRA - \$5.01; 2013 IRA - \$3.95
 Subject in all respects to applicable laws, rules, and regulations from time to time in effect. The applicability section of this rate notwithstanding, if a customer, other than a full requirement customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate. Footnote 1: 2010 IRA - \$1.00; 2011 IRA - \$1.33; 2012 IRA - \$5.01; 2013 IRA - \$3.95
pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate. Footnote 1: 2010 IRA - \$1.00; 2011 IRA - \$1.33; 2012 IRA - \$5.01; 2013 IRA - \$3.95
Meters Read On and After July 16, 2014
Supersedes Same Sheet Dated June 18, 2013
4Z-EPSvcA-OS-Ind TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region
RATE SCHEDULE 4Z INDUSTRIAL SERVICE RATE
APPLICABILITY Applicable to industrial consumers and to consumers not otherwise specifically provided for under any other rate schedule. This rate is only available to full requirements customers of Texas Gas Service Company.
TERRITORY Environs of the El Paso Service Area.
COST OF SERVICE RATE During each monthly billing period: A customer charge per meter per month of \$84.01 plus Interim Rate Adjustment (IRA) \$133.77 (Footnote 1) Total Customer Charge \$217.78
All Ccf per monthly billing period @ The First 100 Ccf @ No Charge The Next 400 Ccf @ \$ 0.14528 per Ccf The Next 2500 Ccf @ \$ 0.13528 per Ccf
All Over 3000 Ccf @ \$ 0.06528 per Ccf
Prompt Payment Provision: None. Above rates are net.
OTHER ADJUSTMENTS Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1 multiplied by the total Ccf consumed during the billing month. Taxes: Plus applicable taxes and fees related to above.
CONDITIONS 1. Subject in all respects to applicable laws, rules, and regulations from time to time in effect.
2. The applicability section of this rate notwithstanding, if a customer, other than a full requirements customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate.
Footnote 1: 2010 IRA - \$11.84; 2011 IRA - \$15.69; 2012 IRA - \$57.35; 2013 IRA - \$48.89
Meters Read On and After July 16, 2014 Supersedes Same Sheet Dated June 18, 2013
PIT-EPSvcA-ISOS TEXAS GAS SERVICE COMPANY RATE SCHEDULE PIT

RRC COID:	631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT	RRC TARIFF NO: 23645
CURRENT RATE	СОМР	ONENT
RATE COMP. ID		DESCRIPTION
		El Paso Service Area - West Texas Region PIPELINE INTEGRITY TESTING (PIT) RIDER
		PURPOSE The purpose of this Pipeline Integrity Testing Rider is to promote the public interest in pipeline safety by enabling the Company to recover over a four-year period the reasonable and necessary Pipeline Integrity Safety Testing expenses incurred by the Company during the four-year testing cycle from January 1, 2010, through December 31, 2013 (including contractor costs but excluding the labor cost of TGS employees), in the amount of \$2,197,846. These legally mandated operating and maintenance expenses shall be recovered through a separate monthly volumetric charge (the Pipeline Integrity Testing or PIT Surcharge) that shall be shown as a separate line item on the customer's monthly bill and calculated for each customer class as described below. Capital expenditures associated with the Pipeline Integrity Program shall continue to be recovered through base rates and any interim rate adjustments implemented pursuant to Section 104.301 of the Gas Utility Regulatory Act.
		APPLICABILITY This Rider shall be applied to all gas sales and transportation customers within the service territory designated below, except special contract customers.
		TERRITORY This Rider shall apply throughout the Company's El Paso Service Area (EPSA), both within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas (collectively, the EPSA Cities), and in the unincorporated areas (environs) adjacent to the EPSA Cities.
		QUALIFYING EXPENSES This Rider applies only to the legally mandated safety testing of the Company's transmission lines in the EPSA under the Pipeline Integrity Safety Testing Program. The operating and maintenance expense items that qualify for recovery under this Rider shall include the contractor costs associated with land and leak survey, permitting, and job order preparation and completion; the clearing of right- of-way; any needed notifications to adjacent businesses and residences; traffic control equipment and personnel; Direct Current Voltage Gradient (DCVG), Close Interval (CI), and other surveys to ensure the integrity of the pipeline system; any required rigid bypasses; flushing of the lines and testing and disposal of the flush water; hydrostatic testing of the lines and analysis and disposal of the test water; any required pigging of the lines in connection with safety testing; any required x-ray welding; metallurgical testing of the pipeline or components thereof; site restoration, painting, and clean-up; expenses associated with providing a supply of compressed natural gas (CNG) to ensure uninterrupted service to customers during testing; and any other operating and maintenance expenses reasonably necessary to safely and effectively perform required safety testing of the Company's transmission pipelines in the EPSA. Neither capital expenditures by the Company, nor the labor cost of TGS employees, shall be recovered under this Rider.
		CALCULATION OF PIT SURCHARGES The Pipeline Integrity Testing Surcharges established under this Rider shall be designed so as to recover the Total Testing Expense of \$2,197,846 in Pipeline Integrity Safety Testing expenses incurred by the Company over the four-year testing cycle from January 1, 2010, through December 31, 2013, and shall be calculated as follows: First, the Total Testing Expense shall be allocated among the applicable customer classes in the same proportion that demand costs were assigned to those classes in the Class Cost of Service Study approved in the Company's most recent rate case in which rates were set by the Railroad Commission of Texas (the Commission) for customers in the EPSA Cities.
		Each Class' Total Allocated Total Testing Each Class' Demand
		Testing Expense = Expense x Total Demand of the Applicable Classes
		Second, the total dollar amount allocated to each customer class in the foregoing manner shall be divided by forty-eight (48) monthly billing cycles, so as to derive the amount that shall be ratably recovered from each class on a monthly basis during the four-year recovery period: Monthly Recovery from Each Class = Each Class' Total Allocated Testing Expense
		48 Months
		Third, the total amount that is to be recovered on a monthly basis from each class shall be divided by the estimated average monthly usage for each class to produce the monthly PIT Surcharge for each class.
		Each Class' PIT Surcharge = Monthly Recovery from Each Class
		Estimated Monthly Usage of Each Class
		Based upon customer data for the prior calendar year and any other relevant factors, the estimated monthly usage for each class may be revised annually to account for customer growth, and the resulting revised PIT Surcharge shall be applied to each class for the ensuing 12-month recovery period.

ANNUAL RECONCILIATION

After completion of each of the first three annual recovery periods, the total revenues collected under this Rider for that year shall be

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23645
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
	reconciled against the revenues previously calculated to be collected for that year, and the PIT Surcharge for each class shall be adjusted upward or downward so that the Company recovers any underrecoveries or refunds any overrecoveries that may have accrued under the Rider, plus monthly interest on those underrecoveries or overrecoveries at the cost of long-term debt approved in the Company's most recent general rate case in which rates were set by the Commission for application to customers in the EPSA Cities. The reconciliation shall be filed with the regulatory authority on or before February 21st of each year, and the regulatory authority shall complete its review of the reconciliation on or before March 21st of each year, so that the Company can implement the reconciled PIT Surcharges beginning with the first billing cycle for April of each succeeding year of the four-year recovery period.
	DEFERRED ACCOUNTING The Company is authorized and directed to defer, as a regulatory asset, all Pipeline Integrity Safety Testing expenses incurred during the testing cycle starting on January 1, 2010, and ending on December 31, 2013, and all revenues specifically collected under this Rider shall be applied to the deferred expense account. The Company shall not earn a return on any regulatory asset created under this provision, and no such regulatory asset shall be included in the Company's invested capital (rate base) for ratemaking purposes.
	ANNUAL REPORT & APPLICABLE PSCC On or before February 21st after each calendar year of the testing cycle, the Company shall file a report with the Commission and the EPSA Cities showing all Pipeline Integrity Safety Testing expenses incurred during the previous calendar year and verifying the prior year's collections and any underrecoveries or overrecoveries accruing to date under this Rider. The report shall separately identify and list such expenses by account number and project number. Prior to the effective date of this Rider and on or before February 21st of each succeeding year while this Rider is in effect, the Company shall also file an Addendum to this Rider with the Commission and the EPSA Cities (a) identifying the PIT Surcharges that will be applied during the ensuing 12-month recovery period from April 1st through March 31st, and (b) providing the underlying data and calculations on which each PIT Surcharge for that period is based.
	NOTICE TO AFFECTED CUSTOMERS In addition to the annual report and Addendum to this Rider required above, the Company shall provide, on or before March 31st after each calendar year of the testing cycle, written notice to each affected customer of (a) the PIT Surcharge that will be applied during the ensuing 12-month period from April 1st through March 31st, and (b) the effect the PIT Surcharge is expected to have on the average monthly bill for each affected customer class. The written notice shall be provided in both English and Spanish, shall be the only information contained on the piece of paper on which it is printed, and may be provided either by separate mailing or by insert included with the Company's monthly billing statements. The Company shall also file an affidavit annually with the Commission and the EPSA Cities certifying that notice has been provided to customers in this manner. The notice shall be presumed to be complete three calendar days after the date the separate mailing or billing statement is deposited in a postage-paid, properly addressed wrapper in a post office or official depository under care of the United States Postal Service. The initial notice shall be filed with, reviewed, and approved by the regulatory authority, and each subsequent notice shall follow the same format as that of the approved initial notice.
	FINAL REVIEW, RECONCILIATION, AND TERMINATION After the end of the four-year recovery period, the Company shall file a final reconciliation with the regulatory authority identifying all PIT Expenses recovered to date under this Rider, as well as any interest on overrecoveries refunded or credited to customers and any interest on underrecoveries recovered from customers during that period. In the event the total amount recovered differs from the total amount that TGS is authorized to recover under this Rider, then the Company shall include a calculation of the final surcharge, refund, or credit required to eliminate any such difference and shall implement same over a period of not more than four months. This Rider shall cease to be operable upon collection in this manner of the Total Testing Expenses authorized for collection hereunder, plus or minus any interest accruing on underrecoveries and overrecoveries, or sooner if ordered by the Commission or agreed upon by the Company and the EPSA Cities.
	Initial Rate Meters Read On and After February 29, 2012
PIT-Rider-EPSvcA-IS	El Paso Service Area - West Texas Region RATE SCHEDULE PIT-RIDER PIPELINE INTEGRITY TESTING (PIT) SURCHARGE RIDER A. APPLICABILITY The Pipeline Integrity Testing Surcharge (PIT) rate as set forth in Section (B) below is pursuant to Final Order in GUD 10049 and GUD 10142. This rate shall apply to the following rate schedules of Texas Gas Service Company in the incorporated and unincorporated areas of and adjacent to the El Paso Service Area (EPSA): 10, 20, 21, 25, 26, 27, 40, E5, SS, T-1, 1Z, 2Z, 2A, 2E, 2F, 2G, 4Z, SS-ENV AND T-1-ENV. The EPSA includes El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas. B. PIT RATE Rate Schedule Customer Class Rate per CCF 10 Residential (I/S EPSA) \$ 0.0034 20 Commercial (I/S EPSA) \$ 0.0033 21 Commercial A/C (I/S EPSA) \$ 0.0033 25 Public Authority (I/S EPSA) \$ 0.0057 26 Public Authority A/C (I/S EPSA) \$ 0.0067 27 Municipal Water Pumping (I/S EPSA) \$ 0.0027 T-1 Commercial Irransportation (I/S EPSA) \$ 0.0016 T-1 Industrial Transportation (I/S EPSA) \$ 0.00033 2A Commercial A/C (O/S EPSA) \$ 0.0025 1Z Residential (O/S EPSA) \$ 0.0034 2Z Commercial (O/S EPSA) \$ 0.0033 2A Commercial A/C (O/S EPSA) \$ 0.0033 2E Public Authority (O/S EPSA) \$ 0.0034 2Z Commercial (O/S EPSA) \$ 0.0057 2G Municipal Water Pumping (O/S EPSA) \$ 0.0015 4Z Industrial (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (O/S EPSA) \$ 0.0027 T-1-ENV Commercial Transportation (O/S EPSA) \$ 0.0016 T-1-ENV Industrial Transportation (O/S EPSA) \$ 0.0010 T-1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0027 ST-1-ENV Industrial Transportation (O/S EPSA) \$ 0.0010 T-1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0026 This rate will be in effect until all approved and expended pipeline integrity testing expenses are recovered under the applicable rate schedules. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchises fees) related to above. D. CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. Meters Rea

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 23645
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
RCE-Env-Rider-EPSv	TEXAS GAS SERVICE COMPANY El Paso Service Area - Environs RATE SCHEDULE RC-ENV-RIDER ENVIRONS RATE CASE EXPENSE SURCHARGE A. APPLICABILITY The Rate Case Expense Surcharge (RCE) rate as set forth in Section (B) below is pursuant to Final Order in GUD 10142. This rate shall apply to the following rate schedules of Texas Gas Service Company in the unincorporated areas of the El Paso Service Area including El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton Texas: 1Z, 2A, 2E, 2F, 2G, 2Z, 4Z, C-1, SS-Env, and T-1-Env. B. RCE RATE Per bill for each billing period: \$0.25 This rate will be in effect for approximately 12 months from the date of the Final Order in GUD No. 10142 until all approved and expended rate case expense are recovered under the applicable rate schedules. Not to exceed \$36,256.89. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees related to above. D. CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. E. COMPLIANCE REPORT Within 45 days the final collection month, TGS shall file a reconciliation report. TGS shall file the report with the Commission, addressed to the Director of the Gas Services Division and referencing Gas Utilities Docket No. 10142, Rate Case Expense Recovery Report. The report shall include: - the meteres billed by month by customer class during the applicable period, - the amount of Rate Case Expense recovered, by month, - the outstanding balance, by month Meters Read On and After January 14, 2014 Initial Rate Schedule
T-GEN-ENV-EPSvcA	TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE T-GEN-ENV GENERAL CHARGES AND PROVISIONS
	APPLICABILITY Applicable to Transportation Rate Schedules: T1-ENV.
	TERRITORY All areas served by the Company in the unincorporated areas of its El Paso Service Area consisting of El Paso, Anthony, Clint, Vinton, Socorro and Horizon City, Texas.
	ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule:
	Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October.
	The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/105]-1 and must fall within the range of zero (0) to 5.26%.
	The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below.
	Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder.
	Plus: Adjustments in accordance with the provisions of the Company's Economic Development Rate (Rate Schedule EDR), if applicable, and the Company's Interim Cost Recovery and Rate Adjustment (Rate Schedule ICR), if applicable.
	Plus: Any street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any governmental entity wherein the customer receives gas delivered hereunder.
	Plus: UPSTREAM PIPELINE SCHEDULING AND BALANCING PROVISIONS A proportional share of any upstream pipeline transportation service charges and penalties incurred by the Company that, in whole or in part, are the result of customer or customer's agent scheduling and/or managing the upstream transportation of the customer's gas to Company's interconnecting point(s) with the upstream pipeline(s). Proceeds from this charge will be credited to the Reconciliation Account.
	The Company will bill customer for these charges and penalties manually on a separate bill. Payment shall be required in accordance with the Company's Rules of Service.
	A transport customer may elect to have its supplier act as agent for resolution of these charges. The Company will allow aggregation in resolution of the upstream pipeline scheduling and balancing charges as long as the aggregated customers are supplied by the same supplier, and provided that the customers are physically located behind the same upstream pipeline balancing point, as determined by the Company.

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	Plus: MONTHLY COMMODITY BALANCING PROVISIONS In addition to the Upstream Pipeline Scheduling and Balancing provisions described above, the Company will resolve monthly commodity imbalances in accordance with the provisions described below:	
	1. Definitions: As used in this tariff, the following terms will have the meanings indicated:	
	Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below.	
	Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate.	
	The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate.	
	Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff.	
	Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period.	
	Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month.	
	PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation.	
	Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff.	
	Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company.	
	Supplier Service Agreement - a contract in setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff.	
	Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system.	
	2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier.	
	2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier.	
	3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below.	
	4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below.	

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
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	5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI.
	5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof.
	5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance.
	6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded.
	6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.
	6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments.
	6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date.
	6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas.
	6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer.
	7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier.
	8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions:
	8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request.
	8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of

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	insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards.					
	8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier Service Agreement shall not release the Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination.					
	9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows:					
	9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the final COI was calculated.					
	9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin, for the month in which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above.					
	9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion.					
	Meters Read On and After July 29, 2011					
	Initial Rate					
T1-ENV-EPSvcA-OS-	TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE T-1-ENV TRANSPORTATION SERVICE RATE					
	APPLICABILITY Service under this rate schedule is available to any customer for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with the customer's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's facilities at the customer's service point.					
	TERRITORY El Paso Service Area consisting of the unincorporated areas of El Paso, Anthony, Clint, Horizon City, Socorro and Vinton, Texas.					
	RATE This rate shall be the sum of Part A and Part B as described below:					
	Part A: A customer charge per month of\$300.50Interim Rate Adjustment (IRA)\$673.39 (Footnote 1)Total Customer Charge\$973.89					
	Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at a rate calculated as follows:					
	1. Determine the bill for the quantity of customer-owned gas metered and delivered to the customer at the Company's volumetric Cost of Service Rate on the gas sales tariff which would otherwise be applicable;					

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	2. Add a balancing service rate for any applicable portion of incremental cost of the Company's transportation reservation costs received from its upstream pipelines that is deemed at the Company's sole discretion to directly or indirectly benefit the transportation service customers through scheduling balancing flexibility. The balancing service rate will be recalculated annually in conjunction with the Cost of Gas annual reconciliation audit and/or as the upstream pipeline changes the rates being charged to the Company.					
	3. See the Additional Charges to Cost of Service Rate Pursuant to Rate Schedule T-GEN-ENV (General Charges and Provisions).					
	SPECIAL PROVISIONS 1. Transportation volumes delivered under this schedule shall be considered first through customer's meter for billing purposes.					
	2. Gas transported under this schedule shall be for use only by the customer.					
	3. See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN-ENV (General Charges and Provisions).					
	Footnote 1: 2010 IRA - \$59.29; 2011 IRA - \$77.01; 2012 IRA - \$318.61; 2013 IRA - \$218.48					
	4. Prior to the execution of a Gas Transportation Service Agreement, customer must represent and certify that its usage shall average at least five hundred (500) Mcf of gas per month or six thousand (6,000) Mcf annually. The Company shall have the right at all reasonable times, upon prior notice to Customer, to enter onto Customer's premises and inspect Customer's facilities and operations to verify such capability. Customer must agree to notify the Company within a reasonable time if there is any change in Customer's usage. Should Customer's usage average less than five hundred (500) Mcf per month or six thousand (6,000) Mcf annually, Customer must so notify the Company and the Company may discontinue service hereunder, except as may otherwise be provided in the Gas Transportation Service Agreement between the Company and customer, and provide service under the general service rate applicable to Customer.					
	5. Customers that qualify for and elect service under this tariff must remain on transportation service for a minimum of twelve months. If a customer chooses to leave transportation service under this tariff after twelve months, the customer may not return to transportation service for at least twelve months. If a customer requests to leave transportation service under this tariff and return to the appropriate general service rate, the Company may at its sole discretion decline the request until adequate upstream pipeline capacity can be procured.					
	6. Transportation of customer-owned natural gas under this tariff will require telemetry or electronic flow measurement that meets the Company's required specifications at the customer's point (s) of re-delivery. The Company may require the customer to reimburse the Company for the cost of telemetry at its sole discretion.					
	CONDITIONS 1. Transportation of customer-owned natural gas hereunder shall be subject in all respects to applicable laws, rules and regulations from time to time in effect.					
	2. Transportation of customer-owned natural gas hereunder shall be limited to natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered by the Company to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.					
	3. Transportation of customer-owned natural gas hereunder is subject in all respects to terms and conditions of the Gas Transportation Service Agreement entered into between the customer and Company prior to commencement of service and all amendments and modifications thereto.					
	4. With respect to the Company's capacity to deliver gas at any particular time, the curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.					
	Meters Read On and After: July 16, 2014 Supersedes Same Rate Schedule dated: June 18, 2013					
RATE ADJUSTME	NT PROVISIONS:					
None						
DELIVERY POINTS						
<u>ID</u>	<u>TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL</u>					
76823	D Mcf \$.0000 07/29/2011 Y					
DESCRIPTION:	**CONFIDENTIAL**					
Customer	32481 **CONFIDENTIAL**					

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TARIFF CODE:	DT	RRC TARIFF NO:	23645		
TYPE SERVICE P	ROVID	ED			
TYPE OF SERV	ICE	SERVICE DESCRIPTION		OTHER TYPE DESCRIPTION	
Н		Transportation			
TUC APPLICABII	LITY				
FACTS SUPPOR	TING S	ECTION 104.003(b) APPLIC	ABILITY		

RRC COID: 6310 COMPANY NA	AME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO: 24497	7
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 07/01/2011	RECEIVED DATE: 01/19/2012
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RRC DOCH	KET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): New custom transportation agree	eement
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
33154 **CONFIDENTIAL**	
	Y

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TARIFF CODE: DT	RRC TARIFF NO: 24497			
CURRENT RATE COMI	PONENT			
RATE COMP. ID	DESCRIPTION			
BU-T-01-OS-XSVP	BU-T-01-OS-XSVP RATE COMPONENTS Monthly Meter Charge: \$150.00 Monthly Cost of Service: \$0.60 per Mcf; effective July 1, 2012, and each July 1st thereafter during the term of this Agreement, Company shall have the right to adjust the cost of service charge with thirty (30) days advance notice to Shipper, not to exceed 5%. Additional Charges: 1) a charge will be made each month to recover the cost of taxes paid to the State of Texas pursuant to Texas Utilities Code; Chapter 122 as such may be amended from time to time which are attributable to the transportation service performed hereunder. 2) A charge will be made each month to recover the cost of any applicable franchise fees paid to the cities. 3) in the event the company incurs a demand or reservation charge from its gas supplier(s) or transportation providers in the Central Texas Area, the customer may be charged its proportionate share of the demand or reservation charge based on benefit received by the customer. 4) Customer shall deliver to Company each month, as reimbursement for lost and unaccounted for gas in the form of Payment in Kind (PIK), a volume gas equal to a fixed rate of 1.5% times the volume of gas delivered by the Company for the account of Customer.			
Γ-GEN-KyBud-OS-G	TexAs GAS SERVICE COMPANY KyleBuda Service Area - Central Texas Region RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All areas served by the Company in its KyleBuda Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rat schedule: Pius: A charge representing the customer's proportionate share of lost and unaccounted (LUG) gas volume within the Service Area. The customer's share of LUG gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LUG factor as determined above shall in no event exceed 0.526 i.e. [1/1-0.51-1 and must fall within the range of zzero (i) to 5.26%. The Company will require the customer to stats by its lost and unaccounted for obligation by payment in kind (PK). PIK volumes will be added to the customer to stats paid to the State of Texas pursuant to the provision 6 below. PIUs: A charge will be made each month to recover the cost of gross receipts sches pays. Relocation Cost Recovery (Rate Schedule RCR), it applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with the provision of the Company's Relocation Cost Recovery (Rate Schedule RCR), it popticable. Plus: Any must ingulation State and the prevision of			

nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area,

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24497

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and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for

RRC COID: 6	310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 24497
CURRENT RATE CO	MPONENT
RATE COMP. ID	DESCRIPTION
	the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. CONDITIONS 1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation. A Service under this tariff is conditioned upon the customer's execution of an subject in all respects to the terms and condition
RATE ADJUSTME	NT PROVISIONS:
None	
DELIVERY POINTS	
ID	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL
78038	D Mcf \$.0000 07/01/2011 Y
DESCRIPTION:	**CONFIDENTIAL**
Customer	33154 **CONFIDENTIAL**
TYPE SERVICE PROV	VIDED
TYPE OF SERVICE	SERVICE DESCRIPTION OTHER TYPE DESCRIPTION
н	Transportation
TUC APPLICABILITY	Y
FACTS SUPPORTIN	G SECTION 104.003(b) APPLICABILITY
	or the customer had an unfair advantage during the negotiations. nnot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an ipeline.)
Competition does or did	l exist either with another gas utility, another supplier of natural gas, or a supplier of an alternative form of energy.
I affirm that a true and	correct copy of this tariff has been sent to the customer involved in this transaction.

RRC COID: 6310 COMPANY N	NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:244	98
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 06/01/2011	RECEIVED DATE: 01/19/2012
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RRC DOO	CKET NO:
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): New custom transportation as	greement
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
33155 **CONFIDENTIAL**	
	Y

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE: DT	RRC TARIFF NO: 24498				
CURRENT RATE COMI	PONENT				
RATE COMP. ID	DESCRIPTION				
RGV-T-36-OS-MB	RGV-T-36-OS-MB RATE COMPONENTS Rate: \$0.23 per MMBtu for volumes of 0 to 12,000 MMBtu/day \$0.17 per MMBtu for volumes 12,001 to 24,000 MMBtu/day \$0.11 per MMBtu for volumes 24,001 MMBtu/day and up Rate Schedule (s): T-Gen; plus additional PIK as mutually agreed upon and revised from time to time.				
T-GEN-RGV-0S-GTC	T-Gen plus additional PIK as mutually agreed upon and revised from time to time. TEXAS GAS SERVICE COMPANY Rio Grande Valley Service Area RATE SCHEDULE T-GEN GENERAL CHARGES. PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All areas served by the Company in its Rio Grande Valley Service Area. A DDITIONAL CHARGES TO COST OF SERVICE RATE. During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule. Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period endel the preceding up 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1 for the incorporated areas or Rate Schedule 1-ENV for the unincorporated rease). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for applicable Cost of Gas Clause (Rate Schedule 1 for the line or portal action and econt most provide and the succeeding October. The LAUF factor as determining above shall in no vert exceed 105 for (11/-0.5) relation and the provide of the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. For customers or qualified suppliers shipping excess gas of the distribution system, PK shall in no verts ceceed 1%. PLN: A charge will be made each month to recover the cost of gross receipts taxes attributable to the Company's services under action and the applicable cost gross receipts taxes and to the State Schedule sprine is shipping excess gas off the distribution system. PLN: Notwithstanding apything herein to the contrary andition to the Canses set for th				

- a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each agreement. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT CURRENT RATE COMPONENT

RRC TARIFF NO: 24498

RATE COMP. ID DESCRIPTION

notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. Upon receipt of notification of change of supplier, the Company will verify notification of termination of current supplier, verify all documentation of qualification of new supplier is executed, and establish an effective date for the change. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded, plus (ii) any applicable franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from applicable franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within thirty (30) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1 for the incorporated areas or Rate Schedule 1-ENV for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in

ARIFF CODE: DT		IFF NO:	24498			
RRENT RATE CON	MPONENT					
TE COMP. ID	DESCRIPTION					
RATE ADJUSTME	the Company shall Delivered Spot-Gat F.E.R.C.'s Gas Man deliveries exceed r multiplied by 110% in the first issue of (ii) any applicable : Aggregation Pool v governmental author Provision 6.4 abows shall provide contin Supplier. In the ev customer within su Such sales shall be applicable plan, co- change in Transpor applicable plan, co- change in Transpor applicable laws, ru natural gas of equa customer shall be d conditioned upon ti and all amendment the operational safe any cause whatsoer- customer served ur Company's applica the right to termina service shall not re continued service u event sales service such month shall b- subject to curtailmed consistent with Tra Transporter's reaso qualified company	pay to the Su s Prices Hous ket Report fc eceipts limit, of the Deliv Inside F.E.R franchise fee: which general ority. 9.3 Inve. 9.4 Contin nued service 1, ent sales serv ch month sha subject to cu nsistent with ter's reasonal lo r higher qu eemed to be en customer's s and modific ty, reliability ver, to conser der this sche ble general so te service un lieve the cust inder the app commences s e deemed sale ent plans app nsporter's po nable discreti personnel.	d shall be cashed out as follows: upplier an amount equal to: (i) the ston Ship Channel/Beaumont, Te or the month for which the final the supplier shall pay to the Cor- vered Spot-Gas Prices Houston S .C.'s Gas Market Report for the ri- s assessed on such payment by the ted the Imbalance, plus (iii) any voicing/Payment - The final cash- under the applicable general serv- rice commences on any day other ll be deemed sales volumes for j- trailment plans approved from ti- Transporter's policies regarding be discretion. CONDITIONS 1 ations from time-to-time in effer- tations thereto. 4. Transportation ve gas for residential and other I dule shall be the same as the cur- ervice rate schedule which would der this tariff in the event the cu- omer of any liability accrued pri- licable general service rate schedo- to any day other than the first da- es volumes for purposes of invoir- roved from time to time by the F- licies regarding curtailment and ion. 6. If applicable, air condition Eff. Meters Read On and After- er 1, 1993 T-1 and T-2 (General	the final COI volume, stated in xas Index (large packages onl COI was calculated. 9.2 Unde npany an amount equal to: (i) hip Channel/Beaumont, Texas nonth in which the month for the municipality in which deliv other taxes, user fees or other out payment shall be invoiced val of a Qualified Supplier, at rice rate schedule until the cus rice rate schedule until the cus to than the first day of a calend burposes of invoicing the cust me to time by the Railroad Co curtailment and stand by supp . Services rendered under this ct. 2. All volumes of gas tran vailable from the Company's vised by the Company for trans espects to the terms and condin of natural gas hereunder may system or in case of shortage of digher priority customers served tailment priority established for d otherwise be available to suc stomer is no longer served by 3 or to the effective date of such lule until the customer designar y of a calendar month, all volic cing the customer and for calca ailroad Commission of Texas stand by supplies of transport ning equipment must be insper July 31, 2006 (Incorporated) J	MMBtu, multiplied by 90% y) as published in the first is r Deliveries - For final COI the final COI volume, state s Index (large packages only which the final COI was cal eries were made to participa sums assessed on such payn and paid in accordance with the customer's request, the 0 tomer designates a successo ar month, all volumes delive omer and for calculating the ommission of Texas or in the lies of transport gas, as such tariff are subject in all resp sported pursuant to this tariff supplier(s). All gas deliveres portation. 3. Service under tions of the Transportation 4, be interrupted or curtailed or threatened shortage of gas d. The curtailment priority or other customers served pu h customer. 5. The Compan a Qualified Supplier. Termin termination. The Company tes a successor Qualified Su- mes delivered to the custor vulating the final COI. Such or in the absence of an appl gas, as such policies may ch cted and verified as safe am uly 15, 2009(Unincorporate	of the ssue of Inside 's where d in MMBtu,) as published culated, plus ints in the nent by any 1 Special Company r Qualified ered to the final COI. e absence of an policies may ects to f shall be ed to the this tariff is Agreement to preserve s supply from of any ursuant to the ny shall have nation of y shall provide upplier. In the ner within sales shall be icable plan, ange in d in service by
None						
LIVERY POINTS						
D	TYPE	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
039	D	Mcf	\$.0000	06/01/2011	Y	
DESCRIPTION:	**CONFIDENTIAL	**				
DESCRIPTION:						

TYPE SERVICE PROVIDED

 TYPE OF SERVICE
 SERVICE DESCRIPTION

Н

Transportation

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OTHER TYPE DESCRIPTION

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY TARIFF CODE: DT RRC TARIFF NO: 24498

TUC APPLICABILITY

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

Neither the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.)

Competition does or did exist either with another gas utility, another supplier of natural gas, or a supplier of an alternative form of energy.

I affirm that a true and correct copy of this tariff has been sent to the customer involved in this transaction.

RRC COID: 6310 COMPAN	Y NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	24601
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 02/27/2009	RECEIVED DATE: 02/09/2012
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RRC	DOCKET NO:
CITY ORDINANCE NO: Settlmnt Agmt dated 2/	11/2009
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Currently no TGS transp	ortation customers in the Permian Svc Area - upload to file rate scheds
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
32487 **CONFIDENTIAL**	
	Y

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 24601
CURRENT RATE COM	IPONENT
RATE COMP. ID	DESCRIPTION
T-3-Perm-IS-Std	DEXEMPTION TEXAS GADS TEXAS SERVICE COMPANY Permian Service Area - West Texas Region RATE SCHEDULE T-3 TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is available to any customer for the transportation of customer-owned natural gas through the Company's existing delivery points for transportation by the Company to the customer's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's das stransported during each moth in accordance with this schedule shall be billed at a rate calculated as follows: 1. Determine the bill for the quantity of customer-owned gas metered and delivered to the customer at the Company's volumetric Cost of Service Rate on the gas sales tariff which would otherwise be applicable; 2. Add a balancing service rate for any applicable portion of incremental cost of the Company's transportation reservation costs received from its upstream pipelines that is deemed at the Company's sole discretion to directly or indirectly benefit the transportation service customers through scheduling balancing flexibility. The balancing service rate will be recalculated annually in conjunction with the Cost of Gas annual reconciliation audit and/or as the upstream pipeline charges the rates being charges and Provisiona). SPECIAL PROVISIONS 1. Transportation volumes delivered under this schedule hall be considered first through customer's and stransportation service Rate schedule that become transportation actioner. Service Rate pursuant to Rate Schedule Hat be considered first through customer's torio Sirvice Rate pursuant to Rate Schedule T-GEN (General Charges and Provisions). 4. Prior to the exe
T-GEN-Perm-IS-Std	TEXAS GAS SERVICE COMPANY Permian Service Area - West Texas Region RATE SCHEDULE T-GEN GENERAL CHARGES AND PROVISIONS APPLICABILITY Applicable to Transportation Rate Schedule: T-3. TERRITORY Permian Service Area consisting of the incorporated areas of Andrews, Barstow, Crane, McCamey, Monahans, Pecos, Pyote, Thorntonville, Wickett and Wink, Texas. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the

following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1-.05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with the provisions of the Company's Interim Cost Recovery and Rate Adjustment (Rate Schedule ICR), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. Plus: UPSTREAM PIPELINE SCHEDULING AND BALANCING PROVISIONS A proportional share of any upstream pipeline transportation service charges and penalties incurred by the Company that, in whole or in part, are the result of customer or customer's agent scheduling and/or managing the upstream transportation of the customer's gas to Company's interconnecting point(s) with the upstream pipeline(s). Proceeds from this charge will be credited to the Reconciliation Account. The

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COMPANY NAME: TEXAS GAS SERVICE COMPANY

24601

TARIFF CODE: DT RRC TARIFF NO:

RATE COMP. ID DESCRIPTION

CURRENT RATE COMPONENT

Company will bill customer for these charges and penalties manually on a separate bill. Payment shall be required in accordance with the Company's Rules of Service. A transport customer may elect to have its supplier act as agent for resolution of these charges. The Company will allow aggregation in resolution of the upstream pipeline scheduling and balancing charges as long as the aggregated customers are supplied by the same supplier, and provided that the customers are physically located behind the same upstream pipeline balancing point, as determined by the Company. Plus: MONTHLY COMMODITY BALANCING PROVISIONS In addition to the Upstream Pipeline Scheduling and Balancing provisions described above, the Company will resolve monthly commodity imbalances in accordance with the provisions described below: 1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract in setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110%

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT CURRENT RATE COMPONENT

RRC TARIFF NO: 24601

RATE COMP. ID DESCRIPTION

of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout -The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity -The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin, for the month in which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. Meters Read On and After February 27, 2009 Initial Rate Schedule for Andrews, Monahans, Pecos, & Pyote Supersedes T-GEN dated November 4, 2008 for Barstow, Crane, McCamey, Thorntonville, Wickett, and Wink

RATE ADJUSTMENT PROVISIONS:

None

RRC COID: (5310		Y NAME: TEXAS GAS		·	
FARIFF CODE: D	Г RRC TAI	RIFF NO:	24601			
ELIVERY POINTS						
ID	TYPE	<u>UNIT</u>	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
76826	D	Mcf	\$.0000	02/15/2008	Y	
DESCRIPTION:	**CONFIDENTIAL					
Customer	32487 VIDED	**C	ONFIDENTIAL**			
Customer /PE SERVICE PRO ГУРЕ OF SERVICE	VIDED			TYPE DESCRIPTION		
PE SERVICE PRO	VIDED			TYPE DESCRIPTION		

RRC COID: 6310 COMPANY	NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO: 25	078
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 04/03/2014	RECEIVED DATE: 04/25/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC DO	OCKET NO:
CITY ORDINANCE NO: S.Agmt 4/10/12; Op-Law 4/	/3/14
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Eff. 4/3/2014, new Customer operation of law.	r Charge cost of service rates per GRIP filing (TYE Dec-2012) approved by STX Svc Area cities via
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL? DELIVERY POINT
33832 **CONFIDENTIAL**	
	Y

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 25078
CURRENT RATE COM	PONENT
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T-GTC-STX-ISOS-b	TEXAS GAS SERVICE COMPANY South Texas Service Area RATE SCHEDULE T-GTC GENERAL TERMS AND CONDITIONS FOR TRANSPORTATION (continued) ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT The measurement and tests for quality of Gas delivered and delivered by Customer hereunder shall be governed as follows: 7.1 The quantities of Gas received and delivered shall be measured by means of meters of standard type which conform to the American Gas Association Measurement shall be one (1) cubic foot of Gas at a temperature base of sixty degrees (60 degrees) Fahrenheit and at pressure base of fourteen and seventy-three hundredths (14.73) pounds per square inch absolute. Customer agrees that the Bu content per Mcf of the gas volumes delivered by the Company at the Point of Delivery shall be assumed to be equal to the But content per Mcf of the gas volumes delivered by the Company at the Point of Delivery shall be assumed to be equal to the But content per Mcf of the gas volumes delivered by Customer at the Point of Receipt, when corrected for differences in pressure base. 7.3 The temperature shall be adjusted to standard conditions by a compensation device included with the meter or such other method as the Company shall deem appropriate. Corrections shall be made in accordance with industry practice. 7.4 Specific gravity shall be determined with accuracy to the nearest one thousandth (.001) by use of an instrument that conforms to industry standards. 7.5 Whenever the conditions of pressure and temperature differ from the standard; conversion of the volumes from these conditions to the standard conditions shall be in accordance with the Ideal Gas Laws corrected for deviation from Boyle's Law, all to be in accordance with methods and tables set out in the American Gas Association Measurement Committee Reports, or by other accerepted methods that may be used from time to time. 7.6 The gross heating value of the Gas shall be determineed by Company in its sol discretion but shall be at location where a representative sample of

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since the last preceding test, the previous reading of such equipment shall be disregarded for any period definitely known or agreed upon, or if not so known or agreed upon, for a period of time equal to one-half of the elapsed time since the last test. The volume of Gas delivered during such period shall be estimated (i) by using the data recorded by any check measuring equipment if installed and accurately registering, or if not installed or registering accurately, (ii) by correcting the error if the percentage of error is ascertainable by calibration, test, or mathematical calculation, or if neither such method is feasible, (iii) by estimating the quantity or quality delivered based upon deliveries under similar conditions during a period when the equipment was registering accurately. No adjustment shall be made for recorded inaccuracies of two percent (2%) or less. 7.11 The parties hereto shall have the right to inspect equipment installed or furnished by the other or third-party operators and the charts and other measurement or testing data of all such parties at all times during business hours; but the reading, calibration, and adjustment of such equipment and changing of charts shall be done only by the party installing and furnishing the same. The parties hereto shall preserve all original test data, charts, and other similar records in such party's possession for a period of at least twenty-four (24) months. Measurement data corrections should be processed within six (6) months of the production month with a three (3) month rebuttal period. This standard shall not apply in the case of deliberate omission or misrepresentation or mutual mistake of fact. Parties' other statutory or contractual rights shall not otherwise be diminished by this standard. 7.12 At every Point of Receipt and every Point of Delivery, the party having control over such facility shall allow the other party immediate access to the receipt and delivery information as it is generated by the party having such control. With respect to all Points of Receipt and Points of Delivery that have electronic flow measurement, both parties shall have remote telephone and electronic access to the receipt and delivery information generated at such Point of Receipt and Point of Delivery. ARTICLE 8 TITLE TO AND RESPONSIBILITY FOR GAS 8.1 Customer and Company, respectively, warrant title to all Gas delivered by it into or from the Pipeline System hereunder, and each of Customer and Company, respectively, warrant and represent each has the right to deliver the Gas hereunder, and that such Gas is free from liens and adverse claims of every kind. Customer agrees to indemnify and save Company harmless from and against all loss, damage, claims, and expense of every character with respect to Gas delivered by it on account of royalties, taxes, payments, liens, or other charges or claims arising (i) before or created upon delivery of said Gas into the Pipeline System, and (ii) upon and after delivery of said Gas from the Pipeline System to Customer. 8.2 Subject to compliance with the provisions of Section 8.1 above, Company warrants that title to all Gas delivered hereunder by Customer is free from liens and adverse claims of every kind. Company agrees to indemnify and save Customer harmless from and against all loss, damage, claims, and expense of every character with respect to Gas to be delivered at the Point of Delivery on account of royalties, taxes, payments, liens, or other charges or claims arising after delivery of Gas to and before withdrawal thereof from the Pipeline System by Customer. 8.3 As between the parties hereto, Customer or its supplier shall be deemed to be in the exclusive control and possession of the Gas until such Gas has been delivered to Company at the Point of Receipt, and after its withdrawal by Customer at the Point of Delivery. After Customer's or Customer's suppliers' delivery of such Gas at the Point of Receipt, Company shall thereafter be deemed to be in the exclusive control and possession of such Gas until its withdrawal by Customer at the Point of Delivery. The party which shall be in the exclusive control and possession of such Gas shall be responsible for all in injury or damage caused thereby and shall be responsible for

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY TARIFF CODE: DT RRC TARIFF NO: 25078 CURRENT RATE COMPONENT RATE COMPONENT RATE COMP. ID DESCRIPTION any loss of Gas while in its possession, except with regard to injury, damage or loss caused by or arising out of the negligence of the nonpossessory party. 8.4 The Pipeline System shall at all times remain the property of Company, and Customer shall have no right or property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND CASUALTY 9.1 If

either Company or Customer is rendered unable, wholly or in part, by reason of force majeure or any other cause of any kind not reasonably within its control, other than financial, to perform or comply with their obligations hereunder, then such party's obligations or conditions shall be suspended during the continuance of such inability and such party shall be relieved of liability for failure to perform the same during such period; provided, however, obligations to make payments when due hereunder shall not be suspended. Any force majeure event (other than labor disputes, strikes, or lockouts) shall be remedied so far as possible with reasonable dispatch. Settlement of strikes, lockouts, and labor disputes shall be wholly within the discretion of the party having the difficulty. The term force majeure shall include, but is not limited to, the following: acts of God and the public enemy; the elements; fire, accidents, breakdowns, strikes; any industrial, civil, or public disturbance; inability to obtain or delay in obtaining rights-of-way, material, supplies, permits, or labor; any act or omission by parties not subject to control by the party hereunder having the difficulty; and any laws, orders, rules, regulations, acts or restraints of any governmental body or authority, civil or military. If pursuant to the foregoing Company curtails or temporarily discontinues the receipt or delivery of Gas hereunder, Customer agrees to hold Company harmless from any loss, claim, damage, or expense that Customer may incur by reason of such curtailment or discontinuance. 9.2 If a portion of the Pipeline System required to make the transportation service available is partially damaged by fire or other casualty, the damage may be repaired by Company, at its option and in its sole discretion, as speedily as practicable, due allowance being made for the time taken for the settlement of insurance claims. Until such repairs are made, the payments shall be apportioned in proportion to the portion of the capacity of the Pipeline System which is still available for the purposes hereof, such determination to be made in the sole discretion of Company. If the damage is so extensive as to render the Pipeline System wholly unusable, in Company's sole opinion, the payments, if any, shall cease until such time as the Pipeline System is again useable. In case the damage shall, in Company's sole opinion, amount substantially to a destruction of the portion of the Pipeline System available for the transportation of Gas and Company shall elect not to repair the damage, then the Agreement shall terminate at the time of such damage, and Company shall not be liable to Customer for any liability, damage, or claim which arises out of any failure to make repairs. ARTICLE 10 GOVERNMENTAL RULES, REGULATIONS, AND AUTHORIZATIONS; INTERPRETATION OF AGREEMENT 10.1 The Agreement is subject to all valid orders, laws, rules, and regulations of duly constituted municipal, State and Federal governmental authorities and agencies having jurisdiction or control over the parties, their facilities or Gas supplies, the Agreement, or any provision hereof. The Company reserves the right to seek modification or termination of any of the General Terms and Conditions, the Gas Transportation Agreement, and any of the tariffs to which it applies. 10.2 The Agreement shall be interpreted under the laws of the State of Texas, excluding any law thereof directing the application of the laws of another jurisdiction. ARTICLE 11 MISCELLANEOUS 11.1 Any modification of terms, or amendment of any provisions hereof, shall become effective only by supplemental written agreement between the parties. 11.2 (A) Any of the following events or conditions shall constitute a default of Customer under the Agreement: (1) Default in the delivery of any payment or any sums hereunder for a period of sixty (60) Days after the same becomes due; (2) Any other breach of the material terms and conditions of the Agreement and the failure of Customer to cure such breach within thirty (30) Days after written demand by Company or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Customer shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured; (3) Customer shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Customer; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Customer (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; or (5) If any certificate, statement, representation, or warranty furnished by Customer proves to be false or incomplete in any material respect. (B) Upon the happening of any event of default as set forth in subparagraph 11.2(A) above, Company shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Customer the sum of all transportation payments and all other amounts due and owing under the Agreement plus the sum of all transportation payments and other amounts to become payable during the balance of the term of the Agree-ment; (2) Retake possession of the entire capacity of the Pipeline System without any court order or other process of law and without any rights of Company being thereupon terminated; (3) Terminate the Agreement and the Exhibits; (4) Pursue any other remedy at law or in equity. (C) Any of the following events or conditions shall constitute an Event of Default with respect to Company under the Agreement: (1) Default in the crediting of any sums due to Customer or in the payment of any other sums due to Customer under the Agreement for a period of ninety (90) Days after the same is established by Company to have become due; (2) Company's breach of any material term or condition of the Agreement and the failure of Company to cure such breach within thirty (30) Days after written demand by Customer or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Company shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured. (3) Company shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Company; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Company, (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a

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RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID: 6310

CURRENT RATE COMPONENT

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT RI

RRC TARIFF NO: 25078

RATE COMP. ID DESCRIPTION

period of ninety (90) Days; (D) Upon the happening of any event of default as set forth in subparagraph 11.2(C) above, Customer shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Company the sum of all outstanding credits and other amounts due and owing under the Agreement: (2) Terminate the Agreement and the Exhibits; (3) Pursue any other remedy at law or in equity. (E) The rights granted to Company and Customer hereunder shall be cumulative as to each and action on one shall not be deemed to constitute an election or waiver of any other right to which Company or Customer may be entitled. (F) Upon the termination of the Agreement, whether by lapse or time or otherwise, Customer will surrender any and all rights in the Pipeline System immediately. 11.3 Company shall not be liable for damages resulting from interruption of service, when such interruption is necessary to make repairs, changes, or adjustments in Company's equipment and facilities. 11.4 No waiver by Company or Customer of any default or the other under the Agreement shall operate as a waiver of any future default, whether of a like or different character. 11.5 The Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their successors and assigns. In the event Customer sells, leases or otherwise transfers its distribution system to a third party, whether voluntarily or involuntarily, then Customer agrees, as a part of such sale, lease or transfer, to assign to such third party and to require such third party to accept the assignment of the Agreement and the Exhibits included therein, subject to the provisions of the following sentence. Neither the Agreement nor the Exhibits attached thereto nor the rights and obligations of Customer hereunder may be assigned without the consent of Company, which consent shall not be unreasonably withheld. 11.6 Customer will not mortgage, create a security interest in, or encumber the Agreement, or sublet the rights granted hereby, or permit its use by others, or pledge, loan, sublet, create a security interest in, or in any other manner attempt to dispose of such rights, or permit its use by others, or suffer any liens or legal process to be incurred or levied thereon; provided, however, that Customer may grant a security interest or similar encumbrance in connection with any existing financing arrangement associated with Customer's facility. 11.7 Except as provided below, Customer shall pay all fees, taxes, charges, and assessments imposed by or on behalf of any governmental entity in connection with the Agreement or in connection with the purchase, transportation, and disposition of Gas by or on behalf of Customer pursuant to the Agreement including but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all returns required for the Pipeline System and all appurtenant facilities. Customer will furnish Company with any information available to Customer in connection with Company's obligations under this section. 11.8 Company and Customer agree to exercise and take reasonable steps necessary to safeguard and cause their officers, directors, employees, agents, advisers, and representatives to safeguard the confidentiality of the Agreement and the terms and conditions thereof (as contrasted with the existence and effectiveness of the Agreement which are not confidential) and not to disclose any part of it or any information derived there from or any negotiations relating thereto to any party or person except that limited number of people within Company's and Customer's organizations, and their advisers, lenders and potential investors, as may need to know the terms and conditions hereof in order to evaluate, understand, execute and perform the Agreement. Company and Customer agree not to copy or permit the copying of the Agreement, except as may be necessary for their operations. In the event Customer or Company or any of their officers, directors, employees, agents, or representatives, is requested or required (by oral or written question or request for information or documents in legal proceedings, interrogatories, subpoena, Civil Investigative Demand or similar process) to disclose any information concerning the Agreement or the terms and conditions thereof or any negotiations relating thereto, it is agreed that the party receiving such question or request will provide the other parties with prompt notice thereof so that such other parties may seek a protective order or other appropriate relief or a release from the other parties. It is further agreed that if, in the absence of a protective order or receipt of a release, the other party is compelled to disclose such information or else stand liable for contempt or suffer other censure or penalty or adverse effect, then such party may disclose such information. The parties hereto are further authorized to make disclosure of the Agreement as may be required by Federal, state, or local regulation or agency or as may be required by auditors or accountants in connection with the preparation of financial statements or tax returns. Disclosure hereunder shall not constitute a basis for defense, termination, or modification of the Agreement. ARTICLE 12 DISPUTE RESOLUTION 12.1 Any dispute arising out of or relating to this Agreement for which a claim or demand is asserted that is equal to or exceeds a value of \$25,000 shall be resolved in accordance with the procedures specified in this Article 12, which shall be the sole and exclusive procedures for the resolution of any such disputes. The cost of conducting the dispute resolution process, including the fees and expenses of any arbitrators, shall be shared equally by the parties, and each party shall bear its own costs, including any attorneys' fees or other expenses incurred in the process. Each party is required to continue to perform its obligations under this Agreement pending final resolution of any dispute arising out of or relating to this Agreement, unless to do so would be impossible or impracticable under the circumstances. 12.2 Negotiation. The parties shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement promptly by negotiation between management level personnel who have authority to settle the controversy. Any person may give the other party written notice of any dispute not resolved in the normal course of business. Within fifteen (15) days after delivery of the notice, the receiving party shall submit to the other a written response. Within thirty (30) days after delivery of the initial notice, the designated managing personnel of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary to attempt to resolve the dispute. All reasonable requests for information made by one party to the other will be honored. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence. 12.3 Arbitration. Any dispute arising out of or relating to this Agreement, including the breach, termination or validity thereof, which has not been resolved by negotiation as provided above within sixty (60) days after initiation of negotiations shall be finally resolved by arbitration in accordance with the CPR Rules for Non-Administered Arbitration then currently in effect by (i) a sole arbitrator agreed upon by the parties if the dispute is between \$25,000 and \$250,000, or (ii) three independent and impartial arbitrators, of whom each party shall designate one, if the dispute is in excess of \$250,000. All arbitrators shall be knowledgeable in the natural gas industry. The arbitrator(s) shall have no authority to award consequential, punitive or exemplary damages. Provided, however, if one party fails to participate in the negotiation as agreed herein, the other party can commence arbitration prior to the expiration of the time periods set forth. The arbitration shall be governed by the Federal Arbitration Act, 9 U.S.C. Sections 1-16, and judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof. Unless otherwise agreed, the place of arbitration shall be Austin, Texas. Meters Read On and After: January 27, 2014 Supersedes: April 27, 2012 (Incorporated Only) April 12, 2013 (Unincorporated) TEXAS GAS SERVICE COMPANY South Texas Service Area - Central Texas Region RATE SCHEDULE RCE-RIDER RATE CASE EXPENSE SURCHARGE A. APPLICABILITY The Rate Case Expense Surcharge (RCE) rate as set forth in Section (B)

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 25078
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
T-2-SoTx-IS-Com	below is pursuant to ordinances or resolutions passed by the cities of Texas Gas Service's (TGS) South Texas Service Area, which includes the Cities of Cuero, Gonzales, Lockhart, Luling, Nixon, Shiner and Yoakum, Texas (collectively, the Cities). The ordinances or resolutions were passed pursuant to a Settlement Agreement dated April 10, 2012 between TGS and the Cities. This rate shall apply to the following rate schedules of Texas Gas Service Company in the incorporated areas of the Cities served in TGS' South Texas Service Area: 15, 25, 35, T-2 and T-3. B. RCE RATE All Ccf during each billing period: \$0.0050 per Ccf This rate will be in effect until all approved and expended rate case expenses are recovered under the applicable rate schedules. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchises fees) related to above. D. CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. Meters Read On and After January 14, 2014 Supersedes same sheet dated: April 27, 2012 TEXAS GAS SERVICE COMPANY
	South Texas Service Area - Central Texas Region RATE SCHEDULE T-2 COMMERCIAL TRANSPORTATION SERVICE RATE
	Applicability Applicable to commercial customers and to consumers not otherwise specifically provided for under any other rate schedule. Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.
	Availability Natural gas service under this rate schedule is available to any individually metered, commercial customer for the transportation of customer owned natural gas through the Company's South Texas distribution system. Such service shall be provided at any point on the Company's System where adequate capacity and gas supply exists, or where such capacity and gas supply can be provided in accordance with the applicable rules and regulations and at a reasonable cost as determined by the Company in its sole opinion.
	Electronic flow measurement (EFM) may be required for Customers under this tariff at the Company's sole discretion. The customer may be required to reimburse the Company for any cost related to the installation of the EFM as well as provide for or reimburse the Company for any on going maintenance, repair, or communications costs. In the alternative, Customer may elect to discontinue service under this tariff and to receive service under the applicable sales tariff.
	Service is not available under this rate schedule for resale to others or for service for a term less than twelve (12) months.
	Under this tariff the Company shall perform or cause to be performed all functions necessary to transport the gas commodity from the Point of Receipt to the end use Customer. The Customer is responsible for acquiring the gas commodity from a third party supplier. Such gas supply must be delivered to the pipeline providing upstream services for the system from which the Customer is served.
	Customer shall deliver to Company each month, as reimbursement for lost and unaccounted for gas in the form of Payment in Kind (PIK), a volume of gas equal to the Purchase/Sales ratio authorized to be collected in the Cost of Gas clause times the volume of gas delivered by the Company for the account of Customer for transportation.
	Character of Service Firm gas transportation service
	Cost of Service RateDuring each monthly billing period:A customer charge per meter per month ofInterim Rate Adjustments (IRA)\$ 139.94 per month (Footnote 1)Total Customer Charge\$ 389.94
	All Ccf per monthly billing period @ \$0.3662 per Ccf
	Additional Charges 1) A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060TEX> REV. CIV.STAT. as such may be amended from time to time which are attributable to the transportation service performed hereunder.
	2) A charge will be made each month to recover any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder.
	3) In the event the Company incurs a demand or reservation charge from its gas supplier(s) or transportation providers in the South Texas Service Area, the customer may be charged its proportionate share of the demand or reservation charge based on benefit received by the customer.
	Subject to: Special Provisions Tariff

RRC COID: 6310	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 25078
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION
	General Terms and Conditions for Transportation T-GTC
	Other Conditions Transportation of Customer owned natural gas hereunder is subject in all respects to the Transportation Agreement entered into between the Customer and Company prior to commencement of service and all amendments and modifications thereto. Transportation of natural gas hereunder may be interrupted or curtailed at the discretion of the Company in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.
	Footnote 1: Initial 2012 IRA - \$139.94
	Meters Read On and After April 3, 2014 Supersedes Same Sheet Dated April 27, 2012
T-GTC-STX-ISOS-a	
	additions, or repairs to or on the Pipeline System, nor shall Customer bear any cost of any alterations, additions, repairs, maintenance or replacements made to or on said Pipeline System. 2.3 Customer agrees not to connect or cause the connection of any third party to the Pipeline System for any purpose without the express written approval and consent of Company to be granted in Company's sole discretion. Customer further agrees not to transport or cause to be transported any Gas for any third party. If either of these conditions

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT CURRENT RATE COMPONENT

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RATE COMP. ID DESCRIPTION

is breached by Customer, Company shall have the right and option, notwithstanding any other provision of the Agreement or the General Terms and Conditions for Transportation, to terminate the Agreement including the Exhibits thereto immediately and without further obligation to Customer. 2.4 Company presently is transporting Gas to third parties on the Pipeline System and shall have the right in the future to transport additional Gas for such purposes and to transport Gas to additional third parties as it may desire, and Company shall have the right to make additional connections to the Pipeline System as may be required to serve presently existing and new customers, all of which is subject to the provisions of the Agreement. Company's transportation of Gas hereunder shall not obligate Company in any manner beyond the terms of the Agreement and the Exhibits attached thereto. 2.5 Company shall own any and all liquids which are recovered from the Pipeline System and may use, sell or transfer all liquids without having to account in any manner, or pay any monies or other consideration to Customer. 2.6 The Company reserves the unilateral right from time to time to seek regulatory approval to make any changes to, or to supersede, the rates, charges and any terms stated in the tariffs, rate schedules, the agreements, and the General Terms and Conditions. ARTICLE 3 OPERATIONS 3.1 Customer shall deliver its Gas into the Pipeline System at the Points of Receipt described on the applicable Gas Transportation Order, as it now exists and as it may be amended. Customer shall have no right to require Gas to be received at any particular Point of Receipt and Company may delete such points or modify the capacity thereof from time to time and at any time in its sole discretion with no further obligation to Customer with respect to such Point of Receipt. All supplies of Gas delivered to the Pipeline System must comply with the terms and conditions of the Agreement and the exhibits attached thereto. In no event shall Company be required to expand, modify, construct, rearrange, or change the operations of the Pipeline System in order to receive Gas from or on behalf of Customer or in order to deliver Gas to Customer at any existing Points of Delivery. 3.2 Customer shall advise (in a method and format approved by Company in its sole discretion) Company with respect to each Day, Week and Month the name of each supplier with whom it has a contract (and the name of the individual with such supplier responsible for Customer's account), which source of supply is delivering to Company, how much Gas is nominated to be delivered to Company from each source of supply (i.e., each well, plant, or other desired Point of Receipt) and the anticipated deliveries at each Point of Delivery. Customer's nomination shall be in good faith, in balance between Points of Receipt and Points of Delivery, and shall be based on Customer's commercially reasonable best efforts to estimate usage for Hour, Day, Week, and Month. Customer will cause their Qualified Supplier to act as their agent in the nomination process. Qualified Supplier shall not intentionally nominate more or less Gas than is anticipated for consumption by Customer(s), except as may be needed for balancing purposes to the extent Company accepts such nomination. Qualified Supplier shall submit nominations to the Company's gas scheduling department in accordance with their currently effective nomination process which can be provided to the parties upon request. Customer and Qualified Supplier shall exercise commercially reasonable best efforts to deliver to the Pipeline System Dths of Gas that Company is to deliver from the Pipeline System to Customer during any particular Hour, Day, Week and Month, including but not limited to volumes needed for peak Day usage for Customer's facilities. 3.3 Before the start of the Gas Day, the Point Operator and Company shall establish a predetermined allocation (PDA) method to specify how Gas received or delivered by Company shall be allocated in accordance with confirmed nominations at such point. Only one PDA methodology shall be applied per allocation period. 3.4 Customer's Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery. To the extent that Customer's acts or omissions cause Company to incur, directly or indirectly, fees, charges, expenses, or penalties from a supplier or transporter for failure to satisfy such supplier's or transporter's balancing or nomination requirements, then Customer agrees to reimburse Company for such fees, charges, expenses, or penalties, and defend, indemnify, and hold Company harmless with respect thereto. Any fees, charges, expenses or penalties which were determined to be in error will be credited back to the Customer. 3.5 The Point of Receipt and Point of Delivery may be, or may later become points through which other quantities of Gas are being measured; therefore, the measurement of Gas under the Agreement may involve the allocation of Gas deliveries. In such event, each party hereto will furnish, or cause to be furnished, to the other all data required to accurately account for all Gas. 3.6 Except as may be set forth on a Gas Transportation Order, Company shall receive and deliver Gas hereunder as nearly as practicable at uniform hourly and daily rates of flow. It is recognized that it may be physically impracticable, because of measurement, Gas control limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly quantities received may, due to the aforementioned reasons, vary above or below the daily and hourly quantities delivered. If the quantities received and the quantities delivered hereunder should create an imbalance at the end of any hour, Day, Week, or Month, then Company and Customer shall adjust receipts and/or deliveries at any time to the end that the quantities received and delivered shall be kept as near to zero (0) imbalance as practicable. 3.7 Imbalances Customer must designate no more than one Qualified Supplier. The Qualified Supplier shall act on behalf of the Customer to procure gas supplies, deliver gas supplies to points of receipt designated in the Gas Transportation Order, and shall act as the Customer's agent with respect to nominations, operational notices required under the Gas Transportation Agreement or applicable tariffs and with respect to resolution of imbalances under this Rate Schedule. (A) The following cash out provisions shall be applied to the Qualified Supplier for its aggregate pool of Customers that are being provided service pursuant to a Rate Schedule or some other form of transportation service: 1) Qualified Supplier shall not deliver into the Pipeline System more Dths of Gas than Company delivers to the aggregate pool of Customers at the Points of Delivery during a Month. At the end of the Month in which an over-delivery occurred and exceeded the Monthly Tolerance Limit or the Cumulative Tolerance Limit, Qualified Supplier shall sell such excess Gas to Company at 95% of Inside FERC's FOM Houston Ship Channel index price. 2) If Company receives less Dths of Gas than are delivered to the aggregate pool of Customers at the Points of Delivery in excess of the Monthly Tolerance Limit or Cumulative Tolerance Limit in any particular Month, then Qualified Supplier shall purchase such under-delivered volumes at 105% of Inside FERC's FOM Houston Ship Channel index price. The Company will provide monthly imbalance statements along with calculations of the cash out charges in accordance with the aforementioned cash out provisions to the Qualified Supplier each month. Payments for cash out charges will be due each month within 15 business days of the imbalance statement date. The Company may elect at its sole discretion to accrue the monthly cash out provisions each month and only require periodic settlement rather than monthly payments. The monthly transport payments shall not be abated with respect to a Month in which under-deliveries occurred except as provided in Article 9 and Article 10 hereof. 3.8 Customer and Company shall exercise their commercially reasonable best efforts to comply with all of the standards established by the North American Energy Standards Board, Inc. (NAESB), but in no event shall either party be required to comply with the NAESB standards if such compliance has a material adverse affect upon such party. 3.9 In the event Customer's source of gas supply is terminated by Customer's supplier due to non-payment or other reasons, or if customer is otherwise unable to continue as a transportation customer, Customer may, upon the giving of five (5) business days advance notice to Company, obtain service from

COMPANY NAME: TEXAS GAS SERVICE COMPANY

25078

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

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Company under the general sales tariff applicable to Customer. Prior to commencing such service, Company may, in its sole discretion, require Customer to post a deposit or bond in accordance with the provisions of Article 5 hereof. ARTICLE 4 PRESSURE AND OUALITY OF GAS 4.1 Customer shall deliver (or cause to be delivered) the Gas to the Pipeline System at the Point of Receipt at a pressure sufficient to effect delivery into the Pipeline System at that point. If necessary, Customer shall provide additional compression to make such deliveries hereunder, and Company shall not have any cost or responsibility in that regard. 4.2 Subject to the provisions of Section 4.1 above, the Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery at pressures sufficient to effect deliveries to Customer's facilities, but not to exceed the maximum pressure that has existed for each Point of Delivery. 4.3 Gas delivered by and to Customer shall be commercially free of dust, gums, gum-forming constituents, gasoline, water, and any other substance that may become separated from the Gas during the handling hereof. All Gas received shall conform to the following additional specifications: (A) Contain not more than one-quarter (1/4) grain of hydrogen sulfide per 100 cubic feet, as determined by a method generally acceptable for use in the gas industry; (B) Contain not more than five (5) grains of total sulfur per 100 cubic feet; (C) Contain not more than two percent (2%) by volume of carbon dioxide; (D) Contain not more than four percent (4%) by volume of total inerts, including carbon dioxide and nitrogen; (E) Contain not more than two-tenths of one percent (.2%) by volume of oxygen; (F) Contain a gross heating value equivalent to at least 980 British Thermal Units per cubic foot and not to exceed 1080 British Thermal Units per cubic foot; (G) Have a temperature of not more than one hundred twenty degrees (120#) Fahrenheit and not less than forty degrees (40 #) Fahrenheit; (H) Contain no water or hydrocarbons in liquid form; (I) Contain not more than 7 pounds of water in vapor stage per 1,000 Mcf of gas; and (J) Be interchangeable with the Company's system Gas at the Point of Receipt or delivered to the nearest customer, city border station, or other pipeline interconnected with such receiving facility or downstream of the Point of Receipt. 4.4 The Company, at its option, may refuse to accept delivery of any gas not meeting the quality specifications set out above. Thereafter, Customer or Qualified Supplier shall have the right to conform or cause the gas to be conformed to the above specifications. If the Customer or Qualified Supplier does not elect to conform the gas to said specifications, then the Company at its sole option may accept or reject any such gas. 4.5 Notwithstanding anything to the contrary contained herein, the gas which the Company transports and delivers to the Customer shall be odorized by the Company. In the event Customer desires to remove the odorant, such removal shall be solely at Customer's risk and expense. ARTICLE 5 PAYMENT 5.1 Should Customer fail to pay or deliver any or all of the amount of the transportation payment and/or other fees due under any exhibit when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shall accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half percent (1 one-half%) per month from the due date until the date of payment. If such failure to pay continues for fifteen (15) Days after payment is due, Company, in addition to any other remedy it may have, may suspend further receipts and deliveries of Gas until such amount is paid; provided, however, that if Customer in good faith shall dispute in writing the amount of any such bill or part thereof and shall pay to Company such amounts as it concedes to be correct and, at any time thereafter within thirty (30) Days of the due date of such payment, shall furnish a good and sufficient surety bond in an amount and with surety satisfactory to Company, guaranteeing payment to Company of the amount ultimately found due upon such bills, including interest thereon, after a final determination which may be reached either by agreement or judgment of the courts, as may be the case, then Company shall not be entitled to suspend further receipts and withdrawals of Gas unless and until default be made in the conditions of such bond. As an alternative to posting a bond, Customer may pay the portion of any amount in dispute without waiving its rights to recoup any monies improperly billed. If the portion of any amount in dispute is ultimately determined to be incorrect, such amount shall be refunded by Company to Customer together with interest thereon at a rate (which in no event shall be higher than the maximum allowed by law) equal to one and one-half percent (1one-half%) per Month for the period from the date of payment to Company to the date of refund by Company. 5.2 Customer agrees to pay any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days after receipt of an invoice from Company. 5.3 Company reserves the right, prior to initiation of service, to require a cash deposit or bond in favor of Texas Gas Service in order to assure payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. In the event Customer's financial condition materially weakens or Customer fails to make timely payment in accordance with Article 5 after the execution of the Agreement, then upon written request from Company, Customer agrees to deposit cash with Texas Gas Service or secure a bond in favor of Texas Gas Service in order to assure the payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. Such deposit or bond shall be furnished to Texas Gas Service within fifteen (15) days after a request by Texas Gas Service is made for such deposit or bond and shall be made in a form and amount satisfactory to Texas Gas Service. If such deposit or bond is not furnished in a timely manner, or if a bond expires or is canceled prior to the end of the period specified below, or if the cash deposit or bond is not increased as specified below, then leasing of capacity and the rendering of all other services may be suspended by Texas Gas Service in its sole discretion until such deposit or bond is furnished, renewed or increased, as applicable. 5.4 Nothing in this Article 5 shall be deemed to supersede the respective rights and obligations of Company and Customer as provided by Texas statutes, rules, and/or regulation, as such statutes, rules, or regulations may be amended from time to time, with respect to adjustments to the amounts owed by Customer as a result of errors in Customer's meter or errors in reading Customer's meter. Customer shall be responsible for payment of the amounts owed Company for transportation service and gas supply provided to Customer during the applicable period for which it has been determined that Customer's meter was in error to the favor of Customer. ARTICLE 6 STATEMENTS AND RECORDS 6.1 On or about fifteen (15) days after the Company receives necessary volumetric information from other parties for each calendar month after commencement of Gas receipts and deliveries hereunder, Company shall render to the Qualified Supplier a statement for the preceding Month showing the total Dths of Gas received and delivered and each Point of Receipt and Point of Delivery. If information necessary for statement purposes is in the possession of Customer, Customer shall furnish such information to Company on or before the sixth (6th) Day of the Month in which the statement requiring such data is to be rendered. 6.2 Both parties hereto shall have the right at any and all reasonable times within twenty four (24) months from the time period in question, to examine the books and records of the other to the extent necessary to verify the accuracy of any statement. computation, or demand made hereunder. 6.3 Customer agrees to supply to Company, at Company's request at any time and from time to time, a sample of the liquids removed from the gas stream of the facilities which deliver gas to Company which sample is to be taken from a point upstream from the Point of Receipt. Said sample shall not contain any toxic, hazardous, or deleterious materials or any materials which Company, in its sole discretion, deems in any way harmful to its facilities, personnel or the environment, including, but not limited to, polychlorinated byphenyls (PCBs), and substances or materials considered hazardous or other similar terms, or

RRC COID: 63	10 COM	PANY NAME:	TEXAS GAS	SERVICE COMPAN	Y	
TARIFF CODE: DT	RRC TARIFF N	IO: 25078				
CURRENT RATE COM	PONENT					
RATE COMP. ID	DESCRIPTION					
	thereof whether now in ef- shall have the right, in its the Point of Receipt until discretion, elects to again or substances within a rea- hereby expressly agrees to losses, claims, damages, a fees arising out of or in au	ffect or as may be in e sole discretion and in such time as all such in receive such Gas throo asonable time, Compar o indemnify and hold actions, costs, fines, ar ny manner relating to	ffect in the future. addition to other r materials or substa ugh the Point of R ny shall have the ri Company and Con d expenses of what the presence of PC	If such samples contain any emedies available to it, to im nees are eliminated from the eceipt. Should Customer fai ght, upon written notice, to t npany's affiliates harmless fi tever nature, including, but	tion, rule or ordinance or any such materials or substances, imediately cease receipt of G Gas such that Company, in i l or refuse to eliminate all su erminate this Agreement. Cr rom and against any and all 1 not limited to, court costs, an uzardous, deleterious, harmfu stem.	Company as through its sole ch materials ustomer iabilities, d attorney's
RATE ADJUSTMEN	T PROVISIONS:					
None						
DELIVERY POINTS						
ID	<u>TYPE</u> <u>U</u>	NIT <u>CURREN</u>	T CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
79433	D N	Acf \$.0000		04/27/2012	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	33832	**CONFIDENTIAI	,**			
TYPE SERVICE PROV	IDED					
TYPE OF SERVICE	SERVICE DESCRIPTI	ION	OTHER 7	YPE DESCRIPTION		
Н	Transportation					
М	Other(with detailed expla	anation)	Firm Com	mercial transportation for Ind	corporated South TX Svc Are	ea.
TUC APPLICABILITY						

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RRC COID: 6310 COMH	PANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO	D: 25088
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 04/08/201	4 RECEIVED DATE: 04/21/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N	RRC DOCKET NO: 10217(RC), 10333(IRA)
CITY ORDINANCE NO:	
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Per Initial South TX 10333 dated 4/8/201	Svc Area Environs GRIP filing, new IRA rate schedule & service rates (customer charge) approved via GUD 4.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
33833 **CONFIDENTIAL**	
	Y

RRC	COID:	6310
M	COID.	00-10

COMPANY NAME: TEXAS GAS SERVICE COMPANY

	RRC TARIFF NO: 25088
CURRENT RATE COMP	PONENT
RATE COMP. ID	DESCRIPTION
T-GTC-STX-ISOS-a	TEXAS GAS SERVICE COMPARY South Texas Service Area CATE SCHEDULE T-GT (CENTS) And CATE SCHEDULE T-GT (CENTS) And CATE AND

25088

RRC COID:6310COMPATARIFF CODE:DTRRC TARIFF NO:

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

to such Point of Receipt. All supplies of Gas delivered to the Pipeline System must comply with the terms and conditions of the Agreement and the exhibits attached thereto. In no event shall Company be required to expand, modify, construct, rearrange, or change the operations of the Pipeline System in order to receive Gas from or on behalf of Customer or in order to deliver Gas to Customer at any existing Points of Delivery. 3.2 Customer shall advise (in a method and format approved by Company in its sole discretion) Company with respect to each Day, Week and Month the name of each supplier with whom it has a contract (and the name of the individual with such supplier responsible for Customer's account), which source of supply is delivering to Company, how much Gas is nominated to be delivered to Company from each source of supply (i.e., each well, plant, or other desired Point of Receipt) and the anticipated deliveries at each Point of Delivery. Customer's nomination shall be in good faith, in balance between Points of Receipt and Points of Delivery, and shall be based on Customer's commercially reasonable best efforts to estimate usage for Hour, Day, Week, and Month. Customer will cause their Qualified Supplier to act as their agent in the nomination process. Qualified Supplier shall not intentionally nominate more or less Gas than is anticipated for consumption by Customer(s), except as may be needed for balancing purposes to the extent Company accepts such nomination. Qualified Supplier shall submit nominations to the Company's gas scheduling department in accordance with their currently effective nomination process which can be provided to the parties upon request. Customer and Qualified Supplier shall exercise commercially reasonable best efforts to deliver to the Pipeline System Dths of Gas that Company is to deliver from the Pipeline System to Customer during any particular Hour, Day, Week and Month, including but not limited to volumes needed for peak Day usage for Customer's facilities. 3.3 Before the start of the Gas Day, the Point Operator and Company shall establish a predetermined allocation (PDA) method to specify how Gas received or delivered by Company shall be allocated in accordance with confirmed nominations at such point. Only one PDA methodology shall be applied per allocation period. 3.4 Customer's Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery. To the extent that Customer's acts or omissions cause Company to incur, directly or indirectly, fees, charges, expenses, or penalties from a supplier or transporter for failure to satisfy such supplier's or transporter's balancing or nomination requirements, then Customer agrees to reimburse Company for such fees, charges, expenses, or penalties, and defend, indemnify, and hold Company harmless with respect thereto. Any fees, charges, expenses or penalties which were determined to be in error will be credited back to the Customer. 3.5 The Point of Receipt and Point of Delivery may be, or may later become points through which other quantities of Gas are being measured; therefore, the measurement of Gas under the Agreement may involve the allocation of Gas deliveries. In such event, each party hereto will furnish, or cause to be furnished, to the other all data required to accurately account for all Gas. 3.6 Except as may be set forth on a Gas Transportation Order, Company shall receive and deliver Gas hereunder as nearly as practicable at uniform hourly and daily rates of flow. It is recognized that it may be physically impracticable, because of measurement. Gas control limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly quantities received may, due to the aforementioned reasons, vary above or below the daily and hourly quantities delivered. If the quantities received and the quantities delivered hereunder should create an imbalance at the end of any hour, Day, Week, or Month, then Company and Customer shall adjust receipts and/or deliveries at any time to the end that the quantities received and delivered shall be kept as near to zero (0) imbalance as practicable. 3.7 Imbalances Customer must designate no more than one Qualified Supplier. The Qualified Supplier shall act on behalf of the Customer to procure gas supplies, deliver gas supplies to points of receipt designated in the Gas Transportation Order, and shall act as the Customer's agent with respect to nominations, operational notices required under the Gas Transportation Agreement or applicable tariffs and with respect to resolution of imbalances under this Rate Schedule. (A) The following cash out provisions shall be applied to the Qualified Supplier for its aggregate pool of Customers that are being provided service pursuant to a Rate Schedule or some other form of transportation service: 1) Qualified Supplier shall not deliver into the Pipeline System more Dths of Gas than Company delivers to the aggregate pool of Customers at the Points of Delivery during a Month. At the end of the Month in which an over-delivery occurred and exceeded the Monthly Tolerance Limit or the Cumulative Tolerance Limit, Qualified Supplier shall sell such excess Gas to Company at 95% of Inside FERC's FOM Houston Ship Channel index price. 2) If Company receives less Dths of Gas than are delivered to the aggregate pool of Customers at the Points of Delivery in excess of the Monthly Tolerance Limit or Cumulative Tolerance Limit in any particular Month, then Qualified Supplier shall purchase such under-delivered volumes at 105% of Inside FERC's FOM Houston Ship Channel index price. The Company will provide monthly imbalance statements along with calculations of the cash out charges in accordance with the aforementioned cash out provisions to the Qualified Supplier each month. Payments for cash out charges will be due each month within 15 business days of the imbalance statement date. The Company may elect at its sole discretion to accrue the monthly cash out provisions each month and only require periodic settlement rather than monthly payments. The monthly transport payments shall not be abated with respect to a Month in which under-deliveries occurred except as provided in Article 9 and Article 10 hereof. 3.8 Customer and Company shall exercise their commercially reasonable best efforts to comply with all of the standards established by the North American Energy Standards Board, Inc. (NAESB), but in no event shall either party be required to comply with the NAESB standards if such compliance has a material adverse affect upon such party. 3.9 In the event Customer's source of gas supply is terminated by Customer's supplier due to non-payment or other reasons, or if customer is otherwise unable to continue as a transportation customer, Customer may, upon the giving of five (5) business days advance notice to Company, obtain service from Company under the general sales tariff applicable to Customer. Prior to commencing such service, Company may, in its sole discretion, require Customer to post a deposit or bond in accordance with the provisions of Article 5 hereof. ARTICLE 4 PRESSURE AND QUALITY OF GAS 4.1 Customer shall deliver (or cause to be delivered) the Gas to the Pipeline System at the Point of Receipt at a pressure sufficient to effect delivery into the Pipeline System at that point. If necessary, Customer shall provide additional compression to make such deliveries hereunder, and Company shall not have any cost or responsibility in that regard. 4.2 Subject to the provisions of Section 4.1 above, the Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery at pressures sufficient to effect deliveries to Customer's facilities, but not to exceed the maximum pressure that has existed for each Point of Delivery. 4.3 Gas delivered by and to Customer shall be commercially free of dust, gums, gum-forming constituents, gasoline, water, and any other substance that may become separated from the Gas during the handling hereof. All Gas received shall conform to the following additional specifications: (A) Contain not more than one-quarter (1/4) grain of hydrogen sulfide per 100 cubic feet, as determined by a method generally acceptable for use in the gas industry; (B) Contain not more than five (5) grains of total sulfur per 100 cubic feet; (C) Contain not more than two percent (2%) by volume of carbon dioxide; (D) Contain not more than four percent (4%) by volume of total inerts, including carbon dioxide and nitrogen; (E) Contain not more than two-tenths of one percent (.2%) by volume of oxygen; (F) Contain a gross heating value equivalent to at least 980 British Thermal Units per cubic foot and not to exceed 1080 British Thermal

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Units per cubic foot; (G) Have a temperature of not more than one hundred twenty degrees (120#) Fahrenheit and not less than forty degrees (40 #) Fahrenheit; (H) Contain no water or hydrocarbons in liquid form; (I) Contain not more than 7 pounds of water in vapor stage per 1.000 Mcf of gas: and (J) Be interchangeable with the Company's system Gas at the Point of Receipt or delivered to the nearest customer, city border station, or other pipeline interconnected with such receiving facility or downstream of the Point of Receipt. 4.4 The Company, at its option, may refuse to accept delivery of any gas not meeting the quality specifications set out above. Thereafter, Customer or Qualified Supplier shall have the right to conform or cause the gas to be conformed to the above specifications. If the Customer or Qualified Supplier does not elect to conform the gas to said specifications, then the Company at its sole option may accept or reject any such gas. 4.5 Notwithstanding anything to the contrary contained herein, the gas which the Company transports and delivers to the Customer shall be odorized by the Company. In the event Customer desires to remove the odorant, such removal shall be solely at Customer's risk and expense. ARTICLE 5 PAYMENT 5.1 Should Customer fail to pay or deliver any or all of the amount of the transportation payment and/or other fees due under any exhibit when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shall accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half percent (1 one-half%) per month from the due date until the date of payment. If such failure to pay continues for fifteen (15) Days after payment is due, Company, in addition to any other remedy it may have, may suspend further receipts and deliveries of Gas until such amount is paid; provided, however, that if Customer in good faith shall dispute in writing the amount of any such bill or part thereof and shall pay to Company such amounts as it concedes to be correct and, at any time thereafter within thirty (30) Days of the due date of such payment, shall furnish a good and sufficient surety bond in an amount and with surety satisfactory to Company, guaranteeing payment to Company of the amount ultimately found due upon such bills, including interest thereon, after a final determination which may be reached either by agreement or judgment of the courts, as may be the case, then Company shall not be entitled to suspend further receipts and withdrawals of Gas unless and until default be made in the conditions of such bond. As an alternative to posting a bond, Customer may pay the portion of any amount in dispute without waiving its rights to recoup any monies improperly billed. If the portion of any amount in dispute is ultimately determined to be incorrect, such amount shall be refunded by Company to Customer together with interest thereon at a rate (which in no event shall be higher than the maximum allowed by law) equal to one and one-half percent (1one-half%) per Month for the period from the date of payment to Company to the date of refund by Company. 5.2 Customer agrees to pay any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days after receipt of an invoice from Company. 5.3 Company reserves the right, prior to initiation of service, to require a cash deposit or bond in favor of Texas Gas Service in order to assure payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. In the event Customer's financial condition materially weakens or Customer fails to make timely payment in accordance with Article 5 after the execution of the Agreement, then upon written request from Company, Customer agrees to deposit cash with Texas Gas Service or secure a bond in favor of Texas Gas Service in order to assure the payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. Such deposit or bond shall be furnished to Texas Gas Service within fifteen (15) days after a request by Texas Gas Service is made for such deposit or bond and shall be made in a form and amount satisfactory to Texas Gas Service. If such deposit or bond is not furnished in a timely manner, or if a bond expires or is canceled prior to the end of the period specified below, or if the cash deposit or bond is not increased as specified below, then leasing of capacity and the rendering of all other services may be suspended by Texas Gas Service in its sole discretion until such deposit or bond is furnished, renewed or increased, as applicable. 5.4 Nothing in this Article 5 shall be deemed to supersede the respective rights and obligations of Company and Customer as provided by Texas statutes, rules, and/or regulation, as such statutes, rules, or regulations may be amended from time to time, with respect to adjustments to the amounts owed by Customer as a result of errors in Customer's meter or errors in reading Customer's meter. Customer shall be responsible for payment of the amounts owed Company for transportation service and gas supply provided to Customer during the applicable period for which it has been determined that Customer's meter was in error to the favor of Customer. ARTICLE 6 STATEMENTS AND RECORDS 6.1 On or about fifteen (15) days after the Company receives necessary volumetric information from other parties for each calendar month after commencement of Gas receipts and deliveries hereunder, Company shall render to the Qualified Supplier a statement for the preceding Month showing the total Dths of Gas received and delivered and each Point of Receipt and Point of Delivery. If information necessary for statement purposes is in the possession of Customer, Customer shall furnish such information to Company on or before the sixth (6th) Day of the Month in which the statement requiring such data is to be rendered. 6.2 Both parties hereto shall have the right at any and all reasonable times within twenty four (24) months from the time period in question, to examine the books and records of the other to the extent necessary to verify the accuracy of any statement, computation, or demand made hereunder. 6.3 Customer agrees to supply to Company, at Company's request at any time and from time to time, a sample of the liquids removed from the gas stream of the facilities which deliver gas to Company which sample is to be taken from a point upstream from the Point of Receipt. Said sample shall not contain any toxic, hazardous, or deleterious materials or any materials which Company, in its sole discretion, deems in any way harmful to its facilities, personnel or the environment, including, but not limited to, polychlorinated byphenyls (PCBs), and substances or materials considered hazardous or other similar terms, or requiring investigation, remediation or removal under any federal, state or local statute, regulation, rule or ordinance or any amendments thereof whether now in effect or as may be in effect in the future. If such samples contain any such materials or substances, Company shall have the right, in its sole discretion and in addition to other remedies available to it, to immediately cease receipt of Gas through the Point of Receipt until such time as all such materials or substances are eliminated from the Gas such that Company, in its sole discretion, elects to again receive such Gas through the Point of Receipt. Should Customer fail or refuse to eliminate all such materials or substances within a reasonable time, Company shall have the right, upon written notice, to terminate this Agreement. Customer hereby expressly agrees to indemnify and hold Company and Company's affiliates harmless from and against any and all liabilities, losses, claims, damages, actions, costs, fines, and expenses of whatever nature, including, but not limited to, court costs, and attorney's fees arising out of or in any manner relating to the presence of PCBs and/or any other toxic, hazardous, deleterious, harmful, or unsafe materials as described above in Gas delivered by or on behalf of Customer into Company's system.

IRA-ENV-STX-OS-IR

IR TEXAS GAS SERVICE COMPANY RATE SCHEDULE IRA-ENV South Texas Service Area - Central Texas Region INTERIM RATE ADJUSTMENT A. APPLICABILITY This Interim Rate Adjustment (IRA) applies to all general service rate schedules of Texas Gas Service Company (Company) currently in force in the unincorporated areas served by the Company in its South Service Area including Cuero, Gonzales, Luling, Lockhart, Nixon, Shiner and Yoakum, Texas. Applicable rate schedules include 1E, 2E, 3E, T-2 and

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T-GTC-STX-ISOS-b	T-3. B. PURPOSE Section 104.301, Subchapter G of the Texas Utility Code, effective on September 1, 2003, provides for an interim aljustment in a gas utility's monthly customer charge or initial block usage rate to recover the cost of changes in the utility's infrastructure investment and related expenses and revenues for providing gas utility service. The filing date of the utility's most recent rate case establishing rates for the area in which the interim rate adjustment will apply shall be no more than two years prior to the date the utility files its initial interim rate adjustment application for that area. The interim adjustment shall be coperation of the interim adjustment rate schedule for any year. This rate schedule establishes the interim adjustment provisions consistent with Section 104.301, Subchapter G of the Texas Utility Code. C. COMPUTATION OF IRA RATE The amount the Company shall adjust is utility rates upward or downward under this rate schedule each calendar year is based on the difference between the value of the invested capital for the calendar year preceding that calendar year. The value of the invested capital is equital to the original cost of the investment and incremental federal income taxes. The factors for these components shall be the same as those established in the Company's most recent rate case for the service area in which this interim rate adjustment is to be implemented. The revenue requirement calculated pursuant to this rate schedule and mong customer classes in the Company's customer classes for this service area in the same manner as the cost of service was allocated among tuber objects when the regulatory authority at least 60 days before the proposed implementation date. During the 60-day period, the regulatory authority at least 60 days before the proposed implementation date. During the 60-day period, the regulatory authority at least 60 days after the filling the interim adjustment. 3. The Company shall file with the regulatory authority an annual report shall als		
1-010-517-1505-0	CONDITIONS FOR TRANSPORTATION (continued) ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT The measurement and tests for quality of Gas delivered and delivered by Customer hereunder shall be governed as follows: 7.1 The quantities of Gas received and delivered shall be measured by means of meters of standard type which conform to the American Gas		
	Association Measurement Committee Reports and other industry standards as to construction and installation. 7.2 The unit of volume for purposes of measurement shall be one (1) cubic foot of Gas at a temperature base of sixty degrees (60 degrees) Fahrenheit and at a pressure base of fourteen and seventy-three hundredths (14.73) pounds per square inch absolute. Customer agrees that the Btu content per Mcf of the gas volumes delivered by the Company at the Point of Delivery shall be assumed to be equal to the Btu content per Mcf		
	of the gas volumes delivered by Customer at the Point of Receipt, when corrected for differences in pressure base. 7.3 The temperature shall be adjusted to standard conditions by a compensation device included with the meter or such other method as the Company shall deem appropriate. Corrections shall be made in accordance with industry practice. 7.4 Specific gravity shall be determined with accuracy to the nearest one thousandth (.001) by use of an instrument that conforms to industry standards. 7.5 Whenever the conditions of pressure and temperature differ from the standards, conversion of the volumes from these conditions to the standard conditions shall		

be in accordance with the Ideal Gas Laws corrected for deviation from Boyle's Law, all to be in accordance with methods and tables set out in the American Gas Association Measurement Committee Reports, or by other accepted methods that may be used from time to time. 7.6 The gross heating value of the Gas shall be determined by means of a sampling method of general use in the Gas industry. The location of the sampling equipment shall be determined by Company in its sole discretion but shall be at a location where a representative sample of the Gas to which it applies may be taken. 7.7 Tests to determine total sulfur, hydrogen sulfide, oxygen, carbon dioxide, total inerts, and water vapor shall be made by approved standards methods in general use by the Gas industry. Such tests shall be made at the request of either party hereto. If a test is performed at Customer's request and shows that the quality specifications as set forth in Section 4.3 hereof have been satisfied, Customer shall pay all costs and expenses of Company related to such test. 7.8 Except as may be otherwise provided, all measuring and testing equipment, housing devices, and materials shall be standard manufacture and type and shall, with all related equipment, appliances, and buildings, be owned, installed, maintained and operated or caused to be installed, maintained and operated by Company at the Points of Receipt and Points of Delivery. Customer may install and operate check measuring and testing equipment, which equipment and the operation thereof shall not interfere with the operation of Company's equipment. 7.9 The accuracy of the measuring and testing equipment shall be verified according to Company's standard for the device being used and at other reasonable times upon request of Customer or Company. Gas quality tests may be made at times of equipment testing or at other reasonable times. Unless a test is requested by Customer, notice of the time and nature of each test shall not be given by Company. If a test is requested by a Customer, then Company shall give Customer notice sufficiently in advance to permit Customer to have a representative present. Representatives of both Customer and Company may be present to observe such tests. The results of any such tests shall be considered accurate until the next tests are made. All tests of measuring equipment shall be made at Company's expense, except that Customer shall bear the expense of tests made at its request if the inaccuracy found is two percent (2%) or less. 7.10 If, at any time, any of the measuring or testing equipment is found to be out of service, or registering inaccurately of any

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percentage, it shall be adjusted at once to read accurately within the limits prescribed by the manufacturer. If such equipment is out of service or inaccurate by an amount exceeding two percent (2%) at a reading corresponding to the average rate of flow for the period since the last preceding test, the previous reading of such equipment shall be disregarded for any period definitely known or agreed upon, or if not so known or agreed upon, for a period of time equal to one-half of the elapsed time since the last test. The volume of Gas delivered during such period shall be estimated (i) by using the data recorded by any check measuring equipment if installed and accurately registering, or if not installed or registering accurately, (ii) by correcting the error if the percentage of error is ascertainable by calibration, test, or mathematical calculation, or if neither such method is feasible, (iii) by estimating the quantity or quality delivered based upon deliveries under similar conditions during a period when the equipment was registering accurately. No adjustment shall be made for recorded inaccuracies of two percent (2%) or less. 7.11 The parties hereto shall have the right to inspect equipment installed or furnished by the other or third-party operators and the charts and other measurement or testing data of all such parties at all times during business hours; but the reading, calibration, and adjustment of such equipment and changing of charts shall be done only by the party installing and furnishing the same. The parties hereto shall preserve all original test data, charts, and other similar records in such party's possession for a period of at least twenty-four (24) months. Measurement data corrections should be processed within six (6) months of the production month with a three (3) month rebuttal period. This standard shall not apply in the case of deliberate omission or misrepresentation or mutual mistake of fact. Parties' other statutory or contractual rights shall not otherwise be diminished by this standard. 7.12 At every Point of Receipt and every Point of Delivery, the party having control over such facility shall allow the other party immediate access to the receipt and delivery information as it is generated by the party having such control. With respect to all Points of Receipt and Points of Delivery that have electronic flow measurement, both parties shall have remote telephone and electronic access to the receipt and delivery information generated at such Point of Receipt and Point of Delivery. ARTICLE 8 TITLE TO AND RESPONSIBILITY FOR GAS 8.1 Customer and Company, respectively, warrant title to all Gas delivered by it into or from the Pipeline System hereunder, and each of Customer and Company, respectively, warrant and represent each has the right to deliver the Gas hereunder, and that such Gas is free from liens and adverse claims of every kind. Customer agrees to indemnify and save Company harmless from and against all loss, damage, claims, and expense of every character with respect to Gas delivered by it on account of royalties, taxes, payments, liens, or other charges or claims arising (i) before or created upon delivery of said Gas into the Pipeline System, and (ii) upon and after delivery of said Gas from the Pipeline System to Customer. 8.2 Subject to compliance with the provisions of Section 8.1 above, Company warrants that title to all Gas delivered hereunder by Customer is free from liens and adverse claims of every kind. Company agrees to indemnify and save Customer harmless from and against all loss, damage, claims, and expense of every character with respect to Gas to be delivered at the Point of Delivery on account of royalties, taxes, payments, liens, or other charges or claims arising after delivery of Gas to and before withdrawal thereof from the Pipeline System by Customer. 8.3 As between the parties hereto, Customer or its supplier shall be deemed to be in the exclusive control and possession of the Gas until such Gas has been delivered to Company at the Point of Receipt, and after its withdrawal by Customer at the Point of Delivery. After Customer's or Customer's suppliers' delivery of such Gas at the Point of Receipt, Company shall thereafter be deemed to be in the exclusive control and possession of such Gas until its withdrawal by Customer at the Point of Delivery. The party which shall be in the exclusive control and possession of such Gas shall be responsible for all in injury or damage caused thereby and shall be responsible for any loss of Gas while in its possession, except with regard to injury, damage or loss caused by or arising out of the negligence of the nonpossessory party. 8.4 The Pipeline System shall at all times remain the property of Company, and Customer shall have no right or property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND CASUALTY 9.1 If either Company or Customer is rendered unable, wholly or in part, by reason of force majeure or any other cause of any kind not reasonably within its control, other than financial, to perform or comply with their obligations hereunder, then such party's obligations or conditions shall be suspended during the continuance of such inability and such party shall be relieved of liability for failure to perform the same during such period; provided, however, obligations to make payments when due hereunder shall not be suspended. Any force majeure event (other than labor disputes, strikes, or lockouts) shall be remedied so far as possible with reasonable dispatch. Settlement of strikes, lockouts, and labor disputes shall be wholly within the discretion of the party having the difficulty. The term force majeure shall include, but is not limited to, the following: acts of God and the public enemy; the elements; fire, accidents, breakdowns, strikes; any industrial, civil, or public disturbance; inability to obtain or delay in obtaining rights-of-way, material, supplies, permits, or labor; any act or omission by parties not subject to control by the party hereunder having the difficulty; and any laws, orders, rules, regulations, acts or restraints of any governmental body or authority, civil or military. If pursuant to the foregoing Company curtails or temporarily discontinues the receipt or delivery of Gas hereunder, Customer agrees to hold Company harmless from any loss, claim, damage, or expense that Customer may incur by reason of such curtailment or discontinuance. 9.2 If a portion of the Pipeline System required to make the transportation service available is partially damaged by fire or other casualty, the damage may be repaired by Company, at its option and in its sole discretion, as speedily as practicable, due allowance being made for the time taken for the settlement of insurance claims. Until such repairs are made, the payments shall be apportioned in proportion to the portion of the capacity of the Pipeline System which is still available for the purposes hereof, such determination to be made in the sole discretion of Company. If the damage is so extensive as to render the Pipeline System wholly unusable, in Company's sole opinion, the payments, if any, shall cease until such time as the Pipeline System is again useable. In case the damage shall, in Company's sole opinion, amount substantially to a destruction of the portion of the Pipeline System available for the transportation of Gas and Company shall elect not to repair the damage, then the Agreement shall terminate at the time of such damage, and Company shall not be liable to Customer for any liability, damage, or claim which arises out of any failure to make repairs. ARTICLE 10 GOVERNMENTAL RULES, REGULATIONS, AND AUTHORIZATIONS; INTERPRETATION OF AGREEMENT 10.1 The Agreement is subject to all valid orders, laws, rules, and regulations of duly constituted municipal, State and Federal governmental authorities and agencies having jurisdiction or control over the parties, their facilities or Gas supplies, the Agreement, or any provision hereof. The Company reserves the right to seek modification or termination of any of the General Terms and Conditions, the Gas Transportation Agreement, and any of the tariffs to which it applies. 10.2 The Agreement shall be interpreted under the laws of the State of Texas, excluding any law thereof directing the application of the laws of another jurisdiction. ARTICLE 11 MISCELLANEOUS 11.1 Any modification of terms, or amendment of any provisions hereof, shall become effective only by supplemental written agreement between the parties. 11.2 (A) Any of the following events or conditions shall constitute a default of Customer under the Agreement: (1) Default in the delivery of any payment or any sums hereunder for a period of sixty (60) Days after the same becomes due; (2) Any other breach of the material terms

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and conditions of the Agreement and the failure of Customer to cure such breach within thirty (30) Days after written demand by Company or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Customer shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured; (3) Customer shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Customer; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Customer (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; or (5) If any certificate, statement, representation, or warranty furnished by Customer proves to be false or incomplete in any material respect. (B) Upon the happening of any event of default as set forth in subparagraph 11.2(A) above, Company shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Customer the sum of all transportation payments and all other amounts due and owing under the Agreement plus the sum of all transportation payments and other amounts to become payable during the balance of the term of the Agree-ment; (2) Retake possession of the entire capacity of the Pipeline System without any court order or other process of law and without any rights of Company being thereupon terminated; (3) Terminate the Agreement and the Exhibits; (4) Pursue any other remedy at law or in equity. (C) Any of the following events or conditions shall constitute an Event of Default with respect to Company under the Agreement: (1) Default in the crediting of any sums due to Customer or in the payment of any other sums due to Customer under the Agreement for a period of ninety (90) Days after the same is established by Company to have become due; (2) Company's breach of any material term or condition of the Agreement and the failure of Company to cure such breach within thirty (30) Days after written demand by Customer or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Company shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured. (3) Company shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Company; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Company, (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; (D) Upon the happening of any event of default as set forth in subparagraph 11.2(C)above, Customer shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Company the sum of all outstanding credits and other amounts due and owing under the Agreement; (2) Terminate the Agreement and the Exhibits; (3) Pursue any other remedy at law or in equity. (E) The rights granted to Company and Customer hereunder shall be cumulative as to each and action on one shall not be deemed to constitute an election or waiver of any other right to which Company or Customer may be entitled. (F) Upon the termination of the Agreement, whether by lapse or time or otherwise, Customer will surrender any and all rights in the Pipeline System immediately. 11.3 Company shall not be liable for damages resulting from interruption of service, when such interruption is necessary to make repairs, changes, or adjustments in Company's equipment and facilities. 11.4 No waiver by Company or Customer of any default or the other under the Agreement shall operate as a waiver of any future default, whether of a like or different character. 11.5 The Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their successors and assigns. In the event Customer sells, leases or otherwise transfers its distribution system to a third party, whether voluntarily or involuntarily, then Customer agrees, as a part of such sale, lease or transfer, to assign to such third party and to require such third party to accept the assignment of the Agreement and the Exhibits included therein, subject to the provisions of the following sentence. Neither the Agreement nor the Exhibits attached thereto nor the rights and obligations of Customer hereunder may be assigned without the consent of Company, which consent shall not be unreasonably withheld. 11.6 Customer will not mortgage, create a security interest in, or encumber the Agreement, or sublet the rights granted hereby, or permit its use by others, or pledge, loan, sublet, create a security interest in, or in any other manner attempt to dispose of such rights, or permit its use by others, or suffer any liens or legal process to be incurred or levied thereon; provided, however, that Customer may grant a security interest or similar encumbrance in connection with any existing financing arrangement associated with Customer's facility. 11.7 Except as provided below, Customer shall pay all fees, taxes, charges, and assessments imposed by or on behalf of any governmental entity in connection with the Agreement or in connection with the purchase, transportation, and disposition of Gas by or on behalf of Customer pursuant to the Agreement including but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all returns required for the Pipeline System and all appurtenant facilities. Customer will furnish Company with any information available to Customer in connection with Company's obligations under this section. 11.8 Company and Customer agree to exercise and take reasonable steps necessary to safeguard and cause their officers, directors, employees, agents, advisers, and representatives to safeguard the confidentiality of the Agreement and the terms and conditions thereof (as contrasted with the existence and effectiveness of the Agreement which are not confidential) and not to disclose any part of it or any information derived there from or any negotiations relating thereto to any party or person except that limited number of people within Company's and Customer's organizations, and their advisers, lenders and potential investors, as may need to know the terms and conditions hereof in order to evaluate, understand, execute and perform the Agreement. Company and Customer agree not to copy or permit the copying of the Agreement, except as may be necessary for their operations. In the event Customer or Company or any of their officers, directors, employees, agents, or representatives, is requested or required (by oral or written question or request for information or documents in legal proceedings,

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RATE COMP. ID	DESCRIPTION interrogatories, subpoena, Civil Investigative Demand or similar process) to disclose any information concerning the Agreement or the terms and conditions thereof or any negotiations relating thereto, it is agreed that the party receiving such question or request will provide the other parties. It is further agreed that if, in the absence of a protective order or ther appropriate relief or a release from the other parties. It is further agreed that if, in the absence of a protective order or receipt of a release, the other party is compelled to disclose such information or else stand liable for contempt or suffer other censure or penalty or adverse effect, then such party may disclose such information. The parties hereto are further authorized to make disclosure of the Agreement for which a claim or demand is asserted that is equal to or exceeds a value of \$25.000 shall be resoluted in accordance with the procedures specified in this Article 12, which shall be the sole and exclusive procedures for the resolution of any such disputes. The cost of conducting the dispute resolution process, including the fees and expenses of any arbitrators, shall be shared equally by the parties, and each party hall bear its own costs, including any attorneys? fees or other expenses incurred in the process. Each party is required to continue to perform its obligations under this Agreement pending final resolution of any dispute arising out of or relating to this Agreement (within thirty (30) days after delivery of the notice, the receiving party shall submit to the order an avteal part of the asonably deem necessary to attrators. Its aconable requests for information made by one party to the order will be honored. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes. Free dispute the abilt dispute a sisting out of or relating to this Agreement for allo to this Agreement for allo to this Agreement for allo to the seventally the theore allo
	 B. RCE RATE All Ccf during each billing period: \$0.0422 per Ccf This rate will be in effect until all approved and expended rate case expenses are recovered under the applicable rate schedules. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchises fees) related to above.
	 CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority.
	E. COMPLIANCE This rate will begin in April, 2013 and be in effect for approximately 12 months. The Company will file a compliance report due on the 1st of December, 2013 and also at the conclusion of this tariff, a report with the RRC Gas Services Division. The report shall detail the monthly collections for RCE surcharge by customer class and show the outstanding balance.
	Initial Rate Schedule
T-2-SoTx-OS-Com	Meters Read On and After April 12, 2013 TEXAS GAS SERVICE COMPANY South Texas Service Area - Central Texas Region RATE SCHEDULE T-2 COMMERCIAL TRANSPORTATION SERVICE RATE
	Applicability Applicable to commercial customers and to consumers not otherwise specifically provided for under any other rate schedule.

RRC COID:	6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
FARIFF CODE:	DT RRC TARIFF NO: 25088
URRENT RATE	COMPONENT
ATE COMP. ID	DESCRIPTION Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.
	Availability Natural gas service under this rate schedule is available to any individually metered, commercial customer for the transportation of customer owned natural gas through the Company's South Texas distribution system. Such service shall be provided at any point on the Company's System where adequate capacity and gas supply exists, or where such capacity and gas supply can be provided in accordance with the applicable rules and regulations and at a reasonable cost as determined by the Company in its sole opinion.
	Electronic flow measurement (EFM) may be required for Customers under this tariff at the Company's sole discretion. The customer may be required to reimburse the Company for any cost related to the installation of the EFM as well as provide for or reimburse the Company for any on going maintenance, repair, or communications costs. In the alternative, Customer may elect to discontinue service under this tariff and to receive service under the applicable sales tariff.
	Service is not available under this rate schedule for resale to others or for service for a term less than twelve (12) months.
	Under this tariff the Company shall perform or cause to be performed all functions necessary to transport the gas commodity from the Point of Receipt to the end use Customer. The Customer is responsible for acquiring the gas commodity from a third party supplier. Such gas supply must be delivered to the pipeline providing upstream services for the system from which the Customer is served.
	Customer shall deliver to Company each month, as reimbursement for lost and unaccounted for gas in the form of Payment in Kind (PIK), a volume of gas equal to the Purchase/Sales ratio authorized to be collected in the Cost of Gas clause times the volume of gas delivered by the Company for the account of Customer for transportation.
	Character of Service Firm gas transportation service
	Cost of Service Rate
	During each monthly billing period:A customer charge per meter per month ofInterim Rate Adjustments (IRA)Total Customer Charge\$ 389.94
	All Ccf per monthly billing period @ \$ 0.3662 per Ccf
	Additional Charges 1) A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060TEX> REV. CIV.STAT. as such may be amended from time to time which are attributable to the transportation service performed hereunder.
	2) A charge will be made each month to recover any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder.
	3) In the event the Company incurs a demand or reservation charge from its gas supplier(s) or transportation providers in the South Texas Service Area, the customer may be charged its proportionate share of the demand or reservation charge based on benefit received by the customer.
	Subject to: Special Provisions Tariff General Terms and Conditions for Transportation T-GTC
	Other Conditions Transportation of Customer owned natural gas hereunder is subject in all respects to the Transportation Agreement entered into between the Customer and Company prior to commencement of service and all amendments and modifications thereto.
	Transportation of natural gas hereunder may be interrupted or curtailed at the discretion of the Company in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.
	Payment Bills are to be paid within 10 days after the date of Company's bill to Customer.

RRC COID: 632	10 COMPA	NY NAME:	TEXAS GAS	SERVICE COMPAN	IY	
TARIFF CODE: DT	RRC TARIFF NO:	25088				
CURRENT RATE COM	PONENT					
RATE COMP. ID	DESCRIPTION					
	Footnote 1: Initial 2012 IRA	\$139.94				
	Meters Read On and After Ap Supersedes Rate Schedule Da					
RATE ADJUSTMEN	T PROVISIONS:					
None						
DELIVERY POINTS						
ID	TYPE UNIT	CURRE	NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
79434	D Mcf	\$.0000		04/27/2012	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	33833 **	CONFIDENTIA	L**			
TYPE SERVICE PROVI	DED					
TYPE OF SERVICE	SERVICE DESCRIPTION		OTHER T	YPE DESCRIPTION		
Н	Transportation					
М	Other(with detailed explanation	on)	Firm Comm	nercial transportation for Un	nincorporated South TX Svc Area	
TUC APPLICABILITY						
FACTS SUPPORTING	SECTION 104.003(b) APPLIC	ABILITY				

RRC COID: 6310 COMPAN	Y NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	25089
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 04/03/2014	RECEIVED DATE: 04/25/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC	DOCKET NO:
CITY ORDINANCE NO: S.Agmt 4/10/12; Op-La	w 4/3/14
AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): Eff. 4/3/2014, new Custo operation of law.	omer Charge cost of service rates per GRIP filing (TYE Dec-2012) approved by STX Svc Area cities via
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL? DELIVERY POINT
33832 **CONFIDENTIAL**	<u>DELIVERTION</u>
	Υ

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY				
TARIFF CODE: DT	RRC TARIFF NO: 25089				
CURRENT RATE COMPONENT					
RATE COMP. ID	DESCRIPTION				
T-GTC-STX-ISOS-b	TEXAS GAS SERVICE COMPANY South Texas Service Area RATE SCHEDULE T-GTC GENERAL TERMS AND CONDITIONS FOR TRANSPORTATION (continued) ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT The measurement and tests for quality of Gas delivered and delivered by Customer hereunder shall be governed as follows: 7.1 The quantities of Gas received and delivered shall be measured by means of meters of standard type which conform to the American Gas Association Measurement that the Reports and other industry standards as to construction and installation. 7.2 The unit of volume for purposes of measurement shall be one (1) cubic foot of Gas at a temperature base of sixty degrees (60 degrees) Fahrenheit and at a pressure base of fourteen and seventy-three hundredths (14.73) pounds per square inch absolute. Customer agrees that the Btu content per Mcf of the gas volumes delivered by Customer at the Point of Delivery shall be assumed to be equal to the Btu content per Mcf of the gas volumes delivered by customer at the Point of Delivery shall be assumed to be equal to the Btu content per Mcf of the gas volumes delivered by Customer at the Point of Neccipit, when corrected for differences in pressure base. 7.3 The temperature shall be adjusted to standard conditions by a compensation device included with the meter or such other method as the Company shall deem appropriate. Corrections shall be made in accordance with industry practice. 7.4 Specific gravity shall be determined with accuracy to the nearest one thousandth (.001) by use of an instrument that conforms to industry. Standards. 7.5 Whenever the conditions of pressure and temperature differ from the standards, conversion of the volumes from these conditions to the standard conditions shall be in accordance with the deal Gas Laws corrected for deviation from Boyle's Law, all to be in accordance with methods and tables set out in the American Gas Association Measurement Committee Reports, or by other accepted methods that may be used from time to time. 7.6 The gross heatin				

7.10 If, at any time, any of the measuring or testing equipment is found to be out of service, or registering inaccurately of any percentage, it shall be adjusted at once to read accurately within the limits prescribed by the manufacturer. If such equipment is out of service or inaccurate by an amount exceeding two percent (2%) at a reading corresponding to the average rate of flow for the period since the last preceding test, the previous reading of such equipment shall be disregarded for any period definitely known or agreed upon, or if not so known or agreed upon, for a period of time equal to one-half of the elapsed time since the last test. The volume of Gas delivered during such period shall be estimated (i) by using the data recorded by any check measuring equipment if installed and accurately registering, or if not installed or registering accurately, (ii) by correcting the error if the percentage of error is ascertainable by calibration, test, or mathematical calculation, or if neither such method is feasible, (iii) by estimating the quantity or quality delivered based upon deliveries under similar conditions during a period when the equipment was registering accurately. No adjustment shall be made for recorded inaccuracies of two percent (2%) or less. 7.11 The parties hereto shall have the right to inspect equipment installed or furnished by the other or third-party operators and the charts and other measurement or testing data of all such parties at all times during business hours; but the reading, calibration, and adjustment of such equipment and changing of charts shall be done only by the party installing and furnishing the same. The parties hereto shall preserve all original test data, charts, and other similar records in such party's possession for a period of at least twenty-four (24) months. Measurement data corrections should be processed within six (6) months of the production month with a three (3) month rebuttal period. This standard shall not apply in the case of deliberate omission or misrepresentation or mutual mistake of fact. Parties' other statutory or contractual rights shall not otherwise be diminished by this standard. 7.12 At every Point of Receipt and every Point of Delivery, the party having control over such facility shall allow the other party immediate access to the receipt and delivery information as it is generated by the party having such control. With respect to all Points of Receipt and Points of Delivery that have electronic flow measurement, both parties shall have remote telephone and electronic access to the receipt and delivery information generated at such Point of Receipt and Point of Delivery. ARTICLE 8 TITLE TO AND RESPONSIBILITY FOR GAS 8.1 Customer and Company, respectively, warrant title to all Gas delivered by it into or from the Pipeline System hereunder, and each of Customer and Company, respectively, warrant and represent each has the right to deliver the Gas hereunder, and that such Gas is free from liens and adverse claims of every kind. Customer agrees to indemnify and save Company harmless from and against all loss, damage, claims, and expense of every character with respect to Gas delivered by it on account of royalties, taxes, payments, liens, or other charges or claims arising (i) before or created upon delivery of said Gas into the Pipeline System, and (ii) upon and after delivery of said Gas from the Pipeline System to Customer. 8.2 Subject to compliance with the provisions of Section 8.1 above, Company warrants that title to all Gas delivered hereunder by Customer is free from liens and adverse claims of every kind. Company agrees to indemnify and save Customer harmless from and against all loss, damage, claims, and expense of every character with respect to Gas to be delivered at the Point of Delivery on account of royalties, taxes, payments, liens, or other charges or claims arising after delivery of Gas to and before withdrawal thereof from the Pipeline System by Customer. 8.3 As between the parties hereto, Customer or its supplier shall be deemed to be in the exclusive control and possession of the Gas until such Gas has been delivered to Company at the Point of Receipt, and after its withdrawal by Customer at the Point of Delivery. After Customer's or Customer's suppliers' delivery of such Gas at the Point of Receipt, Company shall thereafter be deemed to be in the exclusive control and possession of such Gas until its withdrawal by Customer at the Point of Delivery. The party which shall be in the exclusive control and possession of such Gas shall be responsible for all in injury or damage caused thereby and shall be responsible for

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY TARIFF CODE: DT RRC TARIFF NO: 25089 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION any loss of Gas while in its possession, except with regard to injury, damage or loss caused by or arising out of the negligence of the nonpossessory party. 8.4 The Pipeline System shall at all times remain the property of Company, and Customer shall have no right or property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND CASUALTY 9.1 If either Company or Customer is rendered unable, wholly or in part, by reason of force majeure or any other cause of any kind not reasonably within its control other than financial to perform or comply with their oblications hereunder, then such narty's oblications

property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND CASUALTY 9.1 If either Company or Customer is rendered unable, wholly or in part, by reason of force majeure or any other cause of any kind not reasonably within its control, other than financial, to perform or comply with their obligations hereunder, then such party's obligations or conditions shall be suspended during the continuance of such inability and such party shall be relieved of liability for failure to perform the same during such period; provided, however, obligations to make payments when due hereunder shall not be suspended. Any force majeure event (other than labor disputes, strikes, or lockouts) shall be remedied so far as possible with reasonable dispatch. Settlement of strikes, lockouts, and labor disputes shall be wholly within the discretion of the party having the difficulty. The term force majeure shall include, but is not limited to, the following: acts of God and the public enemy; the elements; fire, accidents, breakdowns, strikes; any industrial, civil, or public disturbance; inability to obtain or delay in obtaining rights-of-way, material, supplies, permits, or labor; any act or omission by parties not subject to control by the party hereunder having the difficulty; and any laws, orders, rules, regulations, acts or restraints of any governmental body or authority, civil or military. If pursuant to the foregoing Company curtails or temporarily discontinues the receipt or delivery of Gas hereunder, Customer agrees to hold Company harmless from any loss, claim, damage, or expense that Customer may incur by reason of such curtailment or discontinuance. 9.2 If a portion of the Pipeline System required to make the transportation service available is partially damaged by fire or other casualty, the damage may be repaired by Company, at its option and in its sole discretion, as speedily as practicable, due allowance being made for the time taken for the settlement of insurance claims. Until such repairs are made, the payments shall be apportioned in proportion to the portion of the capacity of the Pipeline System which is still available for the purposes hereof, such determination to be made in the sole discretion of Company. If the damage is so extensive as to render the Pipeline System wholly unusable, in Company's sole opinion, the payments, if any, shall cease until such time as the Pipeline System is again useable. In case the damage shall, in Company's sole opinion, amount substantially to a destruction of the portion of the Pipeline System available for the transportation of Gas and Company shall elect not to repair the damage, then the Agreement shall terminate at the time of such damage, and Company shall not be liable to Customer for any liability, damage, or claim which arises out of any failure to make repairs. ARTICLE 10 GOVERNMENTAL RULES, REGULATIONS, AND AUTHORIZATIONS; INTERPRETATION OF AGREEMENT 10.1 The Agreement is subject to all valid orders, laws, rules, and regulations of duly constituted municipal, State and Federal governmental authorities and agencies having jurisdiction or control over the parties, their facilities or Gas supplies, the Agreement, or any provision hereof. The Company reserves the right to seek modification or termination of any of the General Terms and Conditions, the Gas Transportation Agreement, and any of the tariffs to which it applies. 10.2 The Agreement shall be interpreted under the laws of the State of Texas, excluding any law thereof directing the application of the laws of another jurisdiction. ARTICLE 11 MISCELLANEOUS 11.1 Any modification of terms, or amendment of any provisions hereof, shall become effective only by supplemental written agreement between the parties. 11.2 (A) Any of the following events or conditions shall constitute a default of Customer under the Agreement: (1) Default in the delivery of any payment or any sums hereunder for a period of sixty (60) Days after the same becomes due; (2) Any other breach of the material terms and conditions of the Agreement and the failure of Customer to cure such breach within thirty (30) Days after written demand by Company or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Customer shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured; (3) Customer shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Customer; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Customer (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; or (5) If any certificate, statement, representation, or warranty furnished by Customer proves to be false or incomplete in any material respect. (B) Upon the happening of any event of default as set forth in subparagraph 11.2(A) above, Company shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Customer the sum of all transportation payments and all other amounts due and owing under the Agreement plus the sum of all transportation payments and other amounts to become payable during the balance of the term of the Agree-ment; (2) Retake possession of the entire capacity of the Pipeline System without any court order or other process of law and without any rights of Company being thereupon terminated; (3) Terminate the Agreement and the Exhibits; (4) Pursue any other remedy at law or in equity. (C) Any of the following events or conditions shall constitute an Event of Default with respect to Company under the Agreement: (1) Default in the crediting of any sums due to Customer or in the payment of any other sums due to Customer under the Agreement for a period of ninety (90) Days after the same is established by Company to have become due; (2) Company's breach of any material term or condition of the Agreement and the failure of Company to cure such breach within thirty (30) Days after written demand by Customer or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Company shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured. (3) Company shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Company; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Company, (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a

RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT CURRENT RATE COMPONENT

RRC TARIFF NO: 25089

RATE COMP. ID DESCRIPTION

period of ninety (90) Days; (D) Upon the happening of any event of default as set forth in subparagraph 11.2(C) above, Customer shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Company the sum of all outstanding credits and other amounts due and owing under the Agreement: (2) Terminate the Agreement and the Exhibits; (3) Pursue any other remedy at law or in equity. (E) The rights granted to Company and Customer hereunder shall be cumulative as to each and action on one shall not be deemed to constitute an election or waiver of any other right to which Company or Customer may be entitled. (F) Upon the termination of the Agreement, whether by lapse or time or otherwise, Customer will surrender any and all rights in the Pipeline System immediately. 11.3 Company shall not be liable for damages resulting from interruption of service, when such interruption is necessary to make repairs, changes, or adjustments in Company's equipment and facilities. 11.4 No waiver by Company or Customer of any default or the other under the Agreement shall operate as a waiver of any future default, whether of a like or different character. 11.5 The Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their successors and assigns. In the event Customer sells, leases or otherwise transfers its distribution system to a third party, whether voluntarily or involuntarily, then Customer agrees, as a part of such sale, lease or transfer, to assign to such third party and to require such third party to accept the assignment of the Agreement and the Exhibits included therein, subject to the provisions of the following sentence. Neither the Agreement nor the Exhibits attached thereto nor the rights and obligations of Customer hereunder may be assigned without the consent of Company, which consent shall not be unreasonably withheld. 11.6 Customer will not mortgage, create a security interest in, or encumber the Agreement, or sublet the rights granted hereby, or permit its use by others, or pledge, loan, sublet, create a security interest in, or in any other manner attempt to dispose of such rights, or permit its use by others, or suffer any liens or legal process to be incurred or levied thereon; provided, however, that Customer may grant a security interest or similar encumbrance in connection with any existing financing arrangement associated with Customer's facility. 11.7 Except as provided below, Customer shall pay all fees, taxes, charges, and assessments imposed by or on behalf of any governmental entity in connection with the Agreement or in connection with the purchase, transportation, and disposition of Gas by or on behalf of Customer pursuant to the Agreement including but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all returns required for the Pipeline System and all appurtenant facilities. Customer will furnish Company with any information available to Customer in connection with Company's obligations under this section. 11.8 Company and Customer agree to exercise and take reasonable steps necessary to safeguard and cause their officers, directors, employees, agents, advisers, and representatives to safeguard the confidentiality of the Agreement and the terms and conditions thereof (as contrasted with the existence and effectiveness of the Agreement which are not confidential) and not to disclose any part of it or any information derived there from or any negotiations relating thereto to any party or person except that limited number of people within Company's and Customer's organizations, and their advisers, lenders and potential investors, as may need to know the terms and conditions hereof in order to evaluate, understand, execute and perform the Agreement. Company and Customer agree not to copy or permit the copying of the Agreement, except as may be necessary for their operations. In the event Customer or Company or any of their officers, directors, employees, agents, or representatives, is requested or required (by oral or written question or request for information or documents in legal proceedings, interrogatories, subpoena, Civil Investigative Demand or similar process) to disclose any information concerning the Agreement or the terms and conditions thereof or any negotiations relating thereto, it is agreed that the party receiving such question or request will provide the other parties with prompt notice thereof so that such other parties may seek a protective order or other appropriate relief or a release from the other parties. It is further agreed that if, in the absence of a protective order or receipt of a release, the other party is compelled to disclose such information or else stand liable for contempt or suffer other censure or penalty or adverse effect, then such party may disclose such information. The parties hereto are further authorized to make disclosure of the Agreement as may be required by Federal, state, or local regulation or agency or as may be required by auditors or accountants in connection with the preparation of financial statements or tax returns. Disclosure hereunder shall not constitute a basis for defense, termination, or modification of the Agreement. ARTICLE 12 DISPUTE RESOLUTION 12.1 Any dispute arising out of or relating to this Agreement for which a claim or demand is asserted that is equal to or exceeds a value of \$25,000 shall be resolved in accordance with the procedures specified in this Article 12, which shall be the sole and exclusive procedures for the resolution of any such disputes. The cost of conducting the dispute resolution process, including the fees and expenses of any arbitrators, shall be shared equally by the parties, and each party shall bear its own costs, including any attorneys' fees or other expenses incurred in the process. Each party is required to continue to perform its obligations under this Agreement pending final resolution of any dispute arising out of or relating to this Agreement, unless to do so would be impossible or impracticable under the circumstances. 12.2 Negotiation. The parties shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement promptly by negotiation between management level personnel who have authority to settle the controversy. Any person may give the other party written notice of any dispute not resolved in the normal course of business. Within fifteen (15) days after delivery of the notice, the receiving party shall submit to the other a written response. Within thirty (30) days after delivery of the initial notice, the designated managing personnel of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary to attempt to resolve the dispute. All reasonable requests for information made by one party to the other will be honored. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence. 12.3 Arbitration. Any dispute arising out of or relating to this Agreement, including the breach, termination or validity thereof, which has not been resolved by negotiation as provided above within sixty (60) days after initiation of negotiations shall be finally resolved by arbitration in accordance with the CPR Rules for Non-Administered Arbitration then currently in effect by (i) a sole arbitrator agreed upon by the parties if the dispute is between \$25,000 and \$250,000, or (ii) three independent and impartial arbitrators, of whom each party shall designate one, if the dispute is in excess of \$250,000. All arbitrators shall be knowledgeable in the natural gas industry. The arbitrator(s) shall have no authority to award consequential, punitive or exemplary damages. Provided, however, if one party fails to participate in the negotiation as agreed herein, the other party can commence arbitration prior to the expiration of the time periods set forth. The arbitration shall be governed by the Federal Arbitration Act, 9 U.S.C. Sections 1-16, and judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof. Unless otherwise agreed, the place of arbitration shall be Austin, Texas. Meters Read On and After: January 27, 2014 Supersedes: April 27, 2012 (Incorporated Only) April 12, 2013 (Unincorporated) TEXAS GAS SERVICE COMPANY South Texas Service Area - Central Texas Region RATE SCHEDULE RCE-RIDER RATE

RCE-Rider-STX-IS

TEXAS GAS SERVICE COMPANY South Texas Service Area - Central Texas Region RATE SCHEDULE RCE-RIDER RATE CASE EXPENSE SURCHARGE A. APPLICABILITY The Rate Case Expense Surcharge (RCE) rate as set forth in Section (B)

RRC COID: 6310	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 25089
URRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION
	below is pursuant to ordinances or resolutions passed by the cities of Texas Gas Service's (TGS) South Texas Service Area, which includes the Cities of Cuero, Gonzales, Lockhart, Luling, Nixon, Shiner and Yoakum, Texas (collectively, the Cities). The ordinances or resolutions were passed pursuant to a Settlement Agreement dated April 10, 2012 between TGS and the Cities. This rate shall apply to the following rate schedules of Texas Gas Service Company in the incorporated areas of the Cities served in TGS' South Texas Service Area: 15, 25, 35, T-2 and T-3. B. RCE RATE All Ccf during each billing period: \$0.0050 per Ccf This rate will be in effect until all approved and expended rate case expenses are recovered under the applicable rate schedules. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchises fees) related to above. D. CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. Meters Read On and After January 14, 2014 Supersedes same sheet dated: April 27, 2012
Y-3-SoTx-IS-Ind	TEXAS GAS SERVICE COMPANY South Texas Service Area - Central Texas Region RATE SCHEDULE T-3 INDUSTRIAL TRANSPORTATION SERVICE RATE
	Applicability Service under this rate schedule is available to any customer whose primary business activity at the location served is included in one of the following classifications of the Standard Industrial Classification Manual of the U.S. Government.
	Division B - Mining - all Major Groups Division D - Manufacturing - all Major Groups Divisions E and J - Utility and Government - facilities generating power for resale only
	Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.
	Availability Natural gas service under this rate schedule is available to any individually metered, industrial customer for the transportation of customer owned natural gas through the Company's South Texas distribution system. Such service shall be provided at any point on the Company's System where adequate capacity and gas supply exists, or where such capacity and gas supply can be provided in accordance with the applicable rules and regulations and at a reasonable cost as determined by the Company in its sole opinion.
	Electronic flow measurement (EFM) may be required for Customers under this tariff at the Company's sole discretion. The customer may be required to reimburse the Company for any cost related to the installation of the EFM as well as provide for or reimburse the Company for any on- going maintenance, repair, or communications costs. In the alternative, Customer may elect to discontinue service under this tariff and to receive service under the applicable sales tariff.
	Service is not available under this rate schedule for resale to others or for service for a term less than twelve (12) months.
	Under this tariff the Company shall perform or cause to be performed all functions necessary to transport the gas commodity from the Point of Receipt to the end use Customer. The Customer is responsible for acquiring the gas commodity from a third party supplier. Such gas supply must be delivered to the pipeline providing upstream services for the system from which the Customer is served.
	Customer shall deliver to Company each month, as reimbursement for lost and unaccounted for gas in the form of Payment in Kind (PIK), a volume of gas equal to the Purchase/Sales ratio authorized to be collected in the Cost of Gas clause times the volume of gas delivered by the Company for the account of Customer for transportation.
	Character of Service Firm gas transportation service
	Cost of Service RateDuring each monthly billing period:A customer charge per meter per month of \$250.00 plusInterim Rate Adjustments (IRA)\$210.06 per month (Footnote 1)Total Customer Charge\$460.06
	The First 3,000 Ccf @ \$ 0.1236 per Ccf All Over 3,000 Ccf @ \$ 0.0967 per Ccf
	Additional Charges 1) A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060TEX> REV. CIV.STAT. as such may be amended from time to time which are attributable to the transportation service performed hereunder.
	2) A charge will be made each month to recover any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder.

TARIFF CODE: DT	RRC TARIFF NO: 25089
URRENT RATE COMI ATE COMP. ID	DESCRIPTION
	 3) In the event the Company incurs a demand or reservation charge from its gas supplier(s) or transportation providers in the South Texas Service Area, the customer may be charged its proportionate share of the demand or reservation charge based on benefit received by the customer.
	Subject to: Special Provisions Special Provisions Tariff General Terms and Conditions for Transportation T-GTC
	Other Conditions Transportation of Customer owned natural gas hereunder is subject in all respects to the Transportation Agreement entered into between the Customer and Company prior to commencement of service and all amendments and modifications thereto. Transportation of natural gas hereunder may be interrupted or curtailed at the discretion of the Company in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.
	Footnote 1: Initial 2012 IRA - \$210.06
-GTC-STX-ISOS-a	Meters Read On and After April 3, 2014 Supersedes Same Sheet Dated April 27, 2012 TEXAS GAS SERVICE COMPANY South Texas Service Area RATE SCHEDULE T-GTC GENERAL TERMS AND CONDITIONS FOR TRANSPORTATION Rate schedule T-GTC general charges, provisions and conditions applicable to: Transportation Rate Schedules T-2 and T-3 in the areas service by the Company in its South Texas Service Area. ARTICLE 1 DEFINITIONS 1.1 Affiliate shall mean any person, entity, or business section, or division that directly or through one or more intermediates' controls, is controlled by, or is under common control with the entity in question. 1.2 Agreement shall mean the greement to which the General Terms and Conditions for Transportation apply. 1.3 Bu shall mean British thermal unit(s) and shall be computed on a temperature base of sixty degrees (60 degrees) Fahrenheit and a pressure base of fournean and sixty-five hundredths (14.65) pais and on a gross-real-dry basis and shall not be corrected for real water vapor as obtained by means commonly acceptable to the industry, and MMBtu shall mean one million (1.000.000) Btu. 1.4 Commission shall mean the Ralinoad Commission of Texas. 1.5 Company shall mean Texas Gas Service which it is acting as Company on the Pipeline System. 1.6 Cumulative Tolerance Limit shall mean five percent (5%) of aggregate historical annual deliveries of a Qualified Supplier's pool of customers for the most recent year ended on June 30. The Company, at its sole discretion, may make adjustments to the Cumulative Tolerance Limit to reflect changes to the pool of customers and other known changes to anticipated deliveries that the Company determines to be reasonably reliable and accurate. 1.7 Customer shall mean a comstreme which subscribes to natural gas services provided by Texas Gas. Service: A Beckatherm (Dt) shall mean the oduity on one calendar day and ending at 9:00 a.m. central clock time on the data gas, casing head gas, residue gas residue gas residue gas merices provided by Texas Gas. State, including ga

RRC COID: 6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY TARIFF CODE: DT RRC TARIFF NO: 25089 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION Customer, and Company shall have no right or property interest therein. 2.2 Company reserves the right in its sole discretion to remove, relocate, expand, or rebuild, without approval of Customer, any portion of the Pipeline System. Customer shall make no alterations, additions, or repairs to or on the Pipeline System, nor shall Customer bear any cost of any alterations, additions, repairs, maintenance or replacements made to or on said Pipeline System. 2.3 Customer agrees not to connect or cause the connection of any third party to the Pipeline System for any purpose without the express written approval and consent of Company to be granted in Company's sole discretion. Customer further agrees not to transport or cause to be transported any Gas for any third party. If either of these conditions is breached by Customer, Company shall have the right and option, notwithstanding any other provision of the Agreement or the General Terms and Conditions for Transportation, to terminate the Agreement including the Exhibits thereto immediately and without

discretion. Customer further agrees not to transport or cause to be transported any Gas for any third party. If either of these conditions General Terms and Conditions for Transportation, to terminate the Agreement including the Exhibits thereto immediately and without further obligation to Customer. 2.4 Company presently is transporting Gas to third parties on the Pipeline System and shall have the right in the future to transport additional Gas for such purposes and to transport Gas to additional third parties as it may desire, and Company shall have the right to make additional connections to the Pipeline System as may be required to serve presently existing and new customers, all of which is subject to the provisions of the Agreement. Company's transportation of Gas hereunder shall not obligate Company in any manner beyond the terms of the Agreement and the Exhibits attached thereto. 2.5 Company shall own any and all liquids which are recovered from the Pipeline System and may use, sell or transfer all liquids without having to account in any manner, or pay any monies or other consideration to Customer. 2.6 The Company reserves the unilateral right from time to time to seek regulatory approval to make any changes to, or to supersede, the rates, charges and any terms stated in the tariffs, rate schedules, the agreements, and the General Terms and Conditions. ARTICLE 3 OPERATIONS 3.1 Customer shall deliver its Gas into the Pipeline System at the Points of Receipt described on the applicable Gas Transportation Order, as it now exists and as it may be amended. Customer shall have no right to require Gas to be received at any particular Point of Receipt and Company may delete such points or modify the capacity thereof from time to time and at any time in its sole discretion with no further obligation to Customer with respect to such Point of Receipt. All supplies of Gas delivered to the Pipeline System must comply with the terms and conditions of the Agreement and the exhibits attached thereto. In no event shall Company be required to expand, modify, construct, rearrange, or change the operations of the Pipeline System in order to receive Gas from or on behalf of Customer or in order to deliver Gas to Customer at any existing Points of Delivery. 3.2 Customer shall advise (in a method and format approved by Company in its sole discretion) Company with respect to each Day, Week and Month the name of each supplier with whom it has a contract (and the name of the individual with such supplier responsible for Customer's account), which source of supply is delivering to Company, how much Gas is nominated to be delivered to Company from each source of supply (i.e., each well, plant, or other desired Point of Receipt) and the anticipated deliveries at each Point of Delivery. Customer's nomination shall be in good faith, in balance between Points of Receipt and Points of Delivery, and shall be based on Customer's commercially reasonable best efforts to estimate usage for Hour, Day, Week, and Month. Customer will cause their Qualified Supplier to act as their agent in the nomination process. Qualified Supplier shall not intentionally nominate more or less Gas than is anticipated for consumption by Customer(s), except as may be needed for balancing purposes to the extent Company accepts such nomination. Qualified Supplier shall submit nominations to the Company's gas scheduling department in accordance with their currently effective nomination process which can be provided to the parties upon request. Customer and Qualified Supplier shall exercise commercially reasonable best efforts to deliver to the Pipeline System Dths of Gas that Company is to deliver from the Pipeline System to Customer during any particular Hour, Day, Week and Month, including but not limited to volumes needed for peak Day usage for Customer's facilities. 3.3 Before the start of the Gas Day, the Point Operator and Company shall establish a predetermined allocation (PDA) method to specify how Gas received or delivered by Company shall be allocated in accordance with confirmed nominations at such point. Only one PDA methodology shall be applied per allocation period. 3.4 Customer's Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery. To the extent that Customer's acts or omissions cause Company to incur, directly or indirectly, fees, charges, expenses, or penalties from a supplier or transporter for failure to satisfy such supplier's or transporter's balancing or nomination requirements, then Customer agrees to reimburse Company for such fees, charges, expenses, or penalties, and defend, indemnify, and hold Company harmless with respect thereto. Any fees, charges, expenses or penalties which were determined to be in error will be credited back to the Customer. 3.5 The Point of Receipt and Point of Delivery may be, or may later become points through which other quantities of Gas are being measured; therefore, the measurement of Gas under the Agreement may involve the allocation of Gas deliveries. In such event, each party hereto will furnish, or cause to be furnished, to the other all data required to accurately account for all Gas. 3.6 Except as may be set forth on a Gas Transportation Order, Company shall receive and deliver Gas hereunder as nearly as practicable at uniform hourly and daily rates of flow. It is recognized that it may be physically impracticable, because of measurement, Gas control limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly quantities received may, due to the aforementioned reasons, vary above or below the daily and hourly quantities delivered. If the quantities received and the quantities delivered hereunder should create an imbalance at the end of any hour, Day, Week, or Month, then Company and Customer shall adjust receipts and/or deliveries at any time to the end that the quantities received and delivered shall be kept as near to zero (0) imbalance as practicable. 3.7 Imbalances Customer must designate no more than one Qualified Supplier. The Qualified Supplier shall act on behalf of the Customer to procure gas supplies, deliver gas supplies to points of receipt designated in the Gas Transportation Order, and shall act as the Customer's agent with respect to nominations, operational notices required under the Gas Transportation Agreement or applicable tariffs and with respect to resolution of imbalances under this Rate Schedule. (A) The following cash out provisions shall be applied to the Qualified Supplier for its aggregate pool of Customers that are being provided service pursuant to a Rate Schedule or some other form of transportation service: 1) Qualified Supplier shall not deliver into the Pipeline System more Dths of Gas than Company delivers to the aggregate pool of Customers at the Points of Delivery during a Month. At the end of the Month in which an over-delivery occurred and exceeded the Monthly Tolerance Limit or the Cumulative Tolerance Limit, Qualified Supplier shall sell such excess Gas to Company at 95% of Inside FERC's FOM Houston Ship Channel index price. 2) If Company receives less Dths of Gas than are delivered to the aggregate pool of Customers at the Points of Delivery in excess of the Monthly Tolerance Limit or Cumulative Tolerance Limit in any particular Month, then Qualified Supplier shall purchase such under-delivered volumes at 105% of Inside FERC's FOM Houston Ship Channel index price. The Company will provide monthly imbalance statements along with calculations of the cash out charges in accordance with the aforementioned cash out provisions to the Qualified Supplier each month. Payments for cash out charges will be due each month within 15 business days of the imbalance statement date. The Company may elect at its sole discretion to accrue the monthly cash out provisions each month and only require periodic settlement rather than monthly payments. The monthly transport payments

CURRENT RATE COMPONENT

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT

RRC TARIFF NO: 25089

RATE COMP. ID DESCRIPTION

shall not be abated with respect to a Month in which under-deliveries occurred except as provided in Article 9 and Article 10 hereof. 3.8 Customer and Company shall exercise their commercially reasonable best efforts to comply with all of the standards established by the North American Energy Standards Board, Inc. (NAESB), but in no event shall either party be required to comply with the NAESB standards if such compliance has a material adverse affect upon such party. 3.9 In the event Customer's source of gas supply is terminated by Customer's supplier due to non-payment or other reasons, or if customer is otherwise unable to continue as a transportation customer, Customer may, upon the giving of five (5) business days advance notice to Company, obtain service from Company under the general sales tariff applicable to Customer. Prior to commencing such service, Company may, in its sole discretion, require Customer to post a deposit or bond in accordance with the provisions of Article 5 hereof. ARTICLE 4 PRESSURE AND QUALITY OF GAS 4.1 Customer shall deliver (or cause to be delivered) the Gas to the Pipeline System at the Point of Receipt at a pressure sufficient to effect delivery into the Pipeline System at that point. If necessary, Customer shall provide additional compression to make such deliveries hereunder, and Company shall not have any cost or responsibility in that regard. 4.2 Subject to the provisions of Section 4.1 above, the Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery at pressures sufficient to effect deliveries to Customer's facilities, but not to exceed the maximum pressure that has existed for each Point of Delivery. 4.3 Gas delivered by and to Customer shall be commercially free of dust, gums, gum-forming constituents, gasoline, water, and any other substance that may become separated from the Gas during the handling hereof. All Gas received shall conform to the following additional specifications: (A) Contain not more than one-quarter (1/4) grain of hydrogen sulfide per 100 cubic feet, as determined by a method generally acceptable for use in the gas industry; (B) Contain not more than five (5) grains of total sulfur per 100 cubic feet; (C) Contain not more than two percent (2%) by volume of carbon dioxide; (D) Contain not more than four percent (4%) by volume of total inerts, including carbon dioxide and nitrogen; (E) Contain not more than two-tenths of one percent (.2%) by volume of oxygen; (F) Contain a gross heating value equivalent to at least 980 British Thermal Units per cubic foot and not to exceed 1080 British Thermal Units per cubic foot; (G) Have a temperature of not more than one hundred twenty degrees (120#) Fahrenheit and not less than forty degrees (40 #) Fahrenheit; (H) Contain no water or hydrocarbons in liquid form; (I) Contain not more than 7 pounds of water in vapor stage per 1,000 Mcf of gas; and (J) Be interchangeable with the Company's system Gas at the Point of Receipt or delivered to the nearest customer, city border station, or other pipeline interconnected with such receiving facility or downstream of the Point of Receipt. 4.4 The Company, at its option, may refuse to accept delivery of any gas not meeting the quality specifications set out above. Thereafter, Customer or Qualified Supplier shall have the right to conform or cause the gas to be conformed to the above specifications. If the Customer or Qualified Supplier does not elect to conform the gas to said specifications, then the Company at its sole option may accept or reject any such gas. 4.5 Notwithstanding anything to the contrary contained herein, the gas which the Company transports and delivers to the Customer shall be odorized by the Company. In the event Customer desires to remove the odorant, such removal shall be solely at Customer's risk and expense. ARTICLE 5 PAYMENT 5.1 Should Customer fail to pay or deliver any or all of the amount of the transportation payment and/or other fees due under any exhibit when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shall accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half percent (1 one-half%) per month from the due date until the date of payment. If such failure to pay continues for fifteen (15) Days after payment is due, Company, in addition to any other remedy it may have, may suspend further receipts and deliveries of Gas until such amount is paid; provided, however, that if Customer in good faith shall dispute in writing the amount of any such bill or part thereof and shall pay to Company such amounts as it concedes to be correct and, at any time thereafter within thirty (30) Days of the due date of such payment, shall furnish a good and sufficient surety bond in an amount and with surety satisfactory to Company, guaranteeing payment to Company of the amount ultimately found due upon such bills, including interest thereon, after a final determination which may be reached either by agreement or judgment of the courts, as may be the case, then Company shall not be entitled to suspend further receipts and withdrawals of Gas unless and until default be made in the conditions of such bond. As an alternative to posting a bond, Customer may pay the portion of any amount in dispute without waiving its rights to recoup any monies improperly billed. If the portion of any amount in dispute is ultimately determined to be incorrect, such amount shall be refunded by Company to Customer together with interest thereon at a rate (which in no event shall be higher than the maximum allowed by law) equal to one and one-half percent (1one-half%) per Month for the period from the date of payment to Company to the date of refund by Company. 5.2 Customer agrees to pay any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days after receipt of an invoice from Company. 5.3 Company reserves the right, prior to initiation of service, to require a cash deposit or bond in favor of Texas Gas Service in order to assure payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. In the event Customer's financial condition materially weakens or Customer fails to make timely payment in accordance with Article 5 after the execution of the Agreement, then upon written request from Company, Customer agrees to deposit cash with Texas Gas Service or secure a bond in favor of Texas Gas Service in order to assure the payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. Such deposit or bond shall be furnished to Texas Gas Service within fifteen (15) days after a request by Texas Gas Service is made for such deposit or bond and shall be made in a form and amount satisfactory to Texas Gas Service. If such deposit or bond is not furnished in a timely manner, or if a bond expires or is canceled prior to the end of the period specified below, or if the cash deposit or bond is not increased as specified below, then leasing of capacity and the rendering of all other services may be suspended by Texas Gas Service in its sole discretion until such deposit or bond is furnished, renewed or increased, as applicable. 5.4 Nothing in this Article 5 shall be deemed to supersede the respective rights and obligations of Company and Customer as provided by Texas statutes, rules, and/or regulation, as such statutes, rules, or regulations may be amended from time to time, with respect to adjustments to the amounts owed by Customer as a result of errors in Customer's meter or errors in reading Customer's meter. Customer shall be responsible for payment of the amounts owed Company for transportation service and gas supply provided to Customer during the applicable period for which it has been determined that Customer's meter was in error to the favor of Customer. ARTICLE 6 STATEMENTS AND RECORDS 6.1 On or about fifteen (15) days after the Company receives necessary volumetric information from other parties for each calendar month after commencement of Gas receipts and deliveries hereunder, Company shall render to the Qualified Supplier a statement for the preceding Month showing the total Dths of Gas received and delivered and each Point of Receipt and Point of Delivery. If information necessary for statement purposes is in the possession of Customer, Customer shall furnish such information to Company on or before the sixth (6th) Day of the Month in which the statement requiring such data is to be rendered. 6.2 Both parties hereto shall have the right at any and all reasonable times within twenty four (24) months from the time

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RRC COID: 6310 COMPA	ANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO:	25090
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO: ORIGINAL CONTRACT DATE: 04/08/2014 INITIAL SERVICE DATE: INACTIVE DATE:	RECEIVED DATE: 04/21/2014 TERM OF CONTRACT DATE: AMENDMENT DATE:
CONTRACT COMMENT: None REASONS FOR FILING	
NEW FILING: N RECITY ORDINANCE NO:	RC DOCKET NO: 10217(RC), 10333(IRA)
AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): Per Initial South TX S 10333 dated 4/8/2014	ovc Area Environs GRIP filing, new IRA rate schedule & service rates (customer charge) approved via GUD.
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME 33833 **CONFIDENTIAL**	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
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RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT **RRC TARIFF NO:** 25090 CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION TEXAS GAS SERVICE COMPANY RATE SCHEDULE T-GTC GENERAL South Texas Service Area T-GTC-STX-ISOS-a TERMS AND CONDITIONS FOR TRANSPORTATION Rate schedule T-GTC general charges, provisions and conditions applicable to: Transportation Rate Schedules T-2 and T-3 in the areas served by the Company in its South Texas Service Area. ARTICLE 1 DEFINITIONS 1.1 Affiliate shall mean any person, entity, or business section, or division that directly or through one or more intermediaries' controls, is controlled by, or is under common control with the entity in question. 1.2 Agreement shall mean the agreement to which the General Terms and Conditions for Transportation apply. 1.3 Btu shall mean British thermal unit(s) and shall be computed on a temperature base of sixty degrees (60 degrees) Fahrenheit and a pressure base of fourteen and sixty-five hundredths (14.65) psia and on a gross-real-dry basis and shall not be corrected for real water vapor as obtained by means commonly acceptable to the industry, and MMBtu shall mean one million (1,000,000) Btu. 1.4 Commission shall mean the Railroad Commission of Texas. 1.5 Company shall mean Texas Gas Service when it is acting as Company on the Pipeline System. 1.6 Cumulative Tolerance Limit shall mean five percent (5%) of aggregate historical annual deliveries of a Qualified Supplier's pool of customers for the most recent year ended on June 30. The Company, at its sole discretion, may make adjustments to the Cumulative Tolerance Limit to reflect changes to the pool of customers and other known changes to anticipated deliveries that the Company determines to be reasonably reliable and accurate. 1.7 Customer shall mean a consumer which subscribes to natural gas services provided by Texas Gas Service. 1.8 Dekatherm (Dth) shall mean 1,000,000 Btu's (1 MMBtu). This unit will be on a dry basis. 1.9 Day shall mean the 24-hour period commencing at 9:00 a.m. (central clock time) on one calendar day and ending at 9:00 a.m. (central clock time) the following calendar day. 1.10 Dry shall mean the heating value calculation being determined with no water vapor present. 1.11 Effective Date shall mean the date specified in the Agreement. 1.12 Gas or natural gas shall mean the effluent vapor stream in its natural, gaseous state, including gas-well gas, casing head gas, residue gas resulting from processing both casing head gas and gas-well gas, and all other hydrocarbon and nonhydrocarbon components thereof. 1.13 Gas Transportation Order shall mean a completed Exhibit A relating to the applicable gas transportation service Agreement. 1.14 Gross Heating Value or Gross shall mean the amount of energy transferred as heat per mass or mole from the complete combustion of the gas with oxygen (from air), at a base temperature in which all water formed by the reaction condenses to liquid. 1.15 Mcf shall mean one thousand (1,000) cubic feet of Gas. 1.16 Month shall mean the period beginning at 9:00 a.m. central clock time on the first Day of each calendar month and ending at 9:00 a.m. Central clock time on the first Day of the next succeeding calendar month, except where references not involving Gas measurement volumes are involved, in which case the calendar month shall be deemed to be referred to. 1.17 Monthly Tolerance Limit shall mean ten percent (10%) of the aggregate deliveries for a Qualified Suppliers pool of customers for such month. 1.18 PDA shall mean a predetermined allocation method. 1.19 Pipeline System shall mean the current existing utility distribution facilities of Company located in the State of Texas. 1.20 Point of Delivery shall mean the point or points where Gas is delivered from the Pipeline System to or for the account of Customer and are shown on the applicable Gas Transportation Order. 1.21 Point Operator shall mean the person or entity that controls the Point of Receipt or Point of Delivery. 1.22 Point of Receipt shall mean the point or points where Company shall receive Gas into the Pipeline System from Customer, as described on the applicable Gas Transportation Order. 1.23 Psia shall mean pounds per square inch, absolute. 1.24 Psig shall mean pounds per square inch, gauge. 1.25 Qualified Supplier shall mean a supplier of natural gas for transportation to customers through the Company's pipeline system that meets the requirements of and has executed a Supplier Service Agreement. 1.26 Real shall mean the division of the ideal heating value by the compressibility of the gas. This creates an ideal Gross Heating Value per Real cubic foot. 1.27 Supplier Service Agreement shall mean a contract setting forth the requirements and terms upon which a supplier of natural gas may make deliveries of customer owned gas into the Company's pipeline system for delivery to one or more of the Company's customers receiving service under this tariff. 1.28 Tariff shall mean every rate schedule, or provision thereof, and all terms, conditions, rules and regulations for furnishing gas service filed with the regulatory authorities or agencies having jurisdiction over Company or the services provided hereunder. 1.29 Week shall mean a period of seven (7) consecutive Days beginning at 9:00 a.m. central clock time on each Monday and ending at the same time on the next succeeding Monday. 1.30 Year shall mean a period of three hundred sixty-five (365) consecutive Days, or three hundred sixty-six (366) consecutive Days when such period includes a February 29. ARTICLE 2 RESTRICTIONS AND RESERVATIONS 2.1 It is understood and agreed that Customer has only the right to transportation service in the Pipeline System and all equipment, including (but not in any way limited thereto) all pipe, valves, fittings, and meters comprising the Pipeline System and all other property and capacity rights and interests, shall at all times during the term of the Agreement remain the property of Company. Customer agrees not to cause or permit any liens or encumbrances to be filed with respect to the Pipeline System by reason of Customer's actions. Customer's Gas shall at all times remain the property of Customer, and Company shall have no right or property interest therein. 2.2 Company reserves the right in its sole discretion to remove, relocate, expand, or rebuild, without approval of Customer, any portion of the Pipeline System. Customer shall make no alterations, additions, or repairs to or on the Pipeline System, nor shall Customer bear any cost of any alterations, additions, repairs, maintenance or replacements made to or on said Pipeline System. 2.3 Customer agrees not to connect or cause the connection of any third party to the Pipeline System for any purpose without the express written approval and consent of Company to be granted in Company's sole discretion. Customer further agrees not to transport or cause to be transported any Gas for any third party. If either of these conditions is breached by Customer, Company shall have the right and option, notwithstanding any other provision of the Agreement or the General Terms and Conditions for Transportation, to terminate the Agreement including the Exhibits thereto immediately and without further obligation to Customer. 2.4 Company presently is transporting Gas to third parties on the Pipeline System and shall have the right in the future to transport additional Gas for such purposes and to transport Gas to additional third parties as it may desire, and Company shall have the right to make additional connections to the Pipeline System as may be required to serve presently existing and new customers, all of which is subject to the provisions of the Agreement. Company's transportation of Gas hereunder shall not obligate Company in any manner beyond the terms of the Agreement and the Exhibits attached thereto. 2.5 Company shall own any and all liquids which are recovered from the Pipeline System and may use, sell or transfer all liquids without having to account in any manner, or pay any monies or other consideration to Customer. 2.6 The Company reserves the unilateral right from time to time to seek regulatory approval to make any changes to, or to supersede, the rates, charges and any terms stated in the tariffs, rate schedules, the agreements, and the General Terms and Conditions. ARTICLE 3 OPERATIONS 3.1 Customer shall deliver its Gas into the Pipeline System at the Points of Receipt described on the applicable Gas Transportation Order, as it now exists and as it may be amended. Customer shall have no right to require Gas to be received at any particular Point of Receipt and Company may delete such points or modify the capacity thereof from time to time and at any time in its sole discretion with no further obligation to Customer with respect

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to such Point of Receipt. All supplies of Gas delivered to the Pipeline System must comply with the terms and conditions of the Agreement and the exhibits attached thereto. In no event shall Company be required to expand, modify, construct, rearrange, or change the operations of the Pipeline System in order to receive Gas from or on behalf of Customer or in order to deliver Gas to Customer at any existing Points of Delivery. 3.2 Customer shall advise (in a method and format approved by Company in its sole discretion) Company with respect to each Day, Week and Month the name of each supplier with whom it has a contract (and the name of the individual with such supplier responsible for Customer's account), which source of supply is delivering to Company, how much Gas is nominated to be delivered to Company from each source of supply (i.e., each well, plant, or other desired Point of Receipt) and the anticipated deliveries at each Point of Delivery. Customer's nomination shall be in good faith, in balance between Points of Receipt and Points of Delivery, and shall be based on Customer's commercially reasonable best efforts to estimate usage for Hour, Day, Week, and Month. Customer will cause their Qualified Supplier to act as their agent in the nomination process. Qualified Supplier shall not intentionally nominate more or less Gas than is anticipated for consumption by Customer(s), except as may be needed for balancing purposes to the extent Company accepts such nomination. Qualified Supplier shall submit nominations to the Company's gas scheduling department in accordance with their currently effective nomination process which can be provided to the parties upon request. Customer and Qualified Supplier shall exercise commercially reasonable best efforts to deliver to the Pipeline System Dths of Gas that Company is to deliver from the Pipeline System to Customer during any particular Hour, Day, Week and Month, including but not limited to volumes needed for peak Day usage for Customer's facilities. 3.3 Before the start of the Gas Day, the Point Operator and Company shall establish a predetermined allocation (PDA) method to specify how Gas received or delivered by Company shall be allocated in accordance with confirmed nominations at such point. Only one PDA methodology shall be applied per allocation period. 3.4 Customer's Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery. To the extent that Customer's acts or omissions cause Company to incur, directly or indirectly, fees, charges, expenses, or penalties from a supplier or transporter for failure to satisfy such supplier's or transporter's balancing or nomination requirements, then Customer agrees to reimburse Company for such fees, charges, expenses, or penalties, and defend, indemnify, and hold Company harmless with respect thereto. Any fees, charges, expenses or penalties which were determined to be in error will be credited back to the Customer. 3.5 The Point of Receipt and Point of Delivery may be, or may later become points through which other quantities of Gas are being measured; therefore, the measurement of Gas under the Agreement may involve the allocation of Gas deliveries. In such event, each party hereto will furnish, or cause to be furnished, to the other all data required to accurately account for all Gas. 3.6 Except as may be set forth on a Gas Transportation Order, Company shall receive and deliver Gas hereunder as nearly as practicable at uniform hourly and daily rates of flow. It is recognized that it may be physically impracticable, because of measurement. Gas control limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly quantities received may, due to the aforementioned reasons, vary above or below the daily and hourly quantities delivered. If the quantities received and the quantities delivered hereunder should create an imbalance at the end of any hour, Day, Week, or Month, then Company and Customer shall adjust receipts and/or deliveries at any time to the end that the quantities received and delivered shall be kept as near to zero (0) imbalance as practicable. 3.7 Imbalances Customer must designate no more than one Qualified Supplier. The Qualified Supplier shall act on behalf of the Customer to procure gas supplies, deliver gas supplies to points of receipt designated in the Gas Transportation Order, and shall act as the Customer's agent with respect to nominations, operational notices required under the Gas Transportation Agreement or applicable tariffs and with respect to resolution of imbalances under this Rate Schedule. (A) The following cash out provisions shall be applied to the Qualified Supplier for its aggregate pool of Customers that are being provided service pursuant to a Rate Schedule or some other form of transportation service: 1) Qualified Supplier shall not deliver into the Pipeline System more Dths of Gas than Company delivers to the aggregate pool of Customers at the Points of Delivery during a Month. At the end of the Month in which an over-delivery occurred and exceeded the Monthly Tolerance Limit or the Cumulative Tolerance Limit, Qualified Supplier shall sell such excess Gas to Company at 95% of Inside FERC's FOM Houston Ship Channel index price. 2) If Company receives less Dths of Gas than are delivered to the aggregate pool of Customers at the Points of Delivery in excess of the Monthly Tolerance Limit or Cumulative Tolerance Limit in any particular Month, then Qualified Supplier shall purchase such under-delivered volumes at 105% of Inside FERC's FOM Houston Ship Channel index price. The Company will provide monthly imbalance statements along with calculations of the cash out charges in accordance with the aforementioned cash out provisions to the Qualified Supplier each month. Payments for cash out charges will be due each month within 15 business days of the imbalance statement date. The Company may elect at its sole discretion to accrue the monthly cash out provisions each month and only require periodic settlement rather than monthly payments. The monthly transport payments shall not be abated with respect to a Month in which under-deliveries occurred except as provided in Article 9 and Article 10 hereof. 3.8 Customer and Company shall exercise their commercially reasonable best efforts to comply with all of the standards established by the North American Energy Standards Board, Inc. (NAESB), but in no event shall either party be required to comply with the NAESB standards if such compliance has a material adverse affect upon such party. 3.9 In the event Customer's source of gas supply is terminated by Customer's supplier due to non-payment or other reasons, or if customer is otherwise unable to continue as a transportation customer, Customer may, upon the giving of five (5) business days advance notice to Company, obtain service from Company under the general sales tariff applicable to Customer. Prior to commencing such service, Company may, in its sole discretion, require Customer to post a deposit or bond in accordance with the provisions of Article 5 hereof. ARTICLE 4 PRESSURE AND QUALITY OF GAS 4.1 Customer shall deliver (or cause to be delivered) the Gas to the Pipeline System at the Point of Receipt at a pressure sufficient to effect delivery into the Pipeline System at that point. If necessary, Customer shall provide additional compression to make such deliveries hereunder, and Company shall not have any cost or responsibility in that regard. 4.2 Subject to the provisions of Section 4.1 above, the Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery at pressures sufficient to effect deliveries to Customer's facilities, but not to exceed the maximum pressure that has existed for each Point of Delivery. 4.3 Gas delivered by and to Customer shall be commercially free of dust, gums, gum-forming constituents, gasoline, water, and any other substance that may become separated from the Gas during the handling hereof. All Gas received shall conform to the following additional specifications: (A) Contain not more than one-quarter (1/4) grain of hydrogen sulfide per 100 cubic feet, as determined by a method generally acceptable for use in the gas industry; (B) Contain not more than five (5) grains of total sulfur per 100 cubic feet; (C) Contain not more than two percent (2%) by volume of carbon dioxide; (D) Contain not more than four percent (4%) by volume of total inerts, including carbon dioxide and nitrogen; (E) Contain not more than two-tenths of one percent (.2%) by volume of oxygen; (F) Contain a gross heating value equivalent to at least 980 British Thermal Units per cubic foot and not to exceed 1080 British Thermal

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Units per cubic foot; (G) Have a temperature of not more than one hundred twenty degrees (120#) Fahrenheit and not less than forty

degrees (40 #) Fahrenheit; (H) Contain no water or hydrocarbons in liquid form; (I) Contain not more than 7 pounds of water in vapor stage per 1.000 Mcf of gas: and (J) Be interchangeable with the Company's system Gas at the Point of Receipt or delivered to the nearest customer, city border station, or other pipeline interconnected with such receiving facility or downstream of the Point of Receipt. 4.4 The Company, at its option, may refuse to accept delivery of any gas not meeting the quality specifications set out above. Thereafter, Customer or Qualified Supplier shall have the right to conform or cause the gas to be conformed to the above specifications. If the Customer or Qualified Supplier does not elect to conform the gas to said specifications, then the Company at its sole option may accept or reject any such gas. 4.5 Notwithstanding anything to the contrary contained herein, the gas which the Company transports and delivers to the Customer shall be odorized by the Company. In the event Customer desires to remove the odorant, such removal shall be solely at Customer's risk and expense. ARTICLE 5 PAYMENT 5.1 Should Customer fail to pay or deliver any or all of the amount of the transportation payment and/or other fees due under any exhibit when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shall accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half percent (1 one-half%) per month from the due date until the date of payment. If such failure to pay continues for fifteen (15) Days after payment is due, Company, in addition to any other remedy it may have, may suspend further receipts and deliveries of Gas until such amount is paid; provided, however, that if Customer in good faith shall dispute in writing the amount of any such bill or part thereof and shall pay to Company such amounts as it concedes to be correct and, at any time thereafter within thirty (30) Days of the due date of such payment, shall furnish a good and sufficient surety bond in an amount and with surety satisfactory to Company, guaranteeing payment to Company of the amount ultimately found due upon such bills, including interest thereon, after a final determination which may be reached either by agreement or judgment of the courts, as may be the case, then Company shall not be entitled to suspend further receipts and withdrawals of Gas unless and until default be made in the conditions of such bond. As an alternative to posting a bond, Customer may pay the portion of any amount in dispute without waiving its rights to recoup any monies improperly billed. If the portion of any amount in dispute is ultimately determined to be incorrect, such amount shall be refunded by Company to Customer together with interest thereon at a rate (which in no event shall be higher than the maximum allowed by law) equal to one and one-half percent (1one-half%) per Month for the period from the date of payment to Company to the date of refund by Company. 5.2 Customer agrees to pay any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days after receipt of an invoice from Company. 5.3 Company reserves the right, prior to initiation of service, to require a cash deposit or bond in favor of Texas Gas Service in order to assure payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. In the event Customer's financial condition materially weakens or Customer fails to make timely payment in accordance with Article 5 after the execution of the Agreement, then upon written request from Company, Customer agrees to deposit cash with Texas Gas Service or secure a bond in favor of Texas Gas Service in order to assure the payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. Such deposit or bond shall be furnished to Texas Gas Service within fifteen (15) days after a request by Texas Gas Service is made for such deposit or bond and shall be made in a form and amount satisfactory to Texas Gas Service. If such deposit or bond is not furnished in a timely manner, or if a bond expires or is canceled prior to the end of the period specified below, or if the cash deposit or bond is not increased as specified below, then leasing of capacity and the rendering of all other services may be suspended by Texas Gas Service in its sole discretion until such deposit or bond is furnished, renewed or increased, as applicable. 5.4 Nothing in this Article 5 shall be deemed to supersede the respective rights and obligations of Company and Customer as provided by Texas statutes, rules, and/or regulation, as such statutes, rules, or regulations may be amended from time to time, with respect to adjustments to the amounts owed by Customer as a result of errors in Customer's meter or errors in reading Customer's meter. Customer shall be responsible for payment of the amounts owed Company for transportation service and gas supply provided to Customer during the applicable period for which it has been determined that Customer's meter was in error to the favor of Customer. ARTICLE 6 STATEMENTS AND RECORDS 6.1 On or about fifteen (15) days after the Company receives necessary volumetric information from other parties for each calendar month after commencement of Gas receipts and deliveries hereunder, Company shall render to the Qualified Supplier a statement for the preceding Month showing the total Dths of Gas received and delivered and each Point of Receipt and Point of Delivery. If information necessary for statement purposes is in the possession of Customer, Customer shall furnish such information to Company on or before the sixth (6th) Day of the Month in which the statement requiring such data is to be rendered. 6.2 Both parties hereto shall have the right at any and all reasonable times within twenty four (24) months from the time period in question, to examine the books and records of the other to the extent necessary to verify the accuracy of any statement, computation, or demand made hereunder. 6.3 Customer agrees to supply to Company, at Company's request at any time and from time to time, a sample of the liquids removed from the gas stream of the facilities which deliver gas to Company which sample is to be taken from a point upstream from the Point of Receipt. Said sample shall not contain any toxic, hazardous, or deleterious materials or any materials which Company, in its sole discretion, deems in any way harmful to its facilities, personnel or the environment, including, but not limited to, polychlorinated byphenyls (PCBs), and substances or materials considered hazardous or other similar terms, or requiring investigation, remediation or removal under any federal, state or local statute, regulation, rule or ordinance or any amendments thereof whether now in effect or as may be in effect in the future. If such samples contain any such materials or substances, Company shall have the right, in its sole discretion and in addition to other remedies available to it, to immediately cease receipt of Gas through the Point of Receipt until such time as all such materials or substances are eliminated from the Gas such that Company, in its sole discretion, elects to again receive such Gas through the Point of Receipt. Should Customer fail or refuse to eliminate all such materials or substances within a reasonable time, Company shall have the right, upon written notice, to terminate this Agreement. Customer hereby expressly agrees to indemnify and hold Company and Company's affiliates harmless from and against any and all liabilities, losses, claims, damages, actions, costs, fines, and expenses of whatever nature, including, but not limited to, court costs, and attorney's

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materials as described above in Gas delivered by or on behalf of Customer into Company's system. TEXAS GAS SERVICE COMPANY South Texas Service Area RATE SCHEDULE T-GTC GENERAL TERMS AND CONDITIONS FOR TRANSPORTATION (continued) ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT The measurement and tests for quality of Gas delivered and delivered by Customer hereunder shall be governed as follows: 7.1 The quantities of Gas received and delivered shall be measured by means of meters of standard type which conform to the American Gas

fees arising out of or in any manner relating to the presence of PCBs and/or any other toxic, hazardous, deleterious, harmful, or unsafe

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Association Measurement Committee Reports and other industry standards as to construction and installation. 7.2 The unit of volume for purposes of measurement shall be one (1) cubic foot of Gas at a temperature base of sixty degrees (60 degrees) Fahrenheit and at a pressure base of fourteen and seventy-three hundredths (14.73) pounds per square inch absolute. Customer agrees that the Btu content per Mcf of the gas volumes delivered by the Company at the Point of Delivery shall be assumed to be equal to the Btu content per Mcf of the gas volumes delivered by Customer at the Point of Receipt, when corrected for differences in pressure base. 7.3 The temperature shall be adjusted to standard conditions by a compensation device included with the meter or such other method as the Company shall deem appropriate. Corrections shall be made in accordance with industry practice. 7.4 Specific gravity shall be determined with accuracy to the nearest one thousandth (.001) by use of an instrument that conforms to industry standards. 7.5 Whenever the conditions of pressure and temperature differ from the standards, conversion of the volumes from these conditions to the standard conditions shall be in accordance with the Ideal Gas Laws corrected for deviation from Boyle's Law, all to be in accordance with methods and tables set out in the American Gas Association Measurement Committee Reports, or by other accepted methods that may be used from time to time. 7.6 The gross heating value of the Gas shall be determined by means of a sampling method of general use in the Gas industry. The location of the sampling equipment shall be determined by Company in its sole discretion but shall be at a location where a representative sample of the Gas to which it applies may be taken. 7.7 Tests to determine total sulfur, hydrogen sulfide, oxygen, carbon dioxide, total inerts, and water vapor shall be made by approved standards methods in general use by the Gas industry. Such tests shall be made at the request of either party hereto. If a test is performed at Customer's request and shows that the quality specifications as set forth in Section 4.3 hereof have been satisfied, Customer shall pay all costs and expenses of Company related to such test. 7.8 Except as may be otherwise provided, all measuring and testing equipment, housing devices, and materials shall be standard manufacture and type and shall, with all related equipment, appliances, and buildings, be owned, installed, maintained and operated or caused to be installed, maintained and operated by Company at the Points of Receipt and Points of Delivery. Customer may install and operate check measuring and testing equipment, which equipment and the operation thereof shall not interfere with the operation of Company's equipment. 7.9 The accuracy of the measuring and testing equipment shall be verified according to Company's standard for the device being used and at other reasonable times upon request of Customer or Company. Gas quality tests may be made at times of equipment testing or at other reasonable times. Unless a test is requested by Customer, notice of the time and nature of each test shall not be given by Company. If a test is requested by a Customer, then Company shall give Customer notice sufficiently in advance to permit Customer to have a representative present. Representatives of both Customer and Company may be present to observe such tests. The results of any such tests shall be considered accurate until the next tests are made. All tests of measuring equipment shall be made at Company's expense, except that Customer shall bear the expense of tests made at its request if the inaccuracy found is two percent (2%) or less. 7.10 If, at any time, any of the measuring or testing equipment is found to be out of service, or registering inaccurately of any percentage, it shall be adjusted at once to read accurately within the limits prescribed by the manufacturer. If such equipment is out of service or inaccurate by an amount exceeding two percent (2%) at a reading corresponding to the average rate of flow for the period since the last preceding test, the previous reading of such equipment shall be disregarded for any period definitely known or agreed upon, or if not so known or agreed upon, for a period of time equal to one-half of the elapsed time since the last test. The volume of Gas delivered during such period shall be estimated (i) by using the data recorded by any check measuring equipment if installed and accurately registering, or if not installed or registering accurately, (ii) by correcting the error if the percentage of error is ascertainable by calibration, test, or mathematical calculation, or if neither such method is feasible, (iii) by estimating the quantity or quality delivered based upon deliveries under similar conditions during a period when the equipment was registering accurately. No adjustment shall be made for recorded inaccuracies of two percent (2%) or less. 7.11 The parties hereto shall have the right to inspect equipment installed or furnished by the other or third-party operators and the charts and other measurement or testing data of all such parties at all times during business hours; but the reading, calibration, and adjustment of such equipment and changing of charts shall be done only by the party installing and furnishing the same. The parties hereto shall preserve all original test data, charts, and other similar records in such party's possession for a period of at least twenty-four (24) months. Measurement data corrections should be processed within six (6) months of the production month with a three (3) month rebuttal period. This standard shall not apply in the case of deliberate omission or misrepresentation or mutual mistake of fact. Parties' other statutory or contractual rights shall not otherwise be diminished by this standard. 7.12 At every Point of Receipt and every Point of Delivery, the party having control over such facility shall allow the other party immediate access to the receipt and delivery information as it is generated by the party having such control. With respect to all Points of Receipt and Points of Delivery that have electronic flow measurement, both parties shall have remote telephone and electronic access to the receipt and delivery information generated at such Point of Receipt and Point of Delivery. ARTICLE 8 TITLE TO AND RESPONSIBILITY FOR GAS 8.1 Customer and Company, respectively, warrant title to all Gas delivered by it into or from the Pipeline System hereunder, and each of Customer and Company, respectively, warrant and represent each has the right to deliver the Gas hereunder, and that such Gas is free from liens and adverse claims of every kind. Customer agrees to indemnify and save Company harmless from and against all loss, damage, claims, and expense of every character with respect to Gas delivered by it on account of royalties, taxes, payments, liens, or other charges or claims arising (i) before or created upon delivery of said Gas into the Pipeline System, and (ii) upon and after delivery of said Gas from the Pipeline System to Customer. 8.2 Subject to compliance with the provisions of Section 8.1 above. Company warrants that title to all Gas delivered hereunder by Customer is free from liens and adverse claims of every kind. Company agrees to indemnify and save Customer harmless from and against all loss, damage, claims, and expense of every character with respect to Gas to be delivered at the Point of Delivery on account of royalties, taxes, payments, liens, or other charges or claims arising after delivery of Gas to and before withdrawal thereof from the Pipeline System by Customer. 8.3 As between the parties hereto, Customer or its supplier shall be deemed to be in the exclusive control and possession of the Gas until such Gas has been delivered to Company at the Point of Receipt, and after its withdrawal by Customer at the Point of Delivery. After Customer's or Customer's suppliers' delivery of such Gas at the Point of Receipt, Company shall thereafter be deemed to be in the exclusive control and possession of such Gas until its withdrawal by Customer at the Point of Delivery. The party which shall be in the exclusive control and possession of such Gas shall be responsible for all in injury or damage caused thereby and shall be responsible for any loss of Gas while in its possession, except with regard to injury, damage or loss caused by or arising out of the negligence of the nonpossessory party. 8.4 The Pipeline System shall at all times remain the property of Company, and Customer shall have no right or property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND CASUALTY 9.1 If either Company or Customer is rendered unable, wholly or in part, by reason of force majeure or any other cause of any kind not

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Company, at its option and in its sole discretion, as speedily as practicable, due allowance being made for the time taken for the settlement of insurance claims. Until such repairs are made, the payments shall be apportioned in proportion to the portion of the capacity of the Pipeline System which is still available for the purposes hereof, such determination to be made in the sole discretion of Company. If the damage is so extensive as to render the Pipeline System wholly unusable, in Company's sole opinion, the payments, if any, shall cease until such time as the Pipeline System is again useable. In case the damage shall, in Company's sole opinion, amount substantially to a destruction of the portion of the Pipeline System available for the transportation of Gas and Company shall elect not to repair the damage, then the Agreement shall terminate at the time of such damage, and Company shall not be liable to Customer for any liability, damage, or claim which arises out of any failure to make repairs. ARTICLE 10 GOVERNMENTAL RULES, REGULATIONS, AND AUTHORIZATIONS; INTERPRETATION OF AGREEMENT 10.1 The Agreement is subject to all valid orders, laws, rules, and regulations of duly constituted municipal, State and Federal governmental authorities and agencies having jurisdiction or control over the parties, their facilities or Gas supplies, the Agreement, or any provision hereof. The Company reserves the right to seek modification or termination of any of the General Terms and Conditions, the Gas Transportation Agreement, and any of the tariffs to which it applies. 10.2 The Agreement shall be interpreted under the laws of the State of Texas, excluding any law thereof directing the application of the laws of another jurisdiction. ARTICLE 11 MISCELLANEOUS 11.1 Any modification of terms, or amendment of any provisions hereof, shall become effective only by supplemental written agreement between the parties. 11.2 (A) Any of the following events or conditions shall constitute a default of Customer under the Agreement: (1) Default in the delivery of any payment or any sums hereunder for a period of sixty (60) Days after the same becomes due; (2) Any other breach of the material terms and conditions of the Agreement and the failure of Customer to cure such breach within thirty (30) Days after written demand by Company or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Customer shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured; (3) Customer shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Customer; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Customer (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; or (5) If any certificate, statement, representation, or warranty furnished by Customer proves to be false or incomplete in any material respect. (B) Upon the happening of any event of default as set forth in subparagraph 11.2(A) above, Company shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Customer the sum of all transportation payments and all other amounts due and owing under the Agreement plus the sum of all transportation payments and other amounts to become payable during the balance of the term of the Agree-ment; (2) Retake possession of the entire capacity of the Pipeline System without any court order or other process of law and without any rights of Company being thereupon terminated; (3) Terminate the Agreement and the Exhibits; (4) Pursue any other remedy at law or in equity. (C) Any of the following events or conditions shall constitute an Event of Default with respect to Company under the Agreement: (1) Default in the crediting of any sums due to Customer or in the payment of any other sums due to Customer under the Agreement for a period of ninety (90) Days after the same is established by Company to have become due; (2) Company's breach of any material term or condition of the Agreement and the failure of Company to cure such breach within thirty (30) Days after written demand by Customer or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Company shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured. (3) Company shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Company; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Company, (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; (D) Upon the happening of any event of default as set forth in subparagraph 11.2(C)above, Customer shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Company the sum of all outstanding credits and other amounts due and owing under the Agreement; (2) Terminate the Agreement and the Exhibits; (3) Pursue any other remedy at law or in equity. (E) The rights granted to Company and Customer hereunder shall be

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COMPANY NAME: TEXAS GAS SERVICE COMPANY

25090

RATE COMP. ID DESCRIPTION

cumulative as to each and action on one shall not be deemed to constitute an election or waiver of any other right to which Company or Customer may be entitled. (F) Upon the termination of the Agreement, whether by lapse or time or otherwise, Customer will surrender any and all rights in the Pipeline System immediately. 11.3 Company shall not be liable for damages resulting from interruption of service, when such interruption is necessary to make repairs, changes, or adjustments in Company's equipment and facilities. 11.4 No waiver by Company or Customer of any default or the other under the Agreement shall operate as a waiver of any future default, whether of a like or different character. 11.5 The Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their successors and assigns. In the event Customer sells, leases or otherwise transfers its distribution system to a third party, whether voluntarily or involuntarily, then Customer agrees, as a part of such sale, lease or transfer, to assign to such third party and to require such third party to accept the assignment of the Agreement and the Exhibits included therein, subject to the provisions of the following sentence. Neither the Agreement nor the Exhibits attached thereto nor the rights and obligations of Customer hereunder may be assigned without the consent of Company, which consent shall not be unreasonably withheld. 11.6 Customer will not mortgage, create a security interest in, or encumber the Agreement, or sublet the rights granted hereby, or permit its use by others, or pledge, loan, sublet, create a security interest in, or in any other manner attempt to dispose of such rights, or permit its use by others, or suffer any liens or legal process to be incurred or levied thereon; provided, however, that Customer may grant a security interest or similar encumbrance in connection with any existing financing arrangement associated with Customer's facility. 11.7 Except as provided below, Customer shall pay all fees, taxes, charges, and assessments imposed by or on behalf of any governmental entity in connection with the Agreement or in connection with the purchase, transportation, and disposition of Gas by or on behalf of Customer pursuant to the Agreement including but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all returns required for the Pipeline System and all appurtenant facilities. Customer will furnish Company with any information available to Customer in connection with Company's obligations under this section. 11.8 Company and Customer agree to exercise and take reasonable steps necessary to safeguard and cause their officers, directors, employees, agents, advisers, and representatives to safeguard the confidentiality of the Agreement and the terms and conditions thereof (as contrasted with the existence and effectiveness of the Agreement which are not confidential) and not to disclose any part of it or any information derived there from or any negotiations relating thereto to any party or person except that limited number of people within Company's and Customer's organizations, and their advisers, lenders and potential investors, as may need to know the terms and conditions hereof in order to evaluate, understand, execute and perform the Agreement. Company and Customer agree not to copy or permit the copying of the Agreement, except as may be necessary for their operations. In the event Customer or Company or any of their officers, directors, employees, agents, or representatives, is requested or required (by oral or written question or request for information or documents in legal proceedings, interrogatories, subpoena, Civil Investigative Demand or similar process) to disclose any information concerning the Agreement or the terms and conditions thereof or any negotiations relating thereto, it is agreed that the party receiving such question or request will provide the other parties with prompt notice thereof so that such other parties may seek a protective order or other appropriate relief or a release from the other parties. It is further agreed that if, in the absence of a protective order or receipt of a release, the other party is compelled to disclose such information or else stand liable for contempt or suffer other censure or penalty or adverse effect, then such party may disclose such information. The parties hereto are further authorized to make disclosure of the Agreement as may be required by Federal, state, or local regulation or agency or as may be required by auditors or accountants in connection with the preparation of financial statements or tax returns. Disclosure hereunder shall not constitute a basis for defense, termination, or modification of the Agreement. ARTICLE 12 DISPUTE RESOLUTION 12.1 Any dispute arising out of or relating to this Agreement for which a claim or demand is asserted that is equal to or exceeds a value of \$25,000 shall be resolved in accordance with the procedures specified in this Article 12, which shall be the sole and exclusive procedures for the resolution of any such disputes. The cost of conducting the dispute resolution process, including the fees and expenses of any arbitrators, shall be shared equally by the parties, and each party shall bear its own costs, including any attorneys' fees or other expenses incurred in the process. Each party is required to continue to perform its obligations under this Agreement pending final resolution of any dispute arising out of or relating to this Agreement, unless to do so would be impossible or impracticable under the circumstances. 12.2 Negotiation. The parties shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement promptly by negotiation between management level personnel who have authority to settle the controversy. Any person may give the other party written notice of any dispute not resolved in the normal course of business. Within fifteen (15) days after delivery of the notice, the receiving party shall submit to the other a written response. Within thirty (30) days after delivery of the initial notice, the designated managing personnel of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary to attempt to resolve the dispute. All reasonable requests for information made by one party to the other will be honored. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence. 12.3 Arbitration. Any dispute arising out of or relating to this Agreement, including the breach, termination or validity thereof, which has not been resolved by negotiation as provided above within sixty (60) days after initiation of negotiations shall be finally resolved by arbitration in accordance with the CPR Rules for Non-Administered Arbitration then currently in effect by (i) a sole arbitrator agreed upon by the parties if the dispute is between \$25,000 and \$250,000, or (ii) three independent and impartial arbitrators, of whom each party shall designate one, if the dispute is in excess of \$250,000. All arbitrators shall be knowledgeable in the natural gas industry. The arbitrator(s) shall have no authority to award consequential, punitive or exemplary damages. Provided, however, if one party fails to participate in the negotiation as agreed herein, the other party can commence arbitration prior to the expiration of the time periods set forth. The arbitration shall be governed by the Federal Arbitration Act, 9 U.S.C. Sections 1-16, and judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof. Unless otherwise agreed, the place of arbitration shall be Austin, Texas. Meters Read On and After: January 27, 2014 Supersedes: April 27, 2012 (Incorporated Only) April 12, 2013 (Unincorporated) TEXAS GAS SERVICE COMPANY RATE SCHEDULE IRA-ENV South Texas Service Area - Central Texas Region INTERIM

IRA-ENV-STX-OS-IR TEXAS GAS SERVICE COMPANY RATE SCHEDULE IRA-ENV South Texas Service Area - Central Texas Region INTERIM RATE ADJUSTMENT A. APPLICABILITY This Interim Rate Adjustment (IRA) applies to all general service rate schedules of Texas Gas Service Company (Company) currently in force in the unincorporated areas served by the Company in its South Service Area including Cuero, Gonzales, Luling, Lockhart, Nixon, Shiner and Yoakum, Texas. Applicable rate schedules include 1E, 2E, 3E, T-2 and T-3. B. PURPOSE Section 104.301, Subchapter G of the Texas Utility Code, effective on September 1, 2003, provides for an interim adjustment in a gas utility's monthly customer charge or initial block usage rate to recover the cost of changes in the utility's

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY			
TARIFF CODE: DT	RRC TARIFF NO: 25090			
CURRENT RATE COMI	PONENT			
CURRENT RATE COMI	DESCRIPTION infrastructure investment and related expenses and revenues for providing gas utility service. The filing date of the utility's most recent rate case establishing rates for the area in which the interim rate adjustment will apply shall be no more than two years prior to the date the utility files is initial interim rate adjustment application for that area. The interim adjustment shall be recalculated on an annual basis, unless the utility files a written request and obtains approval from the regulatory authority to suspend the operation of the interim adjustment rate schedule for any year. This rate schedule each calendar year is based on the difference between the value of the invested capital for the preceding calendar year and the value of the invested capital for the capital is equal to the original cost of the invested capital for the calendar year preceding that calendar year. The value of the invested capital for the capital is equal to the original cost of the invested capital for the schedule each calendar year is based on the difference between the values of the invested capital amounts as determined above, the Company may adjust only the following related components of its revenue requirement: return on investment, depreciation expense, ad valorem tacks. The come related taxes and incremental federal income taxes. The factors for these components shall be the same as those established in the Company's most recent rate case for the service area in which this interim rate adjustment is to be implemented. The revenue requirement enducted pursuant to this rate schedule ahall be allocated among the Company's latest effective rates for this area. D. FILING WITH THE REGULATORY AUTHORITY 1. The Company shall file either the initial interim adjustment or the annual interim adjustment with the regulatory authority at least 60 days before the proposed implementation date. During the 0/day period, the regulatory authority an annual eryot describing the investment receding calendar year. Shall be w			
RCE-Rider-STX-OS	 180th day after the fifth anniversary date its initial interim rate adjustment for this service area became effective. 7. The provisions under Section 104.301, Subchapter G of the Texas Utility Code for this interim adjustment do not limit the power of the regulatory authority under Section 104.151. Initial Rate Schedule Meters Read On and After April 8, 2014 TEXAS GAS SERVICE COMPANY South Texas Service Area - Central Texas Region RATE SCHEDULE RCE-RIDER RATE CASE EXPENSE SURCHARGE A. APPLICABILITY The Rate Case Expense Surcharge (RCE) rate as set forth in Section (B) below is pursuant to the Final Order in GUD No. 10217. This rate shall apply to the following rate schedules of Texas Gas Service Company in the unincorporated areas served in TGS' South Texas Service Area: 1E, 2E, 3E, T-2 and T-3. B. RCE RATE 			
	 All Ccf during each billing period: \$0.0422 per Ccf This rate will be in effect until all approved and expended rate case expenses are recovered under the applicable rate schedules. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchises fees) related to above. D. CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. 			
T-3-SoTx-OS-Ind	 E. COMPLIANCE This rate will begin in April, 2013 and be in effect for approximately 12 months. The Company will file a compliance report due on the 1st of December, 2013 and also at the conclusion of this tariff, a report with the RRC Gas Services Division. The report shall detail the monthly collections for RCE surcharge by customer class and show the outstanding balance. Initial Rate Schedule Meters Read On and After April 12, 2013 TEXAS GAS SERVICE COMPANY 			
	South Texas Service Area - Central Texas Region RATE SCHEDULE T-3 INDUSTRIAL TRANSPORTATION SERVICE RATE Applicability Service under this rate schedule is available to any customer whose primary business activity at the location served is included in one of the following classifications of the Standard Industrial Classification Manual of the U.S. Government.			

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	Division B - Mining - all Major Groups Division D - Manufacturing - all Major Groups Divisions E and J - Utility and Government - facilities generating power for resale only
	Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system.
	Availability Natural gas service under this rate schedule is available to any individually metered, industrial customer for the transportation of customer owned natural gas through the Company's South Texas distribution system. Such service shall be provided at any point on the Company's System where adequate capacity and gas supply exists, or where such capacity and gas supply can be provided in accordance with the applicable rules and regulations and at a reasonable cost as determined by the Company in its sole opinion.
	Electronic flow measurement (EFM) may be required for Customers under this tariff at the Company's sole discretion. The customer may be required to reimburse the Company for any cost related to the installation of the EFM as well as provide for or reimburse the Company for any on going maintenance, repair, or communications costs. In the alternative, Customer may elect to discontinue service under this tariff and to receive service under the applicable sales tariff.
	Service is not available under this rate schedule for resale to others or for service for a term less than twelve (12) months.
	Under this tariff the Company shall perform or cause to be performed all functions necessary to transport the gas commodity from the Point of Receipt to the end use Customer. The Customer is responsible for acquiring the gas commodity from a third party supplier. Such gas supply must be delivered to the pipeline providing upstream services for the system from which the Customer is served.
	Customer shall deliver to Company each month, as reimbursement for lost and unaccounted for gas in the form of Payment in Kind (PIK), a volume of gas equal to the Purchase/Sales ratio authorized to be collected in the Cost of Gas clause times the volume of gas delivered by the Company for the account of Customer for transportation.
	Character of Service Firm gas transportation service
	Cost of Service Rate
	During each monthly billing period:A customer charge per meter per month ofInterim Rate Adjustments (IRA)\$ 250.00 plusTotal Customer Charge\$ 460.06
	The First 3,000 Ccf @ \$ 0.1236 per Ccf All Over 3,000 Ccf @ \$ 0.0967 per Ccf
	Additional Charges 1) A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6060TEX> REV. CIV.STAT. as such may be amended from time to time which are attributable to the transportation service performed hereunder.
	2) A charge will be made each month to recover any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder.
	3) In the event the Company incurs a demand or reservation charge from its gas supplier(s) or transportation providers in the South Texas Service Area, the customer may be charged its proportionate share of the demand or reservation charge based on benefit received by the customer.
	Subject to: Special Provisions Tariff General Terms and Conditions for Transportation T-GTC
	Other Conditions Transportation of Customer owned natural gas hereunder is subject in all respects to the Transportation Agreement entered into between the Customer and Company prior to commencement of service and all amendments and modifications thereto.
	Transportation of natural gas hereunder may be interrupted or curtailed at the discretion of the Company in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other

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CURRENT RATE CO						
RATE COMP. ID	DESCRIPTION					
	customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.					
	Payment					
	Bills are to be paid within 10 days after the date of Company's bill to Customer.					
	Footnote 1: Initial 2012 IRA - \$210.06					
	Meters Read On and After April 8, 2014 (Environs only) Supersedes Rate Schedule Dated April 12, 2013					
RATE ADJUSTM	ENT PROVISIONS:					
None						
DELIVERY POINTS						
ID	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL					
79434	D Mcf \$.0000 04/27/2012 Y					
DESCRIPTION:	**CONFIDENTIAL**					
Customer	33833 **CONFIDENTIAL**					
TYPE SERVICE PRO)VIDED					
TYPE OF SERVICE	E SERVICE DESCRIPTION OTHER TYPE DESCRIPTION					
Н	Transportation					
М	Other(with detailed explanation) Firm Industrial transportation for Unincorporated South TX Svc Area.					
TUC APPLICABILIT	ΓY					
FACTS SUPPORTI	NG SECTION 104.003(b) APPLICABILITY					

RRC COID: 6310 COMPANY	(NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO: Z	25157
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 11/02/2011	RECEIVED DATE: 02/06/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE: 10/19/2012
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: N RRC D	OCKET NO:
CITY ORDINANCE NO: Op-Law & Initial Rate Fil	ing
AMENDMENT(EXPLAIN): Cities of Bee Cave and La OTHER(EXPLAIN): Eff. 01/27/2014, remove 'C schedule.	keway added 9/25/12 & 10/19/12 respectively DNEOK, Inc.' from the Tx Gas Service Company name from T-GTC-CTX-IS-Trans-a and b from rate
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
33888 **CONFIDENTIAL**	
	Y

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RATE COMP. ID DESC T0C-1-CTX-IS-Cogen TEXA COGE schedu and to Condit recapt purpos distribu existin receipt constra individ distribu West I exists, reason under ti installa costs. tariff. this tar Receip supply
TOC-1-CTX-IS-Cogen TEXA COGE schedu and to Condit recapt purpos distribl existin receipt constra individ distribl West I exists, reason under t installa costs. tariff, this tar Receip supply
COGE schedu and to Condit recaptu purpos distribl existin receipt constra individ distrib West I exists, reason under t installa costs. tariff, this tar Receip supply
volume the Co Rate I per mc 35,000 All Ov pursua Charge charge incurs custom Subjec Other (for Tra Compa may be whatsc under t schedu Austin (City o T-GTC-CTX-IS-Trans

1.4 Commission shall mean the Railroad Commission of Texas.

1.5 Company shall mean Texas Gas Service when it is acting as Company on the Pipeline System.

1.6 Cumulative Tolerance Limit shall mean five percent (5%) of aggregate historical annual deliveries of a Qualified Supplier's pool of

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TARIFF CODE: DT	RRC TARIFF NO: 25157		
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RATE COMP. ID	DESCRIPTION		
	customers for the most recent year ended on June 30. The Company, at its sole discretion, may make adjustments to the Cumulative Tolerance Limit to reflect changes to the pool of customers and other known changes to anticipated deliveries that the Company determines to be reasonably reliable and accurate.		
	1.7 Customer shall mean a consumer which subscribes to natural gas services provided by Texas Gas Service.		
	1.8 Dekatherm (Dth) shall mean 1,000,000 Btu's (1 MMBtu). This unit will be on a dry basis.		
	1.9 Day shall mean the 24-hour period commencing at 9:00 a.m. (central clock time) on one calendar day and ending at 9:00 a.m. (central clock time) the following calendar day.		
	1.10 Dry shall mean the heating value calculation being determined with no water vapor present.		
	1.11 Effective Date shall mean the date specified in the Agreement.		
	1.12 Gas or natural gas shall mean the effluent vapor stream in its natural, gaseous state, including gas-well gas, casing head gas, residue gas resulting from processing both casing head gas and gas-well gas, and all other hydrocarbon and non-hydrocarbon components thereof.		
	1.13 Gas Transportation Order shall mean a completed Exhibit A relating to the applicable gas transportation service Agreement.		
	1.14 Gross Heating Value or Gross shall mean the amount of energy transferred as heat per mass or mole from the complete combustion of the gas with oxygen (from air), at a base temperature in which all water formed by the reaction condenses to liquid.		
	1.15 Mcf shall mean one thousand (1,000) cubic feet of Gas.		
	1.16 Month shall mean the period beginning at 9:00 a.m. central clock time on the first Day of each calendar month and ending at 9:00 a.m. Central clock time on the first Day of the next succeeding calendar month, except where references not involving Gas measurement volumes are involved, in which case the calendar month shall be deemed to be referred to. 1.17 Monthly Tolerance Limit shall mean ten percent (10%) of the aggregate deliveries for a Qualified Suppliers pool of customers for such month.		
	1.18 PDA shall mean a predetermined allocation method.		
	1.19 Pipeline System shall mean the current existing utility distribution facilities of Company located in the State of Texas.		
	1.20 Point of Delivery shall mean the point or points where Gas is delivered from the Pipeline System to or for the account of Customer and are shown on the applicable Gas Transportation Order.		
	1.21 Point Operator shall mean the person or entity that controls the Point of Receipt or Point of Delivery.		
	1.22 Point of Receipt shall mean the point or points where Company shall receive Gas into the Pipeline System from Customer, as described on the applicable Gas Transportation Order.		
	1.23 Psia shall mean pounds per square inch, absolute.		
	1.24 Psig shall mean pounds per square inch, gauge.		
	1.25 Qualified Supplier shall mean a supplier of natural gas for transportation to customers through the Company's pipeline system that meets the requirements of and has executed a Supplier Service Agreement.		
	1.26 Real shall mean the division of the ideal heating value by the compressibility of the gas. This creates an ideal Gross Heating Value per Real cubic foot.		
	1.27 Supplier Service Agreement shall mean a contract setting forth the requirements and terms upon which a supplier of natural gas may make deliveries of customer owned gas into the Company's pipeline system for delivery to one or more of the Company's customers receiving service under this tariff.		
	1.28 Tariff shall mean every rate schedule, or provision thereof, and all terms, conditions, rules and regulations for furnishing gas service filed with the regulatory authorities or agencies having jurisdiction over Company or the services provided hereunder.		
	1.29 Week shall mean a period of seven (7) consecutive Days beginning at 9:00 a.m. central clock time on each Monday and ending at the same time on the next succeeding Monday. 1.30 Year shall mean a period of three hundred sixty-five (365) consecutive Days, or three hundred sixty-six (366) consecutive Days when such period includes a February 29.		
	ARTICLE 2 RESTRICTIONS AND RESERVATIONS 2.1 It is understood and agreed that Customer has only the right to transportation service in the Pipeline System and all equipment,		

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	including (but not in any way limited thereto) all pipe, valves, fittings, and meters comprising the Pipeline System and all other property and capacity rights and interests, shall at all times during the term of the Agreement remain the property of Company. Customer agrees not to cause or permit any liens or encumbrances to be filed with respect to the Pipeline System by reason of Customer's actions. Customer's Gas shall at all times remain the property of Customer, and Company shall have no right or property interest therein.		
	2.2 Company reserves the right in its sole discretion to remove, relocate, expand, or rebuild, without approval of Customer, any portion of the Pipeline System. Customer shall make no alterations, additions, or repairs to or on the Pipeline System, nor shall Customer bear any cost of any alterations, additions, repairs, maintenance or replacements made to or on said Pipeline System.		
	2.3 Customer agrees not to connect or cause the connection of any third party to the Pipeline System for any purpose without the express written approval and consent of Company to be granted in Company's sole discretion. Customer further agrees not to transport or cause to be transported any Gas for any third party. If either of these conditions is breached by Customer, Company shall have the right and option, notwithstanding any other provision of the Agreement or the General Terms and Conditions for Transportation, to terminate the Agreement including the Exhibits thereto immediately and without further obligation to Customer.		
	2.4 Company presently is transporting Gas to third parties on the Pipeline System and shall have the right in the future to transport additional Gas for such purposes and to transport Gas to additional third parties as it may desire, and Company shall have the right to make additional connections to the Pipeline System as may be required to serve presently existing and new customers, all of which is subject to the provisions of the Agreement. Company's transportation of Gas hereunder shall not obligate Company in any manner beyond the terms of the Agreement and the Exhibits attached thereto.		
	2.5 Company shall own any and all liquids which are recovered from the Pipeline System and may use, sell or transfer all liquids without having to account in any manner, or pay any monies or other consideration to Customer.		
	2.6 The Company reserves the unilateral right from time to time to seek regulatory approval to make any changes to, or to supersede, the rates, charges and any terms stated in the tariffs, rate schedules, the agreements, and the General Terms and Conditions.		
	ARTICLE 3 OPERATIONS 3.1 Customer shall deliver its Gas into the Pipeline System at the Points of Receipt described on the applicable Gas Transportation Order, as it now exists and as it may be amended. Customer shall have no right to require Gas to be received at any particular Point of Receipt and Company may delete such points or modify the capacity thereof from time to time and at any time in its sole discretion with no further obligation to Customer with respect to such Point of Receipt. All supplies of Gas delivered to the Pipeline System must comply with the terms and conditions of the Agreement and the exhibits attached thereto. In no event shall Company be required to expand, modify, construct, rearrange, or change the operations of the Pipeline System in order to receive Gas from or on behalf of Customer or in order to deliver Gas to Customer at any existing Points of Delivery.		
	3.2 Customer shall advise (in a method and format approved by Company in its sole discretion) Company with respect to each Day, Week and Month the name of each supplier with whom it has a contract (and the name of the individual with such supplier responsible for Customer's account), which source of supply is delivering to Company, how much Gas is nominated to be delivered to Company from each source of supply (i.e., each well, plant, or other desired Point of Receipt) and the anticipated deliveries at each Point of Delivery. Customer's nomination shall be in good faith, in balance between Points of Receipt and Points of Delivery, and shall be based on Customer's commercially reasonable best efforts to estimate usage for Hour, Day, Week, and Month. Customer will cause their Qualified Supplier to act as their agent in the nomination process. Qualified Supplier shall not intentionally nominate more or less Gas than is anticipated for consumption by Customer(s), except as may be needed for balancing purposes to the extent Company accepts such nomination. Qualified Supplier shall submit nominations to the Company's gas scheduling department in accordance with their currently effective nomination process which can be provided to the parties upon request. Customer and Qualified Supplier shall exercise commercially reasonable best efforts to deliver to the Pipeline System Dths of Gas that Company is to deliver from the Pipeline System to Customer during any particular Hour, Day, Week and Month, including but not limited to volumes needed for peak Day usage for Customer's facilities.		
	3.3 Before the start of the Gas Day, the Point Operator and Company shall establish a predetermined allocation (PDA) method to specify how Gas received or delivered by Company shall be allocated in accordance with confirmed nominations at such point. Only one PDA methodology shall be applied per allocation period.		
	3.4 Customer's Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery. To the extent that Customer's acts or omissions cause Company to incur, directly or indirectly, fees, charges, expenses, or penalties from a supplier or transporter for failure to satisfy such supplier's or transporter's balancing or nomination requirements, then Customer agrees to reimburse Company for such fees, charges, expenses, or penalties, and defend, indemnify, and hold Company harmless with respect thereto. Any fees, charges, expenses or penalties which were determined to be in error will be credited back to the Customer.		
	3.5 The Point of Receipt and Point of Delivery may be, or may later become points through which other quantities of Gas are being measured; therefore, the measurement of Gas under the Agreement may involve the allocation of Gas deliveries. In such event, each party hereto will furnish, or cause to be furnished, to the other all data required to accurately account for all Gas.		

3.6 Except as may be set forth on a Gas Transportation Order, Company shall receive and deliver Gas hereunder as nearly as practicable at uniform hourly and daily rates of flow. It is recognized that it may be physically impracticable, because of measurement, Gas control

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	limitations and other operating conditions, to stay in zero (0) imbalance each hour and each Day; therefore, the daily and hourly quantities received may, due to the aforementioned reasons, vary above or below the daily and hourly quantities delivered. If the quantities received and the quantities delivered hereunder should create an imbalance at the end of any hour, Day, Week, or Month, then Company and Customer shall adjust receipts and/or deliveries at any time to the end that the quantities received and delivered shall be kept as near to zero (0) imbalance as practicable.			
	3.7 Imbalances Customer must designate no more than one Qualified Supplier. The Qualified Supplier shall act on behalf of the Customer to procure gas supplies, deliver gas supplies to points of receipt designated in the Gas Transportation Order, and shall act as the Customer's agent with respect to nominations, operational notices required under the Gas Transportation Agreement or applicable tariffs and with respect to resolution of imbalances under this Rate Schedule. (A) The following cash out provisions shall be applied to the Qualified Supplier for its aggregate pool of Customers that are being provided service pursuant to a Rate Schedule or some other form of transportation service: 1) Qualified Supplier shall not deliver into the Pipeline System more Dths of Gas than Company delivers to the aggregate pool of Customers at the Points of Delivery during a Month. At the end of the Month in which an overdelivery occurred and exceeded the Monthly Tolerance Limit or the Cumulative Tolerance Limit, Qualified Supplier shall sell such excess Gas to Company at 95% of Inside FERC's FOM Houston Ship Channel index price. 2) If Company receives less Dths of Gas than are delivered to the aggregate pool of Customers at the Points of Delivery in excess of the Monthly Tolerance Limit or Cumulative Tolerance Limit in any particular Month, then Qualified Supplier shall purchase such under-delivered volumes at 105% of Inside FERC's FOM Houston Ship Channel index price. The Company will provide monthly imbalance statements along with calculations of the cash out charges in accordance with the aforementioned cash out provisions to the Qualified Supplier each month. Payments for cash out charges will be due each month within 15 business days of the imbalance statement date. The Company may elect at its sole discretion to accrue the monthly cash out provisions each month and only require periodic settlement rather than monthly payments. The monthly transport payments shall not be abated with respect to a Month in which under-deliv			
	3.8 Customer and Company shall exercise their commercially reasonable best efforts to comply with all of the standards established by the North American Energy Standards Board, Inc. (NAESB), but in no event shall either party be required to comply with the NAESB standards if such compliance has a material adverse affect upon such party.			
	3.9 In the event Customer's source of gas supply is terminated by Customer's supplier due to non-payment or other reasons, or if customer is otherwise unable to continue as a transportation customer, Customer may, upon the giving of five (5) business days advance notice to Company, obtain service from Company under the general sales tariff applicable to Customer. Prior to commencing such service, Company may, in its sole discretion, require Customer to post a deposit or bond in accordance with the provisions of Article 5 hereof.			
	ARTICLE 4			
	PRESSURE AND QUALITY OF GAS 4.1 Customer shall deliver (or cause to be delivered) the Gas to the Pipeline System at the Point of Receipt at a pressure sufficient to effect delivery into the Pipeline System at that point. If necessary, Customer shall provide additional compression to make such deliveries hereunder, and Company shall not have any cost or responsibility in that regard.			
	4.2 Subject to the provisions of Section 4.1 above, the Gas shall be delivered to Customer from the Pipeline System at the Points of Delivery at pressures sufficient to effect deliveries to Customer's facilities, but not to exceed the maximum pressure that has existed for each Point of Delivery.			
	4.3 Gas delivered by and to Customer shall be commercially free of dust, gums, gum-forming constituents, gasoline, water, and any other substance that may become separated from the Gas during the handling hereof. All Gas received shall conform to the following additional specifications: (A) Contain not more than one-quarter (1/4) grain of hydrogen sulfide per 100 cubic feet, as determined by a method generally acceptable for use in the gas industry; (B) Contain not more than five (5) grains of total sulfur per 100 cubic feet; (C) Contain not more than two percent (2%) by volume of carbon dioxide; (D) Contain not more than four percent (4%) by volume of total inerts, including carbon dioxide and nitrogen; (E) Contain not more than two-tenths of one percent (.2%) by volume of oxygen; (F) Contain a gross heating value equivalent to at least 980 British Thermal Units per cubic foot and not to exceed 1080 British Thermal Units per cubic foot; (G) Have a temperature of not more than one hundred twenty degrees (120#) Fahrenheit and not less than forty degrees (40 #) Fahrenheit; (H) Contain no water or hydrocarbons in liquid form; (I) Contain not more than 7 pounds of water in vapor stage per 1,000 Mcf of gas; and (J) Be interchangeable with the Company's system Gas at the Point of Receipt or delivered to the nearest customer, city border station, or other pipeline interconnected with such receiving facility or downstream of the Point of Receipt.			
	4.4 The Company, at its option, may refuse to accept delivery of any gas not meeting the quality specifications set out above. Thereafter, Customer or Qualified Supplier shall have the right to conform or cause the gas to be conformed to the above specifications. If the Customer or Qualified Supplier does not elect to conform the gas to said specifications, then the Company at its sole option may accept or reject any such gas.			

4.5 Notwithstanding anything to the contrary contained herein, the gas which the Company transports and delivers to the Customer shall be odorized by the Company. In the event Customer desires to remove the odorant, such removal shall be solely at Customer's risk and expense.

ARTICLE 5

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	 PAYMENT 5.1 Should Customer fail to pay or deliver any or all of the amount of the transportation payment and/or other fees due under any exhibit when such amount is due (which in no event shall be later than the last Day of the applicable Month), interest on the unpaid portion shall accrue at a rate (which in no event shall be higher than the maximum rate permitted by applicable law) equal to one and one-half percent (1 one-half%) per month from the due date until the date of payment. If such failure to pay continues for fifteen (15) Days after payment is due, Company, in addition to any other remedy it may have, may suspend further receipts and deliveries of Gas until such amount is paid; provided, however, that if Customer in good faith shall dispute in writing the amount of any such bill or part thereof and shall pay to Company such amounts as it concedes to be correct and, at any time thereafter within thirty (30) Days of the due date of such payment, shall furnish a good and sufficient surety bond in an amount and with surety satisfactory to Company, guaranteeing payment to Company of the amount ultimately found due upon such bills, including interest thereon, after a final determination which may be reached either by agreement or judgment of the courts, as may be the case, then Company shall not be entitled to suspend further receipts and withdrawals of Gas unless and until default be made in the conditions of such bond. As an alternative to posting a bond, Customer may pay the portion of any amount in dispute either without waiving its rights to recoup any monies improperly billed. If the portion of any amount in dispute is ultimately determined to be incorrect, such amount shall be refunded by Company to Customer together with interest thereon at a rate (which in no event shall be higher than the maximum allowed by law) equal to one and one-half 			
	5.2 Customer agrees to pay any amounts due pursuant to the Agreement and the General Terms and Conditions for Transportation to Company within fifteen (15) Business Days after receipt of an invoice from Company.			
	5.3 Company reserves the right, prior to initiation of service, to require a cash deposit or bond in favor of Texas Gas Service in order to assure payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. In the event Customer's financial condition materially weakens or Customer fails to make timely payment in accordance with Article 5 after the execution of the Agreement, then upon written request from Company, Customer agrees to deposit cash with Texas Gas Service or secure a bond in favor of Texas Gas Service in order to assure the payment of amounts that may become due pursuant to the Agreement and the exhibits attached thereto. Such deposit or bond shall be furnished to Texas Gas Service within fifteen (15) days after a request by Texas Gas Service is made for such deposit or bond and shall be made in a form and amount satisfactory to Texas Gas Service. If such deposit or bond is not furnished in a timely manner, or if a bond expires or is canceled prior to the end of the period specified below, or if the cash deposit or bond is not increased as specified below, then leasing of capacity and the rendering of all other services may be suspended by Texas Gas Service in its sole discretion until such deposit or bond is furnished, renewed or increased, as applicable.			
	5.4 Nothing in this Article 5 shall be deemed to supersede the respective rights and obligations of Company and Customer as provided by Texas statutes, rules, and/or regulation, as such statutes, rules, or regulations may be amended from time to time, with respect to adjustments to the amounts owed by Customer as a result of errors in Customer's meter or errors in reading Customer's meter. Customer shall be responsible for payment of the amounts owed Company for transportation service and gas supply provided to Customer during the applicable period for which it has been determined that Customer's meter was in error to the favor of Customer.			
	ARTICLE 6			
	STATEMENTS AND RECORDS 6.1 On or about fifteen (15) days after the Company receives necessary volumetric information from other parties for each calendar month after commencement of Gas receipts and deliveries hereunder, Company shall render to the Qualified Supplier a statement for the preceding Month showing the total Dths of Gas received and delivered and each Point of Receipt and Point of Delivery. If information necessary for statement purposes is in the possession of Customer, Customer shall furnish such information to Company on or before the sixth (6th) Day of the Month in which the statement requiring such data is to be rendered.			
	6.2 Both parties hereto shall have the right at any and all reasonable times within twenty four (24) months from the time period in question, to examine the books and records of the other to the extent necessary to verify the accuracy of any statement, computation, or demand made hereunder.			
	6.3 Customer agrees to supply to Company, at Company's request at any time and from time to time, a sample of the liquids removed from the gas stream of the facilities which deliver gas to Company which sample is to be taken from a point upstream from the Point of Receipt. Said sample shall not contain any toxic, hazardous, or deleterious materials or any materials which Company, in its sole discretion, deems in any way harmful to its facilities, personnel or the environment, including, but not limited to, polychlorinated byphenyls (PCBs), and substances or materials considered hazardous or other similar terms, or requiring investigation, remediation or removal under any federal, state or local statute, regulation, rule or ordinance or any amendments thereof whether now in effect or as may be in effect in the future. If such samples contain any such materials or substances, Company shall have the right, in its sole discretion and in addition to other remedies available to it, to immediately cease receipt of Gas through the Point of Receipt until such time as all such materials or substances are eliminated from the Gas such that Company, in its sole discretion, elects to again receive such Gas through the Point of Receipt. Should Customer fail or refuse to eliminate all such materials or substances within a reasonable time, Company shall have the right, upon written notice, to terminate this Agreement. Customer hereby expressly agrees to indemnify and hold Company and Company's affiliates harmless from and against any and all liabilities, losses, claims, damages, actions, costs,			

ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT

delivered by or on behalf of Customer into Company's system.

relating to the presence of PCBs and/or any other toxic, hazardous, deleterious, harmful, or unsafe materials as described above in Gas

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	The measurement and tests for quality of Gas delivered and delivered by Customer hereunder shall be governed as follows:			
	7.1 The quantities of Gas received and delivered shall be measured by means of meters of standard type which conform to the American Gas Association Measurement Committee Reports and other industry standards as to construction and installation.			
	7.2 The unit of volume for purposes of measurement shall be one (1) cubic foot of Gas at a temperature base of sixty degrees (60 degrees) Fahrenheit and at a pressure base of fourteen and seventy-three hundredths (14.65) pounds per square inch absolute. Customer agrees that the Btu content per Mcf of the gas volumes delivered by the Company at the Point of Delivery shall be assumed to be equal to the Btu content per Mcf of the gas volumes delivered by Customer at the Point of Receipt, when corrected for differences in pressure base.			
	7.3 The temperature shall be adjusted to standard conditions by a compensation device included with the meter or such other method as the Company shall deem appropriate. Corrections shall be made in accordance with industry practice.			
	7.4 Specific gravity shall be determined with accuracy to the nearest one thousandth (.001) by use of an instrument that conforms to industry standards. 7.5 Whenever the conditions of pressure and temperature differ from the standards, conversion of the volumes from these conditions to the standard conditions shall be in accordance with the Ideal Gas Laws corrected for deviation from Boyle's Law, all to be in accordance with methods and tables set out in the American Gas Association Measurement Committee Reports, or by other accepted methods that may be used from time to time.			
	7.6 The gross heating value of the Gas shall be determined by means of a sampling method of general use in the Gas industry. The location of the sampling equipment shall be determined by Company in its sole discretion but shall be at a location where a representative sample of the Gas to which it applies may be taken.			
	7.7 Tests to determine total sulfur, hydrogen sulfide, oxygen, carbon dioxide, total inerts, and water vapor shall be made by approved standards methods in general use by the Gas industry. Such tests shall be made at the request of either party hereto. If a test is performed at Customer's request and shows that the quality specifications as set forth in Section 4.3 hereof have been satisfied, Customer shall pay all costs and expenses of Company related to such test.			
	7.8 Except as may be otherwise provided, all measuring and testing equipment, housing devices, and materials shall be standard manufacture and type and shall, with all related equipment, appliances, and buildings, be owned, installed, maintained and operated or caused to be installed, maintained and operated by Company at the Points of Receipt and Points of Delivery. Customer may install and operate check measuring and testing equipment, which equipment and the operation thereof shall not interfere with the operation of Company's equipment.			
T-GTC-CTX-IS-Trans	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GTC ARTICLE 7 MEASUREMENT AND TESTS OF GAS AND EQUIPMENT (Continued) 7.9 The accuracy of the measuring and testing equipment shall be verified according to Company's standard for the device being used and at other reasonable times upon request of Customer or Company. Gas quality tests may be made at times of equipment testing or at other reasonable times upon request of Customer, notice of the time and nature of each test shall not be given by Company. If a test is requested by a Customer, then Company shall give Customer notice sufficiently in advance to permit Customer to have a representative present. Representatives of both Customer and Company may be present to observe such tests. The results of any such tests shall be considered accurate until the next tests are made. All tests of measuring equipment shall be made at Company's expense, except that Customer shall bear the expense of tests made at its request if the inaccuracy found is two percent (2%) or less. 7.10 If, at any time, any of the measuring or testing equipment is found to be out of service, or registering inaccurately of any percentage, it shall be adjusted at once to read accurately within the limits prescribed by the manufacturer. If such equipment is out of service or inaccurate by an amount exceeding two percent (2%) or le disregarded for any period definitely known or agreed upon, or if not so known or agreed upon, for a period of time equal to one-half of the elapsed time since the last test. The volume of Gas delivered during such period shall be estimated (i) by using the data recorded by any check measuring accurately. No adjustment shall be made for recorded inaccuracies of two percent (2%) or less. 7.11 The parties hereto shall have the right to inspect equipment installed or furnished by the other or third-party operators and the charts and other measurement or testing data of all such parties at all times during business hours; but the reading, calibration, and a			
	and represent each has the right to deliver the Gas hereunder, and that such Gas is free from liens and adverse claims of every kind. Customer agrees to indemnify and save Company harmless from and against all loss, damage, claims, and expense of every character with respect to Gas delivered by it on account of royalties, taxes, payments, liens, or other charges or claims arising (i) before or created			

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upon delivery of said Gas into the Pipeline System, and (ii) upon and after delivery of said Gas from the Pipeline System to Customer. 8.2 Subject to compliance with the provisions of Section 8.1 above, Company warrants that title to all Gas delivered hereunder by Customer is free from liens and adverse claims of every kind. Company agrees to indemnify and save Customer harmless from and against all loss, damage, claims, and expense of every character with respect to Gas to be delivered at the Point of Delivery on account of royalties, taxes, payments, liens, or other charges or claims arising after delivery of Gas to and before withdrawal thereof from the Pipeline System by Customer. 8.3 As between the parties hereto, Customer or its supplier shall be deemed to be in the exclusive control and possession of the Gas until such Gas has been delivered to Company at the Point of Receipt, and after its withdrawal by Customer at the Point of Delivery. After Customer's or Customer's suppliers' delivery of such Gas at the Point of Receipt, Company shall thereafter be deemed to be in the exclusive control and possession of such Gas until its withdrawal by Customer at the Point of Delivery. The party which shall be in the exclusive control and possession of such Gas shall be responsible for all in injury or damage caused thereby and shall be responsible for any loss of Gas while in its possession, except with regard to injury, damage or loss caused by or arising out of the negligence of the nonpossessory party. 8.4 The Pipeline System shall at all times remain the property of Company, and Customer shall have no right or property interest therein but only the right for the transportation of Gas. ARTICLE 9 FORCE MAJEURE AND CASUALTY 9.1 If either Company or Customer is rendered unable, wholly or in part, by reason of force majeure or any other cause of any kind not reasonably within its control, other than financial, to perform or comply with their obligations hereunder, then such party's obligations or conditions shall be suspended during the continuance of such inability and such party shall be relieved of liability for failure to perform the same during such period; provided, however, obligations to make payments when due hereunder shall not be suspended. Any force majeure event (other than labor disputes, strikes, or lockouts) shall be remedied so far as possible with reasonable dispatch. Settlement of strikes, lockouts, and labor disputes shall be wholly within the discretion of the party having the difficulty. The term force majeure shall include, but is not limited to, the following: acts of God and the public enemy; the elements; fire, accidents, breakdowns, strikes; any industrial, civil, or public disturbance; inability to obtain or delay in obtaining rights-of-way, material, supplies, permits, or labor; any act or omission by parties not subject to control by the party hereunder having the difficulty; and any laws, orders, rules, regulations, acts or restraints of any governmental body or authority, civil or military. If pursuant to the foregoing Company curtails or temporarily discontinues the receipt or delivery of Gas hereunder, Customer agrees to hold Company harmless from any loss, claim, damage, or expense that Customer may incur by reason of such curtailment or discontinuance. 9.2 If a portion of the Pipeline System required to make the transportation service available is partially damaged by fire or other casualty, the damage may be repaired by Company, at its option and in its sole discretion, as speedily as practicable, due allowance being made for the time taken for the settlement of insurance claims. Until such repairs are made, the payments shall be apportioned in proportion to the portion of the capacity of the Pipeline System which is still available for the purposes hereof, such determination to be made in the sole discretion of Company. If the damage is so extensive as to render the Pipeline System wholly unusable, in Company's sole opinion, the payments, if any, shall cease until such time as the Pipeline System is again useable. In case the damage shall, in Company's sole opinion, amount substantially to a destruction of the portion of the Pipeline System available for the transportation of Gas and Company shall elect not to repair the damage, then the Agreement shall terminate at the time of such damage, and Company shall not be liable to Customer for any liability, damage, or claim which arises out of any failure to make repairs. ARTICLE 10 GOVERNMENTAL RULES, REGULATIONS, AND AUTHORIZATIONS; INTERPRETATION OF AGREEMENT 10.1 The Agreement is subject to all valid orders, laws, rules, and regulations of duly constituted municipal, State and Federal governmental authorities and agencies having jurisdiction or control over the parties, their facilities or Gas supplies, the Agreement, or any provision hereof. The Company reserves the right to seek modification or termination of any of the General Terms and Conditions, the Gas Transportation Agreement, and any of the tariffs to which it applies. 10.2 The Agreement shall be interpreted under the laws of the State of Texas, excluding any law thereof directing the application of the laws of another jurisdiction. ARTICLE 11 MISCELLANEOUS 11.1 Any modification of terms, or amendment of any provisions hereof, shall become effective only by supplemental written agreement between the parties. 11.2 (A) Any of the following events or conditions shall constitute a default of Customer under the Agreement: (1) Default in the delivery of any payment or any sums hereunder for a period of sixty (60) Days after the same becomes due; (2) Any other breach of the material terms and conditions of the Agreement and the failure of Customer to cure such breach within thirty (30) Days after written demand by Company or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable within such thirty (30) Day period, provided that Customer shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured; (3) Customer shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Customer; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Customer (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; or (5) If any certificate, statement, representation, or warranty furnished by Customer proves to be false or incomplete in any material respect. (B) Upon the happening of any event of default as set forth in subparagraph 11.2(A) above, Company shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Customer the sum of all transportation payments and all other amounts due and owing under the Agreement plus the sum of all transportation payments and other amounts to become payable during the balance of the term of the Agree-ment; (2) Retake possession of the entire capacity of the Pipeline System without any court order or other process of law and without any rights of Company being thereupon terminated; (3) Terminate the Agreement and the Exhibits; (4) Pursue any other remedy at law or in equity. (C) Any of the following events or conditions shall constitute an Event of Default with respect to Company under the Agreement: (1) Default in the crediting of any sums due to Customer or in the payment of any other sums due to Customer under the Agreement for a period of ninety (90) Days after the same is established by Company to have become due; (2) Company's breach of any material term or condition of the Agreement and the failure of Company to cure such breach within thirty (30) Days after written demand by Customer or such longer period of time after such notice as may be reasonably required to cure such breach if the breach is not reasonably curable

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within such thirty (30) Day period, provided that Company shall have commenced such cure within such thirty (30) Day period and thereafter diligently continues its efforts to cure such breach until such breach shall have been fully cured. (3) Company shall (i) apply for or consent to the appointment of or taking of possession by a receiver or liquidator of itself or substantially all of its property, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the Federal Bankruptcy Code, or (iv) file a petition seeking to take advantage of any other law relating to bankruptcy, insolvency, reorganization, winding-up or composition or adjustment of debts of Company; (4) A proceeding or case shall be commenced, without the application or consent of the affected party, in any court of competent jurisdiction, seeking (i) liquidation, reorganization, dissolution, winding-up or composition or adjustment of debts of Company, (ii) the appointment of a trustee, receiver, liquidator or custodian of such party or of all or substantially all of its assets, or (iii) similar relief under any law relating to bankruptcy or insolvency, and such proceeding or case shall continue undismissed, or an order, judgment or decree approving or ordering any of the foregoing shall be entered and continue unstayed, for a period of ninety (90) Days; (D) Upon the happening of any event of default as set forth in subparagraph 11.2(C)above, Customer shall have the right to do any one or more of the following without demand or notice of any kind: (1) Declare due, sue for, and receive from Company the sum of all outstanding credits and other amounts due and owing under the Agreement; (2) Terminate the Agreement and the Exhibits; (3) Pursue any other remedy at law or in equity. (E) The rights granted to Company and Customer hereunder shall be cumulative as to each and action on one shall not be deemed to constitute an election or waiver of any other right to which Company or Customer may be entitled. (F) Upon the termination of the Agreement, whether by lapse or time or otherwise, Customer will surrender any and all rights in the Pipeline System immediately. 11.3 Company shall not be liable for damages resulting from interruption of service, when such interruption is necessary to make repairs, changes, or adjustments in Company's equipment and facilities. 11.4 No waiver by Company or Customer of any default or the other under the Agreement shall operate as a waiver of any future default, whether of a like or different character. 11.5 The Agreement shall be binding upon, and inure to the benefit of, the parties hereto and their successors and assigns. In the event Customer sells, leases or otherwise transfers its distribution system to a third party, whether voluntarily or involuntarily, then Customer agrees, as a part of such sale, lease or transfer, to assign to such third party and to require such third party to accept the assignment of the Agreement and the Exhibits included therein, subject to the provisions of the following sentence. Neither the Agreement nor the Exhibits attached thereto nor the rights and obligations of Customer hereunder may be assigned without the consent of Company, which consent shall not be unreasonably withheld. 11.6 Customer will not mortgage, create a security interest in, or encumber the Agreement, or sublet the rights granted hereby, or permit its use by others, or pledge, loan, sublet, create a security interest in, or in any other manner attempt to dispose of such rights, or permit its use by others, or suffer any liens or legal process to be incurred or levied thereon; provided, however, that Customer may grant a security interest or similar encumbrance in connection with any existing financing arrangement associated with Customer's facility. 11.7 Except as provided below, Customer shall pay all fees, taxes, charges, and assessments imposed by or on behalf of any governmental entity in connection with the Agreement or in connection with the purchase, transportation, and disposition of Gas by or on behalf of Customer pursuant to the Agreement including but not limited to municipal and/or supplemental fees, franchise fees and any supplements thereto and taxes; provided that Company shall pay all ad valorem taxes and assessments levied on the Pipeline System and all appurtenant facilities. Company shall file all returns required for the Pipeline System and all appurtenant facilities. Customer will furnish Company with any information available to Customer in connection with Company's obligations under this section. 11.8 Company and Customer agree to exercise and take reasonable steps necessary to safeguard and cause their officers, directors, employees, agents, advisers, and representatives to safeguard the confidentiality of the Agreement and the terms and conditions thereof (as contrasted with the existence and effectiveness of the Agreement which are not confidential) and not to disclose any part of it or any information derived there from or any negotiations relating thereto to any party or person except that limited number of people within Company's and Customer's organizations, and their advisers, lenders and potential investors, as may need to know the terms and conditions hereof in order to evaluate, understand, execute and perform the Agreement. Company and Customer agree not to copy or permit the copying of the Agreement, except as may be necessary for their operations. In the event Customer or Company or any of their officers, directors, employees, agents, or representatives, is requested or required (by oral or written question or request for information or documents in legal proceedings, interrogatories, subpoena, Civil Investigative Demand or similar process) to disclose any information concerning the Agreement or the terms and conditions thereof or any negotiations relating thereto, it is agreed that the party receiving such question or request will provide the other parties with prompt notice thereof so that such other parties may seek a protective order or other appropriate relief or a release from the other parties. It is further agreed that if, in the absence of a protective order or receipt of a release, the other party is compelled to disclose such information or else stand liable for contempt or suffer other censure or penalty or adverse effect, then such party may disclose such information. The parties hereto are further authorized to make disclosure of the Agreement as may be required by Federal, state, or local regulation or agency or as may be required by auditors or accountants in connection with the preparation of financial statements or tax returns. Disclosure hereunder shall not constitute a basis for defense, termination, or modification of the Agreement. ARTICLE 12 DISPUTE RESOLUTION 12.1 Any dispute arising out of or relating to this Agreement for which a claim or demand is asserted that is equal to or exceeds a value of \$25,000 shall be resolved in accordance with the procedures specified in this Article 12, which shall be the sole and exclusive procedures for the resolution of any such disputes. The cost of conducting the dispute resolution process, including the fees and expenses of any arbitrators, shall be shared equally by the parties, and each party shall bear its own costs, including any attorneys' fees or other expenses incurred in the process. Each party is required to continue to perform its obligations under this Agreement pending final resolution of any dispute arising out of or relating to this Agreement, unless to do so would be impossible or impracticable under the circumstances. 12.2 Negotiation. The parties shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement promptly by negotiation between management level personnel who have authority to settle the controversy. Any person may give the other party written notice of any dispute not resolved in the normal course of business. Within fifteen (15) days after delivery of the notice, the receiving party shall submit to the other a written response. Within thirty (30) days after delivery of the initial notice, the designated managing personnel of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary, to attempt to resolve the dispute. All reasonable requests for information made by one party to the other will be honored. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence. 12.3 Arbitration. Any dispute arising out of or relating to this Agreement, including the breach, termination or validity thereof, which has not been resolved by negotiation as provided above within sixty (60) days after initiation of negotiations shall be finally resolved by arbitration in accordance with the CPR Rules for

TARIFF CODE: DT RRC TARIFF NO: 25157			
CURRENT RATE COMPONENT			
RATE COMP. ID DESCRIPTION			
Non-Administered Arbitration then currently in effect by (i) a sole arbitrator agreed upon by the parties if the dispute is between \$25,000 and \$250,000, or (ii) three independent and impartial arbitrators, of whom each party shall designate one, if the dispute is in excess of \$250,000. All arbitrators shall be knowledgeable in the natural gas industry. The arbitrator(s) shall have no authority to award consequential, punitive or exemplary damages. Provided, however, if one party fails to participate in the negotiation as agreed herein, the other party can commence arbitration prior to the expiration of the time periods set forth. The arbitrator(s) may be entered by the Federal Arbitration Act, 9 U.S.C. Sections 1-16, and judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof. Unless otherwise agreed, the place of arbitration shall be Austin, Texas. Meters Read On and After: January 27, 2014 Supersedes: June 30, 2009 (Other Cities) July 17, 2009 (City of Cedar Park), December 9, 2011 (City of Dripping Springs -Initial), September 25, 2012 (City of Bee Cave - Initial Rate) and October 19, 2012 (City of Lakeway - Initial Rate)			
RATE ADJUSTMENT PROVISIONS:			
None			
DELIVERY POINTS			
ID <u>TYPE UNIT</u> <u>CURRENT CHARGE</u> <u>EFFECTIVE DATE</u> <u>CONFIDENTIAL</u>			
74236 D Mcf \$.0000 06/30/2009 Y			
DESCRIPTION: **CONFIDENTIAL**			
Customer 33888 **CONFIDENTIAL**			
TYPE SERVICE PROVIDED			
TYPE OF SERVICE SERVICE DESCRIPTION OTHER TYPE DESCRIPTION			
E Electric Generation Sales			
H Transportation			
M Other(with detailed explanation) Firm transportation Service on Rate Sched TOC-1-INC in Incorp Central Tx Svc Area			
TUC APPLICABILITY			
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY			

RRC COID: 6310 COMPANY	NAME: TEXAS GAS SERVICE COMPANY	
TARIFF CODE:DTRRC TARIFF NO:2.0	5158	
DESCRIPTION: Distribution Transportation	STATUS: A	
OPERATOR NO:		
ORIGINAL CONTRACT DATE: 01/02/2003	RECEIVED DATE: 06/14/2012	
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:	
INACTIVE DATE:	AMENDMENT DATE:	
CONTRACT COMMENT: None		
REASONS FOR FILING		
NEW FILING: Y RRC DO	OCKET NO: 9174, 10029(RCR Rider)	
CITY ORDINANCE NO:		
AMENDMENT(EXPLAIN): None		
OTHER(EXPLAIN): Firm transportation Service transport customers.	on Rate Sched TOC-1 (Electrical CoGen) for Environs of Central TX Svc Area - filing for potential	
CUSTOMERS		
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>	
33887 **CONFIDENTIAL**		
	Y	

	GSD - Z TARIFF REPORT
RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 25158
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
T-GEN-ENV-CTX-O	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN-ENV GENERAL CHARGES, PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All unincorporated areas served by the Company in its Central Texas Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Physics A charge representing the customer's proportionate share of Lost Unaccounted for Gas (LIQ) volume within the Service Area. The customer's share of LUG will be determined by multiplying (i) the auctivase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. (1/105)-1 and must fall within the range of zero (0) to 5.20%. The Company will require the customer to satisfy its Lost Unaccounted for Gas obligation to below; Pust: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 600 TEX. REV. CLY. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder, Pust: AV, Staff, as such may be attributable to the Company's Conservation Adjustment Clause (Rate Schedule CAC), if applicable, and the Company's Relocation Cost Recovery (Rate Schedule RCR), if applicable, Pust: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered here

the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall

requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT

RRC TARIFF NO: CURRENT RATE COMPONENT

25158

RATE COMP. ID DESCRIPTION

not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants -The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT	RRC TARIFF NO: 25158
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
	time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. CONDITIONS 1. Services rendered under this tariff are subject in all respects to applicable laws, rules, and regulations from time-to-time in effect. 2. All volumes of gas transported pursuant to this tariff shall be natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered to the customer shall be deemed to be the same quality as that gas received by the Company for transportation. 3. Service under this tariff is conditioned upon the customer's execution of and subject in all respects to the terms and conditions of the Transportation Agreement and all amendments and modifications thereto. 4. Transportation of natural gas hereunder may be interrupted or curtailed to preserve the operational safety, reliability, or integrity of the distribution system or in case of shortage or threatened shortage of gas supply from any cause whatsoever, to conserve gas for residential and other higher priority customers served. The curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customer. 5. The Company shall have the right to terminate service under this tariff in the event the customer is no longer served by a Qualified Supplier. Termination of service shall not relieve the customer of any liability accrued prior to the effective date of such termination. The Company shall provide continued service under this approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, a such policies may change in Transporter's reasonable discretion. 6. If applicable, air conditioning equipment mus
T0C-1-CTX-OS-Coge	TEXAS GAS SERVICE COMPANY RATE SCHEDULE TOC-1 Central Texas Service Area ELECTRICAL COGENERATION AND ENERGY CONSERVATION TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is available to any customer who enters into a contract with the Company to use natural gas for the purpose of cogeneration, and to Qualified Suppliers supplying natural gas to be transported, pursuant to Rate Schedules T-GEN or T-GEN-ENV (General Charges, Provisions and Conditions). Cogeneration is defined as the use of thermal energy to produce electricity with recapture of by-product heat in the form of steam, exhaust heat, etc. for industrial process use, space heating, food processing or other purposes. Service under this rate schedule is available for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with its gas supplier to have the customer's gas delivered to one of the Company's existing delivery receipt points for transportation by the Company to the customer's facilities at the customer's delivery point. The receipt points shall be specified by the Company at its reasonable discretion, taking into consideration available capacity, operational constraints, and integrity of the distribution system. TERRITORY This rate shall be available throughout the Company's Central Texas Service Area. COST
	OF SERVICE RATE During each monthly billing period: NovMay June-Oct. Winter Summer A customer charge per meter per month of \$100.00 \$100.00 Plus - For the First 5,000 Ccf/month \$ 0.0950 per Ccf \$ 0.0760 per Ccf For the Next 35,000 Ccf/month \$ 0.0855 per Ccf \$ 0.0684 per Ccf For the Next 60,000 Ccf/month \$ 0.0727 per Ccf \$ 0.0545 per Ccf All Over 100,000 Ccf/month \$ 0.0570 per Ccf \$ 0.0399 per Ccf Plus: See the Additional Charges to Cost of Service Rate pursuant to Rate Schedules T-GEN or T-GEN-ENV (General Charges, Provisions and Conditions). SPECIAL PROVISIONS AND CONDITIONS 1. Gas taken under this rate shall be used exclusively for the purpose of cogeneration as defined in the Applicability section of this rate schedule and not for other purposes. The gas taken under this rate will be separately metered. 2. This rate will not be available for standby use. 3. For the purpose of this rate, the annual load factor must be 60% or greater. The annual load factor is defined as the customer's total annual consumption divided by the customer's peak month consumption times twelve. If less than a 60 percent load factor occurs for a twelve month period, the rate charged will be the rate that the customer would otherwise be served under for months in which the annual load factor did not equal 60%. 4. To qualify for the summer discounts, the customer's peak summer load must be at least 75% of the customers peak winter load. Failure to meet this requirement will result in summer bills being issued at winter rates. 5. See the Special Provisions and Conditions pursuant to Rate
	Schedules T-GEN or T-GEN-ENV (General Charges, Provisions and Conditions).Meters Read On and AfterJanuary 2, 2003(Unincorp.)Supersedes Same Sheet Dated January 25, 2001 (Unincorp.)
RCR-ENV-CTXOSRel	TEXAS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE RCR-ENV RELOCATION COST RECOVERY A. APPLICABILITY This Relocation Cost Recovery (RCR) rate schedule shall apply to the following rate schedules for the unincorporated areas of the Central Texas Service Area: 1D, 1E, 1Z, 2A, 2B, 2C, 2D, 2E, 2Z, 3A, 3B, 3C, 3Z, 4A, 4B, 4C, 4D, 4H, 4Z, CNG-1, C-1, T02A, T02B, T02C, T02Z, T03A, T03B, T03C, T03Z, T04A, T04B, T04C, T04H, T04Z, T0C-1, CNGT. B. PURPOSE Section 104.112 of the Texas Utility Code, effective on September 1, 1999, allows recovery of the costs of relocating natural gas facilities to accommodate construction or improvement of a highway, road, street, public way, or other public work by or on behalf of the United States, this state, a political subdivision of this state, or another entity having the power of eminent domain that are not reimbursed by the entity requiring the relocation. This rate schedule establishes the cost recovery provisions consistent with Subchapter C, Chapter 104, Texas Utilities Code. RCR rates shall be established through applications filed with the regulatory authority (Section E) consistent with this rate schedule. C. COMPUTATION OF RCR RATE The RCR rate for a given recovery period will be calculated according to the following formula: RCR Rate = CPRC_NV_CPRC = Relocation costs for the current recovery period. NV =
	Normalized volumes (in Ccf) for the recovery period (for the applicable rate schedules). Recovery Period = No less than one year or more than three years. All applicable fees and taxes will be added to the RCR rates. D. BILLING The RCR rate, pursuant to Rate Schedule RCR-ENV-RIDER, shall be included as a separate adjustment (per Ccf rate) to the base bill for rate schedules: 1D, 1E, 1Z, 2A, 2B, 2C, 2D, 2E, 2Z, 3A, 3B, 3C, 3Z, 4A, 4B, 4C, 4D, 4H, 4Z, CNG-1, C-1, T02A, T02B, T02C, T02Z, T03A, T03B, T03C, T03Z, T04A, T04B, T04C, T04H, T04Z, T0C-1, CNGT. E. FILING WITH THE REGULATORY AUTHORITY No less than thirty-five days before implementation of a RCR rate, the Company shall file an application with the appropriate regulatory authority that shall

RRC COID: 63	l0 COMPAN	NY NAME: TEXAS GAS SERVICE COMPANY	
TARIFF CODE: DT	RRC TARIFF NO:	25158	
CURRENT RATE COMPONENT			
RATE COMP. ID	DESCRIPTION		
	requesting each relocation. 3. So The RCR rate to be implemente receive reimbursement from the	cumentation demonstrating the requirement of each relocation. 2. Documentation demonstrating the entity Schedules showing the costs incurred for each project, considering the costs of comparable facilities. 4. Inted with supporting calculations. 5. Documentation demonstrating that reasonable efforts were made to the entity requiring each relocation, if applicable. 6. A schedule showing RCR collections. Supersedes Meters Read On and After January 25, 2001 June 23, 2004	
RCR-ENV-RiderCTX-			
RATE ADJUSTMEN' None	T PROVISIONS:		
DELIVERY POINTS			
<u>ID</u>	<u>TYPE</u> <u>UNIT</u>		
76822 DESCRIPTION:	D Mcf **CONFIDENTIAL**	\$.0000 01/02/2003 Y	
Customer	33887 **C	CONFIDENTIAL**	
TYPE SERVICE PROVI	DED		
TYPE OF SERVICE	SERVICE DESCRIPTION	OTHER TYPE DESCRIPTION	
E	Electric Generation Sales		
Н	Transportation		
TUC APPLICABILITY			
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY			

RRC COID: 6310 COMPA	NY NAME: TEXAS GAS SERVICE COMPANY			
TARIFF CODE: DT RRC TARIFF NO:	25535			
DESCRIPTION: Distribution Transportation	STATUS: A			
OPERATOR NO:				
ORIGINAL CONTRACT DATE: INITIAL SERVICE DATE: 07/01/2012 INACTIVE DATE:	RECEIVED DATE: 12/04/2012 TERM OF CONTRACT DATE: AMENDMENT DATE:			
CONTRACT COMMENT: None				
REASONS FOR FILING				
NEW FILING: Y RR	NEW FILING: Y RRC DOCKET NO:			
CITY ORDINANCE NO:				
AMENDMENT(EXPLAIN): None	AMENDMENT(EXPLAIN): None			
OTHER(EXPLAIN): New custom transportation agreement delivery point.				
CUSTOMERS				
<u>CUSTOMER NO</u> <u>CUSTOMER NAME</u>	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>			
34137 **CONFIDENTIAL**				
	Y			

RRC COID: 631	O COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 25535
CURRENT RATE COMP	ONENT
RATE COMP. ID	DESCRIPTION
CT-T-31-OS-XAF	CT-T-31-OS-XAF RATE COMPONENTS The transportation rate shall be: Monthly Customer Fee: \$80.00 monthly customer charge Monthly Delivery Fee: \$0.07 per Ccf
T-GEN-ENV-CTX-O	TEX.NS GAS SERVICE COMPANY Central Texas Service Area RATE SCHEDULE T-GEN-ENV GENERAL CHARGES. PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY AII unicorporated areas served by the Company in its Central Texas Service Area. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthy biling precide, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Thus: A charge representing the customer's proportionate share of LoU ULC) volumes within the Service Area. The customer's share of LUC will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the parchaesates taitor, minus one, for the Service Area for the twelve month period ended the precedule June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Reise Schedule 1 for the unincorporated areas). Purchaesates alter stivily bile preclaculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in overent exceed DSG5 Let [11-10]-101] + and must fall within the range of zro (i) to 526%. The Company will require the customer to satisfy its Loss Unaccounted for Gas obligation by payment in kind (PK). PfK volumes will be added to the customer uage volume to equal the total amount ogas required to be delivered at the Company's receipt privase dease month to recover the cost of gross receipts taxes paid to the States of Gassan data to the provision of Article 6060 TEX. REV. CIV, STAT. as such may be amended from time to time, which are attributable to the transportation service performed hereauder. Flux: Adjustments in accordance with the provisions of the Company Science and Adjustment Clause. (Rate Schedule CAC), if applicable, and the Company's Relocation Cost Recovery (Rate Schedule RCR), if

nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit, the parties shall resolve the

COMPANY NAME: TEXAS GAS SERVICE COMPANY

25535

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION

value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Oualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances -For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the Delivered Spot-Gas Prices Houston Ship Channel/Beaumont, Texas Index (large packages only) as published in the first issue of Inside F.E.R.C.'s Gas Market Report for the month for which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by the Company's Cost of Purchased Gas, stated in MMBtu, as defined by the Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas) for the Service Area and filed monthly with the appropriate regulatory authority for the month in which the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day

order than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COL. Such sales shall be subject to curtailment plans approved from time to time by the Raincad Commission of Texas or in the absence of an applicable plan, consistent with Tansporter's policies curve dual to the company supplies of transport gas, as such policies may change in Transporter's policies are changed under this nuff are gas as such policies may change in Transporter's policies are changed under this nuff are gas as such policies may change of the customer shall be deemed to be the same quality as that gas currently available from the Company's suppliers). All gas delivered to the customer shall be deemed to be the same quality as that gas curved by the Company for transportation. 3. Service under this taff if are gas delivered to upon the customer's policies are changed upon the customer's policies are changed and of the customer's policies are changed and the provide on the distribution system or in case of shortage of the sustomer's solutions of the customer's applicable gare and subject in all expected by the customer shell be deemed to be the same as the curvalinent priority estable for othe customer's solutions and the customer's applicable gare and subject in a difference of any transportation of natural gas hereunder may be interrupted or curtailed to preserve the dustomer of any tiability accrued prior to the effective date of such termination. The Company shall provide continued service curve dustomer of any tiability accrued prior to the effective date of such termination. The Company shall provide continued se	RRC COID: 631	0 COMI	PANY NAME:	TEXAS GAS	SERVICE COMPAN	NY	
EATE COMP. ID DESCRIPTION other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the calendaring the final COI. Such sales shall be subject to curtailment plans approved from time to time by the failtood Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies (CONDTONS) I. Service modered and erit hour and a respect to applicable plan, consistent with Transporter applicable provide the customer shall be determed sales volumes for transportation. 3. Service under this tariff is conditioned upon the customer's execution of an subject in all respects to applicable provide continued subject in the same quality as that gas received by the Company for transportation of an extra customer's execution of an subject in all respects to applicable gas subject from any cause values/subject in the distribution system or in case of abording on threatened solutions of the Company same provide continued subject in all respects to applicable gas subject from any cause values/subject in all respects to applicable provide continued subject in all respects to applicable gas subject from any case values/subject in all respects to applicable gas subject from any cance value subject in all respects to applicable gas subject from any cance value subject in a subject	TARIFF CODE: DT	RRC TARIFF NO): 25535				
Image: Interpretation of the series	CURRENT RATE COMP	ONENT					
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RATE ADJUSTMENT PROVISIONS: None SELIVERY POINTS D TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL B25255 D Ccf \$.0700 07/01/2012 Y DESCRIPTION: **CONFIDENTIAL**		purposes of invoicing the c time to time by the Railroa regarding curtailment and CONDITIONS 1. Services time in effect. 2. All volum currently available from th received by the Company f all respects to the terms an Transportation of natural g distribution system or in ca residential and other highe same as the curtailment pri schedule which would othe tariff in the event the custor liability accrued prior to th general service rate schedu day other than the first day for purposes of invoicing t time to time by the Railroa regarding curtailment and applicable, air conditioning provided pursuant to the L	sustomer and for cal d Commission of T stand by supplies of rendered under this nes of gas transporte e Company's suppli for transportation. 3 d conditions of the as hereunder may b use of shortage or th r priority customers ority established for erwise be available t mer is no longer set e effective date of s le until the custome of a calendar month he customer and for d Commission of T stand by supplies of g equipment must be arge Volume Air Cc	culating the final C exas or in the absen transport gas, as su tariff are subject in d pursuant to this ta er(s). All gas delive Service under this fransportation Agree e interrupted or cur reatened shortage o served. The curtai o ther customers se o such customer. 5. ved by a Qualified uch termination. The r designates a succon, all volumes delive calculating the fina exas or in the absen transport gas, as su o inspected and veri inditioning rate scho- n-air conditioning	OI. Such sales shall be subj ce of an applicable plan, co ch policies may change in T all respects to applicable la riff shall be natural gas of e ered to the customer shall be tariff is conditioned upon th ement and all amendments ailed to preserve the operat f gas supply from any cause ment priority of any custon rved pursuant to the Compa The Company shall have th Supplier. Termination of se to Company shall provide co sosor Qualified Supplier. In ered to the customer within 1 COI. Such sales shall be ce of an applicable plan, co ch policies may change in T fied as safe and in service b edules shall be used for air of	ject to curtailment plans appr nsistent with Transporter's p Transporter's reasonable disc aws, rules, and regulations fr equal or higher quality than r e deemed to be the same qua e customer's execution of at and modifications thereto. 4 ional safety, reliability, or in e whatsoever, to conserve ga- ner served under this schedul uny's applicable general serv er right to terminate service ervice shall not relieve the cu- ontinued service under the a the event sales service com- such month shall be deemed subject to curtailment plans in nsistent with Transporter's p Transporter's reasonable disc y qualified company personn conditioning purposes and sh	roved from olicies retion. om time-to- natural gas lity as that gas id subject in tegrity of the s for le shall be the ice rate under this istomer of any pplicable mences on any d sales volumes approved from olicies retion. 6. If nel. 7. All gas nall be
ELIVERY POINTS ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL 85255 D Ccf \$,0700 07/01/2012 Y DESCRIPTION: **CONFIDENTIAL** Customer 34137 **CONFIDENTIAL** YPE SERVICE PROVIDED TYPE OF SERVICE DESCRIPTION OTHER TYPE DESCRIPTION H Transportation OTHER TYPE DESCRIPTION VECAPPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Notific fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.) Competition does or did exist either with another gas utility, another supplier of natural gas, or a supplier of an alternative form of energy.	RATE ADJUSTMENT						
ID TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL 85255 D Cef 8,0700 07/01/2012 Y DESCRIPTION: **CONFIDENTIAL**	None						
85255 D Ccf \$.0700 07/01/2012 Y DESCRIPTION: **CONFIDENTIAL**	DELIVERY POINTS						
DESCRIPTION: **CONFIDENTIAL** Customer 34137 **CONFIDENTIAL** YPE SERVICE PROVIDED OTHER TYPE DESCRIPTION TYPE OF SERVICE SERVICE DESCRIPTION M Transportation TC APPLICABILITY FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY Notifier the gas utility nor the customer had an unfair advantage during the negotiations. NOTE: (This fact cannot be used to support a Section 104.003(b) transaction if the rate to be charged or offerred to be charged is to an affiliated pipeline.) Competition does or did exist either with another gas utility, another supplier of natural gas, or a supplier of an alternative form of energy.	ID	<u>TYPE</u> <u>UN</u>	IT <u>CURRE</u>	NT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
Customer 34137 **CONFIDENTIAL** YPE SERVICE PROVIDED	85255	D Co	ef \$.0700		07/01/2012	Y	
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Laffirm that a true and correct conv of this tariff has been sent to the customer involved in this transaction	Competition does or did ex	ist either with another gas ut	ility, another suppli	er of natural gas, or	a supplier of an alternative	form of energy.	
r annin that a rue and concet copy of this farm has been sent to the customer involved in this fathsaction.	I affirm that a true and cor	rect copy of this tariff has be	en sent to the custor	ner involved in this	transaction.		

RRC COID: 6310 COMPA	ANY NAME: TEXAS GAS SERVICE COMPANY			
TARIFF CODE:DTRRC TARIFF NO:	26350			
DESCRIPTION: Distribution Transportation	STATUS: A			
OPERATOR NO:				
ORIGINAL CONTRACT DATE: 08/24/2001	RECEIVED DATE: 08/26/2013			
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:			
INACTIVE DATE:	AMENDMENT DATE: 04/01/2013			
CONTRACT COMMENT: None				
REASONS FOR FILING				
NEW FILING: Y RR	RC DOCKET NO:			
CITY ORDINANCE NO:				
AMENDMENT(EXPLAIN): None				
OTHER(EXPLAIN): Eff. 04/01/2013, sched	d T-GEN-SJC-OS is applicable to unincorporated SJC Svc Area only.			
CUSTOMERS				
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>			
32489 **CONFIDENTIAL**				
	Y			

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 26350
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
T-3-SJC-OS-Transp	TEXAS GAS SERVICE COMPANY South Jefferson County Service Area RATE SCHEDULE T-3 TRANSPORTATION SERVICE RATE APPLICABILITY Service under this rate schedule is available to any customer for the transportation of customer owned natural gas through the Company's South Jefferson County distribution system for use by customers within all areas in the Company's South Jefferson County Service Area. TERRITORY All areas served by the Company in its South Jefferson County Service Area. TERRITORY All areas served by the Company in its South Jefferson County Service Area. TERRITORY All areas served by the Company in its South Jefferson County Service Area. TERRITORY All areas served by the Company in its South Jefferson County Service Area. TeRRITORY All areas served by the Company in its South Jefferson County Service Area. TeRRITORY All areas served by the Company is a stansported during each month in accordance with this schedule shall be billed at the Ccf charge specified in the Company's Rate Schedule currently in effect for such month under which natural gas service would otherwise be available to such customer. Part C: Buyer shall be allowed to satisfy its lost and unaccounted for gas obligation by payment in kind. However, if lost and unaccounted for gas is not paid for in kind, a charge will be customer this charge will be calculated by multiplying the volume delivered to the customer by the purchase/sales ratio minus one for the Company's South Jefferson County Service Area as calculated for the twelve-month period ended in the previous June based on actual purchase and actual sales as reported to the regulatory bodies. The resultant calculated by the Company's cost of purchased gas for the South Jefferson County Service Area applicable to the billing period for which service is rendered, plus related fees and taxes, to calculate an amount to be billed to the customer each month. The lost and unaccounted for factor as determined above shall in o event exceed 0.526 i.e. [1/105]-1 and must fall within the range
T-GEN-SJC-OS-GTC	After August 24, 2001 Supersedes Same Sheet Dated February 13, 1992 TEXAS GAS SERVICE COMPANY South Jefferson County Service Area RATE SCHEDULE T-GEN GENERAL CHARGES, PROVISIONS AND CONDITIONS APPLICABILITY Applicable to Transportation Rate Schedules. TERRITORY All areas served by the Company in its South Jefferson County Service Area. (ENVIRONS ONLY) ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1-05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the totat amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision of Article 6006 TEX. REV. CIV. STAT., as such may be amended from time, which are attributable to the Company's service pr

sum of (1) the aggregate Deliveries for such Aggregation Pool during the same time period, and (11) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries

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COMPANY NAME: TEXAS GAS SERVICE COMPANY

26350

TARIFF CODE: DT

RRC TARIFF NO: CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

> for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts -Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract setting forth the terms upon which a supplier of natural gas may make deliveries of customerowned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty (30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) resolve operational imbalances on an aggregated basis in accordance with Special Provision 6 below. 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances -The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. 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In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout -The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID:	6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT RRC TARIFF NO: 26350
CURRENT RATE	COMPONENT
RATE COMP. ID	DESCRIPTION
	insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day periot, the end of the calendar month, and shall be effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier's selfigibility and its Supplier Service Agreement shall not release the Qualified Supplier Form its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination. 9. Withdrawal of Qualified Supplier - If a Qualified Supplier service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier shall be effective. (i) the final COI vang cakcage only as published in the first issue of Inside F.E.R.C's Gas Market Report for the month for which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the nunicipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, usere fees or other sums assessed on such payment by a

Transporter's reasonable discretion. 6. If applicable, air conditioning equipment must be inspected and verified as safe and in service by qualified company personnel. Meters Read On and After October 30, 2007 (Unincorporated only eff. April 1, 2013 Supersedes Same Rate Schedule dated May 1, 2006

RATE ADJUSTMENT PROVISIONS:

None

ID	TYPE	UNIT	CURRENT CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
6829	D	Mcf	\$.0000	08/24/2001	Y	
DESCRIPTION:	**CONFIDENTIAL**					
Customer	32489	**C	ONFIDENTIAL**			

such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand by supplies of transport gas, as such policies may change in

RRC COID: 6310	COMPANY NAME:	TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 26350	
TUC APPLICABILITY		
FACTS SUPPORTING SEC	CTION 104.003(b) APPLICABILITY	

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID: 6310 COMPANY NA	ME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:27029	
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 07/18/2014	RECEIVED DATE: 07/24/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RRC DOCK	ET NO: 9988(R.Case),10016(RCE),100
CITY ORDINANCE NO: ORD-EPSvcA-IS(R.Case); Res	. 3/
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Eff //18/14, new 1-1 OTH Rate GRIP filing.	Schedule applicable to the El Paso Svc Area cities (excluding City El Paso) as a result of 2014
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
31912 **CONFIDENTIAL**	
	Y

40-EPSvcA-IS-Ind

EPARR-ElPaso-IS

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

INDUSTRIAL

El Paso

.06528 per Ccf Prompt Payment Provision: None. Above

.14528

RRC COID: 6310	COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 27029
CURRENT RATE COMP	
RATE COMP. ID	DESCRIPTION
IRA-EPSvcA-IS-IRAd	TEXAS GAS SERVICE COMPANY RATE SCHEDULE IRA EI Paso Service Area - West Texas Region INTERIM RATE ADJUSTMENT A. APPLICABILITY This Interim Rate Adjustment (IRA) applies to all general service rate schedules of Texas Gas Service Company (Company) currently in force in the incorporated areas of El Paso, Anthony, Clint, Vinton, Socorro, and Horizon City, Texas. Applicable rate schedules include 10, 20, 21, 25, 26, 27, 40, SS, and T-1. B. PURPOSE Section 104.301, Subchapter G of the Texas Utility Code, effective on September 1, 2003, provides for an interim adjustment in a gas utility's monthly customer charge or initial block usage rate to recover the cost of changes in the utility's infrastructure investment and related expenses and revenues for providing gas utility service. The filing date of the utility's most recent rate case establishing rates for the area in which the interim rate adjustment will apply shall be no more than two years prior to the date the utility files its initial interim rate adjustment application for that area. The interim adjustment provisions consistent with Section 104.301, Subchapter G of the Texas Utility Code. C. COMPUTATION OF IRA RATE The amount the Company shall adjust its utility rates upward or downward under this rate schedule each calendar year is based on the difference between the value of the invested capital for the calendar year greeceding that calendar year. The value of the invested capital is equal to the original cost of the investment at the time the investment was first dedicated to public use minus the accumulated depreciation related to that investment and be sufficience between the values of the invested capital amounts as determined above, the Company may adjust only the following related components of its revenue requirement: return on investment, depreciation expense, ad valorem taxes, revenue related taxes and incremental federal income taxes. The factors for these company's customer classes for this service area in the same manner as the cost of service ar

the regulatory authority may act to suspend implementation of the adjustment. 2. The Company shall provide notice to customers by bill insert or direct mail not later than the 45th day after the date of filing the interim adjustment. 3. The Company shall file with the regulatory authority an annual report describing the investment projects completed and placed in service during the preceding calendar year and the investments retired or abandoned during the preceding calendar year. The annual report shall also state the cost, need, and customers benefited by the change in investment. 4. In addition, the Company shall file with the regulatory authority an annual earnings monitoring report demonstrating the Company's earnings during the preceding calendar year. Should the Company earn a return of more than 75 basis points above the return established in the latest effective rates implemented under this rate schedule, the Company shall file a statement stating the reasons why the rates are not unreasonable or in violation of the law. 5. After the issuance of a final order or decision by a regulatory authority in a rate case that is filed after the implementation of a tariff or rate schedule under this section, any change in investment that has been included in an approved interim adjustment shall no longer be subject to subsequent review for reasonableness or prudence. All amounts collected under this rate schedule are subject to refund until the issuance of a final decision in the next rate case filing for this service area. 6. The Company shall file a rate case no later than the 180th day after the fifth anniversary date its initial interim rate adjustment for this service area became effective. 7. The provisions under Section 104.301, Subchapter G of the Texas Utility Code for this interim adjustment do not limit the power of the regulatory authority under Section 104.151. Meters Read On and After: September 10, 2013 Supersedes Rate Schedule IRA and IRA-OTH: dated June 18, 2013

SERVICE RATE APPLICABILITY Applicable to industrial consumers and to consumers not otherwise specifically provided for under any other rate schedule. This rate is only available to full requirements customers of Texas Gas Service Company. TERRITORY The incorporated areas of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas COST OF SERVICE RATE During each monthly billing period: A Customer Charge of \$ 84.01 plus - The First 100 Ccf No charge The Next 400 Ccf \$ per Ccf The Next 2500 Ccf .13528 per Ccf All Over 3000 Ccf .06528 per Ccf Prompt Payment Provision: None.

rates are net. OTHER ADJUSTMENTS Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1-INC multiplied by the total Ccf consumed during the billing month. Taxes: Plus applicable taxes and fees (including franchise fees) related to above. CONDITIONS 1. Subject in all respects to applicable laws, rules and regulations from time to time in effect. 2. The applicability section of this rate notwithstanding, if a customer, other than a full requirements customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate. Meters Read On and AfterJanuary 19, 2011 Supersedes Same Rate

Annual Rate Review I. Purpose This mechanism is designed to provide annual earnings transparency. All rate calculations under this tariff shall be made on an El Paso Service Area wide basis. If, through the implementation of the provisions of this mechanism, it is determined that rates should be decreased or increased, then rates will be adjusted accordingly in the manner set forth herein. The rate adjustments implemented under this mechanism will reflect annual changes in the Company's cost of service and rate base. This Rider EPARR will be effective for the period commencing with the Company's first EPARR filing on or before April 15, 2014, and will remain in effect unless and until either the Company or the regulatory authority having original jurisdiction gives written notice to the contrary to the other by January 1 of the filing year. Upon receipt of such notice by either the Company or the regulatory authority having original jurisdiction, the Company shall prepare and file a Statement of Intent rate case with the regulatory authority within 180 days. Rates approved pursuant to this tariff shall remain in effect during the pendency of any Statement of Intent rate filing. II. Definitions a) The Filing Date shall occur on or before March 31 of each year with the exception of 2014, which shall have a Filing Date of April 15, 2014. The Annual Evaluation Date shall be the date the Company will make its annual filing under this mechanism. The Annual Evaluation Date shall, with the exception of 2014 be no earlier than March 1st nor later than March 31st of each year. This filing shall be made in electronic form where practicable. b) Audited Financial Data shall mean the Company's books and records

Rate Schedule EPARR El Paso Service Area - West Texas Region

TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE 40

Schedule Dated February 15, 2008

Texas Gas Service Company

RRC COID:6310COMPANY NAME:TEXAS GAS SERVICE COMPANYTARIFF CODE:DTRRC TARIFF NO:27029

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

related to the Company's El Paso Service Area and shared services operations. Audited Financial Data shall not require the schedules and information provided under this tariff to undergo a separate financial audit by an outside auditing firm similar to the Company's annual financial audit. c) The Company is defined as Texas Gas Service Company, a division of ONE Gas. Inc. d) The Test Period is defined as the twelve-month period ending December 31, of each preceding calendar year. The Company's April 2014 filing will be based on the twelve-month period ending December 31, 2013. e) The Rate Effective Period is defined as the twelve-month period commencing with the first billing cycle for August in each year and ending when subsequent rates are implemented under this tariff pursuant to a final order from a regulatory authority. f) Final Order is defined as the most recent general rate case final order establishing the Company's effective rates for customers within the City of El Paso. g) El Paso Service Area means the incorporated areas of El Paso, Anthony, Clint, Horizon City, San Elizario, Socorro, and Vinton, as well as the surrounding unincorporated areas served by the Company. III. Rate Review Mechanism The Company shall file with the City of El Paso the schedules specified below for the Test Period, with the filing to be made by the Annual Evaluation Date following the end of the Test Period. The schedules will be based upon the Company's Audited Financial Data, as adjusted, and will include the following: a) Test Period ending balances for actual gross plant in service, accumulated depreciation, accumulated deferred income taxes, inventory, and other rate base components, with the exception of working capital, will be used for the calculation of rates for the Rate Effective Period. The ratemaking treatments, principles, findings and adjustments included in the Final Order will apply except when a departure from those treatments, principles, findings or adjustments is justified by changed circumstances. Regulatory adjustments due to prior regulatory rate base adjustment disallowances will be maintained. In addition: (i) Cash working capital to be included in rate base will be zero 0; (ii) With respect to pension and other postemployment benefits, the Company will record a regulatory asset or liability for these costs until the amounts are included in the next annual rate adjustment implemented under this tariff. Each year, the Company's filing under this tariff will clearly state the level of pension and other postemployment benefits recovered in rates. In addition, the Company may maintain one or more reserve accounts as provided in Tex. Util. Code. Sec. 104.059, and treat any surplus or shortage in the reserve accounts in accordance with Tex. Util. Code. Sec. 104.059. (iii) For rate making purposes, the calculation of Accumulated Deferred Income Taxes (ADIT) will be based on the original book basis and tax basis for assets placed in service under the ownership of Southern Union and the original book basis and tax basis for assets placed in service subsequent to the acquisition of Southern Union's assets. Companygenerated net operating losses may be considered in calculating the ADIT balance, if appropriate. b) Depreciation rates booked in the period will be those approved in the Final Order, or the depreciation rates most recently approved for the El Paso Service Area and for the Shared Services Division by the Railroad Commission of Texas, as applicable, if and only if the City of El Paso has the right to participate in a subsequent Railroad Commission of Texas proceeding with a full right to have its reasonable expenses reimbursed. All calculation methodologies will be those approved in the Final Order except where noted or included in this tariff. c) Return on Equity (ROE) shall be maintained at 10.1%. d) The cost of long-term debt will be the weighted cost of long-term debt for ONE Gas, Inc. determined at the end of the Test Period. The capital structure will be the ratio of long-term debt and equity determined at the end of the Test Period. For purposes of the filing in April 2014, the long-term cost of debt will be determined at January 31, 2014. For purposes of the filing in April 2014, the Capital Structure for the filing in April 2014 shall be determined at January 31, 2014, but in no event shall the capital structure consist of more than 57% equity. e) All applicable accounting adjustments along with all supporting work papers. Such adjustments may include: 1) Pro-forma adjustments to update and annualize costs and revenue billing determinants as of the end of the Test Period. 2) Pro-forma or other adjustments required to properly account for atypical, unusual, or nonrecurring events recorded during the Test Period. f) Shared Services allocation factors shall be recalculated each year based on the latest component factors used during the Test Period, but the methodology used will be that approved in the Final Order. IV. Calculation of Rate Adjustment a) The Company shall provide additional schedules indicating the following revenue deficiency/sufficiency calculations using the class classification and allocation methodology accepted in the Final Order. The result shall be reflected in the proposed new rates to be established for the Rate Effective Period. In calculating the required rate adjustments, such adjustments will be applied to the minimum charge or customer charge if the rate class has no minimum charge. b) All reasonable and necessary operation and maintenance expenses from the Test Period will be used for the calculation of rates for the Rate Effective Period. Such amounts shall be prepared consistent with the rate making treatments approved in the Final Order subject to an allowance that authorizes the inclusion of (1) reasonable cost of meals and travel incurred during the Test Period (as limited by Sec IX) and (2) 25% of the Company's long-term and short-term incentive compensation costs incurred during the Test Period. The Company may include in its operations and maintenance expense reasonable costs of Pipeline Integrity testing conducted after completion of the 2010-2014 test cycle. The Company may also adjust rates for the Rate Effective Period to include recovery of any known and measurable changes to operating and maintenance costs. Known and measurable adjustments shall be limited to those changes that have occurred prior to the Filing Date. c) Effective with the Company's 2014 filing under this tariff, the Company may include in its rate base calculation all prudently incurred, direct, incremental investment and costs associated with Commission Rule 8.209. d) The regulatory authority may disallow any net plant investment that is not shown to be prudently incurred. Approval by the regulatory authority of net plant investment pursuant to the provisions of this tariff shall be deemed prudent and not subject to further review. In determining whether investment was prudently incurred, the regulatory authority shall base its decision on a review that examines as fair, just and reasonable. e) The Company shall provide a schedule demonstrating the proof of revenues relied upon to calculate the proposed rate for the Rate Effective Period. The proposed rates shall conform as closely as is practicable to the revenue allocation principles approved in the Final Order except that any required increase or decrease shall be apportioned to the customer charge. V. Attestation A sworn statement shall be filed by an Officer of the Company affirming that the filed schedules are in compliance with the provisions of this mechanism and are true and correct to the best of his/her knowledge, information and belief. No testimony shall be filed, but a brief narrative explanation shall be provided of any changes to corporate structure, accounting methodologies or allocation of common costs. VI. Evaluation Procedures The City of El Paso shall have a minimum of 125 days to review and render a decision on the Company's filed schedules and work papers. The Company will be prepared to provide all supplemental information as may be requested to ensure adequate review by the relevant regulatory authority. The Company shall not unilaterally impose any limits upon the provision of supplemental information, with the exception of information claimed to be confidential, highly sensitive or proprietary, and such information shall be provided within ten (10) working days of the original request. The regulatory authority may propose any adjustments it determines to be required to bring the schedules into compliance with the above provisions. Information claimed to be confidential, highly sensitive or proprietary shall be furnished to representatives of the Regulatory Authority pursuant to a

RRC COID: 6	310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 27029
CURRENT RATE CON	MPONENT
RATE COMP. ID	DESCRIPTION
	confidentiality agreement in accordance with Texas Law. During the 125 day period, the Company and the regulatory authority will work collaboratively and seek agreement on the proposed adjustments to the Company's schedule and proposed rates. If agreement has been reached by the Company and the regulatory authority, the regulatory authority shall authorize an increase or decrease to the Company's rates so as to achieve the revenue levels indicated for the Rate Effective Period. If, at the end of the 125 day period, the Company and the regulatory authority have not reached agreement on the proposed adjustments, the Company shall have the right to appeal the regulatory authority of action or inaction to the Railroad Commission of Texas. Upon the filing of an appeal of a city's order relating to an annual EPARR filing with the Railroad Commission of Texas, the regulatory authority shall not oppose the implementation of rates subject to refund or advocate the imposition of a third party surety bond by the Company. To defray the cost, if any, of regulatory authority review of the Company shall further be allowed to recover its reasonable expenses incurred upon submission of invoices for such review. The Company shall further be allowed to recover its reasonable and necessary expenses it incurs for outside services above any amounts included in the Test Year provided in connection with the annual filing is ubject to the review of the company shall submit its request for reimbursement areasonable and necessary operating expense of the Company in the year in which the reimbursement is made or the Company no later than sequents of vision shall submit is request for reimbursement and the filing with the sand and filing is made and the Company shall reimburse the regulatory authority in accordance with this provision within 30 days of the submission. VII. Reconsideration and Appeal Orders issued pursuant to this mechanism are ratemaking orders and shall be subject to appeal under Sections 102.001(b) and 103.021, et seq.,
ORD-EPSvcA-IS	TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE ORD-ELP CITY ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated area of El Paso, Anthony, Clint, Horizon City, Socorro and Vinton, Texas. DESCRIPTION Per TGS rate case filed 08/31/07, the following cities approved the same Cost of Gas Clause, Economic Development Rate, General Charges and Provisions for Transport Service (T-GEN), Quality of Service Rules and Cost of Service rates for gas sales and standard transport. City approvals are as follows: City Ordinance or Resolution # Date Ordinance Passed Effective Date of Gas Sales Rate Schedules Anthony 370 01/08/08 02/15/2008 Clint 01/15/08 02/15/2008 El Paso 02/05/08 02/15/2008 Horizon City 01/08/08 02/15/2008 Socorro 356 01/17/08 02/15/2008 Vinton 08-1-15 01/15/08 02/15/2008 Initial February 15, 2008
PIT-EPSvcA-ISOS	TEXAS GAS SERVICE COMPANY RATE SCHEDULE PIT El Paso Service Area - West Texas Region PIPELINE INTEGRITY TESTING (PIT) RIDER
	PURPOSE The purpose of this Pipeline Integrity Testing Rider is to promote the public interest in pipeline safety by enabling the Company to recover over a four-year period the reasonable and necessary Pipeline Integrity Safety Testing expenses incurred by the Company during the four-year testing cycle from January 1, 2010, through December 31, 2013 (including contractor costs but excluding the labor

recover over a four-year period the reasonable and necessary Pipeline Integrity Safety Testing expenses incurred by the Company during the four-year testing cycle from January 1, 2010, through December 31, 2013 (including contractor costs but excluding the labor cost of TGS employees), in the amount of \$2,197,846. These legally mandated operating and maintenance expenses shall be recovered through a separate monthly volumetric charge (the Pipeline Integrity Testing or PIT Surcharge) that shall be shown as a separate line item on the customer's monthly bill and calculated for each customer class as described below. Capital expenditures associated with the Pipeline Integrity Program shall continue to be recovered through base rates and any interim rate adjustments implemented pursuant to Section 104.301 of the Gas Utility Regulatory Act.

APPLICABILITY

This Rider shall be applied to all gas sales and transportation customers within the service territory designated below, except special contract customers.

TERRITORY

This Rider shall apply throughout the Company's El Paso Service Area (EPSA), both within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas (collectively, the EPSA Cities), and in the unincorporated areas (environs) adjacent to the EPSA Cities.

QUALIFYING EXPENSES

This Rider applies only to the legally mandated safety testing of the Company's transmission lines in the EPSA under the Pipeline Integrity Safety Testing Program. The operating and maintenance expense items that qualify for recovery under this Rider shall include

RRC COID:	6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT RRC TARIFF NO: 27029
URRENT RATE (COMPONENT
ATE COMP. ID	DESCRIPTIONthe contractor costs associated with land and leak survey, permitting, and job order preparation and completion; the clearing of right- of-way; any needed notifications to adjacent businesses and residences; traffic control equipment and personnel; Direct Current Voltage Gradient (DCVG), Close Interval (CI), and other surveys to ensure the integrity of the pipeline system; any required rigid bypasses; flushing of the lines and testing and disposal of the flush water; hydrostatic testing of the lines and analysis and disposal of the test water; any required pigging of the lines in connection with safety testing; any required x-ray welding; metallurgical testing of the pipeline or components thereof; site restoration, painting, and clean-up; expenses associated with providing a supply of compressed natural gas (CNG) to ensure uninterrupted service to customers during testing; and any other operating and maintenance expenses reasonably necessary to safely and effectively perform required safety testing of the Company's transmission pipelines in the EPSA. Neither capital expenditures by the Company, nor the labor cost of TGS employees, shall be recovered under this Rider.CALCULATION OF PIT SURCHARGES The Pipeline Integrity Testing Surcharges established under this Rider shall be designed so as to recover the Total Testing Expense of
	\$2,197,846 in Pipeline Integrity Safety Testing expenses incurred by the Company over the four-year testing cycle from January 1, 2010, through December 31, 2013, and shall be calculated as follows: First, the Total Testing Expense shall be allocated among the applicable customer classes in the same proportion that demand costs were assigned to those classes in the Class Cost of Service Study approved in the Company's most recent rate case in which rates were set by the Railroad Commission of Texas (the Commission) for customers in the EPSA Cities.
	Each Class' Total Allocated Total Testing Each Class' Demand
	Testing Expense = Expense x Total Demand of the Applicable Classes
	Second, the total dollar amount allocated to each customer class in the foregoing manner shall be divided by forty-eight (48) monthly billing cycles, so as to derive the amount that shall be ratably recovered from each class on a monthly basis during the four-year recovery period:
	Monthly Recovery from Each Class = Each Class' Total Allocated Testing Expense
	48 Months
	Third, the total amount that is to be recovered on a monthly basis from each class shall be divided by the estimated average monthly usage for each class to produce the monthly PIT Surcharge for each class.
	Each Class' PIT Surcharge = Monthly Recovery from Each Class
	Estimated Monthly Usage of Each Class
	Based upon customer data for the prior calendar year and any other relevant factors, the estimated monthly usage for each class may be revised annually to account for customer growth, and the resulting revised PIT Surcharge shall be applied to each class for the ensuing 12-month recovery period.
	ANNUAL RECONCILIATION After completion of each of the first three annual recovery periods, the total revenues collected under this Rider for that year shall be reconciled against the revenues previously calculated to be collected for that year, and the PIT Surcharge for each class shall be adjusted upward or downward so that the Company recovers any underrecoveries or refunds any overrecoveries that may have accrued under the Rider, plus monthly interest on those underrecoveries or overrecoveries at the cost of long-term debt approved in the Company's most recent general rate case in which rates were set by the Commission for application to customers in the EPSA Cities. The reconciliation shall be filed with the regulatory authority on or before February 21st of each year, and the regulatory authority shall complete its review of the reconciliation on or before March 21st of each year, so that the Company can implement the reconciled PIT Surcharges beginning with the first billing cycle for April of each succeeding year of the four-year recovery period.
	DEFERRED ACCOUNTING The Company is authorized and directed to defer, as a regulatory asset, all Pipeline Integrity Safety Testing expenses incurred during the testing cycle starting on January 1, 2010, and ending on December 31, 2013, and all revenues specifically collected under this Rider shall be applied to the deferred expense account. The Company shall not earn a return on any regulatory asset created under this provision, and no such regulatory asset shall be included in the Company's invested capital (rate base) for ratemaking purposes.
	ANNUAL REPORT & APPLICABLE PSCC On or before February 21st after each calendar year of the testing cycle, the Company shall file a report with the Commission and the EPSA Cities showing all Pipeline Integrity Safety Testing expenses incurred during the previous calendar year and verifying the prior year's collections and any underrecoveries or overrecoveries accruing to date under this Rider. The report shall separately identify and list such expenses by account number and project number. Prior to the effective date of this Rider and on or before February 21st of each succeeding year while this Rider is in effect, the Company shall also file an Addendum to this Rider with the Commission and the EPSA Cities (a) identifying the PIT Surcharges that will be applied during the ensuing 12-month recovery period from April 1st through March 31st, and (b) providing the underlying data and calculations on which each PIT Surcharge for that period is based.

NOTICE TO AFFECTED CUSTOMERS

In addition to the annual report and Addendum to this Rider required above, the Company shall provide, on or before March 31st after

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 27029
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
	each calendar year of the testing cycle, written notice to each affected customer of (a) the PIT Surcharge that will be applied during the ensuing 12-month period from April 1st through March 31st, and (b) the effect the PIT Surcharge is expected to have on the average monthly bill for each affected customer class. The written notice shall be provided in both English and Spanish, shall be the only information contained on the piece of paper on which it is printed, and may be provided either by separate mailing or by insert included with the Company's monthly billing statements. The Company shall also file an affidavit annually with the Commission and the EPSA Cities certifying that notice has been provided to customers in this manner. The notice shall be presumed to be complete three calendar days after the date the separate mailing or billing statement is deposited in a postage-paid, properly addressed wrapper in a post office or official depository under care of the United States Postal Service. The initial notice shall be filed with, reviewed, and approved by the regulatory authority, and each subsequent notice shall follow the same format as that of the approved initial notice.
	FINAL REVIEW, RECONCILIATION, AND TERMINATION After the end of the four-year recovery period, the Company shall file a final reconciliation with the regulatory authority identifying all PIT Expenses recovered to date under this Rider, as well as any interest on overrecoveries refunded or credited to customers and any interest on underrecoveries recovered from customers during that period. In the event the total amount recovered differs from the total amount that TGS is authorized to recover under this Rider, then the Company shall include a calculation of the final surcharge, refund, or credit required to eliminate any such difference and shall implement same over a period of not more than four months. This Rider shall cease to be operable upon collection in this manner of the Total Testing Expenses authorized for collection hereunder, plus or minus any interest accruing on underrecoveries and overrecoveries, or sooner if ordered by the Commission or agreed upon by the Company and the EPSA Cities.
	Initial Rate Meters Read On and After February 29, 2012
PIT-Rider-EPSvcA-IS RCE-Rider-EPSvcA-IS	El Paso Service Area - West Texas Region RATE SCHEDULE PIT-RIDER PIPELINE INTEGRITY TESTING (PIT) SURCHARGE RIDER A. APPLICABILITY The Pipeline Integrity Testing Surcharge (PIT) rate as set forth in Section (B) below is pursuant to Final Order in GUD 10049 and GUD 10142. This rate shall apply to the following rate schedules of Texas Gas Service Company in the incorporated and unincorporated areas of and adjacent to the El Paso Service Area (EPSA): 10, 20, 21, 25, 26, 27, 40, E5, SS, T-1, 1Z, 2Z, 2A, 2E, 2F, 2G, 4Z, SS-ENV AND T-1-ENV. The EPSA includes El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas. B. PIT RATE Rate Schedule Customer Class Rate per CCF 10 Residential (I/S EPSA) \$ 0.0034 20 Commercial (I/S EPSA) \$ 0.0033 21 Commercial A/C (I/S EPSA) \$ 0.0033 25 Public Authority (I/S EPSA) \$ 0.0057 26 Public Authority A/C (I/S EPSA) \$ 0.0057 27 Municipal Water Pumping (I/S EPSA) \$ 0.0015 40 Industrial (I/S EPSA) \$ 0.0016 T-1 Industrial Transportation (I/S EPSA) \$ 0.0010 T-1 Public Authority Transportation (I/S EPSA) \$ 0.0025 1Z Residential (O/S EPSA) \$ 0.0034 2Z Commercial (O/S EPSA) \$ 0.0033 2A Commercial A/C (O/S EPSA) \$ 0.0025 1Z Residential (O/S EPSA) \$ 0.0034 2Z Commercial (O/S EPSA) \$ 0.0037 2G Municipal Water Pumping (O/S EPSA) \$ 0.0015 4Z Industrial (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (O/S EPSA) \$ 0.0027 T-1-ENV Commercial Transportation (O/S EPSA) \$ 0.0016 T-1-ENV Industrial Transportation (O/S EPSA) \$ 0.0027 T-1-ENV Commercial Transportation (O/S EPSA) \$ 0.0025 This rate will be in effect until all approved and expended pipeline integrity testing expenses are recovered under the applicable rate schedules. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchises fees) related to above. D. CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. Meters Read On and After April 1, 2013 Supersedes Rate Schedule dated February 29, 2012 TEXAS GAS SERVICE COMPANY
KCL-KIUI-LI SWA-IS	RATE SCHEDULE RCE RIDER El Paso Service Area - Incorporated RATE CASE EXPENSE (RCE) SURCHARGE
	A. APPLICABILITY Pursuant to the Final Order in GUD No. 10016, the Rate Case Expense (RCE) Surcharge set forth in Section B. below shall apply to all gas sales customers (except special contract customers) located in that portion of the Company's El Paso Service Area (EPSA) that is within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas, including customers served under Rate Schedules 10, 20, 21, 25, 26, 27, 40, C-1, SS, and T-1.
	B. RCE SURCHARGE - The initial RCE Surcharge per Ccf for each billing period shall be: \$0.0053 - The RCE Surcharge per Ccf for each billing period from April 2013 - March 2014 shall be: \$0.0054
	This rate, as adjusted pursuant to Section C. below, shall be designed to recover the approved level of Company and City rate case expenses of \$2,536,360.75 over a recovery period of three years. However, if the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, is collected in less than three years, then this Rider shall cease to be operable and the Company shall cease to apply the Rate Case Expense Surcharge. If the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, has not been collected by the end of the three-year recovery period, then this Rider shall remain in effect beyond the three-year recovery period only until all approved rate case expenses have been recovered under the applicable rate schedules, and any interest accruing on overrecoveries or underrecoveries has been recovered from or refunded or credited to the Company's customers.

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RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 27029
CURRENT RATE COMP	PONENT
RATE COMP. ID	DESCRIPTION The applicable RCE Surcharge shall be adjusted annually to reflect interest on any underrecoveries or overrecoveries calculated at the Company's 6.21% cost of long-term debt as determined by the Railroad Commission of Texas in GUD No. 9988. In addition to the RCE Surcharge, applicable revenue-related taxes and fees, including franchise fees, shall also be recovered based on the revenue amounts collected hereunder.
	D. ANNUAL COMPLIANCE FILING On or before February 21st following each calendar year in which an RCE Surcharge was applied to recover rate case expenses under this Rider, the Company shall file a written report with the Commission and the EPSA Cities showing the total amount of rate case expenses (including any adjustments made to reflect interest on overrecoveries or underrecoveries accruing to the Company or its customers) that (a) were recovered during the preceding calendar year, (b) have been cumulatively recovered since the effective date of the Rider, and (c) still remain to be recovered through the Rider pursuant to the Commission's Final Order in GUD No. 10016. The report shall also include a calculation of the RCE Surcharge that is to be applied during the ensuing recovery period.
	E. CONDITIONS Service under this rate schedule shall be subject to all applicable laws and orders and to the Company's rules and regulations on file with the regulatory authority.
	Meters Read On and After April 1, 2013
T-GEN-EPSvcA-IS-S	Supersedes Rate Schedule dated February 29, 2012 TEXAS GAS SERVICE COMPANY EL PASO SERVICE AREA - West Texas Region RATE SCHEDULE T-GEN GENERAL CHARGES AND PROVISIONS APPLICABILITY Applicable to Transportation Rate Schedules; T1-OTH. TERRITORY All areas served by the Company in the incorporated areas of its El Paso Service Area consisting of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule I-INC for the incorporated areas or Rate Schedule I for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1- 05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be addee to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision of Selow. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas pursuant to the provision or Article 6060 TEX. REV. (V. STAT, as such may
	cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit to the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI

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COMPANY NAME: TEXAS GAS SERVICE COMPANY

27029

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT RATE COMP. ID DESCRIPTION

will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract in setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty 30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.

6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Oualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: s 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies.

RRC COID: 63	310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 27029
CURRENT RATE COM	APONENT
RATE COMP. ID	DESCRIPTION
T1-EPSvcA-IS-Std	subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information a the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstruct to the Company's reasonable satisfaction that it has met the Company plisted in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credi- standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tarfff or in the Supplier Service Agreement BM (and Supplier - The Qualified Supplier's eligibility and its Supplier Service Agreement BM (and Supplier - Internation of the Company's termination of the Company's termination of the Supplier form its obligation to make payments due to the Company for transactions occurring prior to the effective date- termination of the Supplier from its obligation to make payments due to the Company for transactions occurring prior to the face of Aggregation Pool shall be calculated as of the endoin for Buy month in which such cessation occurs, and shall be carbed out as follows: 9.1 O Deliveries - For final COT's where receipts exceed deliveries, the Company shall be asin for the month in which the final COI volume, stated in MMBu, multiplied by 90% of the the average of the monthly average price of the dialy MidPoint prices Survey (SMMBu) for the (a) Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the f
	APPLICABILITY Service under this rate schedule is available to any customer for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with the customer's gas supplier to have its gas delivered to one of the
	Company's existing delivery points for transportation by the Company to the customer's facilities at the customer's service point.
	TERRITORY El Paso Service Area consisting of the incorporated areas of El Paso, Texas.
	RATE This rate shall be the sum of Part A and Part B as described below:
	Part A: A customer charge per month of \$300.50
	Interim Rate Adjustment (IRA)\$454.91 (Footnote 1)Total Customer Charge\$755.41
	Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at a rate calculated follows: 1. Determine the bill for the quantity of customer-owned gas metered and delivered to the customer at the Company's

follows: 1. Determine the bill for the quantity of customer-owned gas metered and delivered to the customer at the Company's volumetric Cost of Service Rate on the gas sales tariff which would otherwise be applicable; 2. Add a balancing service rate for any applicable portion of incremental cost of the Company's transportation reservation costs received from its upstream pipelines that is deemed at the Company's sole discretion to directly or indirectly benefit the transportation service customers through scheduling balancing flexibility. The balancing service rate will be recalculated annually in conjunction with the Cost of Gas annual reconciliation audit and/or as the upstream pipeline changes the rates being charged to the Company. In addition the Company will charge system sales customers as of the date of this Rate Schedule that become transportation customers after the effective date of this Rate Schedule, a rate representing the cost of stranded capacity, incurred by the Company for upstream transportation and reservation costs as determined

31912

Customer

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 27029
CURRENT RATE COMI	PONENT
RATE COMP. ID	DESCRIPTION
	by the Company. Proceeds from these rates will be credited to the Reconciliation Account. 3. See the Additional Charges to Cost of Service Rate Pursuant to Rate Schedule T-GEN (General Charges and Provisions).
	SPECIAL PROVISIONS
	1. Transportation volumes delivered under this schedule shall be considered first through customer's meter for billing purposes.
	2. Gas transported under this schedule shall be for use only by the customer.
	3. See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges and Provisions). Footnote 1: 2010 IRA - \$59.29; 2011 IRA - \$77.01; 2012 IRA - \$318.61
	4. Prior to the execution of a Gas Transportation Service Agreement, customer must represent and certify that its usage shall average at least five hundred (500) Mcf of gas per month or six thousand (6,000) Mcf annually. The Company shall have the right at all reasonable times, upon prior notice to Customer, to enter onto Customer's premises and inspect Customer's facilities and operations to verify such capability. Customer must agree to notify the Company within a reasonable time if there is any change in Customer's usage. Should Customer's usage average less than five hundred (500) Mcf per month or six thousand (6,000) Mcf annually, Customer must so notify the Company and the Company may discontinue service hereunder, except as may otherwise be provided in the Gas Transportation Service Agreement between the Company and customer, and provide service under the general service rate applicable to Customer.
	5. Customers that qualify for and elect service under this tariff must remain on transportation service for a minimum of twelve months. If a customer chooses to leave transportation service under this tariff after twelve months, the customer may not return to transportation service for at least twelve months. If a customer requests to leave transportation service under this tariff and return to the appropriate general service rate, the Company may at its sole discretion decline the request until adequate upstream pipeline capacity can be procured.
	6. Transportation of customer-owned natural gas under this tariff will require telemetry or electronic flow measurement that meets the Company's required specifications at the customer's point (s) of re-delivery. The Company may require the customer to reimburse the Company for the cost of telemetry at its sole discretion.
	CONDITIONS 1. Transportation of customer-owned natural gas hereunder shall be subject in all respects to applicable laws, rules and regulations from time to time in effect.
	2. Transportation of customer-owned natural gas hereunder shall be limited to natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered by the Company to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.
	3. Transportation of customer-owned natural gas hereunder is subject in all respects to terms and conditions of the Gas Transportation Service Agreement entered into between the customer and Company prior to commencement of service and all amendments and modifications thereto.
	4. With respect to the Company's capacity to deliver gas at any particular time, the curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.
	Meters Read On and After: September 10, 2013 (El Paso only eff Jul 18 2014)
	Supersedes Rate Schedules T-1 and T-1-OTH: Dated June 18, 2013
RATE ADJUSTMENT	PROVISIONS:
See IRA-EPSvcA-IS-	RAdj (RATE SCHEDULE IRAInterim Rate Adjustment)
DELIVERY POINTS	
ID	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL
74420	D Mcf \$.0000 02/15/2008 Y
DESCRIPTION:	**CONFIDENTIAL **

CONFIDENTIAL

RRC COID: 631	0 COMPANY NAME:	TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 27029	
TYPE SERVICE PROVID	DED	
TYPE OF SERVICE	SERVICE DESCRIPTION	OTHER TYPE DESCRIPTION
н	Transportation	
М	Other(with detailed explanation)	Industrial Transportation customers in the Incorp. areas of Anthony, Clint, Horizon City, San Elizario, Socorro, and Vinton TX
TUC APPLICABILITY		

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID: 6310 COMPAN	Y NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:DTRRC TARIFF NO:	27030
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 07/18/2014	RECEIVED DATE: 07/24/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RRC	DOCKET NO: 9988(R.Case),10016(RCE),100
CITY ORDINANCE NO: ORD-EPSvcA-IS(R.Cas	se); Res. 3/
AMENDMENT(EXPLAIN): None	
OTHER(EXPLAIN): Eff 7/18/14, new T-1 OT GRIP filing.	FH Rate Schedule applicable to the El Paso Svc Area cities (excluding City El Paso) as a result of 2014
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
31910 **CONFIDENTIAL**	
	Y

RRC COID: 63	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 27030
CURRENT RATE COM	PONENT
RATE COMP. ID	DESCRIPTION
20-EPSvcA-IS-Com	TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE 20
	COMMERCIAL SERVICE RATE APPLICABILITY
	Applicable to all commercial consumers and to consumers not otherwise specifically provided for under any other rate schedule. This rate is only available to full requirements customers of Texas Gas Service Company.
	TERRITORY The incorporated areas of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas
	COST OF SERVICE RATE During each monthly billing period:
	A customer charge of \$ 18.30 plus The First 100 Ccf No Charge The Next 400 Ccf \$.10901 per Ccf The Next 2500 Ccf .08901 per Ccf All Over 3000 Ccf .06901 per Ccf
	Prompt Payment Provision: None.
	Above rates are net.
	OTHER ADJUSTMENTS
	Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1-INC multiplied by the total Ccf consumed during the billing month. Taxes: Plus applicable taxes and fees (including franchise fees) related to above.
	CONDITIONS
	1. Subject in all respects to applicable laws, rules, and regulations from time to time in effect.
	2. The applicability section of this rate notwithstanding, if a customer, other than a full requirements customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate.
	Meters Read On and After January 19, 2011
	Supersedes Same Rate Schedule Dated February 15, 2008
EPARR-ElPaso-IS	Texas Gas Service CompanyRate Schedule EPARR El Paso Service Area - West Texas RegionEl PasoAnnual Rate Review I. Purpose This mechanism is designed to provide annual earnings transparency. All rate calculations under thistariff shall be made on an El Paso Service Area wide basis. If, through the implementation of the provisions of this mechanism, it isdetermined that rates should be decreased or increased, then rates will be adjusted accordingly in the manner set forth herein. The rateadjustments implemented under this mechanism will reflect annual changes in the Company's cost of service and rate base. This RiderEPARR will be effective for the period commencing with the Company's first EPARR filing on or before April 15, 2014, and willremain in effect unless and until either the Company or the regulatory authority having original jurisdiction gives written notice to thecontrary to the other by January 1 of the filing year. Upon receipt of such notice by either the Company or the regulatory authorityhaving original jurisdiction, the Company shall prepare and file a Statement of Intent rate case with the regulatory authority within 180days. Rates approved pursuant to this tariff shall remain in effect during the pendency of any Statement of Intent rate filing. II.Definitions a) The Filing Date shall occur on or before March 31 of each year with the exception of 2014, which shall have a FilingDate of April 15, 2014. The Annual Evaluation Date shall be the date the Company will make its annual filing under this mechanism.The Annual Evaluation Date shall, with the exception of 2014 be no earlier than March 1st nor later than March 31st of each year. Thisfiling shall be made in electronic form where practicable.b) Audited Financial Data shall

COMPANY NAME: TEXAS GAS SERVICE COMPANY

27030

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

areas of El Paso, Anthony, Clint, Horizon City, San Elizario, Socorro, and Vinton, as well as the surrounding unincorporated areas served by the Company. III. Rate Review Mechanism The Company shall file with the City of El Paso the schedules specified below for the Test Period, with the filing to be made by the Annual Evaluation Date following the end of the Test Period. The schedules will be based upon the Company's Audited Financial Data, as adjusted, and will include the following: a) Test Period ending balances for actual gross plant in service, accumulated depreciation, accumulated deferred income taxes, inventory, and other rate base components, with the exception of working capital, will be used for the calculation of rates for the Rate Effective Period. The ratemaking treatments, principles, findings and adjustments included in the Final Order will apply except when a departure from those treatments, principles, findings or adjustments is justified by changed circumstances. Regulatory adjustments due to prior regulatory rate base adjustment disallowances will be maintained. In addition: (i) Cash working capital to be included in rate base will be zero 0; (ii) With respect to pension and other postemployment benefits, the Company will record a regulatory asset or liability for these costs until the amounts are included in the next annual rate adjustment implemented under this tariff. Each year, the Company's filing under this tariff will clearly state the level of pension and other postemployment benefits recovered in rates. In addition, the Company may maintain one or more reserve accounts as provided in Tex. Util. Code. Sec. 104.059, and treat any surplus or shortage in the reserve accounts in accordance with Tex. Util. Code. Sec. 104.059. (iii) For rate making purposes, the calculation of Accumulated Deferred Income Taxes (ADIT) will be based on the original book basis and tax basis for assets placed in service under the ownership of Southern Union and the original book basis and tax basis for assets placed in service subsequent to the acquisition of Southern Union's assets. Companygenerated net operating losses may be considered in calculating the ADIT balance, if appropriate. b) Depreciation rates booked in the period will be those approved in the Final Order, or the depreciation rates most recently approved for the El Paso Service Area and for the Shared Services Division by the Railroad Commission of Texas, as applicable, if and only if the City of El Paso has the right to participate in a subsequent Railroad Commission of Texas proceeding with a full right to have its reasonable expenses reimbursed. All calculation methodologies will be those approved in the Final Order except where noted or included in this tariff. c) Return on Equity (ROE) shall be maintained at 10.1%. d) The cost of long-term debt will be the weighted cost of long-term debt for ONE Gas, Inc. determined at the end of the Test Period. The capital structure will be the ratio of long-term debt and equity determined at the end of the Test Period. For purposes of the filing in April 2014, the long-term cost of debt will be determined at January 31, 2014. For purposes of the filing in April 2014, the Capital Structure for the filing in April 2014 shall be determined at January 31, 2014, but in no event shall the capital structure consist of more than 57% equity. e) All applicable accounting adjustments along with all supporting work papers. Such adjustments may include: 1) Pro-forma adjustments to update and annualize costs and revenue billing determinants as of the end of the Test Period. 2) Pro-forma or other adjustments required to properly account for atypical, unusual, or nonrecurring events recorded during the Test Period. f) Shared Services allocation factors shall be recalculated each year based on the latest component factors used during the Test Period, but the methodology used will be that approved in the Final Order. IV. Calculation of Rate Adjustment a) The Company shall provide additional schedules indicating the following revenue deficiency/sufficiency calculations using the class classification and allocation methodology accepted in the Final Order. The result shall be reflected in the proposed new rates to be established for the Rate Effective Period. In calculating the required rate adjustments, such adjustments will be applied to the minimum charge or customer charge if the rate class has no minimum charge. b) All reasonable and necessary operation and maintenance expenses from the Test Period will be used for the calculation of rates for the Rate Effective Period. Such amounts shall be prepared consistent with the rate making treatments approved in the Final Order subject to an allowance that authorizes the inclusion of (1) reasonable cost of meals and travel incurred during the Test Period (as limited by Sec IX) and (2) 25% of the Company's long-term and short-term incentive compensation costs incurred during the Test Period. The Company may include in its operations and maintenance expense reasonable costs of Pipeline Integrity testing conducted after completion of the 2010-2014 test cycle. The Company may also adjust rates for the Rate Effective Period to include recovery of any known and measurable changes to operating and maintenance costs. Known and measurable adjustments shall be limited to those changes that have occurred prior to the Filing Date. c) Effective with the Company's 2014 filing under this tariff, the Company may include in its rate base calculation all prudently incurred, direct, incremental investment and costs associated with Commission Rule 8.209. d) The regulatory authority may disallow any net plant investment that is not shown to be prudently incurred. Approval by the regulatory authority of net plant investment pursuant to the provisions of this tariff shall be deemed prudent and not subject to further review. In determining whether investment was prudently incurred, the regulatory authority shall base its decision on a review that examines as fair, just and reasonable. e) The Company shall provide a schedule demonstrating the proof of revenues relied upon to calculate the proposed rate for the Rate Effective Period. The proposed rates shall conform as closely as is practicable to the revenue allocation principles approved in the Final Order except that any required increase or decrease shall be apportioned to the customer charge. V. Attestation A sworn statement shall be filed by an Officer of the Company affirming that the filed schedules are in compliance with the provisions of this mechanism and are true and correct to the best of his/her knowledge, information and belief. No testimony shall be filed, but a brief narrative explanation shall be provided of any changes to corporate structure, accounting methodologies or allocation of common costs. VI. Evaluation Procedures The City of El Paso shall have a minimum of 125 days to review and render a decision on the Company's filed schedules and work papers. The Company will be prepared to provide all supplemental information as may be requested to ensure adequate review by the relevant regulatory authority. The Company shall not unilaterally impose any limits upon the provision of supplemental information, with the exception of information claimed to be confidential, highly sensitive or proprietary, and such information shall be provided within ten (10) working days of the original request. The regulatory authority may propose any adjustments it determines to be required to bring the schedules into compliance with the above provisions. Information claimed to be confidential, highly sensitive or proprietary shall be furnished to representatives of the Regulatory Authority pursuant to a confidentiality agreement in accordance with Texas Law. During the 125 day period, the Company and the regulatory authority will work collaboratively and seek agreement on the proposed adjustments to the Company's schedule and proposed rates. If agreement has been reached by the Company and the regulatory authority, the regulatory authority shall authorize an increase or decrease to the Company's rates so as to achieve the revenue levels indicated for the Rate Effective Period. If, at the end of the 125 day period, the Company and the regulatory authority have not reached agreement on the proposed adjustments, the Company shall have the right to appeal the regulatory authority's action or inaction to the Railroad Commission of Texas. Upon the filing of an appeal of a city's order relating to an annual EPARR filing with the Railroad Commission of Texas, the regulatory authority shall not oppose the implementation of rates subject to refund or advocate the imposition of a third party surety bond by the Company. To defray the cost,

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	if any, of regulatory authority review of the Company's annual filing, the Company shall reimburse the regulatory authority for its reasonable expenses incurred upon submission of invoices for such review. The Company shall further be allowed to recover its reasonable and necessary expenses it incurs for outside services above any amounts included in the Test Year provided in connection with the annual filing subject to the review of the regulatory authority. Costs contemplated hereunder shall be deemed a reasonable and necessary operating expense of the Company in the year in which the reimbursement is made or the Company expense is incurred. A regulatory authority seeking reimbursement under this provision shall submit its request for reimbursement to the Company no later than September 1 of the year in which the annual filing is made and the Company shall reimburse the regulatory authority in accordance with this provision within 30 days of the submission. VII. Reconsideration and Appeal Orders issued pursuant to this mechanism are ratemaking orders and shall be subject to appeal under Sections 102.001(b) and 103.021, et seq., of the Texas Utilities Code (Vernon 2007). VIII. Notice Notice of this annual EPARR filing shall be provided by either: (1) including the notice, in conspicuous form, in the bill of each directly affected customer, or (2) sending the notice by email if the customer's bill is provided in this format no later than forty-five (45) days after the Company makes its annual filing pursuant to this tariff. The notice to customers shall include the following information: a) a description of the proposed revision of rates and schedules; b) the effect the proposed revision of rates is expected to have on the rates applicable to each customer class and on an average bill for each affected customer, c) the service area or areas in which the proposed rate adjustment would apply; d) the date the proposed rate adjustment was filed with the regulatory authority; and e) the Company's address, telephone
IRA-EPSvcA-IS-IRAd	TEXAS GAS SERVICE COMPANY RATE SCHEDULE IRA El Paso Service Area - West Texas Region INTERIM RATE ADJUSTMENT A. APPLICABILITY This Interim Rate Adjustment (IRA) applies to all general service rate schedules of Texas Gas Service Company (Company) currently in force in the incorporated areas of El Paso, Anthony, Clint, Vinton, Socorro, and Horizon City, Texas. Applicable rate schedules include 10, 20, 21, 25, 26, 27, 40, SS, and T-1. B. PURPOSE Section 104.301, Subchapter G of the Texas Utility Code, effective on September 1, 2003, provides for an interim adjustment in a gas utility's monthly customer charge or initial block usage rate to recover the cost of changes in the utility's infrastructure investment and related expenses and revenues for providing gas utility service. The filing date of the utility's most recent rate case establishing rates for the area in which the interim rate adjustment will apply shall be no more than two years prior to the date the utility files its initial interim rate adjustment application for that area. The interim adjustment shall be recalculated on an annual basis, unless the utility files a written request and obtains approval from the regulatory authority to suspend the operation of the interim adjustment rate schedule for any year. This rate schedule establishes the interim adjustment provisions consistent with Section 104.301, Subchapter G of the Texas Utility Code. C. COMPUTATION OF IRA RATE The amount the Company shall adjust its utility rates upward or downward under this rate schedule each calendar year is based on the difference between the value of the invested capital for the preceding calendar year and the value of the investment at the time the investment was first dedicated to public use minus the accumulated depreciation related to that investment. Based on the difference between the values of the invested capital amounts as determined above, the Company may adjust only the following related components of its revenue requirement: return on investment, depreciatio
	revenue related taxes and incremental federal income taxes. The factors for these components shall be the same as those established in the Company's most recent rate case for the service area in which this interim rate adjustment is to be implemented. The revenue requirement calculated pursuant to this rate schedule shall be allocated among the Company's customer classes for this service area in the same manner as the cost of service was allocated among customer classes in the Company's latest effective rates for this area. D. FILING WITH THE REGULATORY AUTHORITY 1. The Company shall file either the initial interim adjustment or the annual interim adjustment with the regulatory authority at least 60 days before the proposed implementation date. During the 60-day period, the regulatory authority may act to suspend implementation of the adjustment. 2. The Company shall provide notice to customers by bill insert or direct mail not later than the 45th day after the date of filing the interim adjustment. 3. The Company shall file with the regulatory authority an annual report describing the investment projects completed and placed in service during the preceding calendar year and the investments retired or abandoned during the preceding calendar year. The annual report shall also state the cost, need, and customers benefited by the change in investment. 4. In addition, the Company shall file with the regulatory authority an annual earnings monitoring report demonstrating the Company's earnings during the preceding calendar year. Should the Company earn a return of more than 75 basis points above the return established in the latest effective rates implemented under this rate schedule, the Company shall file a statement stating the reasons why the rates are not unreasonable or in violation of the law. 5. After the issuance of a final order or decision by a regulatory authority in a rate case that is filed after the implementation of a tariff or rate schedule under this section, any change in investment that has been
ORD-EPSvcA-IS	anniversary date its initial interim rate adjustment for this service area became effective. 7. The provisions under Section 104.301, Subchapter G of the Texas Utility Code for this interim adjustment do not limit the power of the regulatory authority under Section 104.151. Meters Read On and After: September 10, 2013 Supersedes Rate Schedule IRA and IRA-OTH: dated June 18, 2013 TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE ORD-ELP CITY ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated area of El Paso, Anthony, Clint, Horizon City, Socorro and Vinton, Texas. DESCRIPTION Per TGS rate case filed 08/31/07, the following cities approved the same Cost of Gas Clause, Economic Development Rate, General Charges and

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PIT-EPSvcA-ISOS	City approvals are as follows: City Ordinance or Resolution # Date Ordinance Passed Effective Date of Gas Sales Rate Schedules Anthony 370 01/08/08 02/15/2008 Clint 01/15/08 02/15/2008 El Paso 02/05/08 02/15/2008 Horizon City 01/08/08 02/15/2008 Socorro 356 01/17/08 02/15/2008 Vinton 08-1-15 01/15/08 02/15/2008 Initial February 15, 2008 TEXAS GAS SERVICE COMPANY RATE SCHEDULE PIT El Paso Service Area - West Texas Region PIPELINE INTEGRITY TESTING (PIT) RIDER
	PURPOSE The purpose of this Pipeline Integrity Testing Rider is to promote the public interest in pipeline safety by enabling the Company to recover over a four-year period the reasonable and necessary Pipeline Integrity Safety Testing expenses incurred by the Company during the four-year testing cycle from January 1, 2010, through December 31, 2013 (including contractor costs but excluding the labor cost of TGS employees), in the amount of \$2,197,846. These legally mandated operating and maintenance expenses shall be recovered through a separate monthly volumetric charge (the Pipeline Integrity Testing or PIT Surcharge) that shall be shown as a separate line item on the customer's monthly bill and calculated for each customer class as described below. Capital expenditures associated with the Pipeline Integrity Program shall continue to be recovered through base rates and any interim rate adjustments implemented pursuant to Section 104.301 of the Gas Utility Regulatory Act.
	APPLICABILITY This Rider shall be applied to all gas sales and transportation customers within the service territory designated below, except special contract customers.
	TERRITORY This Rider shall apply throughout the Company's El Paso Service Area (EPSA), both within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas (collectively, the EPSA Cities), and in the unincorporated areas (environs) adjacent to the EPSA Cities.
	QUALIFYING EXPENSES This Rider applies only to the legally mandated safety testing of the Company's transmission lines in the EPSA under the Pipeline Integrity Safety Testing Program. The operating and maintenance expense items that qualify for recovery under this Rider shall include the contractor costs associated with land and leak survey, permitting, and job order preparation and completion; the clearing of right- of-way; any needed notifications to adjacent businesses and residences; traffic control equipment and personnel; Direct Current Voltage Gradient (DCVG), Close Interval (CI), and other surveys to ensure the integrity of the pipeline system; any required rigid bypasses; flushing of the lines and testing and disposal of the flush water; hydrostatic testing of the lines and analysis and disposal of the test water; any required pigging of the lines in connection with safety testing; any required x-ray welding; metallurgical testing of the pipeline or components thereof; site restoration, painting, and clean-up; expenses associated with providing a supply of compressed natural gas (CNG) to ensure uninterrupted service to customers during testing; and any other operating and maintenance expenses reasonably necessary to safely and effectively perform required safety testing of the Company's transmission pipelines in the EPSA. Neither capital expenditures by the Company, nor the labor cost of TGS employees, shall be recovered under this Rider.
	CALCULATION OF PIT SURCHARGES The Pipeline Integrity Testing Surcharges established under this Rider shall be designed so as to recover the Total Testing Expense of \$2,197,846 in Pipeline Integrity Safety Testing expenses incurred by the Company over the four-year testing cycle from January 1, 2010, through December 31, 2013, and shall be calculated as follows: First, the Total Testing Expense shall be allocated among the applicable customer classes in the same proportion that demand costs were assigned to those classes in the Class Cost of Service Study approved in the Company's most recent rate case in which rates were set by the Railroad Commission of Texas (the Commission) for customers in the EPSA Cities.
	Each Class' Total Allocated Total Testing Each Class' Demand
	Testing Expense = Expense x Total Demand of the Applicable Classes
	Second, the total dollar amount allocated to each customer class in the foregoing manner shall be divided by forty-eight (48) monthly billing cycles, so as to derive the amount that shall be ratably recovered from each class on a monthly basis during the four-year recovery period: Monthly Recovery from Each Class = Each Class' Total Allocated Testing Expense
	48 Months Third, the total amount that is to be recovered on a monthly basis from each class shall be divided by the estimated average monthly usage for each class to produce the monthly PIT Surcharge for each class.

Each Class' PIT Surcharge =

Monthly Recovery from Each Class

Estimated Monthly Usage of Each Class

Based upon customer data for the prior calendar year and any other relevant factors, the estimated monthly usage for each class may be

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	revised annually to account for customer growth, and the resulting revised PIT Surcharge shall be applied to each class for the ensuing 12-month recovery period.
	ANNUAL RECONCILIATION After completion of each of the first three annual recovery periods, the total revenues collected under this Rider for that year shall be reconciled against the revenues previously calculated to be collected for that year, and the PIT Surcharge for each class shall be adjusted upward or downward so that the Company recovers any underrecoveries or refunds any overrecoveries that may have accrued under the Rider, plus monthly interest on those underrecoveries or overrecoveries at the cost of long-term debt approved in the Company's most recent general rate case in which rates were set by the Commission for application to customers in the EPSA Cities. The reconciliation shall be filed with the regulatory authority on or before February 21st of each year, and the regulatory authority shall complete its review of the reconciliation on or before March 21st of each year, so that the Company can implement the reconciled PIT Surcharges beginning with the first billing cycle for April of each succeeding year of the four-year recovery period.
	DEFERRED ACCOUNTING The Company is authorized and directed to defer, as a regulatory asset, all Pipeline Integrity Safety Testing expenses incurred during the testing cycle starting on January 1, 2010, and ending on December 31, 2013, and all revenues specifically collected under this Rider shall be applied to the deferred expense account. The Company shall not earn a return on any regulatory asset created under this
	provision, and no such regulatory asset shall be included in the Company's invested capital (rate base) for ratemaking purposes.
	ANNUAL REPORT & APPLICABLE PSCC On or before February 21st after each calendar year of the testing cycle, the Company shall file a report with the Commission and the EPSA Cities showing all Pipeline Integrity Safety Testing expenses incurred during the previous calendar year and verifying the prior year's collections and any underrecoveries or overrecoveries accruing to date under this Rider. The report shall separately identify and list such expenses by account number and project number. Prior to the effective date of this Rider and on or before February 21st of each succeeding year while this Rider is in effect, the Company shall also file an Addendum to this Rider with the Commission and the EPSA Cities (a) identifying the PIT Surcharges that will be applied during the ensuing 12-month recovery period from April 1st through March 31st, and (b) providing the underlying data and calculations on which each PIT Surcharge for that period is based.
	NOTICE TO AFFECTED CUSTOMERS In addition to the annual report and Addendum to this Rider required above, the Company shall provide, on or before March 31st after each calendar year of the testing cycle, written notice to each affected customer of (a) the PIT Surcharge that will be applied during the ensuing 12-month period from April 1st through March 31st, and (b) the effect the PIT Surcharge is expected to have on the average monthly bill for each affected customer class. The written notice shall be provided in both English and Spanish, shall be the only information contained on the piece of paper on which it is printed, and may be provided either by separate mailing or by insert included with the Company's monthly billing statements. The Company shall also file an affidavit annually with the Commission and the EPSA Cities certifying that notice has been provided to customers in this manner. The notice shall be presumed to be complete three calendar days after the date the separate mailing or billing statement is deposited in a postage-paid, properly addressed wrapper in a post office or official depository under care of the United States Postal Service. The initial notice shall be filed with, reviewed, and approved by the regulatory authority, and each subsequent notice shall follow the same format as that of the approved initial notice.
	FINAL REVIEW, RECONCILIATION, AND TERMINATION After the end of the four-year recovery period, the Company shall file a final reconciliation with the regulatory authority identifying all PIT Expenses recovered to date under this Rider, as well as any interest on overrecoveries refunded or credited to customers and any interest on underrecoveries recovered from customers during that period. In the event the total amount recovered differs from the total amount that TGS is authorized to recover under this Rider, then the Company shall include a calculation of the final surcharge, refund, or credit required to eliminate any such difference and shall implement same over a period of not more than four months. This Rider shall cease to be operable upon collection in this manner of the Total Testing Expenses authorized for collection hereunder, plus or minus any interest accruing on underrecoveries and overrecoveries, or sooner if ordered by the Commission or agreed upon by the Company and the EPSA Cities.
PIT-Rider-EPSvcA-IS	Initial Rate Meters Read On and After February 29, 2012 El Paso Service Area - West Texas Region RATE SCHEDULE PIT-RIDER PIPELINE INTEGRITY TESTING (PIT) SURCHARGE RIDER A. APPLICABILITY The Pipeline Integrity Testing Surcharge (PIT) rate as set forth in Section (B) below is pursuant to Final Order in GUD 10049 and GUD 10142. This rate shall apply to the following rate schedules of Texas Gas Service Company in the incorporated and unincorporated areas of and adjacent to the El Paso Service Area (EPSA): 10, 20, 21, 25, 26, 27, 40, E5, SS, T-1, 1Z, 2Z, 2A, 2E, 2F, 2G, 4Z, SS-ENV AND T-1-ENV. The EPSA includes El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas. B. PIT RATE Rate Schedule Customer Class Rate per CCF 10 Residential (I/S EPSA) \$ 0.0034 20 Commercial (I/S EPSA) \$ 0.0033 21 Commercial A/C (I/S EPSA) \$ 0.0033 25 Public Authority (I/S EPSA) \$ 0.0057 26 Public Authority A/C (I/S EPSA) \$ 0.0057 27 Municipal Water Pumping (I/S EPSA) \$ 0.0015 40 Industrial (I/S EPSA) \$ 0.0016 T-1 Industrial Transportation (I/S EPSA) \$ 0.0016 T-1 Commercial Transportation (I/S EPSA) \$ 0.0016 T-1 Industrial Transportation (I/S EPSA) \$ 0.0033 2A Commercial A/C (O/S EPSA) \$ 0.0033 2E Public Authority (O/S EPSA) \$ 0.0037 2F Public Authority A/C (O/S EPSA) \$ 0.0033 2E Public Authority (O/S EPSA) \$ 0.0037 2F Public Authority A/C (O/S EPSA) \$ 0.0033 2E Public Authority (O/S EPSA) \$ 0.0037 2F Public Authority A/C (O/S EPSA) \$ 0.0015 4Z Industrial (O/S EPSA) \$ 0.0017 2F Public Authority A/C (O/S EPSA) \$ 0.0015 4Z Industrial (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (O/S EPSA) \$ 0.0027 T-1-ENV Commercial Transportation (O/S EPSA) \$ 0.0016 T-1-ENV Industrial Transportation (O/S EPSA) \$ 0.0027 T-1-ENV Commercial Transportation (O/S EPSA) \$ 0.0016 T-1-ENV Industrial Transportation (O/S EPSA) \$ 0.0017 -1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0027 T-1-ENV Industrial Transportation (O/S EPSA) \$ 0.0017 -1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0016 T-1- ENV Public Authority Trans

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RCE-Rider-EPSvcA-IS	integrity testing expenses are recovered under the applicable rate schedules. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchises fees) related to above. D. CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. Meters Read On and After April 1, 2013 Supersedes Rate Schedule dated February 29, 2012 TEXAS GAS SERVICE COMPANY RATE SCHEDULE RCE RIDER El Paso Service Area - Incorporated RATE CASE EXPENSE (RCE) SURCHARGE			
	A. APPLICABILITY Pursuant to the Final Order in GUD No. 10016, the Rate Case Expense (RCE) Surcharge set forth in Section B. below shall apply to all gas sales customers (except special contract customers) located in that portion of the Company's El Paso Service Area (EPSA) that is within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas, including customers served under Rate Schedules 10, 20, 21, 25, 26, 27, 40, C-1, SS, and T-1.			
	 B. RCE SURCHARGE - The initial RCE Surcharge per Ccf for each billing period shall be: \$0.0053 - The RCE Surcharge per Ccf for each billing period from April 2013 - March 2014 shall be: \$0.0054 			
	This rate, as adjusted pursuant to Section C. below, shall be designed to recover the approved level of Company and City rate case expenses of \$2,536,360.75 over a recovery period of three years. However, if the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, is collected in less than three years, then this Rider shall cease to be operable and the Company shall cease to apply the Rate Case Expense Surcharge. If the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, has not been collected by the end of the three-year recovery period, then this Rider shall remain in effect beyond the three-year recovery period only until all approved rate case expenses have been recovered under the applicable rate schedules, and any interest accruing on overrecoveries or underrecoveries has been recovered from or refunded or credited to the Company's customers.			
	C. OTHER ADJUSTMENTS The applicable RCE Surcharge shall be adjusted annually to reflect interest on any underrecoveries or overrecoveries calculated at the Company's 6.21% cost of long-term debt as determined by the Railroad Commission of Texas in GUD No. 9988. In addition to the RCE Surcharge, applicable revenue-related taxes and fees, including franchise fees, shall also be recovered based on the revenue amounts collected hereunder.			
	D. ANNUAL COMPLIANCE FILING On or before February 21st following each calendar year in which an RCE Surcharge was applied to recover rate case expenses under this Rider, the Company shall file a written report with the Commission and the EPSA Cities showing the total amount of rate case expenses (including any adjustments made to reflect interest on overrecoveries or underrecoveries accruing to the Company or its customers) that (a) were recovered during the preceding calendar year, (b) have been cumulatively recovered since the effective date of the Rider, and (c) still remain to be recovered through the Rider pursuant to the Commission's Final Order in GUD No. 10016. The report shall also include a calculation of the RCE Surcharge that is to be applied during the ensuing recovery period.			
	E. CONDITIONS Service under this rate schedule shall be subject to all applicable laws and orders and to the Company's rules and regulations on file with the regulatory authority.			
	Meters Read On and After April 1, 2013			
T-GEN-EPSvcA-IS-S	Supersedes Rate Schedule dated February 29, 2012 TEXAS GAS SERVICE COMPANY EL PASO SERVICE AREA - West Texas Region RATE SCHEDULE T-GEN GENERAL CHARGES AND PROVISIONS APPLICABILITY Applicable to Transportation Rate Schedules: T1-OTH. TERRITORY All areas served by the Company in the incorporated areas of its El Paso Service Area consisting of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas . ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1- .05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision of Article 6060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with the provisions o			

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IRA-OTH), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and payable to any municipality wherein the customer receives gas delivered hereunder. Plus: UPSTREAM PIPELINE SCHEDULING AND BALANCING PROVISIONS A proportional share of any upstream pipeline transportation service charges and penalties incurred by the Company that, in whole or in part, are the result of customer or customer's agent scheduling and/or managing the upstream transportation of the customer's gas to Company's interconnecting point(s) with the upstream pipeline(s). Proceeds from this charge will be credited to the Reconciliation Account. The Company will bill customer for these charges and penalties manually on a separate bill. Payment shall be required in accordance with the Company's Rules of Service. A transport customer may elect to have its supplier act as agent for resolution of these charges. The Company will allow aggregation in resolution of the upstream pipeline scheduling and balancing charges as long as the aggregated customers are supplied by the same supplier, and provided that the customers are physically located behind the same upstream pipeline balancing point, as determined by the Company. Plus: MONTHLY COMMODITY BALANCING PROVISIONS In addition to the Upstream Pipeline Scheduling and Balancing provisions described above, the Company will resolve monthly commodity imbalances in accordance with the provisions described below: 1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract in setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty 30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE:DT**RRC TARIFF NO:**27030

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

90% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin, for the month in which the applicable tolerance limit, the qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.

6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: S 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the final COI was calculated. 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin, for the month in which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY					
TARIFF CODE: DT	RRC TARIFF NO: 27030					
CURRENT RATE COM	PONENT					
RATE COMP. ID	DESCRIPTION					
T1-EPOther-IS-Std	regarding curtailment and stand-by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. Meters Read On and After: September 10, 2013 Supercedes Rate Schedules T-GEN and T-GEN-OTH: Dated June 18, 2013 TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE T-1 OTH TRANSPORTATION SERVICE RATE					
	APPLICABILITY Service under this rate schedule is available to any customer for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with the customer's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's facilities at the customer's service point.					
	TERRITORY El Paso Service Area consisting of the incorporated areas of Anthony, Clint, Horizon City, San Elizario, Socorro and Vinton, Texas.					
	RATE This rate shall be the sum of Part A and Part B as described below:					
	Part A:A customer charge per month of\$300.50Interim Rate Adjustment (IRA)\$673.39 (Footnote 1)Total Customer Charge\$973.89					
	Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at a rate calculated as follows: 1. Determine the bill for the quantity of customer-owned gas metered and delivered to the customer at the Company's volumetric Cost of Service Rate on the gas sales tariff which would otherwise be applicable;					
	2. Add a balancing service rate for any applicable portion of incremental cost of the Company's transportation reservation costs received from its upstream pipelines that is deemed at the Company's sole discretion to directly or indirectly benefit the transportation service customers through scheduling balancing flexibility. The balancing service rate will be recalculated annually in conjunction with the Cost of Gas annual reconciliation audit and/or as the upstream pipeline changes the rates being charged to the Company. In addition the Company will charge system sales customers as of the date of this Rate Schedule that become transportation customers after the effective date of this Rate Schedule, a rate representing the cost of stranded capacity, incurred by the Company for upstream transportation and reservation costs as determined by the Company. Proceeds from these rates will be credited to the Reconciliation Account.					
	3. See the Additional Charges to Cost of Service Rate Pursuant to Rate Schedule T-GEN (General Charges and Provisions).					
	SPECIAL PROVISIONS 1. Transportation volumes delivered under this schedule shall be considered first through customer's meter for billing purposes.					
	2. Gas transported under this schedule shall be for use only by the customer.					
	3. See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges and Provisions).					
	Footnote 1: 2010 IRA - \$59.29; 2011 IRA - \$77.01; 2012 IRA - \$318.61; 2013 IRA - \$218.48 4. Prior to the execution of a Gas Transportation Service Agreement, customer must represent and certify that its usage shall average at least five hundred (500) Mcf of gas per month or six thousand (6,000) Mcf annually. The Company shall have the right at all reasonable times, upon prior notice to Customer, to enter onto Customer's premises and inspect Customer's facilities and operations to verify such capability. Customer must agree to notify the Company within a reasonable time if there is any change in Customer's usage. Should Customer's usage average less than five hundred (500) Mcf per month or six thousand (6,000) Mcf annually, Customer must so notify the Company and the Company may discontinue service hereunder, except as may otherwise be provided in the Gas Transportation Service Agreement between the Company and customer, and provide service under the general service rate applicable to Customer.					
	5. Customers that qualify for and elect service under this tariff must remain on transportation service for a minimum of twelve months. If a customer chooses to leave transportation service under this tariff after twelve months, the customer may not return to transportation service for at least twelve months. If a customer requests to leave transportation service under this tariff and return to the appropriate general service rate, the Company may at its sole discretion decline the request until adequate upstream pipeline capacity can be procured.					
	6. Transportation of customer-owned natural gas under this tariff will require telemetry or electronic flow measurement that meets the Company's required specifications at the customer's point (s) of re-delivery. The Company may require the customer to reimburse the Company for the cost of telemetry at its sole discretion.					

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TARIFF CODE: DT	RRC TARI	FF NO:	27030				
CURRENT RATE COMI	PONENT						
RATE COMP. ID	DESCRIPTION						
	CONDITIONS 1. Transportation of time to time in effect		wned natural gas he	ereunder shall b	e subject in all respects to a	pplicable laws, rules and	l regulations from
		rom the Con	npany's supplier(s)	. All gas delive	e limited to natural gas of e red by the Company to the		
		entered into			ect in all respects to terms a ny prior to commencement o		
		e the same a	as the curtailment p	riority establish	ticular time, the curtailment ed for other customers serve		
	Meters Read On and	After: July	18, 2014 (Cities of	Anthony, Clin	t, Horizon City, San Elizario	o, Socorro and Vinton or	nly):
	Supersedes Rate Sch	edules T-1	Dated: September	10, 2013			
RATE ADJUSTMENT	Γ PROVISIONS:						
None							
THONE							
	TYPE	UNIT	CURRENT (CHARGE	EFFECTIVE DATE	CONFIDENTIAL	
ELIVERY POINTS	<u>TYPE</u> D	<u>UNIT</u> Mcf	<u>CURRENT (</u> \$.0000	CHARGE	EFFECTIVE DATE 02/15/2008	CONFIDENTIAL Y	
DELIVERY POINTS ID 74420		Mcf		CHARGE			
DELIVERY POINTS <u>ID</u> 74420 <u>DESCRIPTION:</u>	D	Mcf		<u>CHARGE</u>			
DELIVERY POINTS <u>ID</u> 74420 DESCRIPTION:	D **CONFIDENTIAL** 31910	Mcf	\$.0000	CHARGE			
DELIVERY POINTS DD 74420 DESCRIPTION: Customer 3	D **CONFIDENTIAL** 31910	Mcf * **C0	\$.0000				
DELIVERY POINTS DD 74420 DESCRIPTION: Customer 3 TYPE SERVICE PROVID	D **CONFIDENTIAL** 31910 DED	Mcf * **C0	\$.0000		02/15/2008		

TUC APPLICABILITY

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID: 6310 COMPANY NA	ME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO: 27031	
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 07/18/2014	RECEIVED DATE: 07/24/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RRC DOCK	ET NO: 9988(R.Case),10016(RCE),100
CITY ORDINANCE NO: ORD-EPSvcA-IS(R.Case); Res.	3/
AMENDMENT(EXPLAIN): None OTHER TABLE FIT 7/18/14, new T-1 OTH Rate	Schedule applicable to the El Paso Svc Area cities (excluding City El Paso) as a result of 2014
OTHER(EXPLAIN): EII // 18/14, new 1-1 OTH Rate GRIP filing.	
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	<u>CONFIDENTIAL?</u> <u>DELIVERY POINT</u>
31911 **CONFIDENTIAL**	
	Y

RRC COID: 631	0 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 27031
CURRENT RATE COMP	PONENT
RATE COMP. ID	DESCRIPTION
25-EPSvcA-IS-PubA	TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE 25 PUBLIC AUTHORITY SERVICE RATE APPLICABILITY Applicable to all public and parochial schools and colleges, and to all facilities operated by Governmental agencies not specifically provided for in other rate schedules or special contracts. This rate is only available to full requirements customers of Texas Gas Service Company. TERRITORY The incorporated areas of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas COST OF SERVICE RATE During each monthly billing period: A customer charge of \$ 32.71 plus The First 100 Ccf No Charge The Next 400 Ccf \$.11409 per Ccf The Next 2500 Ccf .09409 per Ccf All Over 3000 Ccf .08409 per Ccf Prompt Payment Provision: None. Above rates are net. OTHER ADJUSTMENTS Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1-INC multiplied by the total Ccf consumed during the billing month. Taxes: Plus applicable taxes and fees (including franchise fees) related to above. CONDITIONS 1. Subject in all respects to applicable laws, rules and regulations from time to time in effect. 2. The applicability section of this rate notwithstanding, if a customer, other than a full requirements customer, pays a standby charge pursuant to Rate Schedule S.S., Texas Gas Service Company will maintain facilities and supply capability to serve said customer. If standby payments are current, the customer will qualify for this rate. Meters Read On and AfterJanuary 19, 2011 Supersedes Same Rate Schedule Dated February 15, 2008
EPARR-EIPaso-IS	Texas Gas Service Company Rate Schedule EPARR El Paso Service Area - West Texas Region El Paso Annual Rate Review I. Purpose This mechanism is designed to provide annual earnings transparency. All rate calculations under this tariff shall be made on an El Paso Service Area wide basis. If, through the implementation of the provisions of this mechanism, it is determined that rates should be decreased or increased, then rates will be adjusted accordingly in the manner set forth herein. The rate adjustments implemented under this mechanism will reflect annual changes in the Company's cost of service and rate base. This Rider EPARR will be effective for the period commencing with the Company's first EPARR filing on or before April 15, 2014, and will remain in effect unless and until either the Company or the regulatory authority having original jurisdiction gives written notice to the contrary to the other by January 1 of the filing year. Upon receipt of such notice by either the Company or the regulatory authority within 180 days. Rates approved pursuant to this tariff shall remain in effect during the pendency of any Statement of Intern tare as approved pursuant to this tariff shall remain in effect during the pendency of any Statement of Intern tare lines. II. Definitions a) The Filing Date shall vith the exception of 2014 be no earlier than March 1st nor later than March 1st of each year. This filing shall be made in electronic form where practicable. b) Audited Financial Data shall not require the schedules annual financial audit. c) The Company is defined as reax Gas Service Company, a division of ONE Gas, Inc. d) The Test Period is defined as the twelve-month period ending December 31, 2013. c) The Rate Effective Period is defined as the twelve-month period ending December 31, 01 cach preceding calendar year. The Company's April 2014 filing will be based on the twelve-month period ending December 31, 01 cach preceding calendar year. The Company's April 2014 filing will be based on the twelve-month period endi

calculation methodologies will be those approved in the Final Order except where noted or included in this tariff. c) Return on Equity (ROE) shall be maintained at 10.1%. d) The cost of long-term debt will be the weighted cost of long-term debt for ONE Gas, Inc. determined at the end of the Test Period. The capital structure will be the ratio of long-term debt and equity determined at the end of the Test Period. The capital structure will be the ratio of long-term debt and equity determined at the end of the Test Period. For purposes of the filing in April 2014, the long-term cost of debt will be determined at January 31, 2014. For purposes of the filing in April 2014, the Capital Structure for the filing in April 2014 shall be determined at January 31, 2014, but in no event shall the capital structure consist of more than 57% equity. e) All applicable accounting adjustments along with all supporting work papers. Such adjustments may include: 1) Pro-forma adjustments to update and annualize costs and revenue billing determinants as of the end of the Test Period. f) Shared Services allocation factors shall be recalculated each year based on the latest component factors used during the Test Period, but the methodology used will be that approved in the Final Order. IV. Calculation of Rate Adjustment a) The Company shall provide additional schedules indicating the following revenue deficiency/sufficiency

COMPANY NAME: TEXAS GAS SERVICE COMPANY

27031

TARIFF CODE: DT RRC TARIFF NO:

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

calculations using the class classification and allocation methodology accepted in the Final Order. The result shall be reflected in the proposed new rates to be established for the Rate Effective Period. In calculating the required rate adjustments, such adjustments will be applied to the minimum charge or customer charge if the rate class has no minimum charge. b) All reasonable and necessary operation and maintenance expenses from the Test Period will be used for the calculation of rates for the Rate Effective Period. Such amounts shall be prepared consistent with the rate making treatments approved in the Final Order subject to an allowance that authorizes the inclusion of (1) reasonable cost of meals and travel incurred during the Test Period (as limited by Sec IX) and (2) 25% of the Company's long-term and short-term incentive compensation costs incurred during the Test Period. The Company may include in its operations and maintenance expense reasonable costs of Pipeline Integrity testing conducted after completion of the 2010-2014 test cycle. The Company may also adjust rates for the Rate Effective Period to include recovery of any known and measurable changes to operating and maintenance costs. Known and measurable adjustments shall be limited to those changes that have occurred prior to the Filing Date. c) Effective with the Company's 2014 filing under this tariff, the Company may include in its rate base calculation all prudently incurred, direct, incremental investment and costs associated with Commission Rule 8.209. d) The regulatory authority may disallow any net plant investment that is not shown to be prudently incurred. Approval by the regulatory authority of net plant investment pursuant to the provisions of this tariff shall be deemed prudent and not subject to further review. In determining whether investment was prudently incurred, the regulatory authority shall base its decision on a review that examines as fair, just and reasonable. e) The Company shall provide a schedule demonstrating the proof of revenues relied upon to calculate the proposed rate for the Rate Effective Period. The proposed rates shall conform as closely as is practicable to the revenue allocation principles approved in the Final Order except that any required increase or decrease shall be apportioned to the customer charge. V. Attestation A sworn statement shall be filed by an Officer of the Company affirming that the filed schedules are in compliance with the provisions of this mechanism and are true and correct to the best of his/her knowledge, information and belief. No testimony shall be filed, but a brief narrative explanation shall be provided of any changes to corporate structure, accounting methodologies or allocation of common costs. VI. Evaluation Procedures The City of El Paso shall have a minimum of 125 days to review and render a decision on the Company's filed schedules and work papers. The Company will be prepared to provide all supplemental information as may be requested to ensure adequate review by the relevant regulatory authority. The Company shall not unilaterally impose any limits upon the provision of supplemental information, with the exception of information claimed to be confidential, highly sensitive or proprietary, and such The regulatory authority may propose any information shall be provided within ten (10) working days of the original request. adjustments it determines to be required to bring the schedules into compliance with the above provisions. Information claimed to be confidential, highly sensitive or proprietary shall be furnished to representatives of the Regulatory Authority pursuant to a confidentiality agreement in accordance with Texas Law. During the 125 day period, the Company and the regulatory authority will work collaboratively and seek agreement on the proposed adjustments to the Company's schedule and proposed rates. If agreement has been reached by the Company and the regulatory authority, the regulatory authority shall authorize an increase or decrease to the Company's rates so as to achieve the revenue levels indicated for the Rate Effective Period. If, at the end of the 125 day period, the Company and the regulatory authority have not reached agreement on the proposed adjustments, the Company shall have the right to appeal the regulatory authority's action or inaction to the Railroad Commission of Texas. Upon the filing of an appeal of a city's order relating to an annual EPARR filing with the Railroad Commission of Texas, the regulatory authority shall not oppose the implementation of rates subject to refund or advocate the imposition of a third party surety bond by the Company. To defray the cost, if any, of regulatory authority review of the Company's annual filing, the Company shall reimburse the regulatory authority for its reasonable expenses incurred upon submission of invoices for such review. The Company shall further be allowed to recover its reasonable and necessary expenses it incurs for outside services above any amounts included in the Test Year provided in connection with the annual filing subject to the review of the regulatory authority. Costs contemplated hereunder shall be deemed a reasonable and necessary operating expense of the Company in the year in which the reimbursement is made or the Company expense is incurred. A regulatory authority seeking reimbursement under this provision shall submit its request for reimbursement to the Company no later than September 1 of the year in which the annual filing is made and the Company shall reimburse the regulatory authority in accordance with this provision within 30 days of the submission. VII. Reconsideration and Appeal Orders issued pursuant to this mechanism are ratemaking orders and shall be subject to appeal under Sections 102.001(b) and 103.021, et seq., of the Texas Utilities Code (Vernon 2007). VIII. Notice Notice of this annual EPARR filing shall be provided by either: (1) including the notice, in conspicuous form, in the bill of each directly affected customer, or (2) sending the notice by email if the customer's bill is provided in this format no later than forty-five (45) days after the Company makes its annual filing pursuant to this tariff. The notice to customers shall include the following information: a) a description of the proposed revision of rates and schedules; b) the effect the proposed revision of rates is expected to have on the rates applicable to each customer class and on an average bill for each affected customer; c) the service area or areas in which the proposed rate adjustment would apply; d) the date the proposed rate adjustment was filed with the regulatory authority; and e) the Company's address, telephone number and website where information concerning the proposed rate adjustment may be obtained. IX. EPARR Schedules and Information The following types of employee reimbursed expenses and directly incurred costs are to be removed from all expense and rate base amounts included within Rider EPARR filings for the Test Period and for the Rate Effective Period: Amounts incurred for travel, meals or entertainment of employee spouses, domestic partners, significant others, children and pets. Amounts for air travel that exceed published commercial coach air fares. Amounts incurred for excessive rates for hotel rooms. Amounts for alcoholic beverages. Amounts paid for admission to entertainment, sports, art or cultural events, and all event sponsorship costs. Amounts for social club dues or fees. initial Rate Schedule Meters Read On and After March 25, 2014 (City of El Paso only)

IRA-EPSvcA-IS-IRAd

Ad TEXAS GAS SERVICE COMPANY RATE SCHEDULE IRA El Paso Service Area - West Texas Region INTERIM RATE ADJUSTMENT A. APPLICABILITY This Interim Rate Adjustment (IRA) applies to all general service rate schedules of Texas Gas Service Company (Company) currently in force in the incorporated areas of El Paso, Anthony, Clint, Vinton, Socorro, and Horizon City, Texas. Applicable rate schedules include 10, 20, 21, 25, 26, 27, 40, SS, and T-1. B. PURPOSE Section 104.301, Subchapter G of the Texas Utility Code, effective on September 1, 2003, provides for an interim adjustment in a gas utility's monthly customer charge or initial block usage rate to recover the cost of changes in the utility's infrastructure investment and related expenses and revenues for providing gas utility service. The filing date of the utility's most recent rate case establishing rates for the area in which the interim rate adjustment will apply shall be no more than two years prior to the date the utility files its initial interim rate adjustment application for

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that area. The interim adjustment shall be recalculated on an annual basis, unless the utility files a written request and obtains approval from the regulatory authority to suspend the operation of the interim adjustment rae schedule for any year. This rate schedule establishes the interim adjustment provisions consistent with Section 104.301, Subchapter G of the Texas Utility Cole. C. COMPUTATION OF IRA RATE. The amount the Company shall adjust is utility rates upward or downward under this rate schedule each calendar year is based on the difference between the value of the invested capital is equal to the original cost of the investend capital for the calendar year and the value of the invested capital is equal to the original cost of the investment at the time the investment was first dedicated to public use minus the accumulated depreciation related to that investment. Based on the difference between the values of the invested capital anounts as determined above, the Company may adjust only the following related components of its revenue requirement: return on investment, depreciation expense, ad valorem taxes, revenue related taxes and incremental federal income taxes. The factors for these components shall be the same as those established in the Company's most recent rate case for the service area in which this interim rate adjustment is to be implemented. The revenue requirement calculated pursuant to this rate schedule shall be allocated among the Company's customer classes for this area. D. FILNG WITH THE REGULATORY AUTHORITY 1. The Company shall fle either the initial interim adjustment or the annual interim adjustment with the regulatory authority at least 60 days before the proposed implementation date. During the 60-day period, the regulatory authority may act to suspend implementation of the adjustment. 3. The Company shall fle with the regulatory authority an annual report describing the investment projects completed and placed in service during the preceding calendar year. Should the Company sha
ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated area of El Paso, Anthony, Clint, Horizon City, Socorro and Vinton, Texas. DESCRIPTION Per TGS rate case filed 08/31/07, the following cities approved the same Cost of Gas Clause, Economic Development Rate, General Charges and Provisions for Transport Service (T-GEN), Quality of Service Rules and Cost of Service rates for gas sales and standard transport. City approvals are as follows: City Ordinance or Resolution # Date Ordinance Passed Effective Date of Gas Sales Rate Schedules Anthony 370 01/08/08 02/15/2008 Clint 01/15/08 02/15/2008 El Paso 02/05/08 02/15/2008 Horizon City 01/08/08 02/15/2008 Socorro 356 01/17/08 02/15/2008 Vinton 08-1-15 01/15/08 02/15/2008 Initial February 15, 2008
TEXAS GAS SERVICE COMPANY RATE SCHEDULE PIT El Paso Service Area - West Texas Region PIPELINE INTEGRITY TESTING (PIT) RIDER
PURPOSE The purpose of this Pipeline Integrity Testing Rider is to promote the public interest in pipeline safety by enabling the Company to recover over a four-year period the reasonable and necessary Pipeline Integrity Safety Testing expenses incurred by the Company during the four-year testing cycle from January 1, 2010, through December 31, 2013 (including contractor costs but excluding the labor cost of TGS employees), in the amount of \$2,197,846. These legally mandated operating and maintenance expenses shall be recovered through a separate monthly volumetric charge (the Pipeline Integrity Testing or PIT Surcharge) that shall be shown as a separate line item on the customer's monthly bill and calculated for each customer class as described below. Capital expenditures associated with the Pipeline Integrity Program shall continue to be recovered through base rates and any interim rate adjustments implemented pursuant to Section 104.301 of the Gas Utility Regulatory Act.

This Rider shall be applied to all gas sales and transportation customers within the service territory designated below, except special contract customers.

TERRITORY

This Rider shall apply throughout the Company's El Paso Service Area (EPSA), both within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas (collectively, the EPSA Cities), and in the unincorporated areas (environs) adjacent to the EPSA Cities.

QUALIFYING EXPENSES

This Rider applies only to the legally mandated safety testing of the Company's transmission lines in the EPSA under the Pipeline Integrity Safety Testing Program. The operating and maintenance expense items that qualify for recovery under this Rider shall include the contractor costs associated with land and leak survey, permitting, and job order preparation and completion; the clearing of right-

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		of-way; any needed notifications to adjacent businesses and residences; traffic control equipment and personnel; Direct Current Voltage Gradient (DCVG), Close Interval (CI), and other surveys to ensure the integrity of the pipeline system; any required rigid bypasses; flushing of the lines and testing and disposal of the flush water; hydrostatic testing of the lines and analysis and disposal of the test water; any required pigging of the lines in connection with safety testing; any required x-ray welding; metallurgical testing of the pipeline or components thereof; site restoration, painting, and clean-up; expenses associated with providing a supply of compressed natural gas (CNG) to ensure uninterrupted service to customers during testing; and any other operating and maintenance expenses reasonably necessary to safely and effectively perform required safety testing of the Company's transmission pipelines in the EPSA. Neither capital expenditures by the Company, nor the labor cost of TGS employees, shall be recovered under this Rider.
		CALCULATION OF PIT SURCHARGES The Pipeline Integrity Testing Surcharges established under this Rider shall be designed so as to recover the Total Testing Expense of \$2,197,846 in Pipeline Integrity Safety Testing expenses incurred by the Company over the four-year testing cycle from January 1, 2010, through December 31, 2013, and shall be calculated as follows: First, the Total Testing Expense shall be allocated among the applicable customer classes in the same proportion that demand costs were assigned to those classes in the Class Cost of Service Study approved in the Company's most recent rate case in which rates were set by the Railroad Commission of Texas (the Commission) for customers in the EPSA Cities.
		Each Class' Total Allocated Total Testing Each Class' Demand
		Testing Expense = Expense x Total Demand of the Applicable Classes
		Second, the total dollar amount allocated to each customer class in the foregoing manner shall be divided by forty-eight (48) monthly billing cycles, so as to derive the amount that shall be ratably recovered from each class on a monthly basis during the four-year recovery period:
		Monthly Recovery from Each Class = Each Class' Total Allocated Testing Expense
		48 Months
		Third, the total amount that is to be recovered on a monthly basis from each class shall be divided by the estimated average monthly usage for each class to produce the monthly PIT Surcharge for each class.
		Each Class' PIT Surcharge = Monthly Recovery from Each Class
		Estimated Monthly Usage of Each Class
		Based upon customer data for the prior calendar year and any other relevant factors, the estimated monthly usage for each class may be revised annually to account for customer growth, and the resulting revised PIT Surcharge shall be applied to each class for the ensuing 12-month recovery period.
		ANNUAL RECONCILIATION After completion of each of the first three annual recovery periods, the total revenues collected under this Rider for that year shall be reconciled against the revenues previously calculated to be collected for that year, and the PIT Surcharge for each class shall be adjusted upward or downward so that the Company recovers any underrecoveries or refunds any overrecoveries that may have accrued under the Rider, plus monthly interest on those underrecoveries or overrecoveries at the cost of long-term debt approved in the Company's most recent general rate case in which rates were set by the Commission for application to customers in the EPSA Cities. The reconciliation shall be filed with the regulatory authority on or before February 21st of each year, and the regulatory authority shall complete its review of the reconciliation on or before March 21st of each year, so that the Company can implement the reconciled PIT Surcharges beginning with the first billing cycle for April of each succeeding year of the four-year recovery period.
		DEFERRED ACCOUNTING The Company is authorized and directed to defer, as a regulatory asset, all Pipeline Integrity Safety Testing expenses incurred during the testing cycle starting on January 1, 2010, and ending on December 31, 2013, and all revenues specifically collected under this Rider shall be applied to the deferred expense account. The Company shall not earn a return on any regulatory asset created under this provision, and no such regulatory asset shall be included in the Company's invested capital (rate base) for ratemaking purposes.
		ANNUAL REPORT & APPLICABLE PSCC On or before February 21st after each calendar year of the testing cycle, the Company shall file a report with the Commission and the EPSA Cities showing all Pipeline Integrity Safety Testing expenses incurred during the previous calendar year and verifying the prior year's collections and any underrecoveries or overrecoveries accruing to date under this Rider. The report shall separately identify and list such expenses by account number and project number. Prior to the effective date of this Rider and on or before February 21st of each succeeding year while this Rider is in effect, the Company shall also file an Addendum to this Rider with the Commission and the EPSA Cities (a) identifying the PIT Surcharges that will be applied during the ensuing 12-month recovery period from April 1st through March 31st, and (b) providing the underlying data and calculations on which each PIT Surcharge for that period is based.
		NOTICE TO AFFECTED CUSTOMERS In addition to the annual report and Addendum to this Rider required above, the Company shall provide, on or before March 31st after each calendar year of the testing cycle, written notice to each affected customer of (a) the PIT Surcharse that will be applied during the

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	ensuing 12-month period from April 1st through March 31st, and (b) the effect the PIT Surcharge is expected to have on the average monthly bill for each affected customer class. The written notice shall be provided in both English and Spanish, shall be the only information contained on the piece of paper on which it is printed, and may be provided either by separate mailing or by insert included with the Company's monthly billing statements. The Company shall also file an affidavit annually with the Commission and the EPSA Cities certifying that notice has been provided to customers in this manner. The notice shall be presumed to be complete three calendar days after the date the separate mailing or billing statement is deposited in a postage-paid, properly addressed wrapper in a post office or official depository under care of the United States Postal Service. The initial notice shall be filed with, reviewed, and approved by the regulatory authority, and each subsequent notice shall follow the same format as that of the approved initial notice.
	FINAL REVIEW, RECONCILIATION, AND TERMINATION After the end of the four-year recovery period, the Company shall file a final reconciliation with the regulatory authority identifying all PIT Expenses recovered to date under this Rider, as well as any interest on overrecoveries refunded or credited to customers and any interest on underrecoveries recovered from customers during that period. In the event the total amount recovered differs from the total amount that TGS is authorized to recover under this Rider, then the Company shall include a calculation of the final surcharge, refund, or credit required to eliminate any such difference and shall implement same over a period of not more than four months. This Rider shall cease to be operable upon collection in this manner of the Total Testing Expenses authorized for collection hereunder, plus or minus any interest accruing on underrecoveries and overrecoveries, or sooner if ordered by the Commission or agreed upon by the Company and the EPSA Cities.
	Initial Rate Meters Read On and After February 29, 2012
PIT-Rider-EPSvcA-IS RCE-Rider-EPSvcA-IS	El Paso Service Area - West Texas Region RATE SCHEDULE PIT-RIDER PIPELINE INTEGRITY TESTING (PIT) SURCHARGE RIDER A. APPLICABILITY The Pipeline Integrity Testing Surcharge (PIT) rate as set forth in Section (B) below is pursuant to Final Order in GUD 10049 and GUD 10142. This rate shall apply to the following rate schedules of Texas Gas Service Company in the incorporated and unincorporated areas of and adjacent to the El Paso Service Area (EPSA): 10, 20, 21, 25, 26, 27, 40, E5, SS, T-1, IZ, ZZ, 2A, 2E, 2F, 2G, 4Z, SS-ENV AND T-1-ENV. The EPSA includes El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas. B. PIT RATE Rate Schedule Customer Class Rate per CCF 10 Residential (I/S EPSA) \$ 0.0034 20 Commercial (I/S EPSA) \$ 0.0033 21 Commercial A/C (I/S EPSA) \$ 0.0033 25 Public Authority (I/S EPSA) \$ 0.0057 26 Public Authority A/C (I/S EPSA) \$ 0.0057 27 Municipal Water Pumping (I/S EPSA) \$ 0.0027 T-1 Commercial Transportation (I/S EPSA) \$ 0.0016 T-1 Industrial Transportation (I/S EPSA) \$ 0.0010 T-1 Public Authority Transportation (I/S EPSA) \$ 0.0025 1Z Residential (O/S EPSA) \$ 0.0034 22 Commercial (O/S EPSA) \$ 0.0037 2G Municipal Water Pumping (O/S EPSA) \$ 0.0015 42 Industrial (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (I/S EPSA) \$ 0.0057 2G Municipal Water Pumping (O/S EPSA) \$ 0.0015 42 Industrial (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (O/S EPSA) \$ 0.0027 T-1-ENV Commercial Transportation (O/S EPSA) \$ 0.0016 T-1-ENV Industrial Transportation (O/S EPSA) \$ 0.0010 T-1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0027 SS-ENV Standby Service (O/S EPSA) \$ 0.0010 T-1- ENV Public Authority Transportation (O/S EPSA) \$ 0.0027 T-1-ENV Commercial Transportation (O/S EPSA) \$ 0.0015 42 Integrity testing expenses are recovered under the applicable rate schedules. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchises fees) related to above. D. CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. Meters
KCE-Kluer-El SVCA-IS	RATE SCHEDULE RCE RIDER El Paso Service Area - Incorporated RATE CASE EXPENSE (RCE) SURCHARGE
	A. APPLICABILITY Pursuant to the Final Order in GUD No. 10016, the Rate Case Expense (RCE) Surcharge set forth in Section B. below shall apply to all gas sales customers (except special contract customers) located in that portion of the Company's El Paso Service Area (EPSA) that is within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas, including customers served under Rate Schedules 10, 20, 21, 25, 26, 27, 40, C-1, SS, and T-1.
	B. RCE SURCHARGE - The initial RCE Surcharge per Ccf for each billing period shall be: \$0.0053 - The RCE Surcharge per Ccf for each billing period from April 2013 - March 2014 shall be: \$0.0054
	This rate, as adjusted pursuant to Section C. below, shall be designed to recover the approved level of Company and City rate case expenses of \$2,536,360.75 over a recovery period of three years. However, if the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, is collected in less than three years, then this Rider shall cease to be operable and the Company shall cease to apply the Rate Case Expense Surcharge. If the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, has not been collected by the end of the three-year recovery period, then this Rider shall remain in effect beyond the three-year recovery period only until all approved rate case expenses have been recovered under the applicable rate schedules, and any interest accruing on overrecoveries or underrecoveries has been recovered from or refunded or credited to the Company's customers.
	C. OTHER ADJUSTMENTS The applicable RCE Surcharge shall be adjusted annually to reflect interest on any underrecoveries or overrecoveries calculated at the

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RATE COMP. ID	DESCRIPTION Company's 6.21% cost of long-term debt as determined by the Railroad Commission of Texas in GUD No. 9988. In addition to the RCE Surcharge, applicable revenue-related taxes and fees, including franchise fees, shall also be recovered based on the revenue amounts collected hereunder.
	D. ANNUAL COMPLIANCE FILING On or before February 21st following each calendar year in which an RCE Surcharge was applied to recover rate case expenses under this Rider, the Company shall file a written report with the Commission and the EPSA Cities showing the total amount of rate case expenses (including any adjustments made to reflect interest on overrecoveries or underrecoveries accruing to the Company or its customers) that (a) were recovered during the preceding calendar year, (b) have been cumulatively recovered since the effective date of the Rider, and (c) still remain to be recovered through the Rider pursuant to the Commission's Final Order in GUD No. 10016. The report shall also include a calculation of the RCE Surcharge that is to be applied during the ensuing recovery period.
	E. CONDITIONS Service under this rate schedule shall be subject to all applicable laws and orders and to the Company's rules and regulations on file with the regulatory authority.
	Meters Read On and After April 1, 2013
T-GEN-EPSvcA-IS-S	Supersedes Rate Schedule dated February 29, 2012 TEXAS GAS SERVICE COMPANY EL PASO SERVICE AREA - West Texas Region RATE SCHEDULE T-GEN GENERAL CHARGES AND PROVISIONS APPLICABLIITY Applicable to Transportation Rate Schedules: TI-OTH. TERRITORY All areas served by the Company in the incorporated areas of its El Paso. Service Area consisting of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas. ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding june 30, as defined in the Company's application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1- 05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PKI). PlW volumes will be added to the customer usage volume to equal the total anount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision of Article G060 TEX. REV. CIV. STAT., as such may be amended from time to time, which are attributable to the transportation service performed hereunder. Plus: Adjustments in accordance with the provisions of the Company's Economic Development Rate (Rate Schedule EDR), if applicable, and the Company's Interim Cost Recovery and Rate Adjustment (Rate Schedule RA-OTH), if applicable. Plus: Any franchise fees, strere trental fees, or other similar privilege fees attributable to the
	reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified

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to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract in setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty 30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.

6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the customer any cashout payment made by the Company to the Qualified Supplier. 8. Supplier Qualifications - The Company may supplier who has failed to meet the following conditions: refuse to accept deliveries of gas into its system from any s 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

1. Determine the bill for the quantity of customer-owned gas metered and delivered to the customer at the Company's volumetric Cost of Service Rate on the gas sales tariff which would otherwise be applicable;

2. Add a balancing service rate for any applicable portion of incremental cost of the Company's transportation reservation costs received

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	from its upstream pipelines that is deemed at the Company's sole discretion to directly or indirectly benefit the transportation service customers through scheduling balancing flexibility. The balancing service rate will be recalculated annually in conjunction with the Cost of Gas annual reconciliation audit and/or as the upstream pipeline changes the rates being charged to the Company. In addition the Company will charge system sales customers as of the date of this Rate Schedule that become transportation customers after the effective date of this Rate Schedule, a rate representing the cost of stranded capacity, incurred by the Company for upstream transportation and reservation costs as determined by the Company. Proceeds from these rates will be credited to the Reconciliation Account.	
	3. See the Additional Charges to Cost of Service Rate Pursuant to Rate Schedule T-GEN (General Charges and Provisions).	
	SPECIAL PROVISIONS 1. Transportation volumes delivered under this schedule shall be considered first through customer's meter for billing purposes.	
	2. Gas transported under this schedule shall be for use only by the customer.	
	3. See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges and Provisions).	
	Footnote 1: 2010 IRA - \$59.29; 2011 IRA - \$77.01; 2012 IRA - \$318.61; 2013 IRA - \$218.48	
	4. Prior to the execution of a Gas Transportation Service Agreement, customer must represent and certify that its usage shall average at least five hundred (500) Mcf of gas per month or six thousand (6,000) Mcf annually. The Company shall have the right at all reasonable times, upon prior notice to Customer, to enter onto Customer's premises and inspect Customer's facilities and operations to verify such capability. Customer must agree to notify the Company within a reasonable time if there is any change in Customer's usage. Should Customer's usage average less than five hundred (500) Mcf per month or six thousand (6,000) Mcf annually, Customer must so notify the Company and the Company may discontinue service hereunder, except as may otherwise be provided in the Gas Transportation Service Agreement between the Company and customer, and provide service under the general service rate applicable to Customer.	
	5. Customers that qualify for and elect service under this tariff must remain on transportation service for a minimum of twelve months. If a customer chooses to leave transportation service under this tariff after twelve months, the customer may not return to transportation service for at least twelve months. If a customer requests to leave transportation service under this tariff and return to the appropriate general service rate, the Company may at its sole discretion decline the request until adequate upstream pipeline capacity can be procured.	
	6. Transportation of customer-owned natural gas under this tariff will require telemetry or electronic flow measurement that meets the Company's required specifications at the customer's point (s) of re-delivery. The Company may require the customer to reimburse the Company for the cost of telemetry at its sole discretion.	
	CONDITIONS 1. Transportation of customer-owned natural gas hereunder shall be subject in all respects to applicable laws, rules and regulations from time to time in effect.	
	2. Transportation of customer-owned natural gas hereunder shall be limited to natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered by the Company to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.	
	3. Transportation of customer-owned natural gas hereunder is subject in all respects to terms and conditions of the Gas Transportation Service Agreement entered into between the customer and Company prior to commencement of service and all amendments and modifications thereto.	
	4. With respect to the Company's capacity to deliver gas at any particular time, the curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.	
	Meters Read On and After: July 18, 2014 (Cities of Anthony, Clint, Horizon City, San Elizario, Socorro and Vinton only):	
	Supersedes Rate Schedules T-1 Dated: September 10, 2013	
RATE ADJUSTMENT PROVISIONS:		
None		
DELIVERY POINTS		
<u>ID</u> 74420	TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL D Mef \$ 0000 02/15/2008 V	
74420	D Mcf \$.0000 02/15/2008 Y	

RRC COID: 631	0 COMPANY NAME:	TEXAS GAS SERVICE COMPANY	
TARIFF CODE: DT	RRC TARIFF NO: 27031		
TYPE SERVICE PROVI	TYPE SERVICE PROVIDED		
TYPE OF SERVICE	SERVICE DESCRIPTION	OTHER TYPE DESCRIPTION	
н	Transportation		
М	Other(with detailed explanation)	Public Auth. Transportation customers in the Incorp. areas of Anthony, Clint, Horizon City, San Elizario, Socorro, and Vinton TX	
TUC APPLICABILITY			
FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY			

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RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

RRC COID: 6310 COMPAN	NY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT RRC TARIFF NO:	27032
DESCRIPTION: Distribution Transportation	STATUS: A
OPERATOR NO:	
ORIGINAL CONTRACT DATE: 07/18/2014	RECEIVED DATE: 07/24/2014
INITIAL SERVICE DATE:	TERM OF CONTRACT DATE:
INACTIVE DATE:	AMENDMENT DATE:
CONTRACT COMMENT: None	
REASONS FOR FILING	
NEW FILING: Y RRC	DOCKET NO: 9988(R.Case),10016(RCE),100
CITY ORDINANCE NO: ORD-EPSvcA-IS(R.Ca	se); Res. 3/
AMENDMENT(EXPLAIN): None OTHER(EXPLAIN): Eff 7/18/14, new T-1 OT GRIP filing	TH Rate Schedule applicable to the El Paso Svc Area cities (excluding City El Paso) as a result of 2014
CUSTOMERS	
CUSTOMER NO CUSTOMER NAME	CONFIDENTIAL? <u>DELIVERY POINT</u>
31913 **CONFIDENTIAL**	
	Y

RRC COID:

6310

RAILROAD COMMISSION OF TEXAS GAS SERVICES DIVISION GSD - 2 TARIFF REPORT

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT	RRC TARIFF NO: 27032
CURRENT RATE COMP	PONENT
RATE COMP. ID	DESCRIPTION
C-1-EPSvcA-IS-Coge	TEXAS GAS SERVICE COMPANY EI Paso Service Area - West Texas Region RATE SCHEDULE C-1 ELECTRICAL COGENERATION AND ENERGY CONSERVATION RATE APPLICABILITY Service under this rate schedule is available to any customer who enters into a contract with the Company to use natural gas for the purpose of cogeneration. Cogeneration is defined as the use of thermal energy to produce electricity with recapture of by-product heat in the form of steam, exhaust heat, etc. for industrial process use, space heating, food processing or other purposes. TERRITORY This rate shall be available throughout the Company's El Paso Service Area which includes El Paso, Anthony, Clint, Horizon City, Socorro and Vinton, Texas. COST OF SERVICE RATE During each monthly billing period: A Customer Charge of \$300.50 plus - Oct April May - Sept. Winter Summer The First 5,000 Ccf \$0.5108 per Ccf .04107 per Ccf The Next 95,000 Ccf .06108 per Ccf .05106 per Ccf The Next 300,000 Ccf .05108 per Ccf .04107 per Ccf All Over 400,000 Ccf .04108 per Ccf .05106 per Ccf Cost of Gas Component: In addition to the Cost of Service set forth above, each customer's bill shall include an amount equal to the Cost of Gas for the billing month as determined in accordance with Rate Schedule No. 1-1-INC multiplied by the total Ccf consumed during the billing month. CONDITIONS 1. Gas taken under this rate shall be used exclusively for the purpose of cogeneration as defined in the Applicability section of this rate schedule and not for other purposes. The gas taken under this rate will be separately metered. 2. This rate will not be available for standby use. 3. For the purpose of this rate, the annual load factor must be 60 percent or greater. The annual load factor is defined as the customer's total annual consumption divided by the customer's peak month consumption times twelve. If less than 60 percent load factor occurs for a twelve-month period, the rate charged will revert back to the rate that the customer. So percent of the customers' peak winter months load. Fai
IRA-EPSvcA-IS-IRAd	TEXAS GAS SERVICE COMPANY RATE SCHEDULE IRA E JPaos Service Area - West Texas Region INTERIM RATE ADUSTMENT A. APPLICABILITY This Interim Rate Adjustment (RA) applies to all general service rate schedules of Texas Gas Service Company (Company) currently in force in the incorporated areas of El Paso, Anthony, Clint, Vinton, Socorro, and Horizon City, Texas. Applicable rate schedules include 10, 20, 21, 25, 26, 27, 40, SS, and T-1. B. PURPOSE Section 104.301, Subchapter G of the Texas Utility Code, effective on September 1, 2003, provides for an interim adjustment in ag as utility's monthly customer charge or initial block usage rate to recover the cost of changes in the utility's infrastructure investment and related expenses and revenues for providing gas utility service. The filing date of the utility's most recent rate case establishing rates for the area in which the interim rate adjustment will apply shall be no more than two years prior to the date the utility files its initial interim rate adjustment support that area. The interim adjustment provisions consistent with Section 104.301, Subchapter G of the Texas Utility Code. C. COMPUTATION OF IRA RATE The amount the Company shall adjust its utility rates upward or downward under this rate schedule each calendar year is based on the difference between the value of the invested capital for the preceding to the original cost of the investment at the time the investment was first dedicated to public use minus the accumulated depreciation related to that investment. Based on the difference between the value of the invested capital for the same as those established in the Company's most recent rate case for the service area in which this interim rate adjustment is ob emplemented. The revenue requirement calculated pursuant to this rate schedule shall be allocated among the Company's customer classes for this area. D. FLLNG WTH THE REGULATORY AUTHORITY 1. The Company shall file either the initial interim adjustment or the annual interim adjustment with the regula
ORD-EPSvcA-IS	104.151. Meters Read On and After: September 10, 2013 Supersedes Rate Schedule IRA and IRA-OTH: dated June 18, 2013 TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE ORD-ELP CITY ORDINANCE LISTING APPLICABILITY Applicable to all gas sales and standard transport customers. TERRITORY All customers in the incorporated area of El Paso, Anthony, Clint, Horizon City, Socorro and Vinton, Texas. DESCRIPTION Per TGS rate

RRC COID:	6310 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE:	DT RRC TARIFF NO: 27032
CURRENT RATE C	OMPONENT
RATE COMP. ID	DESCRIPTION
PIT-EPSvcA-ISOS	case filed 08/31/07, the following cities approved the same Cost of Gas Clause, Economic Development Rate, General Charges and Provisions for Transport Service (T-GEN), Quality of Service Rules and Cost of Service rates for gas sales and standard transport. City approvals are as follows: City Ordinance or Resolution # Date Ordinance Passed Effective Date of Gas Sales Rate Schedules Anthony 370 01/08/08 02/15/2008 Clint 01/15/08 02/15/2008 El Paso 02/05/08 02/15/2008 Horizon City 01/08/08 02/15/2008 Socorro 356 01/17/08 02/15/2008 Vinton 08-1-15 01/15/08 02/15/2008 Initial February 15, 2008 TEXAS GAS SERVICE COMPANY RATE SCHEDULE PIT El Paso Service Area - West Texas Region PIPELINE INTEGRITY TESTING (PIT) RIDER
	PURPOSE The purpose of this Pipeline Integrity Testing Rider is to promote the public interest in pipeline safety by enabling the Company to recover over a four-year period the reasonable and necessary Pipeline Integrity Safety Testing expenses incurred by the Company during the four-year testing cycle from January 1, 2010, through December 31, 2013 (including contractor costs but excluding the labor cost of TGS employees), in the amount of \$2,197,846. These legally mandated operating and maintenance expenses shall be recovered through a separate monthly volumetric charge (the Pipeline Integrity Testing or PIT Surcharge) that shall be shown as a separate line item on the customer's monthly bill and calculated for each customer class as described below. Capital expenditures associated with the Pipeline Integrity Program shall continue to be recovered through base rates and any interim rate adjustments implemented pursuant to Section 104.301 of the Gas Utility Regulatory Act.
	APPLICABILITY This Rider shall be applied to all gas sales and transportation customers within the service territory designated below, except special contract customers.
	TERRITORY This Rider shall apply throughout the Company's El Paso Service Area (EPSA), both within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas (collectively, the EPSA Cities), and in the unincorporated areas (environs) adjacent to the EPSA Cities.
	QUALIFYING EXPENSES This Rider applies only to the legally mandated safety testing of the Company's transmission lines in the EPSA under the Pipeline Integrity Safety Testing Program. The operating and maintenance expense items that qualify for recovery under this Rider shall include the contractor costs associated with land and leak survey, permitting, and job order preparation and completion; the clearing of right- of-way; any needed notifications to adjacent businesses and residences; traffic control equipment and personnel; Direct Current Voltage Gradient (DCVG), Close Interval (CI), and other surveys to ensure the integrity of the pipeline system; any required rigid bypasses; flushing of the lines and testing and disposal of the flush water; hydrostatic testing of the lines and analysis and disposal of the test water; any required pigging of the lines in connection with safety testing; any required x-ray welding; metallurgical testing of the pipeline or components thereof; site restoration, painting, and clean-up; expenses associated with providing a supply of compressed natural gas (CNG) to ensure uninterrupted service to customers during testing; and any other operating and maintenance expenses reasonably necessary to safely and effectively perform required safety testing of the Company's transmission pipelines in the EPSA. Neither capital expenditures by the Company, nor the labor cost of TGS employees, shall be recovered under this Rider.
	CALCULATION OF PIT SURCHARGES The Pipeline Integrity Testing Surcharges established under this Rider shall be designed so as to recover the Total Testing Expense of \$2,197,846 in Pipeline Integrity Safety Testing expenses incurred by the Company over the four-year testing cycle from January 1, 2010, through December 31, 2013, and shall be calculated as follows: First, the Total Testing Expense shall be allocated among the applicable customer classes in the same proportion that demand costs were assigned to those classes in the Class Cost of Service Study approved in the Company's most recent rate case in which rates were set by the Railroad Commission of Texas (the Commission) for customers in the EPSA Cities.
	Each Class' Total Allocated Total Testing Each Class' Demand
	Testing Expense = Expense x Total Demand of the Applicable Classes
	Second, the total dollar amount allocated to each customer class in the foregoing manner shall be divided by forty-eight (48) monthly billing cycles, so as to derive the amount that shall be ratably recovered from each class on a monthly basis during the four-year recovery period: Monthly Recovery from Each Class = Each Class' Total Allocated Testing Expense
	Infolding Recovery nom Each class
	Third, the total amount that is to be recovered on a monthly basis from each class shall be divided by the estimated average monthly usage for each class to produce the monthly PIT Surcharge for each class.
	Each Class' PIT Surcharge = Monthly Recovery from Each Class

RRC COID: 63	10 COMPANY NAME: TEXAS GAS SERVICE COMPANY
TARIFF CODE: DT	RRC TARIFF NO: 27032
CURRENT RATE COM	
RATE COMP. ID	DESCRIPTION
	Based upon customer data for the prior calendar year and any other relevant factors, the estimated monthly usage for each class may be revised annually to account for customer growth, and the resulting revised PIT Surcharge shall be applied to each class for the ensuing 12-month recovery period.
	ANNUAL RECONCILIATION After completion of each of the first three annual recovery periods, the total revenues collected under this Rider for that year shall be reconciled against the revenues previously calculated to be collected for that year, and the PIT Surcharge for each class shall be adjusted upward or downward so that the Company recovers any underrecoveries or refunds any overrecoveries that may have accrued under the Rider, plus monthly interest on those underrecoveries or overrecoveries at the cost of long-term debt approved in the Company's most recent general rate case in which rates were set by the Commission for application to customers in the EPSA Cities. The reconciliation shall be filed with the regulatory authority on or before February 21st of each year, and the regulatory authority shall complete its review of the reconciliation on or before March 21st of each year, so that the Company can implement the reconciled PIT Surcharges beginning with the first billing cycle for April of each succeeding year of the four-year recovery period.
	DEFERRED ACCOUNTING The Company is authorized and directed to defer, as a regulatory asset, all Pipeline Integrity Safety Testing expenses incurred during the testing cycle starting on January 1, 2010, and ending on December 31, 2013, and all revenues specifically collected under this Rider shall be applied to the deferred expense account. The Company shall not earn a return on any regulatory asset created under this provision, and no such regulatory asset shall be included in the Company's invested capital (rate base) for ratemaking purposes.
	ANNUAL REPORT & APPLICABLE PSCC On or before February 21st after each calendar year of the testing cycle, the Company shall file a report with the Commission and the EPSA Cities showing all Pipeline Integrity Safety Testing expenses incurred during the previous calendar year and verifying the prior year's collections and any underrecoveries or overrecoveries accruing to date under this Rider. The report shall separately identify and list such expenses by account number and project number. Prior to the effective date of this Rider and on or before February 21st of each succeeding year while this Rider is in effect, the Company shall also file an Addendum to this Rider with the Commission and the EPSA Cities (a) identifying the PIT Surcharges that will be applied during the ensuing 12-month recovery period from April 1st through March 31st, and (b) providing the underlying data and calculations on which each PIT Surcharge for that period is based.
	NOTICE TO AFFECTED CUSTOMERS In addition to the annual report and Addendum to this Rider required above, the Company shall provide, on or before March 31st after each calendar year of the testing cycle, written notice to each affected customer of (a) the PIT Surcharge that will be applied during the ensuing 12-month period from April 1st through March 31st, and (b) the effect the PIT Surcharge is expected to have on the average monthly bill for each affected customer class. The written notice shall be provided in both English and Spanish, shall be the only information contained on the piece of paper on which it is printed, and may be provided either by separate mailing or by insert included with the Company's monthly billing statements. The Company shall also file an affidavit annually with the Commission and the EPSA Cities certifying that notice has been provided to customers in this manner. The notice shall be presumed to be complete three calendar days after the date the separate mailing or billing statement is deposited in a postage-paid, properly addressed wrapper in a post office or official depository under care of the United States Postal Service. The initial notice shall be filed with, reviewed, and approved by the regulatory authority, and each subsequent notice shall follow the same format as that of the approved initial notice.
	FINAL REVIEW, RECONCILIATION, AND TERMINATION After the end of the four-year recovery period, the Company shall file a final reconciliation with the regulatory authority identifying all PIT Expenses recovered to date under this Rider, as well as any interest on overrecoveries refunded or credited to customers and any interest on underrecoveries recovered from customers during that period. In the event the total amount recovered differs from the total amount that TGS is authorized to recover under this Rider, then the Company shall include a calculation of the final surcharge, refund, or credit required to eliminate any such difference and shall implement same over a period of not more than four months. This Rider shall cease to be operable upon collection in this manner of the Total Testing Expenses authorized for collection hereunder, plus or minus any interest accruing on underrecoveries and overrecoveries, or sooner if ordered by the Commission or agreed upon by the Company and the EPSA Cities.
	Initial Rate Meters Read On and After February 29, 2012
PIT-Rider-EPSvcA-IS	El Paso Service Area - West Texas Region RATE SCHEDULE PIT-RIDER PIPELINE INTEGRITY TESTING (PIT) SURCHARGE RIDER A. APPLICABILITY The Pipeline Integrity Testing Surcharge (PIT) rate as set forth in Section (B) below is pursuant to Final Order in GUD 10049 and GUD 10142. This rate shall apply to the following rate schedules of Texas Gas Service Company in the incorporated and unincorporated areas of and adjacent to the El Paso Service Area (EPSA): 10, 20, 21, 25, 26, 27, 40, E5, SS, T-1, IZ, ZZ, A2, EE, 2F, 2G, 4Z, SS-ENV AND T-1-ENV. The EPSA includes El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas. B. PIT RATE Rate Schedule Customer Class Rate per CCF 10 Residential (I/S EPSA) \$ 0.0034 20 Commercial (I/S EPSA) \$ 0.0033 21 Commercial A/C (I/S EPSA) \$ 0.0033 25 Public Authority (I/S EPSA) \$ 0.0057 26 Public Authority A/C (I/S EPSA) \$ 0.0057 27 Municipal Water Pumping (I/S EPSA) \$ 0.0015 40 Industrial (I/S EPSA) \$ 0.0016 T-1 Industrial Transportation (I/S EPSA) \$ 0.0010 T-1 Public Authority Transportation (I/S EPSA) \$ 0.0016 V = Commercial COS EPSA) \$ 0.0024 27 Commercial (V = SPSA) \$ 0.0025 17 Augustation (I/S EPSA) \$ 0.0025 17 Augustation (I/S EPSA) \$ 0.0025 17 Augustation (I/S EPSA) \$ 0.0026 17 - 1 Commercial COS EPSA) \$ 0.0025 17 Augustation (I/S EPSA) \$ 0.0026 17 Augustation (I/S EPSA) \$ 0.0026 17 Augustation (I/S EPSA) \$ 0.0026 17 - 1 Commercial COS EPSA) \$ 0.0026 17 Augustation (I/S EPSA) \$ 0.00
	EPSA) \$0.0025 1Z Residential (O/S EPSA) \$0.0034 2Z Commercial (O/S EPSA) \$0.0033 2A Commercial A/C (O/SEPSA) \$0.0033 2E Public Authority (O/S EPSA) \$0.0057 2F Public Authority A/C (O/S EPSA) \$0.0057 2G MunicipalWater Pumping (O/S EPSA) \$0.0015 4Z Industrial (O/S EPSA) \$0.0027 SS-ENV Standby Service (O/S EPSA) \$0.0027T-1-ENV Commercial Transportation (O/S EPSA) \$0.0016 T-1-ENV Industrial Transportation (O/S EPSA) \$0.0010 T-1-

TARIFF CODE: DT	RRC TARIFF NO: 27032		
CURRENT RATE COM	DESCRIPTION		
<u>RATE COMP. ID</u>	ENV Public Authority Transportation (O/S EPSA) \$ 0.0025 This rate will be in effect until all approved and expended pipeline integrity testing expenses are recovered under the applicable rate schedules. C. OTHER ADJUSTMENTS Taxes: Plus applicable taxes and fees (including franchises fees) related to above. D. CONDITIONS Subject to all applicable laws and orders, and the Company's rules and regulations on file with the regulatory authority. Meters Read On and After April 1, 2013 Supersedes Rate Schedule dated February 29, 2012		
RCE-Rider-EPSvcA-IS	TEXAS GAS SERVICE COMPANY RATE SCHEDULE RCE RIDER El Paso Service Area - Incorporated RATE CASE EXPENSE (RCE) SURCHARGE		
	A. APPLICABILITY Pursuant to the Final Order in GUD No. 10016, the Rate Case Expense (RCE) Surcharge set forth in Section B. below shall apply to all gas sales customers (except special contract customers) located in that portion of the Company's El Paso Service Area (EPSA) that is within the incorporated municipal limits of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas, including customers served under Rate Schedules 10, 20, 21, 25, 26, 27, 40, C-1, SS, and T-1.		
	B. RCE SURCHARGE - The initial RCE Surcharge per Ccf for each billing period shall be: \$0.0053 - The RCE Surcharge per Ccf for each billing period from April 2013 - March 2014 shall be: \$0.0054		
	This rate, as adjusted pursuant to Section C. below, shall be designed to recover the approved level of Company and City rate case expenses of \$2,536,360.75 over a recovery period of three years. However, if the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, is collected in less than three years, then this Rider shall cease to be operable and the Company shall cease to apply the Rate Case Expense Surcharge. If the authorized level of rate case expenses, plus or minus interest on any overrecoveries or underrecoveries, has not been collected by the end of the three-year recovery period, then this Rider shall remain in effect beyond the three-year recovery period only until all approved rate case expenses have been recovered under the applicable rate schedules, and any interest accruing on overrecoveries or underrecoveries has been recovered from or refunded or credited to the Company's customers.		
	C. OTHER ADJUSTMENTS The applicable RCE Surcharge shall be adjusted annually to reflect interest on any underrecoveries or overrecoveries calculated at the Company's 6.21% cost of long-term debt as determined by the Railroad Commission of Texas in GUD No. 9988. In addition to the RCE Surcharge, applicable revenue-related taxes and fees, including franchise fees, shall also be recovered based on the revenue amounts collected hereunder.		
	D. ANNUAL COMPLIANCE FILING On or before February 21st following each calendar year in which an RCE Surcharge was applied to recover rate case expenses under this Rider, the Company shall file a written report with the Commission and the EPSA Cities showing the total amount of rate case expenses (including any adjustments made to reflect interest on overrecoveries or underrecoveries accruing to the Company or its customers) that (a) were recovered during the preceding calendar year, (b) have been cumulatively recovered since the effective date of the Rider, and (c) still remain to be recovered through the Rider pursuant to the Commission's Final Order in GUD No. 10016. The report shall also include a calculation of the RCE Surcharge that is to be applied during the ensuing recovery period.		
	E. CONDITIONS Service under this rate schedule shall be subject to all applicable laws and orders and to the Company's rules and regulations on file with the regulatory authority.		
	Meters Read On and After April 1, 2013		
T-GEN-EPSvcA-IS-S	Supersedes Rate Schedule dated February 29, 2012 TEXAS GAS SERVICE COMPANY EL PASO SERVICE AREA - West Texas Region RATE SCHEDULE T-GEN GENERAL CHARGES AND PROVISIONS APPLICABILITY Applicable to Transportation Rate Schedules: T1-OTH. TERRITORY All areas served by the Company in the incorporated areas of its El Paso Service Area consisting of El Paso, Anthony, Clint, Horizon City, Socorro, and Vinton, Texas . ADDITIONAL CHARGES TO COST OF SERVICE RATE During each monthly billing period, the following charges will be added in addition to any charges specifically stated on the applicable rate schedule: Plus: A charge representing the customer's proportionate share of lost and unaccounted (LAUF) gas volume within the Service Area. The customer's share of LAUF gas will be determined by multiplying (i) the actual volumes delivered to the customer by (ii) the purchase/sales ratio, minus one, for the Service Area for the twelve month period ended the preceding June 30, as defined in the Company's applicable Cost of Gas Clause (Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas). Purchase/sales ratios will be recalculated annually with the filing of the annual reconciliation required by the Company's Cost of Gas Clause, for application to deliveries commencing in the succeeding October. The LAUF factor as determined above shall in no event exceed .0526 i.e. [1/1- .05]-1 and must fall within the range of zero (0) to 5.26%. The Company will require the customer to satisfy its lost and unaccounted for obligation by payment in kind (PIK). PIK volumes will be added to the customer usage volume to equal the total amount of gas required to be delivered at the Company's receipt points and shall be included for purposes of calculating imbalances in accordance with Special Provision 6 below. Plus: A charge will be made each month to recover the cost of gross receipts taxes paid to the State of Texas		

27032

RRC COID: 6310 COM

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE: DT RRC TARIFF NO: CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

Development Rate (Rate Schedule EDR), if applicable, and the Company's Interim Cost Recovery and Rate Adjustment (Rate Schedule IRA-OTH), if applicable. Plus: Any franchise fees, street rental fees, or other similar privilege fees attributable to the Company's services under this tariff and pavable to any municipality wherein the customer receives gas delivered hereunder. Plus: UPSTREAM PIPELINE SCHEDULING AND BALANCING PROVISIONS A proportional share of any upstream pipeline transportation service charges and penalties incurred by the Company that, in whole or in part, are the result of customer or customer's agent scheduling and/or managing the upstream transportation of the customer's gas to Company's interconnecting point(s) with the upstream pipeline(s). Proceeds from this charge will be credited to the Reconciliation Account. The Company will bill customer for these charges and penalties manually on a separate bill. Payment shall be required in accordance with the Company's Rules of Service. A transport customer may elect to have its supplier act as agent for resolution of these charges. The Company will allow aggregation in resolution of the upstream pipeline scheduling and balancing charges as long as the aggregated customers are supplied by the same supplier, and provided that the customers are physically located behind the same upstream pipeline balancing point, as determined by the Company. Plus: MONTHLY COMMODITY BALANCING PROVISIONS In addition to the Upstream Pipeline Scheduling and Balancing provisions described above, the Company will resolve monthly commodity imbalances in accordance with the provisions described below: 1. Definitions: As used in this tariff, the following terms will have the meanings indicated: Aggregation Pool - One or more transportation service accounts served by the same Qualified Supplier and aggregated pursuant to Special Provision 3 of this tariff for operational purposes, including, without limitation, nominating, scheduling and balancing gas deliveries at designated receipt points within the service area. Cumulative Operational Imbalance (COI) - As of the effective date of this tariff, the initial COI for any Aggregation Pool shall be determined by aggregating the cumulative imbalances of all accounts participating in such Aggregation Pool, calculated as of the effective date of this tariff. Thereafter, the COI shall be adjusted to include MOI volumes which have not been cashed out pursuant to Section 6 below. Cumulative Tolerance Limit - With respect to any Aggregation Pool, five percent (5%) of historical annual Deliveries to the participants of such pool for the most recent year ended on June 30. For new participants having no historical delivery information, such calculation shall be based on forecasted volumes which the Company determines to be reasonably reliable and reasonably accurate. The Cumulative Tolerance Limit will be adjusted annually in October. Upon request of a Qualified Supplier, prior to the commencement of any flow month, the Cumulative Tolerance Limit shall be adjusted prospectively to reflect changes to the Aggregation Pool and other known changes to anticipated volumetric loads that the Company determines to be reasonably reliable and reasonably accurate. Deliveries - Volumes of natural gas delivered to the customer's premises pursuant to this tariff. Imbalance Volumes - The volume by which the Qualified Supplier's MOI exceeds the Monthly Tolerance Limit or the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit. Monthly Operational Imbalance (MOI) - For any month, the difference between the aggregate Receipts for an Aggregation Pool and the sum of (i) the aggregate Deliveries for such Aggregation Pool during the same time period, and (ii) the aggregate PIK Volumes assessed for such period. The resulting volume shall be adjusted to reflect any PPA. Any PPA shall be included in the MOI calculation for the month during which the PPA is reported and the prior period MOI will not be recalculated due to PPA unless the PPA results in new or revised cash out charges. Monthly Tolerance Limit - With respect to any Aggregation Pool, ten percent (10%) of the aggregate Deliveries for such month. PIK Volumes - Volumes of gas to be delivered by the customer to the Company in satisfaction of the customer's LAUF gas obligation. Prior Period Adjustment (PPA) - For any Aggregation Pool, a revision to the Receipts or Deliveries for any prior flow month which would result in an increase or decrease to the previously stated MOI for such month. Receipts - Volumes of natural gas received into the Company's natural gas distribution system for delivery to a customer pursuant to this tariff. Qualified Supplier - A supplier of natural gas for transportation to customers through the Company's natural gas distribution system who meets the requirements of Section 8 of this tariff and has a currently effective Supplier Service Agreement with the Company. Supplier Service Agreement - a contract in setting forth the terms upon which a supplier of natural gas may make deliveries of customer-owned gas into the Company's distribution system for delivery to one or more of the Company's customers taking service under this tariff. Transportation Agreement - a contract between the Company and the customer detailing the terms and conditions upon which the customer will receive service under this tariff. Upstream Balancing Agreement - A contract between a Qualified Supplier and its gas supplier whereby such gas supplier agrees to retain imbalances upstream of the Company's natural gas distribution system. 2. Qualified Supplier Required - As a condition of receiving service under this Rate Schedule, the customer must appoint no more than one Qualified Supplier for each account. The Qualified Supplier shall act on behalf of the customer to procure gas supplies and to deliver them to the receipt points designated in the relevant Transportation Agreement, and shall act as the Customer's agent with respect to nominations and operational notices required under the Customer's Transportation Agreement and with respect to the resolution of imbalances under this Rate Schedule. A customer that meets the requirements of Special Provision 8 below may act as its own Qualified Supplier. 2.1 Change of Qualified Supplier - The customer may change its Qualified Supplier effective only on the first day of the calendar month. The customer shall notify the Company in writing at least thirty 30) days in advance of any change of Qualified Supplier. 3. Aggregation Pool - The Qualified Supplier shall designate no more than one Aggregation Pool within the Service Area, and shall notify the Company as to the identity of the customer accounts comprising such Aggregation Pool. With respect to all accounts included in any Aggregation Pool, the Qualified Supplier shall (i) make nominations on an aggregated basis at least six (6) business days prior to the first of the calendar month; and (ii) 4. Customer Volume Information - The Company shall supply to the Qualified Supplier, designated by the customer, information as to such customer's delivery volumes each month, with the imbalance statements described at Special Provision 6.4 below. 5. 5. Imbalances 5.1 Monthly Imbalances - The Qualified Supplier shall not allow its MOI for any Aggregation Pool to exceed the Monthly Tolerance Limit in any month. In the event the MOI exceeds the Monthly Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. MOI amounts that do not exceed the Monthly Tolerance Limit shall be added to the Qualified Supplier's COI. 5.2 Cumulative Imbalances - The Qualified Supplier shall not allow its COI for any Aggregation Pool to exceed the Cumulative Tolerance Limit at any time. In the event the Qualified Supplier's COI exceeds the Cumulative Tolerance Limit, the parties shall resolve the value of such Imbalance Volumes using the cashout procedure set forth in Special Provision 6 below. The initial COI for any Aggregation Pool shall be calculated using the imbalance volumes attributable to the participants for the flow month immediately preceding the effective date hereof. 5.3 Upstream Imbalances - For purposes of Special Provisions 5 and 6 herein, no imbalances will be attributed to a Qualified Supplier on account of volumes delivered subject to an Upstream Balancing Agreement which has been acknowledged in writing by the upstream transporter retaining the imbalance. 6. Cashout Procedure 6.1 Over Deliveries - For MOI's or COI's where receipts exceed deliveries by more than the applicable tolerance

RRC COID: 6310

COMPANY NAME: TEXAS GAS SERVICE COMPANY

TARIFF CODE:DT**RRC TARIFF NO:**27032

CURRENT RATE COMPONENT

RATE COMP. ID DESCRIPTION

limit, the Company shall pay to the Qualified Supplier an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 90% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded. 6.2 Under Deliveries - For MOI's or COI's where deliveries exceed receipts by more than the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin for the month in which the applicable tolerance limit, the Qualified Supplier shall pay to the Company an amount equal to: (i) the Imbalance Volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the applicable tolerance limit was exceeded, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority.

6.3 Exemption from Fees and Taxes - If the Qualified Supplier claims that any Imbalance volumes are exempt from franchise fees, taxes, user fees or other governmental assessments, the Qualified Supplier shall provide to the Company such evidence of the exemption as the Company might reasonably require. In addition, the Qualified Supplier shall provide to the Company each month such supporting documentation as the Company may reasonably require to determine what portion of the payment described at Special Provision 6.2 above is exempt from such assessments. 6.4 Invoicing/Payment - For each flow month, within fifteen (15) days following the Company's receipt of volume statements from the upstream pipelines making deliveries into the Company's system for an Aggregation Pool, the Company shall provide to the Qualified Supplier an imbalance statement stating the MOI, COI, any resulting cashout payments as calculated pursuant to Sections 6.1 and 6.2 above, as well as usage and PIK volumes for each customer served by the supplier. Payments shall be due no later than fifteen (15) days following the invoice date. 6.5 Effect of Cashout on PGA - All amounts accrued under this Special Provision 6 excluding franchise fees and sales tax if found to be applicable shall be recorded to the PGA Reconciliation Account as defined in Rate Schedule 1-INC for the incorporated areas or Rate Schedule 1 for the unincorporated areas. 6.6 Allocation to Pool Participants - The Qualified Supplier shall be responsible for collecting from or remitting to its customers all funds received or paid under this Special Provision 6 that are due to or from the customer. 7. Company's Liability for Cashout - The Company shall have no liability to any customer in connection with the failure of the customer's Qualified Supplier to remit to the 8. Supplier Qualifications - The Company may customer any cashout payment made by the Company to the Qualified Supplier. refuse to accept deliveries of gas into its system from any supplier who has failed to meet the following conditions: 8.1 Financial Integrity - The Company shall have the right to establish reasonable financial and non-discriminatory credit standards for Qualified Suppliers. Any supplier desiring to become a Qualified Supplier must submit to the Company an audited balance sheet and financial statements for the previous three (3) years, along with two (2) trade and at least one (1) banking reference. To the extent that such information is not publicly available, the supplier shall supply the Company with a list of all corporate affiliates, parent companies, subsidiaries and affiliated partnerships. Any supplier who becomes a Qualified Supplier must provide updated financial information at the Company's request. 8.2 Credit Enhancement - In the event a supplier fails to demonstrate to the Company's reasonable satisfaction that it has met the Company credit standards, the Company shall require such supplier to provide one of the following: (i) a cash deposit; (ii) an irrevocable letter of credit issued by a commercial bank reasonably acceptable to the Company; (iii) a surety bond issued by a reputable insurance company listed in AM Best's Insurance Ratings with a rating of B+ VII or better, and authorized to engage in the business of insurance in the State of Texas; or (iv) a financial guaranty from a guarantor who meets the Company's credit standards. 8.3 Termination of Qualified Supplier - The Company shall have the right to terminate a Qualified Supplier's Supplier Service Agreement and its eligibility to make deliveries into the Company's local distribution system in the event that such Qualified Supplier fails to comply with or perform any of the obligations on its part established in this tariff or in the Supplier Service Agreement. Notice shall be given to the Qualified Supplier no less than ten days prior to the end of the calendar month, and shall be effective upon the first day of the succeeding month unless, within such ten day period, the Qualified Supplier shall remedy such failure to the full satisfaction of the Company. Termination of such Qualified Supplier's eligibility and its Supplier Service Agreement shall not release the Qualified Supplier from its obligation to make payments due to the Company for transactions occurring prior to the effective date of termination 9. Withdrawal of Qualified Supplier - If a Qualified Supplier ceases for any reason (including the Company's termination of the Supplier Service Agreement) to supply customers within the Service Area, the final COI for the affected Aggregation Pool shall be calculated as of the end of the flow month in which such cessation occurs, and shall be cashed out as follows: 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the final COI was calculated. 9.1 Over Deliveries - For final COI's where receipts exceed deliveries, the Company shall pay to the Supplier an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 90% of the the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin for the month in which the final COI was calculated. 9.2 Under Deliveries - For final COI's where deliveries exceed receipts limit, the Supplier shall pay to the Company an amount equal to: (i) the final COI volume, stated in MMBtu, multiplied by 110% of the average of the monthly average price of the daily MidPoint prices found in Platt's Gas Daily publication under the heading of Daily price survey (\$/MMBtu) for the (a) Permian Basin Area, El Paso, Permian Basin, (b) Permian Basin Area, Waha or (c) New Mexico- San Juan Basin, El Paso San Juan Basin, for the month in which the final COI was calculated, plus (ii) any franchise fees assessed on such payment by the municipality in which deliveries were made to participants in the Aggregation Pool which generated the Imbalance, plus (iii) any other taxes, user fees or other sums assessed on such payment by any governmental authority. 9.3 Invoicing/Payment - The final cashout payment shall be invoiced and paid in accordance with Special Provision 6.4 above. 9.4 Continued Service - Upon the withdrawal of a Qualified Supplier, at the customer's request, the Company shall provide continued service under the applicable general service rate schedule until the customer designates a successor Qualified Supplier. In the event sales service commences on any day other than the first day of a calendar month, all volumes delivered to the customer within such month shall be deemed sales volumes for purposes of invoicing the customer and for calculating the final COI. Such sales shall be subject to curtailment plans approved from

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T1-EPOther-IS-Std	time to time by the Railroad Commission of Texas or in the absence of an applicable plan, consistent with Transporter's policies regarding curtailment and stand-by supplies of transport gas, as such policies may change in Transporter's reasonable discretion. Meters Read On and After: September 10, 2013 Supercedes Rate Schedules T-GEN and T-GEN-OTH: Dated June 18, 2013 TEXAS GAS SERVICE COMPANY El Paso Service Area - West Texas Region RATE SCHEDULE T-1 OTH
	TRANSPORTATION SERVICE RATE
	APPLICABILITY Service under this rate schedule is available to any customer for the transportation of customer-owned natural gas through the Company's distribution system. The customer must arrange with the customer's gas supplier to have its gas delivered to one of the Company's existing delivery points for transportation by the Company to the customer's facilities at the customer's service point.
	TERRITORY El Paso Service Area consisting of the incorporated areas of Anthony, Clint, Horizon City, San Elizario, Socorro and Vinton, Texas.
	RATE This rate shall be the sum of Part A and Part B as described below:
	Part A:
	A customer charge per month of \$300.50 Interim Rate Adjustment (IRA) \$673.39 (Footnote 1)
	Total Customer Charge \$973.89
	Part B: All volumes of natural gas transported during each month in accordance with this schedule shall be billed at a rate calculated as follows: 1. Determine the bill for the quantity of customer-owned gas metered and delivered to the customer at the Company's volumetric Cost
	of Service Rate on the gas sales tariff which would otherwise be applicable;
	2. Add a balancing service rate for any applicable portion of incremental cost of the Company's transportation reservation costs received from its upstream pipelines that is deemed at the Company's sole discretion to directly or indirectly benefit the transportation service customers through scheduling balancing flexibility. The balancing service rate will be recalculated annually in conjunction with the Cost of Gas annual reconciliation audit and/or as the upstream pipeline changes the rates being charged to the Company. In addition the Company will charge system sales customers as of the date of this Rate Schedule that become transportation customers after the effective date of this Rate Schedule, a rate representing the cost of stranded capacity, incurred by the Company for upstream transportation and reservation costs as determined by the Company. Proceeds from these rates will be credited to the Reconciliation Account.
	3. See the Additional Charges to Cost of Service Rate Pursuant to Rate Schedule T-GEN (General Charges and Provisions).
	SPECIAL PROVISIONS 1. Transportation volumes delivered under this schedule shall be considered first through customer's meter for billing purposes.
	2. Gas transported under this schedule shall be for use only by the customer.
	3. See the Additional Charges to Cost of Service Rate pursuant to Rate Schedule T-GEN (General Charges and Provisions).
	Footnote 1: 2010 IRA - \$59.29; 2011 IRA - \$77.01; 2012 IRA - \$318.61; 2013 IRA - \$218.48
	4. Prior to the execution of a Gas Transportation Service Agreement, customer must represent and certify that its usage shall average at least five hundred (500) Mcf of gas per month or six thousand (6,000) Mcf annually. The Company shall have the right at all reasonable times, upon prior notice to Customer, to enter onto Customer's premises and inspect Customer's facilities and operations to verify such capability. Customer must agree to notify the Company within a reasonable time if there is any change in Customer's usage. Should Customer's usage average less than five hundred (500) Mcf per month or six thousand (6,000) Mcf annually, Customer must so notify the Company and the Company may discontinue service hereunder, except as may otherwise be provided in the Gas Transportation Service Agreement between the Company and customer, and provide service under the general service rate applicable to Customer.
	5. Customers that qualify for and elect service under this tariff must remain on transportation service for a minimum of twelve months. If a customer chooses to leave transportation service under this tariff after twelve months, the customer may not return to transportation service for at least twelve months. If a customer requests to leave transportation service under this tariff and return to the appropriate general service rate, the Company may at its sole discretion decline the request until adequate upstream pipeline capacity can be procured.

6. Transportation of customer-owned natural gas under this tariff will require telemetry or electronic flow measurement that meets the Company's required specifications at the customer's point (s) of re-delivery. The Company may require the customer to reimburse the

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	Company for the cost of telemetry at its sole discretion.	
	CONDITIONS 1. Transportation of customer-owned natural gas hereunder shall be subject in all respects to applicable laws, rules and regulations from time to time in effect.	
	2. Transportation of customer-owned natural gas hereunder shall be limited to natural gas of equal or higher quality than natural gas currently available from the Company's supplier(s). All gas delivered by the Company to the customer shall be deemed to be the same quality as that gas received by the Company for transportation.	
	3. Transportation of customer-owned natural gas hereunder is subject in all respects to terms and conditions of the Gas Transportation Service Agreement entered into between the customer and Company prior to commencement of service and all amendments and modifications thereto.	
	4. With respect to the Company's capacity to deliver gas at any particular time, the curtailment priority of any customer served under this schedule shall be the same as the curtailment priority established for other customers served pursuant to the Company's rate schedule which would otherwise be available to such customer.	
	Meters Read On and After: July 18, 2014 (Cities of Anthony, Clint, Horizon City, San Elizario, Socorro and Vinton only):	
	Supersedes Rate Schedules T-1 Dated: September 10, 2013	
RATE ADJUSTMEN	T PROVISIONS:	
None		
DELIVERY POINTS		
ID	<u>TYPE UNIT CURRENT CHARGE EFFECTIVE DATE CONFIDENTIAL</u>	
74420	D Mcf \$.0000 02/15/2008 Y	
DESCRIPTION:	**CONFIDENTIAL**	
TYPE SERVICE PROVIDED		
TYPE OF SERVICE	SERVICE DESCRIPTION OTHER TYPE DESCRIPTION	
н	Transportation	
М	Other(with detailed explanation) Elec. CoGen Transportation customers in the Incorp. areas of Anthony, Clint, Horizon City, San Elizario, Socorro, and Vinton TX	
TUC APPLICABILITY		

FACTS SUPPORTING SECTION 104.003(b) APPLICABILITY