



February 28, 2025

Ms. Debbie-Anne Reese, Secretary Federal Energy Regulatory Commission 888 First Street, N.E. Washington, D.C. 20426

RE: Northern Natural Gas Company

Docket No. RP25-

Update Pro Forma Service Agreements

Dear Ms. Reese:

Northern Natural Gas Company ("Northern") hereby submits a filing for Northern's FERC Gas Tariff, Seventh Revised Volume No. 1, proposed to be effective April 1, 2025:

SEVENTH REVISED VOLUME NO. 1

Part 9, Section 1, Version 1.0.0

Part 9, Section 2, Version 1.0.0

Part 9, Section 3, Version 1.0.0

Part 9, Section 4, Version 1.0.0

D + O G +: 7 W : 100

Part 9, Section 5, Version 1.0.0

Part 9, Section 6, Version 1.0.0 Part 9, Section 7, Version 1.0.0

Part 9, Section 9, Version 1.0.0

Reason for Filing

Northern submits for approval the addition of foreign entity provisions to the firm and interruptible throughput, storage, and interruptible liquefaction and delivery service pro forma service agreements. The foreign entity provisions detail the requirements for a shipper domiciled in a foreign country that desires to enter into a service agreement with Northern. Foreign entity provisions were submitted for approval in two separate filings for non-conforming service agreements in Docket Nos. RP25-12-000 and RP20-987-000

Ms. Debbie-Anne Reese, Secretary February 28, 2025 Page 2 of 3

that the Commission accepted in Letter Orders dated October 17, 2024, and July 21, 2020, respectively. Northern is adding the foreign entity provisions to the pro forma service agreements to allow it and its foreign entity customers to enter into self-implementing service agreements without the need to file those agreements as non-conforming. Upon approval, these customers may take immediate action to enter into short-term and daily transactions which are not available to them when a 30-day filing is required.

The foreign entity provisions are necessary to ensure that Northern is able to enforce service agreements in the United States. The foreign entity provisions will not be included in the service agreements of shippers domiciled in the United States. The foreign entity provisions do not affect the quality of service to a foreign entity or Northern's other customers.

All of the sections related to the base pro forma service agreements were updated to add "paragraph numbering and order" at the top of the pro forma service agreements to advise that the paragraph numbering and order may vary in the placement on the page of a service agreement.

Waivers

Northern respectfully requests that the Commission grant any and all waivers of its Regulations that it deems necessary to allow the tariff sections to become effective on April 1, 2025.

Posting

Northern has served an electronic copy of this filing upon its customers and interested state regulatory commissions.

Marked Version

In accordance with section 154.201 of the Commission's Regulations, Northern submits herewith a marked version of the proposed tariff changes highlighting new additions and showing deletions by strikeout.

<u>Motion</u>

In accordance with Sections 154.7(a)(9) and 154.206(c) of the Commission's Regulations, Northern hereby moves to place the tariff sections referenced herein in effect as of the end of any suspension period ordered by the Commission.

Ms. Debbie-Anne Reese, Secretary February 28, 2025 Page 3 of 3

Data Processing Requirements

Northern submits this filing through FERC's electronic tariff filing process in a FERC-approved format.

Communication

It is respectfully requested that all Commission orders and correspondence, as well as pleadings and correspondence from other persons concerning this filing, be served upon each of the following:

Luis Valdivia
Director, Regulatory Policy and Rates
Northern Natural Gas Company
1111 South 103rd Street
Omaha, NE 68124-1000
(402) 398-7393
luis.valdivia@nngco.com

Britany Shotkoski Assistant General Counsel Northern Natural Gas Company 1111 South 103rd Street Omaha, NE 68124-1000 (402) 398-7077 britany.shotkoski@nngco.com

Respectfully submitted,

/s/ Luis Valdivia

Luis Valdivia Director, Regulatory Policy and Rates

Attachments

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

[Company Logo]

(Placement on page, number of pages, format, paragraph numbering and order, capitalization and font may vary)

Firm Throughput Service Agreement
Rate Schedule [insert proper rate schedule]
(TF, TFX & GS-T Rate Schedules)
[Attach applicable Appendices]

	Date:
Shipper's Name and Address for Notices	Shipper's Name and Address for Invoices:
Contract No.:	
Term: From to	<u> </u>
	arges plus all applicable surcharges in effect from time e with the Commission unless otherwise agreed to by
This transportation shall be provided pursuant to Regulatory Commission's regulations.	Subpart of Part 284 of the Federal Energy
The contract maximum daily quantities and pr Appendix A, and if necessary, Appendix B.	imary receipt and delivery points are set forth on
If made available by Shipper, Northern agrees to natural gas as set forth in this Agreement.	receive and deliver thermally equivalent volumes of
[If Applicable] Other Provisions Permitted By Tarifi Section 58 of the GENERAL TERMS AND CONDI	f Under the Applicable Rate Schedule and pursuant to ΓΙΟΝS of Northern's FERC Gas Tariff:

The parties agree that a facsimile or other electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

For Subpart B contracts: [The transportation service described herein is provided on behalf of [Eligible-on behalf of Party]].

For Subpart B and G contracts: [For purposes of delivery hereunder to delivery point(s) constructed pursuant to Section 311 of the Natural Gas Policy Act, or to delivery points delivering to intrastate pipelines, and to the extent that the Shipper has provided the pipeline with an on-behalf-of certification, the transportation hereunder shall be provided pursuant to Subpart B. All other transportation hereunder shall be pursuant to Subpart G.]

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company [Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Throughput Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.

(C) Prior to execution of this Agreement by Northern, Shipper irr	evocably designates and appoints
{agent name},	{agent full address}
as its authorized agent to receive, accept and acknowledge on it	ts behalf service of process in any
proceeding under this Agreement, and shall provide Northern w	ith evidence of the prepayment in
full of the fees of such agent, in a form satisfactory to Norther	n. Shipper agrees that service of
process, writ, judgment or other notice of legal process upon said	d agent shall be deemed and held
in every respect to be effective personal service upon it. Shippe	r shall maintain such appointment

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

(or that of a successor satisfactory to Northern) continuously in effect at all times while Shipper is obligated under this Agreement or any replacement Agreement. Nothing herein shall affect Northern's right to serve process in any other manner permitted by applicable law.

(D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the nonexclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

[FOR TFX CONTRACTS WITH A TERM OF ONE MONTH OR LESS:] If Northern and Shipper have agreed in writing in advance, this Agreement shall be deemed to be executed and shall be binding for all purposes if (1) Shipper nominates under this Agreement; or (2) Shipper has not notified Northern in writing that it declines this Agreement within two (2) business days of the date of the Agreement.

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	Ву:
Title:	Title:
Date:	Date:

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

[WHERE APPLICABLE]

[Company Logo]

(Placement on page, number of pages, format, paragraph numbering and order, capitalization and font may vary)

Northern Natural Gas Company

Amendment to [insert proper rate schedule] [Throughput, as applicable] Service Agreement

(TF, TFX, GS-T, TI, SMS, MPS, ILD, IDD, PDD, & FDD Rate Schedules)

	Date:
Shipper Name:	_
Contract No.:	(Agreement)
[If applicable] Amendment No.:	_
[When applicable - Related Segmented Firm Thro (Insert Applicable Contract No. References)	oughput Service Agreement Contract Nos.:
The above-referenced Agreement is amended [i	f applicable, for the period [insert amendment start date

The above-referenced Agreement is amended [if applicable, for the period [insert amendment start date] through [insert amendment end date] as follows:

OI

[If applicable; for background purposes - not to include binding consideration] Whereas clauses as necessary. [If Whereas Clause] NOW THEREFORE, the Agreement is amended [[if applicable] for the period [insert amendment start date] through [insert amendment end date]] as follows:

[If applicable] This Amendment supersedes {insert amendment(s) or agreement(s) or that all amendments or agreements are being superseded}.

[Applicable paragraphs not necessarily in this order.]

- 1. [If applicable rate and/or surcharge provisions] (may be in multiple paragraphs)
- 2. [If applicable Information related to changes in volumes, term, and receipt and/or delivery points.]
- 3. [If applicable Information related to miscellaneous amendments such as changes to the shipper name, subpart, notice information, and/or replacing or deleting provisions]
- 4. [If applicable] In no event shall the rates exceed the maximum rate or be less than the minimum rate authorized under Northern's FERC Gas Tariff, as revised from time to time. In the event the rates agreed to pursuant hereto are or become greater than the maximum or less than the minimum under Northern's FERC Gas Tariff, as revised from time to time, then Shipper agrees that Northern will immediately decrease the rate(s) herein down to the maximum or increase the rate(s) herein up to the minimum. In such event, other rate components may be adjusted upward or downward to achieve the agreed-upon overall revenue, provided that the resulting rate component shall not exceed the maximum rate or be below the minimum rate applicable to the rate component.

5.	[If Applicable] Other Provisions Permitted By Tariff Under the Applicable Rate Schedule and pursuan
	to Section 58 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff:

- 6. The parties agree that a facsimile or other electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.
- 7. This Agreement, as amended, constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

[If applicable] TF12 Base/Variable Restatement

- 1. Pursuant to Northern's FERC Gas Tariff, Seventh Revised Volume No. 1, Part 7, Section 1 Rate Schedule TF, Subpart H, Shipper's MDQ for TF12 Base entitlement and TF12 Variable entitlement have been adjusted in accordance with the Appendix "A" attached hereto.
- Shipper represents that the volumes that were delivered to Shipper's FDD, PDD or IDD Service Agreement(s) during the summer period are or will be ultimately delivered to the Shipper's Town Border Stations or delivery points under this Agreement.

[If applicable] In the event a Shipper requests to segment its contract

As a result of Shipper's request for segmentation, the above referenced Agreement is amended as follows:

1.	Effective from	to	, the MDQ of the Agreement is reduced from
		to	

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

- 1. Governing law; Jurisdiction; Consent to Suit.
 - a. As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
 - b. Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
 - c. Prior to execution of this Agreement by Northern, Shipper irrevocably designates and appoints

Date:

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

proceeding under this Agreement, and shall profull of the fees of such agent, in a form satisfal process, writ, judgment or other notice of legal process, writ, judgment or other notices.	{agent full address} cknowledge on its behalf service of process in any ovide Northern with evidence of the prepayment in actory to Northern. Shipper agrees that service of process upon said agent shall be deemed and held a upon it. Shipper shall maintain such appointment continuously in effect at all times while Shipper is accement Agreement. Nothing herein shall affect nner permitted by applicable law.
to this Agreement, or the breach, termination of the scope of this arbitration clause, for final settle shall be conducted in accordance with the Ru Commerce by a panel of three arbitrators appoint by Northern, one appointed by Shipper, and the arbitrators. The neutral arbitrator shall act as chinvoke arbitration pursuant to this subsection or or future objection to resolving any dispute, con Agreement by arbitration, and irrevocably con exclusive jurisdiction for itself and in respect of a accordance with this subsection. Arbitral award commencement of the arbitration, unless such the with the expedited nature of arbitration, pre-he expeditiously and shall be limited to the redocuments explicitly referred to by a party for the its case. The place of the arbitration shall be	repute, controversy or claim arising out of or relating revalidity thereof, including any dispute concerning lement by arbitration. Such arbitration proceedings less of Arbitration of the International Chamber of inted in accordance with said Rules, one appointed by third arbitrator jointly appointed by the other two lairperson. In no event shall Shipper be entitled to otherwise. Shipper irrevocably waives any present introversy or claim arising out of or relating to this insents and submits unconditionally to the non-introversy of any arbitral panel appointed in a shall be rendered within nine (9) months of the ime limit is extended by the arbitrators. Consistent earing information exchange shall be carried out asonable production of relevant, non-privileged by purpose of supporting relevant facts presented in Omaha, Nebraska, U.S.A. The language of the eeding to enforce rights under this Agreement, the and attorneys' fees. [End Provision]
agreed in writing in advance, this Agreement shall be	MONTH OR LESS:] If Northern and Shipper have e deemed to be executed and shall be binding for all ement; or (2) Shipper has not notified Northern in business days of the date of the Agreement.
The effective date of this Amendment is	·
Except as amended herein, all provisions of the Agre remain in full force and effect.	ement are hereby confirmed by the parties to be and
NORTHERN NATURAL GAS COMPANY By: Title:	[SHIPPER NAME] By: Title:

Issued On: February 28, 2025 Effective On: April 1, 2025

Date:

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

(Placement	on page, num	ber of pages, format	i, capitaliz	zation and f	ont may vary)	
Contract No Request No Amendmen	o.: o.: t No.:	_ [if applicable]					
[insert prope	ghput Service /	le] Rate Schedule					
Shipper:		_					
Term:	through_						
Contract Vo	lumes (Dth):						
			[Volum	ne]			
	FIELD		Month Fro		[N	fonth To]_	
	[Month From] [Month To] MARKET [Month From] [Month To]						
Maximum D	aily Quantities	s (Dth):					
Volun	пе Туре	Fro	om	Volume	e		
			····				
RECEIPT A	.ND DELIVER	Y POINT DESCRIPT	ΓΙΟΝS AI	ND VOLUM	IES (DTH) [m	ay be orga	nized by Area
R/D	POI #/MIDS	Point Description		Jan [Volume]	Feb [Volume]		Dec [Volume]
R R	———						
R							
		Total Receipts					
D D							
J		Total Deliveries					
		Pag	geof_				

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

(Placement on page, number of pages, format, capitalization and font may vary)							
				Contract Request Amendm	No.: No.: ent No.:		— [if applicable]
Appendix Firm Thro TF Rate	oughput Service	Agreement					
Shipper:_							
Term:	throug	jh					
Contract	Volumes (Dth):						
			[Vo	lume]			
	FIELD MARKET		[Month		[N	/lonth To]_	
<u>Maximun</u>	n Daily Quantities	s (Dth):					
TFI TF: TF		- - - -	From	Volu	me 		
RECEIPT	Γ AND DELIVER	Y POINT DESC	RIPTIONS	S AND VOLUM	IES (DTH) [m	ay be orga	anized by Area]
R/D	POI #/MIDS	Point Descript	ion	Jan [Volume]	Feb [Volume]		Dec [Volume]
R R R							
		Total Receipts	3				
D D							
		Total Deliverie	es				
			Page	of			

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

(Placemen	t on page, number of pages	, format, capita	lization and font may v	/ary)	
			Contract No.:_ Request No.:_ Amendment N		_
[insert prop	B [or B-1] Ighput Service Agreement Der rate schedule] Rate Sche GGS-T Rate Schedules)	edule			
		Delivery Po	oint Listing		
Shipper:					
Term:	through				
DELIVERY	POINT DESCRIPTION: [or	ganized by Zoı	ne and/or Master Mete	r]	
		MAXIMUI	M VOLUMES (DTH)		
POI#	Delivery Points Served			Dec (Volume)	
	Total(s)				

Page ____of____

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

[Company Logo]

(Placement on page, number of pages, format, paragraph numbering and order, capitalization and font may vary)

Segmented Firm Throughput Service Agreement Rate Schedule [insert proper rate schedule] (TF or TFX Rate Schedules) [Attach applicable Appendices]

	Date:
Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:
[For Market Area Segmented Agreements, Access/Deliver Contract No.:	y, as applicable]
Related (Insert Applicable References) Contract No.	
Term: FromTo	
This Agreement is entered into as a result of Shipper's req	uest to segment Contract No
Rates shall be Northern's maximum rates and charges pl to time under the applicable Rate Schedule on file with the parties in writing. The primary point(s) must be the sbase contract, except that [the primary receipt point sh Delivery Segment contract) or the primary delivery point sh Access Segment contract), as applicable]. The provisions to this Agreement unless otherwise agreed to by the part available MDQ on the Shipper's base service agreement.	the Commission unless otherwise agreed to by same as the primary point(s) of the underlying all be the MID 17 Segmentation Point (on a shall be the MID 17 Segmentation Point (on an of the underlying base contract are applicable
This transportation shall be provided pursuant to Subpa Regulatory Commission's regulations.	art of Part 284 of the Federal Energy
The contract maximum daily quantities and primary r Appendix A. [Delivery Segment - and if necessary, Append	

Issued On: February 28, 2025 Effective On: April 1, 2025

If made available by Shipper, Northern agrees to receive and deliver thermally equivalent volumes of

natural gas as set forth in this Agreement.

[If Applicable] Other Provisions Permitted By Tariff Under the Applicable Rate Schedule and pursuant to Section 58 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff:

The parties agree that a facsimile or other electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement including both segmented and un-segmented contract components, constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

For Subpart B contracts: [The transportation service described herein is provided on behalf of [Eligible-on behalf of Party]].

For Subpart B and G contracts: [For purposes of delivery hereunder to delivery point(s) constructed pursuant to Section 311 of the Natural Gas Policy Act, or to delivery points delivering to intrastate pipelines, and to the extent that the Shipper has provided the pipeline with an on-behalf-of certification, the transportation hereunder shall be provided pursuant to Subpart B. All other transportation hereunder shall be pursuant to Subpart G.]

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

All Notices/Accounting Matters:
Northern Natural Gas Company
[Information]

Payments to Designated Depository: Northern Natural Gas Company [Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Throughput Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

(A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
(C) Prior to execution of this Agreement by Northern, Shipper irrevocably designates and appoints
(D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the non-exclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in

its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	Ву:
Title:	Title:
Date:	Date:

prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

(Placemen	t on page, numb	er of pages, format, capi	talization and font may	vary)	
			Contract No.: Request No.: Amendment No.:_	 [if applica	ble]
Appendix A Segmented Firm Throughput Service Agreement TFX Rate Schedule					
Shipper: _		_			
Term:		through	_		
Contract V	olumes (Dth):				
		[Vc	olume]		
	MARKET	[Month From] [Month From]	[Month To] [Month To]		
Maximum	Daily Quantities	(Dth):			
Volum	е Туре	From	Volume		
					
					
RECEIPT	AND DELIVERY	POINT DESCRIPTIONS	S AND VOLUMES (DTH) (may be organ	zed by Area)
		ACCESS	SEGMENT		
R/D	POI #/MIDS	Point Description	Jan [VOLUME]	Feb [VOLUME]	Dec [VOLUME]
R R					
R					
		Total Receipts			
D		MARKET AREA SEGMENTATI	ON POINT		
		Total Deliveries			

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

DELIVERY SEGMENT

R/D	POI #/MIDS	Point Description	Jan [VOLUME]	Feb [VOLUME]	Dec [VOLUME]
R		MARKET AREA SEGMENTATION POINT			
		Total Receipts			
 D					··
D D					·
		Total Deliveries			
		Page of			

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

(Placement on page,	, number of pages, format, capitaliz	zation and font m	nay vary)	
		Contract No Request No Amendmer	o.: o.: nt No.:	[if applicable]
Appendix B (or B-1) Segmented Through TFX Rate Schedule	put Service Agreement [Applicable	e to Delivery Seg	ment Only]	
	Delivery Point	t(s) Listing		
Shipper:				
Term:	through	_		
DELIVERY POINT D	DESCRIPTION: (organized by Zone	e and/or Master l	Meter)	
	MAXIMUM VOL	UMES (DTH)		
POI#	Delivery Points Served	Jan [Volume]	Feb [Volume]	Dec [Volume]
	Total(s)			
	Page o	f		

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

(Placement	on page, num	per of pages, format, ca	pitalization a	and font may v	ary)	
			Contra Reque Amen	act No.: est No.: dment No.:	 [if applical	ble]
Appendix A Segmented Firm Throughput Service Agreement TF Rate Schedule						•
Shipper:		_				
Term:	· · · · · · · · · · · · · · · · · · ·	_through				
Contract Vo	lumes (Dth):					
		[/	/olume]			
	MARKET	[Month From	n][n][Month To] [Month To]		
Maximum D	aily Quantities	(Dth):				
TFF TF5		From	Volume			
RECEIPT A	ND DELIVER	/ POINT DESCRIPTION ACCES	NS AND VOL		(may be organi	zed by Area)
R/D	POI #/MIDS				Feb [VOLUME]	Dec [VOLUME]
R R R						
D		Total Receipts MARKET AREA SEGMENTA	TION POINT			
		Total Deliveries				

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

DELIVERY SEGMENT

R/D	POI #/MIDS	Point Description	Jan	Feb	Dec
R		MARKET AREA SEGMENTATION POINT	[VOLUME]	[VOLUME] 	[VOLUME]
		Total Receipts			·
 D					
D D					
		Total Deliveries			
		Page of			

Part 9 - Service Agreement Forms Section 3 - Interruptible Throughput Service Agreement Version 1.0.0

[Company Logo]	
(Placement on page, number of pages, formal may vary)	at, paragraph numbering and order, capitalization and font
	roughput Service Agreement ate Schedule TI
	Date:
Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:
Contact No.:	
Term: From to thereafter unless terminated by either party up	[If applicable] and shall continue month to month on thirty (30) days written notice.
Interruptible Maximum Daily Quantity:	_ Dth
	d charges plus all applicable surcharges in effect from time on file with the Commission unless otherwise agreed to by
This transportation shall be provided pursual Regulatory Commission's regulations.	nt to Subpart of Part 284 of the Federal Energy
If made available by Shipper, Northern agree natural gas as set forth in this Agreement.	es to receive and deliver thermally equivalent volumes of
Any valid delivery or receipt point on Northe subject to the terms and conditions of Rate Scl	ern's system can be utilized as a delivery or receipt point hedule TI.

[If applicable] Other Provisions Permitted By Tariff Under the Applicable Rate Schedule and pursuant to Section 58 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff:

The parties agree that a facsimile or electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by

Part 9 - Service Agreement Forms Section 3 - Interruptible Throughput Service Agreement Version 1.0.0

the parties.

For Subpart B contracts: [The transportation service described herein is provided on behalf of [Eligible onbehalf of Party]].

For Subpart B and G contracts: [For purposes of delivery hereunder to delivery point(s) constructed pursuant to Section 311 of the Natural Gas Policy Act, or to delivery points delivering to intrastate pipelines, and to the extent that the Shipper has provided the pipeline with an on-behalf-of certification, the transportation hereunder shall be provided pursuant to Subpart B. All other transportation hereunder shall be pursuant to Subpart G.]

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company [Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Throughput Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.

(C) Prior to execution of this Agreement by Northern, Shipper irrevo	cably designates and appoints
{agent_name},	{agent full address
as its authorized agent to receive, accept and acknowledge on its be	ehalf service of process in any
proceeding under this Agreement, and shall provide Northern with e	evidence of the prepayment ir
full of the fees of such agent, in a form satisfactory to Northern. S	Shipper agrees that service of

Part 9 - Service Agreement Forms Section 3 - Interruptible Throughput Service Agreement Version 1.0.0

process, writ, judgment or other notice of legal process upon said agent shall be deemed and held in every respect to be effective personal service upon it. Shipper shall maintain such appointment (or that of a successor satisfactory to Northern) continuously in effect at all times while Shipper is obligated under this Agreement or any replacement Agreement. Nothing herein shall affect Northern's right to serve process in any other manner permitted by applicable law.

(D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the nonexclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	Ву:
Title:	Title:
Date:	Date:

electronically transmitted.

Part 9 - Service Agreement Forms Section 4 - SMS Service Agreement Version 1.0.0

[Company Logo]

(Placement on page, number of pages, format, paragraph numbering and order, capitalization and font may vary)

SYSTEM MANAGEMENT SERVICE AGREEMENT

This System Management Service Agreement ("Agre-Company ("Northern") and	,
Company ("Northern") and covering daily variances between volumes scheduled at delivery points under the Throughput Service Agreement and incorporated by reference ("Corresponding Throughput Service with the following terms and conditions:	delivery points and volumes actually taken at the at listed on Appendix "A," which is attached hereto
CONTRACT NO.:	
SMS CONTRACT QUANTITY (SMSQ):DT	H/day
TERM: This Agreement shall become effective on on	and shall have a term ending
RATE: Shipper shall pay Northern each month for Systhe maximum rates or charges in effect from time to t superseding Rate Schedule on file with the Commission	ime under Rate Schedule SMS, or any effective
Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:
This Agreement supersedes and cancels the followi between the parties hereto:	ng System Management Service Agreement(s)
The parties agree that a facsimile or other electronic very and transmitted, shall be considered for all purposes to all purposes to be signed and constitute a binding agree transmitted to Northern. Upon Northern's acceptance a	be an original document, and shall be deemed for eement. The entire agreement must be faxed or

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

via FAX to the number appearing on the faxed offer or such other number as directed or otherwise

Part 9 - Service Agreement Forms Section 4 - SMS Service Agreement Version 1.0.0

ADDITIONAL TERMS AND CONDITIONS: The additional Terms and Conditions and Appendix "A" attached hereto are incorporated herein by reference and made a part of this Agreement.

[if applicable] TO THE FULLEST EXTENT PERMITTED BY LAW, EACH OF THE PARTIES HERETO WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY WITH RESPECT TO LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH, THIS AGREEMENT. EACH PARTY FURTHER WAIVES ANY RIGHT TO CONSOLIDATE ANY ACTION IN WHICH A JURY TRIAL HAS BEEN WAIVED WITH ANY OTHER ACTION IN WHICH A JURY TRIAL CANNOT BE OR HAS NOT BEEN WAIVED.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
- (D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the nonexclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in

Part 9 - Service Agreement Forms Section 4 - SMS Service Agreement Version 1.0.0

its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

[FOR SMS CONTRACTS WITH A TERM OF ONE MONTH OR LESS:] If Northern and Shipper have agreed in writing in advance, this Agreement shall be deemed to be executed and shall be binding for all purposes if (1) Shipper nominates under this Agreement; or (2) Shipper has not notified Northern in writing that it declines this Agreement within two (2) business days of the date of the Agreement.

This Agreement constitutes a contract with Northern Natural Gas Company subject to the Terms and Conditions and Appendix "A" attached hereto.

Ву: Ву	Ву:
	itle:
Date: Da	Oate:

Part 9 - Service Agreement Forms Section 4 - SMS Service Agreement Version 1.0.0

TERMS AND CONDITIONS

SECTION 1. MAXIMUM DAILY QUANTITY

The daily SMS Contract Quantity (SMSQ) shall be the maximum positive or negative variance that Shipper may vary between daily scheduled and actual quantities of natural gas delivered to the delivery points under the Corresponding Throughput Service Agreement without being subject to Delivery Point Variance Charges. The SMSQ for each delivery point is set forth on Appendix "A."

SECTION 2. TERMINATION

Termination of this Agreement shall not relieve Shipper of the obligation to pay money due hereunder to Northern.

SECTION 3. GENERAL

- 3.1 This Agreement in all respects shall be subject to the applicable provisions of Rate Schedule TF, TFX and GS-T contained in Northern's FERC Gas Tariff, as may be revised from time to time.
- 3.2 The applicable provisions of Northern's Rate Schedule SMS and the GENERAL TERMS AND CONDITIONS set forth in Northern's FERC Gas Tariff, as may be revised from time to time, are hereby incorporated by reference and made a part hereof.
- 3.3 An SMS Shipper may release SMS, either permanently or temporarily, subject to the applicable provisions of Section 47 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff.
- 3.4 Northern may file and seek Commission approval under Section 4 of the Natural Gas Act ("NGA") at any time and from time to time to change any rates, charges or other provisions of the SMS Rate Schedule and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

SECTION 4. NOTICES

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on the face of this Agreement and to Northern when sent to the following:

Accounting Matters:	Northern Natural Gas Company
All Notices:	Northern Natural Gas Company
Payments:	Northern Natural Gas Company

Part 9 - Service Agreement Forms Section 4 - SMS Service Agreement Version 1.0.0

(Placement on page, number of pag	ges, format, capitalization and font may vary)	
	Contract No.: Request No.: Amendment No.:	- [if applicable]
Appendix A System Management Service Agre	ement	
Shipper:		
Term:through		
Corresponding Throughput Service	e Agreement No.:	
SMS Contract Quantity:	Dth/day	
POI # Delivery	Point Daily SMS Contract Quantity (Dth)	

Total

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

Date: _____

[Company Logo]

(Placement on page, number of pages, format, paragraph numbering and order, capitalization and font may vary)

Firm Deferred Delivery Service Agreement Rate Schedule FDD

Shipper's Name and Address for Notices:	Shipper's	Name	and	Address	for	Invoices:
Contract No.:						
Term: From to						
Firm Storage Quantity (FSQ) - Maximum FDD Account	Balance Quan	tity:			D	th
Rates shall be Northern's maximum rates and charges to time under the applicable Rate Schedule on file with the parties in writing.						
The contract maximum and minimum quantities are set	forth on Apper	ndix A.				
[If applicable] Other Provisions Permitted By Tariff Und Section 58 of the GENERAL TERMS AND CONDITION					ıd pu	ırsuant to

The parties agree that a facsimile or electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company [Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Deferred Delivery Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
- (D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the non-exclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

[SHIPPER]
Ву:
Title:
Date:

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

[Company Logo]

(Placement on page, number of pages, format, paragraph numbering and order, capitalization and font may vary)

Firm Deferred Delivery Service Agreement Rate Schedule FDD 2008 Market-Based Rate Expansion

	Date:
Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:
Contract No.:	
Term: From to	
Firm Storage Quantity - Maximum FDD Accou	unt Balance Quantity: Dth
Through the rates and charges for	services under this Agreement shall be as follows:
pursuant to the terms of Northern's FEF	e shall be equal to and shall be billed pursuant to
	ge per Dth shall be equal to and shall be billed RC Gas Tariff. The injection charge in the Withdrawal Period
Withdrawal Charge - The withdrawal cl pursuant to the terms of Northern's FEF	harge per Dth shall be equal to and shall be billed RC Gas Tariff.
Fuel - The FDD storage fuel rate shal terms of Northern's FERC Gas Tariff.	l be equal to and shall be billed pursuant to the
pursuant to the terms of Northern's FE	e per Dth shall be equal to, and shall be billed ERC Gas Tariff. [If applicable - Provided, however, through hall be equal to for any volume less than or equal / 31 of each year.]
Authorized Overrun Charge - The auth be billed pursuant to the terms of North	norized overrun charge shall be equal to and shall ern's FERC Gas Tariff.
[if applicable - Other Rate Provisions]	

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

The contract maximum and minimum quantities are set forth on Appendix A.

[If applicable] Any contingencies set forth in a precedent agreement executed by Northern and Shipper shall continue in effect until the earlier of the date set forth in the precedent agreement or the in-service date of the facilities to be constructed to provide the service hereunder.

Shipper has a right of first refusal as described in Section 52 of the General Terms and Conditions of Northern's FERC Gas Tariff for the capacity herein, subject to any rate authority applicable at that time.

The parties agree that a facsimile or other electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

Any document generated by the parties with respect to this Agreement, including this Agreement, may be imaged and stored electronically (Imaged Documents). Imaged Documents may be introduced as evidence in any proceeding as if such were original business records, and neither party shall contest the admissibility of Imaged Documents as evidence in any proceeding.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company [Information]

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Deferred Delivery Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same. Provided, however, the reservation and capacity charges shall not be revised, except as provided in the rate paragraph hereof.

NORTHERN NATURAL GAS COMPANY	[SHIPPER NAME]
By:	By:
Title:	Title:
Date:	Date:

(Placement on page, number of pages	s, format, capita	alization and font may vary)
		Contract No.: Request No.: Amendment No.: [if applicable
Appendix A Firm Deferred Delivery Service Agree Rate Schedule FDD	ment	
Term:	_through	
Shipper:		
Firm Storage Quantity (FSQ):	Dth	Storage Points:
Option: 3-Step Option	n	
Account Balance Parameters:	:	
Injection Period		Withdrawal Period

Shipper's account balance may not be greater than * on August 31.	Shipper's account balance may not be less than * on January 31.
	Shipper's account balance may not be greater than * on March 1.

Daily Maximum FDQ:

Injection Period			Withdrawal Period		
Period	Daily Maximum Injection FDQ	Daily Maximum Withdrawal FDQ	Period	Daily Maximum Withdrawal FDQ	Daily Maximum Injection FDQ
June	*	*	November	*	*
July	*	*	December	*	*
August	*	*	January	*	*
September	*	*	February 1-14	*	*
October	*	*	February 15-28	*	*
			March	*	*
			April	*	*
			May	Overrun	Overrun
				(Interruptible)	(Interruptible)

[* Note: Shipper's minimum and maximum quantities are determined based on its FSQ as a percent of the total FDD annual cycle quantity offered.]

Page	of	
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Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

Shipper's account balance may not be greater

than * on March 1.

(Placement on page, number of pages, format, capitali	ization and font may vary)
Appendix A Firm Deferred Delivery Service Agreement Rate Schedule FDD	Contract No.: Request No.: Amendment No.: [if applicable]
Term:through Shipper:	
Firm Storage Quantity (FSQ): Dth S	torage Points:
Option: Gas-In-Place Option	
Account Balance Parameters:	
Injection Period	Withdrawal Period
Shipper's account balance may not be greater	Shipper's account balance may not be less

Daily Maximum FDQ:

Injection Period	Daily Maximum Injection FDQ	Daily Maximum Withdrawal FDQ	Withdrawal Period	Daily Maximum Withdrawal FDQ	Daily Maximum Injection FDQ
40% or less of FSQ	* + 900 per 100,000 of GIP in excess of 0	*	75.0% or more of FSQ	*	*
40.0% or more but less than 80% of FSQ	* +150 per 100,000 of GIP in excess of *	*	Less than 75% but more than 25% of FSQ	* +550 per 100,000 of GIP in excess of *	*
80% or more of FSQ	*	*	25% or less of FSQ	* +3,670 per 100,000 of GIP in excess of 0	*
			April	*	*
			May	Overrun (Interruptible)	Overrun (Interruptible)

[* Note: Shipper's minimum and maximum quantities are determined based on its FSQ as a percent of the total FDD annual cycle quantity offered.]

Page	Οţ			

(Placement on page	, number of page	s, format, capitali	zation and font m	ay vary)	
			Request	t No.: t No.: nent No.:	 [if applicable]
Appendix A Firm Deferred Delive Rate Schedule FDD		ement			
Term:	through				
Shipper:					
Firm Storage Quant	ity (FSQ):	Dth	Storage Point	s:	
Opt	ion: 4-Step Optio	n			
Account Balance	Parameters:				
	Injection Period		V	Withdrawal Period	t
Shipper's acco	ount balance may gust 31.	not be greater	Shipper's accou * on January	int balance may n 31.	ot be less than
			Shipper's accou	unt balance may rch 1.	not be greater
Daily Maximum F	-DQ:				
	Injection Period		V	Withdrawal Period	t
	Daily	Daily		Daily	Daily

injection renou			'	Williurawai Feriou			
Period	Daily Maximum Injection FDQ	Daily Maximum Withdrawal FDQ	Period	Daily Maximum Withdrawal FDQ	Daily Maximum Injection FDQ		
June	*	*	November	*	*		
July	*	*	December	*	*		
August	*	*	January	*	*		
September	*	*	February	*	*		
October	*	*	March	*	*		
			April	*	*		
			May	Overrun	Overrun		
				(Interruptible)	(Interruptible)		

[* Note: Shipper's minimum and maximum quantities are determined based on its FSQ as a percent of the total FDD annual cycle quantity offered.]

Page _____ of ____

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

(Placement on page, number of pages	, iormat, cap	italization and iont may vary)	
Appendix A Firm Deferred Delivery Service Agreen Rate Schedule FDD	ment	Contract No.: Request No.: Amendment No.:	 [if applicable]
Term:through			
Shipper:			
Firm Storage Quantity (FSQ):	Dth	Storage Points:	
Option: EG Option			
Account Balance Parameters:			

Injection Period	Withdrawal Period
Maximum Inventory Limit	Minimum Inventory Limit
Shipper's account balance will not be greater than * August 1 through September 30.	Shipper's account balance will not be less than * January 1 through January 31.
Shipper's account Balance will not be greater than * October 1 through November 30.	Shipper's account balance will not be less than * February 1 through April 30.

Daily Maximum FDQ:

Injection Period			V	Vithdrawal Period	t
Period	Daily Maximum Injection FDQ	Daily Maximum Withdrawal FDQ	Period	Daily Maximum Withdrawal FDQ	Daily Maximum Injection FDQ
June	*	*			
July	*	*			
August	*	*	November	*	*
September	*	*	December	*	*
October	*	*	January	*	*
			-		
February *					*
30% or more but less than 40% of FSQ *					
40% or more of FSQ *					
March *					*
30% or more but less than 40% of FSQ *					
	40% or more but less than 50% of FSQ *				
	50% or more but less than 75% of FSQ *				
	75% or more of FSQ *				
April *					*
30% or more but less than 40% of FSQ *					
	40% or more but less than 50% of FSQ *				
50% or more but less than 75% of FSQ *					
75% or more of FSQ *					

May		*
Up to 25% of FSQ	*	
25% or more but less than 50% of FSQ	*	
50% or more but less than 75% of FSQ	*	
75% or more of FSQ	*	

[* Note: Shipper's minimum and maxir of the total EG option cycle quantity off	itities are	determined	based (on its FSC) as a percent
Page	 of				

Agreements.

this Agreement.

10.

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

	Contract No
	FDD CONSOLIDATION AGREEMENT
applica	This Agreement entered into on thisday of, is by and among, various FDD Shippers who execute this or an identical agreement (Shipper(s)), if able, (Agent/Operator) and Northern Natural Gas Company (Northern).
	WHEREAS, Agent/Operator is the agent/operator for Shippers under various Firm Deferred by Service Agreements (FDD Agreements) with Northern; and
of nom	WHEREAS, Agent/Operator and Shippers wish to consolidate the FDD Agreements for purposes inating, scheduling, balancing and invoicing; and
herein,	NOW, THEREFORE, in consideration of the premises and the terms and conditions contained Agent/Operator, Northern and Shippers hereby agree as follows:
1.	This Agreement shall be given a firm FDD service agreement contract number which shall be utilized when making all nominations and scheduling service.
2.	So long as a Shipper is a party to this Agreement, Shipper agrees to have Agent/Operator nominate under this Agreement and neither Shipper nor Agent/Operator will nominate under Shipper's individual Service Agreement (Northern/Shipper's contract number is referenced after Shipper's signature hereto).
3.	Shipper's Service Agreement shall maintain an inactive status during the time period Shipper is a party to this Agreement.
4.	Shipper and Agent/Operator agree that Agent/Operator is the sole nominator and sole agent/operator under Shipper's Service Agreement and this Agreement.
5.	Agent/Operator agrees that it shall be liable to Northern for all nominations and payments due under this Agreement, subject to good faith dispute resolution.
6.	Each month Northern shall provide Agent/Operator with a consolidated invoice that will contain no individual Shipper data. Agent/Operator will pay such invoice as provided in Northern's FERC Gas Tariff as revised from time to time (Tariff). The rates for FDD service shall be Northern's maximum Tariff rates, or market-based-rates, unless otherwise agreed in writing.
7.	By participating in the Agreement, Shippers recognize that they are waiving certain rights they may have pursuant to Northern's Tariff, including the right to nominate under their individual Service Agreements, the right to be billed individually, the individual right to object to an invoice except through its agent/operator, and any other rights associated with having the agreements handled separately.
8.	This Agreement shall become effective and shall continue in full force and effect until terminated in accordance herewith.
9.	Nothing herein relieves Shippers of their obligations under their respective Service Agreements, including, but not limited to, balancing and paying invoices as principals under the Service

Shippers will execute separate identical Agreements to evidence their agreement to participate in

- 11. A Shipper must provide written notice to Northern to withdraw as a party to this Agreement (Notice to Terminate). Such withdrawal must be prospective and will be effective on the date provided in the Notice to Terminate. The Notice to Terminate must represent that the Agent/Operator has consented and must inform Northern of the distribution of Shipper's account balance information, including the quantities, the storage points associated with the quantities and the type of transportation service used to inject the quantities into the storage account and the quantities under this Agreement will be reduced.
- 12. [if applicable] TO THE FULLEST EXTENT PERMITTED BY LAW, EACH OF THE PARTIES HERETO WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY WITH RESPECT TO LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH, THIS AGREEMENT. EACH PARTY FURTHER WAIVES ANY RIGHT TO CONSOLIDATE ANY ACTION IN WHICH A JURY TRIAL HAS BEEN WAIVED WITH ANY OTHER ACTION IN WHICH A JURY TRIAL CANNOT BE OR HAS NOT BEEN WAIVED.
- 13. This Agreement is subject to Northern's FDD Rate Schedule and the GENERAL TERMS AND CONDITIONS of Northern's Tariff.

The parties have indicated their agreement hereto by executing below.

NORTHERN	AGENT/OPERATOR
NORTHERN NATURAL GAS COMPANY	[AGENT/OPERATOR NAME]
Ву:	Ву:
Title:	Title:
Date:	Date:
SHIPPER	
[SHIPPER NAME]	
Ву:	
Title:	
Date:	
Northern FDD Service Agreement Contract N	No.

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

FDQ AGGREGATION AGREEMENT

or am	This Agreement entered into on this nong] [day of (Shipper), if	applicable,]	, is by and [betw	/een
(Agent/	Operator) and Northern Natural Gas Compa	ny (Northern).			
Deliver	WHEREAS, Agent/Operator is the agent/ y Service Agreements (FDD Service Agreem			various Firm Defe	rred
	[if applicable] WHEREAS, Agent/Operator or 4-Step] consolidated FDD Service A nent under this Agreement for purposes of no	Agreement and	an EG cons		
	[if applicable] WHEREAS, Agent/Operator a FDD Service Agreement with another co iting, scheduling, balancing and invoicing;				
	[if applicable] WHEREAS, Agent/Operator or 4-Step] FDD Service Agreement and an es of nominating, scheduling, balancing and	EG FDD Service			
	OW, THEREFORE, in consideration of the pre Operator and Northern or Agent/Operator, N				rein,
1.	If there is more than one FDD Serva-Step/4-Step/EG, as applicable, the FDD an FDD Consolidation Agreement executed of Northern's FERC Gas Tariff. The consolic contract number for any individual FDD "Aggregated Service Agreements" under Agent/Operator when making all nomination	Service Agreeme pursuant to Sec dated FDD Servio Service Agree r this Agreeme	ents must first tion 6.B.7. of t ce Agreement ement, as ap ent which wil	be consolidated un the FDD Rate Sche- contract number or plicable, shall be	nder dule r the the
2.	[if applicable] So long as Shipper is a Agent/Operator nominate under the Agg nominate under Shipper's individual FD number is referenced after Shipper's signature	regated Service D Service Agre	Agreements	and Shipper will	not
3.	[if applicable] Shipper and Agent/Operator sole agent/operator under Shipper's individu				and
4.	Agent/Operator agrees that it shall be liab under the Aggregated Service Agreement resolution.				

- Each month Northern shall provide Agent/Operator with an invoice for each Aggregated Service Agreement. Agent/Operator will pay such invoices as provided in Northern's FERC Gas Tariff as revised from time to time (Tariff). All rates and charges, including market-based rates, as applicable, will be billed based on the Aggregated Service Agreement used for nominations and scheduling. The rates for FDD service shall be Northern's maximum Tariff rates, or market-based-rates, unless otherwise agreed in writing.
- 6. [if applicable] By participating in this Agreement, Shipper recognizes that it is waiving certain rights it may have pursuant to Northern's Tariff, including the right to nominate under its individual FDD Service Agreement, the right to be billed individually, the individual right to object to an invoice except through its Agent/Operator, and any other rights associated with having the agreement handled separately.
- 7. This Agreement shall become effective _____ and shall continue in full force and effect until terminated in accordance herewith.
- 8. [if applicable] Nothing herein relieves Shipper of its obligations under its respective FDD Service Agreement, including, but not limited to, balancing and paying invoices as principals under the FDD Service Agreement.
- 9. [if applicable] Agent/Operator must provide written notice to Northern to terminate this Agreement (Notice to Terminate) and the related FDD Consolidation Agreement arrangements, if applicable. Termination must be prospective and will be effective on the date provided in the Notice to Terminate.
- 10. [if applicable] Shipper or Agent/Operator must provide written notice to Northern to withdraw as a party to this Agreement (Notice to Terminate). Termination must be prospective and will be effective on the date provided in the Notice to Terminate. The Notice to Terminate must represent that the non-terminating party has consented to the termination.
- 11. [if applicable] TO THE FULLEST EXTENT PERMITTED BY LAW, EACH OF THE PARTIES HERETO WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY WITH RESPECT TO LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH, THIS AGREEMENT. EACH PARTY FURTHER WAIVES ANY RIGHT TO CONSOLIDATE ANY ACTION IN WHICH A JURY TRIAL HAS BEEN WAIVED WITH ANY OTHER ACTION IN WHICH A JURY TRIAL CANNOT BE OR HAS NOT BEEN WAIVED.
- 12. This Agreement is subject to Northern's FDD Rate Schedule and the GENERAL TERMS AND CONDITIONS of Northern's Tariff.

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

The parties have indicated their agreement hereto by executing below.

NORTHERN	AGENT/OPERATOR
NORTHERN NATURAL GAS COMPANY	[AGENT/OPERATOR NAME]
By:	Ву:
Title:	Title:
Date:	Date:
[if applicable]	
SHIPPER	
[SHIPPER NAME]	
Ву:	
Title:	
Date:	
Northern FDD {3-Step or 4-Step} Contract	No
Northern FDD EG Contract No.	

Part 9 - Service Agreement Forms Section 6 - PDD Service Agreement Version 1.0.0

Date:

[Company Logo]

(Placement on page, number of pages, format, paragraph numbering and order, capitalization and font may vary)

Preferred Delivery Service Agreement Rate Schedule PDD

Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:
Contract No.:	
Term: From to [If applicaterminated by either party upon thirty (30) days	able] and shall continue month to month thereafter unless swritten notice.

Rates shall be Northern's maximum rates and charges plus all applicable surcharges in effect from time to time under the applicable Rate Schedule on file with the Commission unless otherwise agreed to by the parties in writing.

[If Applicable] Other Provisions Permitted By Tariff Under the Applicable Rate Schedule and pursuant to Section 58 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff:

The parties agree that a facsimile or other electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

Part 9 - Service Agreement Forms Section 6 - PDD Service Agreement Version 1.0.0

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company [Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Deferred Delivery Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
- (D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the non-exclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent

Part 9 - Service Agreement Forms Section 6 - PDD Service Agreement Version 1.0.0

with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	Ву:
Title:	Title:
Date:	Date:

Part 9 - Service Agreement Forms Section 6 - PDD Service Agreement Version 1.0.0

[Company Logo]

(Placement on page, number of pages, format, capitalization and font may vary)

Preferred Deferred Delivery Service Agreement Appendix A Rate Schedule PDD

			Transa Amendi	eal Date:		[If applicable
	Contact:					
I. Con	tract Total Q	uantity (C	ΓQ):		Dth	
II.		<u>Daily I</u>	<u>njection</u>	<u>Daily Wi</u>	thdrawal	
POI #	Name ——	Min		Min	Max ———	Date Range
III.			 ITORY AND MO	NTHLY PARAM	METERS	
POI #	Name 		Max 	Date Ra	nge 	
		<u>Month</u>	ly Injection	<u>Monthly</u>	<u>Withdrawal</u>	
POI #	Name ——		Max 	Min	Max 	Date Range
IV. Rate	es					
Withdra Total M Capacit Annual	wal Charge: onthly Invent	cory Charg	es:		 	

Part 9 - Service Agreement Forms Section 6 - PDD Service Agreement Version 1.0.0

[If applicable - Replacing Confirmation] This Confirmation, as amended, supersedes all previous confirmations applicable to this Transaction.

This shall serve as confirmation of the verbal contract reached between Shipper and Northern. If you are in agreement with the terms specified herein, please sign the document and return to [insert email] or Fax to [insert Fax#]. If this Confirmation Notice does not accurately describe your understanding of our contract, please contact us in writing within two (2) business days of receipt of this Confirmation. If no objection to this Confirmation is received, then this Confirmation shall be the final expression of all the terms hereof and shall be binding and enforceable against Shipper regardless of whether executed by Shipper.

If the rate is discounted and the monthly or daily quantities as set forth herein are not met by Shipper, the total quantities shall be assessed the maximum PDD charges set forth in Northern's FERC Gas Tariff, as revised from time to time, unless otherwise agreed in writing [except as provided below].

- V. Other Provisions [paragraph number and order may vary]
- 1. [If applicable other rate and additional storage point provisions]
- 2. [If applicable termination fee provisions]
- 3. [If applicable] The intent is for the inventory balance in Shipper's storage account to be zero on [insert date] of each year. Any remaining [positive/negative] inventory balance on [insert date] shall be [withdrawn/injected] [evenly/_____] from [insert date range] of that year subject to [injection/withdrawal] capacity availability.
- 4. [If applicable] In no event shall the rates exceed the maximum rate or be less than the minimum rate authorized under Northern's FERC Gas Tariff, as revised from time to time. In the event the rates agreed to pursuant hereto are or become greater than the maximum or less than the minimum under Northern's FERC Gas Tariff, as revised from time to time, then Shipper agrees that Northern will immediately decrease the rate(s) herein down to the maximum or increase the rate(s) herein up to the minimum. In such event, other rate components may be adjusted upward or downward to achieve the agreed-upon overall rate, provided that the resulting rate component shall not exceed the maximum rate or be below the minimum rate applicable to the rate component.

	Permitted By Tariff Under the Applicable Rate Schedule and pursuant ERMS AND CONDITIONS of Northern's FERC Gas Tariff:
	ot replace Confirmation] Except as amended herein, all provisions of by the parties to be and remain in full force and effect.
NNG Account Manager	Customer Signature

Part 9 - Service Agreement Forms Section 7 - IDD Service Agreement Version 1.0.0

[Company Logo]	
(Placement on page, number of pages, format, p my vary)	aragraph numbering and order, capitalization and font
·	Delivery Service Agreement chedule IDD
	Date:
Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:
Contract No.:	
Term: From tothereafter unless terminated by either party upon the terminated by either t	[If applicable] and shall continue month to month hirty (30) days written notice.
Interruptible Deferred Quantity:	Dth
	arges plus all applicable surcharges in effect from time le with the Commission unless otherwise agreed to by

[If Applicable] Other Provisions Permitted By Tariff Under the Applicable Rate Schedule and pursuant to Section 58 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff:

The parties agree that a facsimile or electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Part 9 - Service Agreement Forms Section 7 - IDD Service Agreement Version 1.0.0

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company

[Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Deferred Delivery Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
- (D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed

Part 9 - Service Agreement Forms Section 7 - IDD Service Agreement Version 1.0.0

by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the non-exclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	Ву:
Title:	Title:
Date:	Date:

Part 9 - Service Agreement Forms Section 9 - ILD Service Agreement Version 1.0.0

[Company Logo]	
(Placement on page, number of pages, fo may vary)	rmat, paragraph numbering and order, capitalization and font
	action and Delivery Service Agreement Rate Schedule ILD
	Date:
Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:
Contract No.:	
Term: From to [If app terminated by either party upon thirty (30) d	olicable] and shall continue month to month thereafter unless lays written notice.
	and charges plus all applicable surcharges in effect from time le on file with the Commission unless otherwise agreed to by
	By Tariff Under the Applicable Rate Schedule and pursuant to CONDITIONS of Northern's FERC Gas Tariff:
and transmitted, shall be considered for all	r electronic version of this document, when properly executed purposes to be an original document, and shall be deemed for a binding agreement. The entire agreement must be faxed or

transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

All Notices/Accounting Matters: Northern Natural Gas Company [Information]

Payments to Designated Depository: Northern Natural Gas Company [Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Interruptible Liquefaction and Delivery Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
- (D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the nonexclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in

Part 9 - Service Agreement Forms Section 9 - ILD Service Agreement Version 1.0.0

its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	Ву:
Title:	Title:
Date:	Date:

Part 9 - Service Agreement Forms Section 9 - ILD Service Agreement Version 1.0.0

[Company Logo]

(Placement on page, number of pages, format, capitalization and font may vary)

Interruptible Liquefaction and Delivery Service Agreement Appendix A Rate Schedule ILD	
Base Contract No.: Transaction No.: Amendment No.: Deal Date: Date Sent:	- _ [If applicable] -
Shipper Name:Shipper Contact:Account Manager:	
I. Delivery Schedule:	
[Insert full schedule as required]	
In the event Shipper's delivery time is delayed for Northern's operational reasons, Northern's	thern will provide
In the event Shipper does not take delivery as scheduled in this Appendix A or confirm Shipper may be charged a Performance Obligation Charge on any undelivered performance). In the event Shipper fails to take delivery of any scheduled and confirmed to deliver Payback Volumes twice within the same calendar year, Northern may terminate Agreement.	quantities (non- d quantity or fails
Northern may refuse to allow Shipper's transportation vehicle to enter its property, in its for reasons of safety or security.	s sole discretion,
II. Rates:	
ILD Charge per Dth:	

III. Insurance: Shipper represents and warrants that it and/or its carrier company(s) have proper insurance, from an insurance company in good standing and acceptable to Northern. At any time, Shipper or its carrier company(s) shall provide at Northern's request a certificate of insurance and a certified copy of any and all insurance policies so requested.

Part 9 - Service Agreement Forms Section 9 - ILD Service Agreement Version 1.0.0

V. Other Provisions [paragraph number and order may vary]		
1. [If applicable - other rate provisions]		
2. [If applicable - other delivery provisions]		
 [If applicable] Other Provisions Permitted By Tariff Under the Applicable Rate Schedule and pursuant to Section 58 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff: 		
[If applicable - Replacing Transaction] This Appendix A, as amended, supersedes all previous appendices applicable to this Transaction.		
[If applicable - Amendment does not replace Appendix A] Except as amended herein, all provisions of the transaction are hereby confirmed by the parties to be and remain in full force and effect.		
Northern Natural Gas Company [Shipper]		

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

[Company Logo]

(Placement on page, number of pages, format, <u>paragraph numbering and order,</u> capitalization and font may vary)

Firm Throughput Service Agreement
Rate Schedule [insert proper rate schedule]
(TF, TFX & GS-T Rate Schedules)
[Attach applicable Appendices]

	Date:
	Shipper's Name and Address for Invoices:
Contract No.:	
Term: Fromto	_
	rges plus all applicable surcharges in effect from time with the Commission unless otherwise agreed to by
This transportation shall be provided pursuant to Regulatory Commission's regulations.	Subpart of Part 284 of the Federal Energy
The contract maximum daily quantities and pri Appendix A, and if necessary, Appendix B.	mary receipt and delivery points are set forth or
If made available by Shipper, Northern agrees to natural gas as set forth in this Agreement.	receive and deliver thermally equivalent volumes of
[If Applicable] Other Provisions Permitted By Tariff Section 58 of the GENERAL TERMS AND CONDIT	Under the Applicable Rate Schedule and pursuant to IONS of Northern's FERC Gas Tariff:

The parties agree that a facsimile or other electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

For Subpart B contracts: [The transportation service described herein is provided on behalf of [Eligible-on behalf of Party]].

For Subpart B and G contracts: [For purposes of delivery hereunder to delivery point(s) constructed pursuant to Section 311 of the Natural Gas Policy Act, or to delivery points delivering to intrastate pipelines, and to the extent that the Shipper has provided the pipeline with an on-behalf-of certification, the transportation hereunder shall be provided pursuant to Subpart B. All other transportation hereunder shall be pursuant to Subpart G.]

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company [Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Throughput Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

(A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.

(B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.

(C) Prior to execution of this Agreement by Northern, Shipper irrevocably designates and appoints agent name, agent full address as its authorized agent to receive, accept and acknowledge on its behalf service of process in any proceeding under this Agreement, and shall provide Northern with evidence of the prepayment in full of the fees of such agent, in a form satisfactory to Northern. Shipper agrees that service of process, writ, judgment or other notice of legal process upon said agent shall be deemed and held in every respect to be effective personal service upon it. Shipper shall maintain such appointment

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

(or that of a successor satisfactory to Northern) continuously in effect at all times while Shipper is obligated under this Agreement or any replacement Agreement. Nothing herein shall affect Northern's right to serve process in any other manner permitted by applicable law.

(D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the nonexclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

[FOR TFX CONTRACTS WITH A TERM OF ONE MONTH OR LESS:] If Northern and Shipper have agreed in writing in advance, this Agreement shall be deemed to be executed and shall be binding for all purposes if (1) Shipper nominates under this Agreement; or (2) Shipper has not notified Northern in writing that it declines this Agreement within two (2) business days of the date of the Agreement.

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	Ву:
Title:	Title:
Date:	Date:

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

[WHERE APPLICABLE]

[Company Logo]

(Placement on page, number of pages, format, paragraph numbering and order, capitalization and font may vary)

Northern Natural Gas Company

Amendment to [insert proper rate schedule] [Throughput, as applicable] Service Agreement

(TF, TFX, GS-T, TI, SMS, MPS, ILD, IDD, PDD, & FDD Rate Schedules)

	Date:
Shipper Name:	_
Contract No.:	(Agreement)
[If applicable] Amendment No.:	_
[When applicable - Related Segmented Firm Thro (Insert Applicable Contract No. References)	oughput Service Agreement Contract Nos.:
The above-referenced Agreement is amended [if	f applicable, for the period [insert amendment start date

The above-referenced Agreement is amended [if applicable, for the period [insert amendment start date] through [insert amendment end date] as follows:

OI

[If applicable; for background purposes - not to include binding consideration] Whereas clauses as necessary. [If Whereas Clause] NOW THEREFORE, the Agreement is amended [[if applicable] for the period [insert amendment start date] through [insert amendment end date]] as follows:

[If applicable] This Amendment supersedes {insert amendment(s) or agreement(s) or that all amendments or agreements are being superseded}.

[Applicable paragraphs not necessarily in this order.]

- 1. [If applicable rate and/or surcharge provisions] (may be in multiple paragraphs)
- 2. [If applicable Information related to changes in volumes, term, and receipt and/or delivery points.]
- 3. [If applicable Information related to miscellaneous amendments such as changes to the shipper name, subpart, notice information, and/or replacing or deleting provisions]
- 4. [If applicable] In no event shall the rates exceed the maximum rate or be less than the minimum rate authorized under Northern's FERC Gas Tariff, as revised from time to time. In the event the rates agreed to pursuant hereto are or become greater than the maximum or less than the minimum under Northern's FERC Gas Tariff, as revised from time to time, then Shipper agrees that Northern will immediately decrease the rate(s) herein down to the maximum or increase the rate(s) herein up to the minimum. In such event, other rate components may be adjusted upward or downward to achieve the agreed-upon overall revenue, provided that the resulting rate component shall not exceed the maximum rate or be below the minimum rate applicable to the rate component.

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

5.	[If Applicable] Other Provisions Permitted By Tariff Under the Applicable Rate Schedule and pursuan
	to Section 58 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff:

- 6. The parties agree that a facsimile or other electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.
- 7. This Agreement, as amended, constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

[If applicable] TF12 Base/Variable Restatement

- 1. Pursuant to Northern's FERC Gas Tariff, Seventh Revised Volume No. 1, Part 7, Section 1 Rate Schedule TF, Subpart H, Shipper's MDQ for TF12 Base entitlement and TF12 Variable entitlement have been adjusted in accordance with the Appendix "A" attached hereto.
- 2. Shipper represents that the volumes that were delivered to Shipper's FDD, PDD or IDD Service Agreement(s) during the summer period are or will be ultimately delivered to the Shipper's Town Border Stations or delivery points under this Agreement.

[If applicable] In the event a Shipper requests to segment its contract

As a result of Shipper's request for segmentation, the above referenced Agreement is amended as follows:

1.	Effective from _	to	, the MDQ of the Agreement is reduced fron
		to	

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

- 1. Governing law; Jurisdiction; Consent to Suit.
 - a. As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
 - b. Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
 - c. Prior to execution of this Agreement by Northern, Shipper irrevocably designates and appoints

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

{agent name},	{agent full address}
as its authorized agent to receive, accept and acknowledge on its b	ehalf service of process in any
proceeding under this Agreement, and shall provide Northern with	evidence of the prepayment in
full of the fees of such agent, in a form satisfactory to Northern.	Shipper agrees that service of
process, writ, judgment or other notice of legal process upon said a	gent shall be deemed and held
in every respect to be effective personal service upon it. Shipper sh	nall maintain such appointment
(or that of a successor satisfactory to Northern) continuously in effe	ect at all times while Shipper is
obligated under this Agreement or any replacement Agreement	t. Nothing herein shall affect
Northern's right to serve process in any other manner permitted by a	pplicable law.

d. Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the nonexclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

[FOR TFX CONTRACTS WITH A TERM OF ONE MONTH OR LESS:] If Northern and Shipper have agreed in writing in advance, this Agreement shall be deemed to be executed and shall be binding for all purposes if (1) Shipper nominates under this Agreement; or (2) Shipper has not notified Northern in writing that it declines this Agreement within two (2) business days of the date of the Agreement.

The effective date of this Amendment is	
Except as amended herein, all provisions of the Agreement are remain in full force and effect.	hereby confirmed by the parties to be and
NORTHERN NATURAL GAS COMPANY By: Title: Date:	[SHIPPER NAME] By: Title: Date:

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

(Placement	(Placement on page, number of pages, format, capitalization and font may vary)						
Contract No Request No Amendmen	Contract No.: Request No.: Amendment No.: [if applicable]						
[insert prope	ghput Service /	le] Rate Schedule					
Shipper:		_					
Term:	through_						
Contract Vo	lumes (Dth):						
			[Volum	ne]			
	FIELD		Month Fro		[N	fonth To]_	
	MARKET		Month Fro		[N	Month To]_	
Maximum D	aily Quantities	s (Dth):					
Volun	пе Туре	Fro	om	Volume	e		
							
RECEIPT A	.ND DELIVER	Y POINT DESCRIPT	ΓΙΟΝS AI	ND VOLUM	IES (DTH) [m	ay be orga	nized by Area
R/D	POI #/MIDS	Point Description		Jan [Volume]	Feb [Volume]		Dec [Volume]
R R	———						
R							
		Total Receipts					
D D							
J		Total Deliveries					
		Pag	geof_				

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

(Placem	ent on page, nun	nber of pages, fo	ormat, cap	italization and	font may var	y)	
				Contract Request Amendm	No.: No.: ent No.:		 [if applicable]
Appendix Firm Thro TF Rate	oughput Service	Agreement					
Shipper:_							
Term:	throug	jh					
Contract	Volumes (Dth):						
			[Vo	lume]			
	FIELD MARKET		[Month		[N	/lonth To]_	
<u>Maximun</u>	n Daily Quantities	s (Dth):					
TFI TF: TF		- - - -	From	Volu	me 		
RECEIPT	Γ AND DELIVER	Y POINT DESC	RIPTIONS	S AND VOLUM	IES (DTH) [m	ay be orga	anized by Area]
R/D	POI #/MIDS	Point Descript	ion	Jan [Volume]	Feb [Volume]		Dec [Volume]
R R R							
		Total Receipts	3				
D D							
		Total Deliverie	es				
			Page	of			

Part 9 - Service Agreement Forms Section 1 - Firm Throughput Service Agreements Version 1.0.0

(Placemen	t on page, number of pages	, format, capita	lization and font may v	/ary)	
			Contract No.:_ Request No.:_ Amendment N		_
[insert prop	B [or B-1] Ighput Service Agreement Der rate schedule] Rate Sche GGS-T Rate Schedules)	edule			
		Delivery Po	oint Listing		
Shipper:					
Term:	through				
DELIVERY	POINT DESCRIPTION: [or	ganized by Zoı	ne and/or Master Mete	r]	
		MAXIMUI	M VOLUMES (DTH)		
POI#	Delivery Points Served			Dec (Volume)	
	Total(s)				

Page ____of___

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

[Company Logo]

(Placement on page, number of pages, format, <u>paragraph numbering and order,</u> capitalization and font may vary)

Segmented Firm Throughput Service Agreement Rate Schedule [insert proper rate schedule] (TF or TFX Rate Schedules) [Attach applicable Appendices]

	Date:
Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:
[For Market Area Segmented Agreements, Access/Deliver Contract No.: Related (Insert Applicable References) Contract No.	· · · · · ·
Term: FromTo	
This Agreement is entered into as a result of Shipper's req Rates shall be Northern's maximum rates and charges pl	
to time under the applicable Rate Schedule on file with the parties in writing. The primary point(s) must be the space contract, except that [the primary receipt point shapelivery Segment contract) or the primary delivery point shapelivery Segment contract), as applicable]. The provisions to this Agreement unless otherwise agreed to by the part available MDQ on the Shipper's base service agreement.	same as the primary point(s) of the underlying all be the MID 17 Segmentation Point (on a shall be the MID 17 Segmentation Point (on an of the underlying base contract are applicable
This transportation shall be provided pursuant to Subpa Regulatory Commission's regulations.	rt of Part 284 of the Federal Energy
The contract maximum daily quantities and primary r Appendix A. [Delivery Segment - and if necessary, Append	

Issued On: February 28, 2025 Effective On: April 1, 2025

If made available by Shipper, Northern agrees to receive and deliver thermally equivalent volumes of

natural gas as set forth in this Agreement.

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

[If Applicable] Other Provisions Permitted By Tariff Under the Applicable Rate Schedule and pursuant to Section 58 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff:

The parties agree that a facsimile or other electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement including both segmented and un-segmented contract components, constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

For Subpart B contracts: [The transportation service described herein is provided on behalf of [Eligible-on behalf of Party]].

For Subpart B and G contracts: [For purposes of delivery hereunder to delivery point(s) constructed pursuant to Section 311 of the Natural Gas Policy Act, or to delivery points delivering to intrastate pipelines, and to the extent that the Shipper has provided the pipeline with an on-behalf-of certification, the transportation hereunder shall be provided pursuant to Subpart B. All other transportation hereunder shall be pursuant to Subpart G.]

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

All Notices/Accounting Matters: Payments to Designated Depository:
Northern Natural Gas Company
[Information] [Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Throughput Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

(A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.

(B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.

(C) Prior to execution of this Agreement by Northern, Shipper irrevocably designates and appoints
{agent name}, {agent full address}
as its authorized agent to receive, accept and acknowledge on its behalf service of process in any proceeding under this Agreement, and shall provide Northern with evidence of the prepayment in full of the fees of such agent, in a form satisfactory to Northern. Shipper agrees that service of process, writ, judgment or other notice of legal process upon said agent shall be deemed and held in every respect to be effective personal service upon it. Shipper shall maintain such appointment (or that of a successor satisfactory to Northern) continuously in effect at all times while Shipper is obligated under this Agreement or any replacement Agreement. Nothing herein shall affect Northern's right to serve process in any other manner permitted by applicable law.

(D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the nonexclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	By:
Title:	Title:
Date:	Date:

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

(Placemen	t on page, numb	er of pages, format, capi	talization and font may	vary)			
			Contract No.: Request No.: Amendment No.:_	 [if applica	ble]		
Appendix A Segmented Firm Throughput Service Agreement TFX Rate Schedule							
Shipper: _		_					
Term:		through	_				
Contract V	olumes (Dth):						
		[Vc	olume]				
	MARKET	[Month From] [Month From]	[Month To] [Month To]				
Maximum	Daily Quantities	(Dth):					
Volum	е Туре	From	Volume				
							
							
RECEIPT	AND DELIVERY	POINT DESCRIPTIONS	S AND VOLUMES (DTH) (may be organ	zed by Area)		
		ACCESS	SEGMENT				
R/D	POI #/MIDS	Point Description	Jan [VOLUME]	Feb [VOLUME]	Dec [VOLUME]		
R R							
R							
		Total Receipts					
D		MARKET AREA SEGMENTATI	ON POINT				
		Total Deliveries					

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

DELIVERY SEGMENT

R/D	POI #/MIDS	Point Description	Jan [VOLUME]	Feb [VOLUME]	Dec [VOLUME]
R		MARKET AREA SEGMENTATION POINT			
		Total Receipts			
 D					··
D D					·
		Total Deliveries			
		Page of			

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

(Placement on page,	, number of pages, format, capitaliz	zation and font m	nay vary)	
		Contract No Request No Amendmer	o.: o.: nt No.:	[if applicable]
Appendix B (or B-1) Segmented Through TFX Rate Schedule	put Service Agreement [Applicable	e to Delivery Seg	ment Only]	
	Delivery Point	t(s) Listing		
Shipper:				
Term:	through	_		
DELIVERY POINT D	DESCRIPTION: (organized by Zone	e and/or Master l	Meter)	
	MAXIMUM VOLU	UMES (DTH)		
POI#	Delivery Points Served	Jan [Volume]	Feb [Volume]	Dec [Volume]
	Total(s)			
	Page o	f		

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

(Placement	on page, num	per of pages, format, ca	pitalization a	and font may v	ary)	
			Contra Reque Amen	act No.: est No.: dment No.:	 [if applical	ble]
Appendix A Segmented Firm Throughput Service Agreement TF Rate Schedule Shipper:						•
Term:	· · · · · · · · · · · · · · · · · · ·	_through				
Contract Vo	lumes (Dth):					
		[/	/olume]			
	MARKET	[Month From	n][n][Month To] [Month To]		
Maximum D	aily Quantities	(Dth):				
Volume TFF TF5 TF12B TF12V	Туре	From	Volume			
RECEIPT A	ND DELIVER	/ POINT DESCRIPTION ACCES	NS AND VOL		(may be organi	zed by Area)
R/D	POI #/MIDS				Feb [VOLUME]	Dec [VOLUME]
R R R						
D		Total Receipts MARKET AREA SEGMENTA	TION POINT			
		Total Deliveries				

Part 9 - Service Agreement Forms Section 2 - Segmented Firm Throughput Service Agreements Version 1.0.0

DELIVERY SEGMENT

R/D	POI #/MIDS	Point Description	Jan	Feb	Dec
R		MARKET AREA SEGMENTATION POINT	[VOLUME]	[VOLUME] 	[VOLUME]
		Total Receipts			·
 D					
D D					
		Total Deliveries			
		Page of			

Part 9 - Service Agreement Forms Section 3 - Interruptible Throughput Service Agreement Version 1.0.0

[Company Logo]	
(Placement on page, number of pages, format, may vary)	paragraph numbering and order, capitalization and font
	ghput Service Agreement Schedule TI
	Date:
Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:
Contact No.:	
Term: From to thereafter unless terminated by either party upon	[If applicable] and shall continue month to month thirty (30) days written notice.
Interruptible Maximum Daily Quantity: D	th
	narges plus all applicable surcharges in effect from time file with the Commission unless otherwise agreed to by
This transportation shall be provided pursuant to Regulatory Commission's regulations.	to Subpart of Part 284 of the Federal Energy
If made available by Shipper, Northern agrees natural gas as set forth in this Agreement.	to receive and deliver thermally equivalent volumes of
Any valid delivery or receipt point on Northern's subject to the terms and conditions of Rate Scheo	s system can be utilized as a delivery or receipt point dule TI.
[If applicable] Other Provisions Permitted By Tar Section 58 of the GENERAL TERMS AN	iff Under the Applicable Rate Schedule and pursuant to D CONDITIONS of Northern's FERC Gas Tariff:

The parties agree that a facsimile or electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by

Part 9 - Service Agreement Forms Section 3 - Interruptible Throughput Service Agreement Version 1.0.0

the parties.

For Subpart B contracts: [The transportation service described herein is provided on behalf of [Eligible onbehalf of Party]].

For Subpart B and G contracts: [For purposes of delivery hereunder to delivery point(s) constructed pursuant to Section 311 of the Natural Gas Policy Act, or to delivery points delivering to intrastate pipelines, and to the extent that the Shipper has provided the pipeline with an on-behalf-of certification, the transportation hereunder shall be provided pursuant to Subpart B. All other transportation hereunder shall be pursuant to Subpart G.]

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company [Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Throughput Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
- (C) Prior to execution of this Agreement by Northern, Shipper irrevocably designates and appoints

 [agent name], [agent full address]
 as its authorized agent to receive, accept and acknowledge on its behalf service of process in any
 proceeding under this Agreement, and shall provide Northern with evidence of the prepayment in
 full of the fees of such agent, in a form satisfactory to Northern. Shipper agrees that service of

Part 9 - Service Agreement Forms Section 3 - Interruptible Throughput Service Agreement Version 1.0.0

process, writ, judgment or other notice of legal process upon said agent shall be deemed and held in every respect to be effective personal service upon it. Shipper shall maintain such appointment (or that of a successor satisfactory to Northern) continuously in effect at all times while Shipper is obligated under this Agreement or any replacement Agreement. Nothing herein shall affect Northern's right to serve process in any other manner permitted by applicable law.

(D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the nonexclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	Ву:
Title:	Title:
Date:	Date:

between the parties hereto:

electronically transmitted.

Part 9 - Service Agreement Forms Section 4 - SMS Service Agreement Version 1.0.0

[Company Logo]
(Placement on page, number of pages, format, <u>paragraph numbering and order,</u> capitalization and font may vary)
SYSTEM MANAGEMENT SERVICE AGREEMENT
This System Management Service Agreement ("Agreement") by and between Northern Natural Gas Company ("Northern") and ("Shipper"), covering daily variances between volumes scheduled at delivery points and volumes actually taken at the delivery points under the Throughput Service Agreement listed on Appendix "A," which is attached hereto and incorporated by reference ("Corresponding Throughput Service Agreement"), is entered into in accordance with the following terms and conditions:
CONTRACT NO.:
SMS CONTRACT QUANTITY (SMSQ):DTH/day
TERM: This Agreement shall become effective onand shall have a term ending on
RATE: Shipper shall pay Northern each month for System Management Service rendered hereunder at the maximum rates or charges in effect from time to time under Rate Schedule SMS, or any effective superseding Rate Schedule on file with the Commission.
Shipper's Name and Address for Notices: Shipper's Name and Address for Invoices:

The parties agree that a facsimile or other electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise

This Agreement supersedes and cancels the following System Management Service Agreement(s)

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Part 9 - Service Agreement Forms Section 4 - SMS Service Agreement Version 1.0.0

ADDITIONAL TERMS AND CONDITIONS: The additional Terms and Conditions and Appendix "A" attached hereto are incorporated herein by reference and made a part of this Agreement.

[if applicable] TO THE FULLEST EXTENT PERMITTED BY LAW, EACH OF THE PARTIES HERETO WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY WITH RESPECT TO LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH, THIS AGREEMENT. EACH PARTY FURTHER WAIVES ANY RIGHT TO CONSOLIDATE ANY ACTION IN WHICH A JURY TRIAL HAS BEEN WAIVED WITH ANY OTHER ACTION IN WHICH A JURY TRIAL CANNOT BE OR HAS NOT BEEN WAIVED.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
- (C) Prior to execution of this Agreement by Northern, Shipper irrevocably designates and appoints {agent name}, {agent full address} as its authorized agent to receive, accept and acknowledge on its behalf service of process in any proceeding under this Agreement, and shall provide Northern with evidence of the prepayment in full of the fees of such agent, in a form satisfactory to Northern. Shipper agrees that service of process, writ, judgment or other notice of legal process upon said agent shall be deemed and held in every respect to be effective personal service upon it. Shipper shall maintain such appointment (or that of a successor satisfactory to Northern) continuously in effect at all times while Shipper is obligated under this Agreement or any replacement Agreement. Nothing herein shall affect Northern's right to serve process in any other manner permitted by applicable law.
- (D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the nonexclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in

Part 9 - Service Agreement Forms Section 4 - SMS Service Agreement Version 1.0.0

its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

[FOR SMS CONTRACTS WITH A TERM OF ONE MONTH OR LESS:] If Northern and Shipper have agreed in writing in advance, this Agreement shall be deemed to be executed and shall be binding for all purposes if (1) Shipper nominates under this Agreement; or (2) Shipper has not notified Northern in writing that it declines this Agreement within two (2) business days of the date of the Agreement.

This Agreement constitutes a contract with Northern Natural Gas Company subject to the Terms and Conditions and Appendix "A" attached hereto.

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	Ву:
Title:	Title:
Date:	Date:

Part 9 - Service Agreement Forms Section 4 - SMS Service Agreement Version 1.0.0

TERMS AND CONDITIONS

SECTION 1. MAXIMUM DAILY QUANTITY

The daily SMS Contract Quantity (SMSQ) shall be the maximum positive or negative variance that Shipper may vary between daily scheduled and actual quantities of natural gas delivered to the delivery points under the Corresponding Throughput Service Agreement without being subject to Delivery Point Variance Charges. The SMSQ for each delivery point is set forth on Appendix "A."

SECTION 2. TERMINATION

Termination of this Agreement shall not relieve Shipper of the obligation to pay money due hereunder to Northern.

SECTION 3. GENERAL

- 3.1 This Agreement in all respects shall be subject to the applicable provisions of Rate Schedule TF, TFX and GS-T contained in Northern's FERC Gas Tariff, as may be revised from time to time.
- 3.2 The applicable provisions of Northern's Rate Schedule SMS and the GENERAL TERMS AND CONDITIONS set forth in Northern's FERC Gas Tariff, as may be revised from time to time, are hereby incorporated by reference and made a part hereof.
- 3.3 An SMS Shipper may release SMS, either permanently or temporarily, subject to the applicable provisions of Section 47 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff.
- 3.4 Northern may file and seek Commission approval under Section 4 of the Natural Gas Act ("NGA") at any time and from time to time to change any rates, charges or other provisions of the SMS Rate Schedule and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

SECTION 4. NOTICES

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on the face of this Agreement and to Northern when sent to the following:

Accounting Matters:	Northern Natural Gas Company
All Notices:	Northern Natural Gas Company
Payments:	Northern Natural Gas Company

Part 9 - Service Agreement Forms Section 4 - SMS Service Agreement Version 1.0.0

(Placement on page, number of pag	ges, format, capitalization and font may vary)	
	Contract No.: Request No.: Amendment No.:	- [if applicable]
Appendix A System Management Service Agre	ement	
Shipper:		
Term:through		
Corresponding Throughput Service	e Agreement No.:	
SMS Contract Quantity:	Dth/day	
POI # Delivery	Point Daily SMS Contract Quantity (Dth)	

Total

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

[Company Logo]

(Placement on page, number of pages, format, <u>paragraph numbering and order,</u> capitalization and font may vary)

Firm Deferred Delivery Service Agreement Rate Schedule FDD

		Da	ie	
Shipper's Name and Address for Notices:	Shipper's Na	ame and	Address	for Invoices
				
Contract No.:				
Term: From to				
Firm Storage Quantity (FSQ) - Maximum FDD Accoun	t Balance Quantity	/:		Dth
Rates shall be Northern's maximum rates and charge to time under the applicable Rate Schedule on file w the parties in writing.				
The contract maximum and minimum quantities are se	t forth on Appendix	x A.		
[If applicable] Other Provisions Permitted By Tariff Ur Section 58 of the GENERAL TERMS AND CONDITIO				id pursuant to

The parties agree that a facsimile or electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company [Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Deferred Delivery Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
- (C) Prior to execution of this Agreement by Northern, Shipper irrevocably designates and appoints {agent name}, {agent full address} as its authorized agent to receive, accept and acknowledge on its behalf service of process in any proceeding under this Agreement, and shall provide Northern with evidence of the prepayment in full of the fees of such agent, in a form satisfactory to Northern. Shipper agrees that service of process, writ, judgment or other notice of legal process upon said agent shall be deemed and held in every respect to be effective personal service upon it. Shipper shall maintain such appointment (or that of a successor satisfactory to Northern) continuously in effect at all times while Shipper is obligated under this Agreement or any replacement Agreement. Nothing herein shall affect Northern's right to serve process in any other manner permitted by applicable law.
- (D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the non-exclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	Ву:
Title:	Title:
Date:	Date:

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

[Company Logo]

(Placement on page, number of pages, format, <u>paragraph numbering and order,</u> capitalization and font may vary)

Firm Deferred Delivery Service Agreement Rate Schedule FDD 2008 Market-Based Rate Expansion

	Date:
Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:
Contract No.:	
Term: From to	
Firm Storage Quantity - Maximum FDD Acco	ount Balance Quantity: Dth
Through the rates and charges fo	r services under this Agreement shall be as follows:
pursuant to the terms of Northern's FE	ge shall be equal to and shall be billed pursuant to
Injection Charge - The injection char pursuant to the terms of Northern's FE shall equal	rge per Dth shall be equal to and shall be billed ERC Gas Tariff. The injection charge in the Withdrawal Period
Withdrawal Charge - The withdrawal operation of Northern's FE	charge per Dth shall be equal to and shall be billed RC Gas Tariff.
Fuel - The FDD storage fuel rate shaterms of Northern's FERC Gas Tariff.	all be equal to and shall be billed pursuant to the
pursuant to the terms of Northern's F	ge per Dth shall be equal to, and shall be billed FERC Gas Tariff. [If applicable - Provided, however, through shall be equal to for any volume less than or equal by 31 of each year.]
Authorized Overrun Charge - The aut be billed pursuant to the terms of Nortl	thorized overrun charge shall be equal to and shall hern's FERC Gas Tariff.
[if applicable - Other Rate Provisions]	

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

The contract maximum and minimum quantities are set forth on Appendix A.

[If applicable] Any contingencies set forth in a precedent agreement executed by Northern and Shipper shall continue in effect until the earlier of the date set forth in the precedent agreement or the in-service date of the facilities to be constructed to provide the service hereunder.

Shipper has a right of first refusal as described in Section 52 of the General Terms and Conditions of Northern's FERC Gas Tariff for the capacity herein, subject to any rate authority applicable at that time.

The parties agree that a facsimile or other electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

Any document generated by the parties with respect to this Agreement, including this Agreement, may be imaged and stored electronically (Imaged Documents). Imaged Documents may be introduced as evidence in any proceeding as if such were original business records, and neither party shall contest the admissibility of Imaged Documents as evidence in any proceeding.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company [Information]

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Deferred Delivery Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same. Provided, however, the reservation and capacity charges shall not be revised, except as provided in the rate paragraph hereof.

NORTHERN NATURAL GAS COMPANY	[SHIPPER NAME]
By:	By:
Title:	Title:
Date:	Date:

(Placement on page, number of pages	s, format, capita	alization and font may vary)
		Contract No.: Request No.: Amendment No.: [if applicable
Appendix A Firm Deferred Delivery Service Agree Rate Schedule FDD	ment	
Term:	_through	
Shipper:		
Firm Storage Quantity (FSQ):	Dth	Storage Points:
Option: 3-Step Option	n	
Account Balance Parameters:	:	
Injection Period		Withdrawal Period

Shipper's account balance may not be greater than * on August 31.	Shipper's account balance may not be less than * on January 31.
	Shipper's account balance may not be greater than * on March 1.

Daily Maximum FDQ:

	Injection Period			Withdrawal Period		
Period	Daily Maximum Injection FDQ	Daily Maximum Withdrawal FDQ	Period	Daily Maximum Withdrawal FDQ	Daily Maximum Injection FDQ	
June	*	*	November	*	*	
July	*	*	December	*	*	
August	*	*	January	*	*	
September	*	*	February 1-14	*	*	
October	*	*	February 15-28	*	*	
			March	*	*	
			April	*	*	
			May	Overrun	Overrun	
				(Interruptible)	(Interruptible)	

[* Note: Shipper's minimum and maximum quantities are determined based on its FSQ as a percent of the total FDD annual cycle quantity offered.]

Page	of	
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Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

Shipper's account balance may not be greater

than * on March 1.

(Placement on page, number of pages, format, capitali	ization and font may vary)
Appendix A Firm Deferred Delivery Service Agreement Rate Schedule FDD	Contract No.: Request No.: Amendment No.: [if applicable]
Term:through Shipper:	
Firm Storage Quantity (FSQ): Dth S	torage Points:
Option: Gas-In-Place Option	
Account Balance Parameters:	
Injection Period	Withdrawal Period
Shipper's account balance may not be greater	Shipper's account balance may not be less

Daily Maximum FDQ:

Injection Period	Daily Maximum Injection FDQ	Daily Maximum Withdrawal FDQ	Withdrawal Period	Daily Maximum Withdrawal FDQ	Daily Maximum Injection FDQ
40% or less of FSQ	* + 900 per 100,000 of GIP in excess of 0	*	75.0% or more of FSQ	*	*
40.0% or more but less than 80% of FSQ	* +150 per 100,000 of GIP in excess of *	*	Less than 75% but more than 25% of FSQ	* +550 per 100,000 of GIP in excess of *	*
80% or more of FSQ	*	*	25% or less of FSQ	* +3,670 per 100,000 of GIP in excess of 0	*
			April	*	*
			May	Overrun (Interruptible)	Overrun (Interruptible)

[* Note: Shipper's minimum and maximum quantities are determined based on its FSQ as a percent of the total FDD annual cycle quantity offered.]

Page	Οţ			

(Placement on page	, number of page	s, format, capitali	zation and font m	ay vary)	
			Request	t No.: t No.: nent No.:	 [if applicable]
Appendix A Firm Deferred Delive Rate Schedule FDD		ement			
Term:	through				
Shipper:					
Firm Storage Quant	ity (FSQ):	Dth	Storage Point	s:	
Opt	ion: 4-Step Optio	n			
Account Balance	Parameters:				
	Injection Period		V	Withdrawal Period	t
Shipper's acco	ount balance may gust 31.	not be greater	Shipper's accou * on January	int balance may n 31.	ot be less than
			Shipper's accou	unt balance may rch 1.	not be greater
Daily Maximum F	-DQ:				
	Injection Period		V	Withdrawal Period	t
	Daily	Daily		Daily	Daily

injection Period			villidiawai Period			
Period	Daily Maximum Injection FDQ	Daily Maximum Withdrawal FDQ	Period	Daily Maximum Withdrawal FDQ	Daily Maximum Injection FDQ	
June	*	*	November	*	*	
July	*	*	December	*	*	
August	*	*	January	*	*	
September	*	*	February	*	*	
October	*	*	March	*	*	
			April	*	*	
			May	Overrun	Overrun	
				(Interruptible)	(Interruptible)	

[* Note: Shipper's minimum and maximum quantities are determined based on its FSQ as a percent of the total FDD annual cycle quantity offered.]

Page _____ of ____

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

(Placement on page, number of pages	, iormat, cap	italization and iont may vary)	
Appendix A Firm Deferred Delivery Service Agreen Rate Schedule FDD	ment	Contract No.: Request No.: Amendment No.:	 [if applicable]
Term:through			
Shipper:			
Firm Storage Quantity (FSQ):	Dth	Storage Points:	
Option: EG Option			
Account Balance Parameters:			

Injection Period	Withdrawal Period		
Maximum Inventory Limit	Minimum Inventory Limit		
Shipper's account balance will not be greater than * August 1 through September 30.	Shipper's account balance will not be less than * January 1 through January 31.		
Shipper's account Balance will not be greater than * October 1 through November 30.	Shipper's account balance will not be less than * February 1 through April 30.		

Daily Maximum FDQ:

Injection Period			Withdrawal Period		
Period	Daily Maximum Injection FDQ	Daily Maximum Withdrawal FDQ	Period	Daily Maximum Withdrawal FDQ	Daily Maximum Injection FDQ
June	*	*			
July	*	*			
August	*	*	November	*	*
September	*	*	December	*	*
October	*	*	January	*	*
			-		
Februa		February		*	
	30% o	r more but less th	nan 40% of FSQ	*	
		40%	or more of FSQ	*	
			March		*
	30% o	r more but less th	nan 40% of FSQ	*	
	40% o	r more but less th	nan 50% of FSQ	*	
	50% or more but less than 75% of FSQ				
		75%	or more of FSQ	*	
		*			
	nan 40% of FSQ	*			
	nan 50% of FSQ	*			
	nan 75% of FSQ	*			
		or more of FSQ	*		

May		*
Up to 25% of FSQ	*	
25% or more but less than 50% of FSQ	*	
50% or more but less than 75% of FSQ	*	
75% or more of FSQ	*	

[* Note: Shipper's minimum and m of the total EG option cycle quantit	•	tities are d	determined	based or	its FSQ a	as a perce	nt
F	Page	of					

Agreements.

this Agreement.

10.

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

	Contract No
	FDD CONSOLIDATION AGREEMENT
applica	This Agreement entered into on thisday of, is by and among, various FDD Shippers who execute this or an identical agreement (Shipper(s)), if able, (Agent/Operator) and Northern Natural Gas Company (Northern).
	WHEREAS, Agent/Operator is the agent/operator for Shippers under various Firm Deferred by Service Agreements (FDD Agreements) with Northern; and
of nom	WHEREAS, Agent/Operator and Shippers wish to consolidate the FDD Agreements for purposes inating, scheduling, balancing and invoicing; and
herein,	NOW, THEREFORE, in consideration of the premises and the terms and conditions contained Agent/Operator, Northern and Shippers hereby agree as follows:
1.	This Agreement shall be given a firm FDD service agreement contract number which shall be utilized when making all nominations and scheduling service.
2.	So long as a Shipper is a party to this Agreement, Shipper agrees to have Agent/Operator nominate under this Agreement and neither Shipper nor Agent/Operator will nominate under Shipper's individual Service Agreement (Northern/Shipper's contract number is referenced after Shipper's signature hereto).
3.	Shipper's Service Agreement shall maintain an inactive status during the time period Shipper is a party to this Agreement.
4.	Shipper and Agent/Operator agree that Agent/Operator is the sole nominator and sole agent/operator under Shipper's Service Agreement and this Agreement.
5.	Agent/Operator agrees that it shall be liable to Northern for all nominations and payments due under this Agreement, subject to good faith dispute resolution.
6.	Each month Northern shall provide Agent/Operator with a consolidated invoice that will contain no individual Shipper data. Agent/Operator will pay such invoice as provided in Northern's FERC Gas Tariff as revised from time to time (Tariff). The rates for FDD service shall be Northern's maximum Tariff rates, or market-based-rates, unless otherwise agreed in writing.
7.	By participating in the Agreement, Shippers recognize that they are waiving certain rights they may have pursuant to Northern's Tariff, including the right to nominate under their individual Service Agreements, the right to be billed individually, the individual right to object to an invoice except through its agent/operator, and any other rights associated with having the agreements handled separately.
8.	This Agreement shall become effective and shall continue in full force and effect until terminated in accordance herewith.
9.	Nothing herein relieves Shippers of their obligations under their respective Service Agreements, including, but not limited to, balancing and paying invoices as principals under the Service

Shippers will execute separate identical Agreements to evidence their agreement to participate in

- 11. A Shipper must provide written notice to Northern to withdraw as a party to this Agreement (Notice to Terminate). Such withdrawal must be prospective and will be effective on the date provided in the Notice to Terminate. The Notice to Terminate must represent that the Agent/Operator has consented and must inform Northern of the distribution of Shipper's account balance information, including the quantities, the storage points associated with the quantities and the type of transportation service used to inject the quantities into the storage account and the quantities under this Agreement will be reduced.
- 12. [if applicable] TO THE FULLEST EXTENT PERMITTED BY LAW, EACH OF THE PARTIES HERETO WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY WITH RESPECT TO LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH, THIS AGREEMENT. EACH PARTY FURTHER WAIVES ANY RIGHT TO CONSOLIDATE ANY ACTION IN WHICH A JURY TRIAL HAS BEEN WAIVED WITH ANY OTHER ACTION IN WHICH A JURY TRIAL CANNOT BE OR HAS NOT BEEN WAIVED.
- 13. This Agreement is subject to Northern's FDD Rate Schedule and the GENERAL TERMS AND CONDITIONS of Northern's Tariff.

The parties have indicated their agreement hereto by executing below.

NORTHERN	AGENT/OPERATOR
NORTHERN NATURAL GAS COMPANY	[AGENT/OPERATOR NAME]
Ву:	Ву:
Title:	Title:
Date:	Date:
SHIPPER	
[SHIPPER NAME]	
Ву:	
Title:	
Date:	
Northern FDD Service Agreement Contract N	No.

resolution.

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

FDQ AGGREGATION AGREEMENT

	This Agreement entered into on thisday mong] [(S nt/Operator) and Northern Natural Gas Company (hipper), if	applicable,]	, is by and [be	tween
(Agent	Troperator) and Northern Natural Gas Company (Northern).			
Deliver	WHEREAS, Agent/Operator is the agent/ope ery Service Agreements (FDD Service Agreement			various Firm De	eferred
	[if applicable] WHEREAS, Agent/Operator wis ep or 4-Step] consolidated FDD Service Agre ement under this Agreement for purposes of nomir	eement and a	an EG cons		
	[if applicable] WHEREAS, Agent/Operator and p] FDD Service Agreement with another consonating, scheduling, balancing and invoicing;				
	[if applicable] WHEREAS, Agent/Operator wis ep or 4-Step] FDD Service Agreement and an EG ses of nominating, scheduling, balancing and invo	FDD Service			
	OW, THEREFORE, in consideration of the premis tt/Operator and Northern or Agent/Operator, North				nerein,
1.	If there is more than one FDD Service 3-Step/4-Step/EG, as applicable, the FDD Ser an FDD Consolidation Agreement executed put of Northern's FERC Gas Tariff. The consolidate contract number for any individual FDD S "Aggregated Service Agreements" under the Agent/Operator when making all nominations a	vice Agreeme rsuant to Secti ed FDD Servic ervice Agreer his Agreemer	nts must first ion 6.B.7. of t e Agreement ment, as ap nt which wi	be consolidated he FDD Rate Sch contract number plicable, shall b	under nedule or the ne the
2.	[if applicable] So long as Shipper is a par Agent/Operator nominate under the Aggregation nominate under Shipper's individual FDD Strumber is referenced after Shipper's signature	ated Service Service Agree	Agreements	and Shipper w	ill not
3.	[if applicable] Shipper and Agent/Operator agr sole agent/operator under Shipper's individual I				
4.	Agent/Operator agrees that it shall be liable to under the Aggregated Service Agreements a				

- Each month Northern shall provide Agent/Operator with an invoice for each Aggregated Service Agreement. Agent/Operator will pay such invoices as provided in Northern's FERC Gas Tariff as revised from time to time (Tariff). All rates and charges, including market-based rates, as applicable, will be billed based on the Aggregated Service Agreement used for nominations and scheduling. The rates for FDD service shall be Northern's maximum Tariff rates, or market-based-rates, unless otherwise agreed in writing.
- 6. [if applicable] By participating in this Agreement, Shipper recognizes that it is waiving certain rights it may have pursuant to Northern's Tariff, including the right to nominate under its individual FDD Service Agreement, the right to be billed individually, the individual right to object to an invoice except through its Agent/Operator, and any other rights associated with having the agreement handled separately.
- 7. This Agreement shall become effective _____ and shall continue in full force and effect until terminated in accordance herewith.
- 8. [if applicable] Nothing herein relieves Shipper of its obligations under its respective FDD Service Agreement, including, but not limited to, balancing and paying invoices as principals under the FDD Service Agreement.
- 9. [if applicable] Agent/Operator must provide written notice to Northern to terminate this Agreement (Notice to Terminate) and the related FDD Consolidation Agreement arrangements, if applicable. Termination must be prospective and will be effective on the date provided in the Notice to Terminate.
- 10. [if applicable] Shipper or Agent/Operator must provide written notice to Northern to withdraw as a party to this Agreement (Notice to Terminate). Termination must be prospective and will be effective on the date provided in the Notice to Terminate. The Notice to Terminate must represent that the non-terminating party has consented to the termination.
- 11. [if applicable] TO THE FULLEST EXTENT PERMITTED BY LAW, EACH OF THE PARTIES HERETO WAIVES ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY WITH RESPECT TO LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH, THIS AGREEMENT. EACH PARTY FURTHER WAIVES ANY RIGHT TO CONSOLIDATE ANY ACTION IN WHICH A JURY TRIAL HAS BEEN WAIVED WITH ANY OTHER ACTION IN WHICH A JURY TRIAL CANNOT BE OR HAS NOT BEEN WAIVED.
- 12. This Agreement is subject to Northern's FDD Rate Schedule and the GENERAL TERMS AND CONDITIONS of Northern's Tariff.

Part 9 - Service Agreement Forms Section 5 - FDD Agreements Version 1.0.0

The parties have indicated their agreement hereto by executing below.

NORTHERN	AGENT/OPERATOR
NORTHERN NATURAL GAS COMPANY	[AGENT/OPERATOR NAME]
By:	Ву:
Title:	Title:
Date:	Date:
[if applicable]	
SHIPPER	
[SHIPPER NAME]	
Ву:	
Title:	
Date:	
Northern FDD {3-Step or 4-Step} Contract	No
Northern FDD EG Contract No.	

Part 9 - Service Agreement Forms Section 6 - PDD Service Agreement Version 1.0.0

Date:

[Company	
Logo]	

(Placement on page, number of pages, format, <u>paragraph numbering and order,</u> capitalization and font may vary)

Preferred Deferred Delivery Service Agreement Rate Schedule PDD

Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:
Contract No.:	
Term: From to [If applicable terminated by either party upon thirty (30) days w	e] and shall continue month to month thereafter unless ritten notice.
	narges plus all applicable surcharges in effect from time file with the Commission unless otherwise agreed to by
[If Applicable] Other Provisions Permitted By Tar Section 58 of the GENERAL TERMS AND COND	riff Under the Applicable Rate Schedule and pursuant to DITIONS of Northern's FERC Gas Tariff:

The parties agree that a facsimile or other electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

Part 9 - Service Agreement Forms Section 6 - PDD Service Agreement Version 1.0.0

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company [Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Deferred Delivery Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
- (C) Prior to execution of this Agreement by Northern, Shipper irrevocably designates and appoints {agent name}, {agent full address} as its authorized agent to receive, accept and acknowledge on its behalf service of process in any proceeding under this Agreement, and shall provide Northern with evidence of the prepayment in full of the fees of such agent, in a form satisfactory to Northern. Shipper agrees that service of process, writ, judgment or other notice of legal process upon said agent shall be deemed and held in every respect to be effective personal service upon it. Shipper shall maintain such appointment (or that of a successor satisfactory to Northern) continuously in effect at all times while Shipper is obligated under this Agreement or any replacement Agreement. Nothing herein shall affect Northern's right to serve process in any other manner permitted by applicable law.
- (D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the non-exclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent

Part 9 - Service Agreement Forms Section 6 - PDD Service Agreement Version 1.0.0

with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
By:	Ву:
Title:	Title:
Date:	Date:

Part 9 - Service Agreement Forms Section 6 - PDD Service Agreement Version 1.0.0

[Company Logo]

(Placement on page, number of pages, format, capitalization and font may vary)

Preferred Deferred Delivery Service Agreement Appendix A Rate Schedule PDD

			Transa Amendi	eal Date:		[If applicable
	Contact:					
I. Con	tract Total Q	uantity (C	ΓQ):		Dth	
II.		<u>Daily I</u>	<u>njection</u>	<u>Daily Wi</u>	thdrawal	
POI #	Name ——	Min		Min	Max ———	Date Range
III.			 ITORY AND MO	NTHLY PARAM	METERS	
POI #	Name 		Max 	Date Ra	nge 	
		<u>Month</u>	ly Injection	<u>Monthly</u>	<u>Withdrawal</u>	
POI #	Name ——		Max 	Min	Max 	Date Range
IV. Rate	es					
Withdra Total M Capacit Annual	wal Charge: onthly Invent	ory Charg	es:		 	

Part 9 - Service Agreement Forms Section 6 - PDD Service Agreement Version 1.0.0

[If applicable - Replacing Confirmation] This Confirmation, as amended, supersedes all previous confirmations applicable to this Transaction.

This shall serve as confirmation of the verbal contract reached between Shipper and Northern. If you are in agreement with the terms specified herein, please sign the document and return to [insert email] or Fax to [insert Fax#]. If this Confirmation Notice does not accurately describe your understanding of our contract, please contact us in writing within two (2) business days of receipt of this Confirmation. If no objection to this Confirmation is received, then this Confirmation shall be the final expression of all the terms hereof and shall be binding and enforceable against Shipper regardless of whether executed by Shipper.

If the rate is discounted and the monthly or daily quantities as set forth herein are not met by Shipper, the total quantities shall be assessed the maximum PDD charges set forth in Northern's FERC Gas Tariff, as revised from time to time, unless otherwise agreed in writing [except as provided below].

- V. Other Provisions [paragraph number and order may vary]
- 1. [If applicable other rate and additional storage point provisions]
- 2. [If applicable termination fee provisions]
- 3. [If applicable] The intent is for the inventory balance in Shipper's storage account to be zero on [insert date] of each year. Any remaining [positive/negative] inventory balance on [insert date] shall be [withdrawn/injected] [evenly/_____] from [insert date range] of that year subject to [injection/withdrawal] capacity availability.
- 4. [If applicable] In no event shall the rates exceed the maximum rate or be less than the minimum rate authorized under Northern's FERC Gas Tariff, as revised from time to time. In the event the rates agreed to pursuant hereto are or become greater than the maximum or less than the minimum under Northern's FERC Gas Tariff, as revised from time to time, then Shipper agrees that Northern will immediately decrease the rate(s) herein down to the maximum or increase the rate(s) herein up to the minimum. In such event, other rate components may be adjusted upward or downward to achieve the agreed-upon overall rate, provided that the resulting rate component shall not exceed the maximum rate or be below the minimum rate applicable to the rate component.

	Permitted By Tariff Under the Applicable Rate Schedule and pursuant ERMS AND CONDITIONS of Northern's FERC Gas Tariff:
	ot replace Confirmation] Except as amended herein, all provisions of by the parties to be and remain in full force and effect.
NNG Account Manager	Customer Signature

Part 9 - Service Agreement Forms Section 7 - IDD Service Agreement Version 1.0.0

[Company Logo]	
(Placement on page, number of pages, forma my vary)	t, <u>paragraph numbering and order,</u> capitalization and font
•	ed Delivery Service Agreement e Schedule IDD
	Date:
Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:
	-
Contract No.:	

Term: From______ to _____ [If applicable] and shall continue month to month thereafter unless terminated by either party upon thirty (30) days written notice.

Interruptible Deferred Quantity:______ Dth

Rates shall be Northern's maximum rates and charges plus all applicable surcharges in effect from time to time under the applicable Rate Schedule on file with the Commission unless otherwise agreed to by the parties in writing.

[If Applicable] Other Provisions Permitted By Tariff Under the Applicable Rate Schedule and pursuant to Section 58 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff:

The parties agree that a facsimile or electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Part 9 - Service Agreement Forms Section 7 - IDD Service Agreement Version 1.0.0

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company

[Information]

This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Deferred Delivery Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
- (D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed

Part 9 - Service Agreement Forms Section 7 - IDD Service Agreement Version 1.0.0

by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the non-exclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	Ву:
Title:	Title:
Date:	Date:

Part 9 - Service Agreement Forms Section 9 - ILD Service Agreement Version 1.0.0

[Company		
Logo]		
(Placement on page, number of pages, format, <u>paragraph numbering and order,</u> capitalization and font may vary)		
Interruptible Liquefaction and Delivery Service Agreement Rate Schedule ILD		
	Date:	
Shipper's Name and Address for Notices:	Shipper's Name and Address for Invoices:	
Contract No.:		
Term: From to [If applicable] and shall continue month to month thereafter unless terminated by either party upon thirty (30) days written notice.		
Rates shall be Northern's maximum rates and charges plus all applicable surcharges in effect from time to time under the applicable Rate Schedule on file with the Commission unless otherwise agreed to by the parties in writing.		
[If Applicable] Other Provisions Permitted By Tariff Under the Applicable Rate Schedule and pursuant to Section 58 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff:		
The parties agree that a facsimile or other electronic version of this document, when properly executed and transmitted, shall be considered for all purposes to be an original document, and shall be deemed for all purposes to be signed and constitute a binding agreement. The entire agreement must be faxed or transmitted to Northern. Upon Northern's acceptance and execution, an executed copy will be returned via FAX to the number appearing on the faxed offer or such other number as directed or otherwise electronically transmitted		

This Agreement constitutes the entire agreement between the parties with respect to the subject matter of this Agreement and shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns. No promises, agreements or warranties additional to this Agreement other than as may be contained in Northern's FERC Gas Tariff will be deemed to be a part of this Agreement nor will any alteration, amendment or modification be effective unless confirmed in writing by the parties.

Any notice, statement, or bill provided for in this Agreement shall be in writing and shall be considered as having been given if delivered personally, or if mailed by United States mail, postage prepaid, or if sent by express mail, overnight delivery, telex, telecopy or other mutually agreeable means of electronic transmission, to Shipper when sent to the address set forth on this Agreement and to Northern when sent to the following:

All Notices/Accounting Matters: Northern Natural Gas Company [Information] Payments to Designated Depository: Northern Natural Gas Company [Information] This Agreement shall incorporate and in all respects shall be subject to the GENERAL TERMS AND CONDITIONS and the applicable Rate Schedule(s) set forth in Northern's FERC Gas Tariff, as may be revised from time to time. Northern may file and seek Commission approval under Section 4 of the Natural Gas Act (NGA) at any time and from time to time to change any rates, charges or other provisions set forth in the applicable Rate Schedule(s) and the GENERAL TERMS AND CONDITIONS in Northern's FERC Gas Tariff, and Northern shall have the right to place such changes in effect in accordance with the NGA, and this Interruptible Liquefaction and Delivery Service Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission Order, without prejudice to Shipper's right to protest the same.

[IF APPLICABLE, FOR FOREIGN ENTITIES ONLY]

Governing law; Jurisdiction; Consent to Suit.

- (A) As to all matters of construction and interpretation, this Agreement shall be governed by the laws of the State of Nebraska, without regard to conflict of laws principles and without regard to the United Nations Convention on Contracts for the International Sale of Goods.
- (B) Without prejudice to Northern's right to bring suit in any appropriate domestic or foreign jurisdiction, any proceeding to enforce this Agreement may be brought by Northern in any state or federal court in the State of Nebraska of the United States of America. Shipper hereby irrevocably consents to jurisdiction and venue in Nebraska and waives any present or future objection to jurisdiction or venue in Nebraska. Shipper further agrees that final judgment against it in any such action or proceeding arising out of or relating to this Agreement shall be conclusive and may be enforced in any other competent jurisdiction within or outside the United States of America by suit on the judgment.
- (C) Prior to execution of this Agreement by Northern, Shipper irrevocably designates and appoints {agent name}, {agent full address} as its authorized agent to receive, accept and acknowledge on its behalf service of process in any proceeding under this Agreement, and shall provide Northern with evidence of the prepayment in full of the fees of such agent, in a form satisfactory to Northern. Shipper agrees that service of process, writ, judgment or other notice of legal process upon said agent shall be deemed and held in every respect to be effective personal service upon it. Shipper shall maintain such appointment (or that of a successor satisfactory to Northern) continuously in effect at all times while Shipper is obligated under this Agreement or any replacement Agreement. Nothing herein shall affect Northern's right to serve process in any other manner permitted by applicable law.
- (D) Northern shall have the option to refer any dispute, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof, including any dispute concerning the scope of this arbitration clause, for final settlement by arbitration. Such arbitration proceedings shall be conducted in accordance with the Rules of Arbitration of the International Chamber of Commerce by a panel of three arbitrators appointed in accordance with said Rules, one appointed by Northern, one appointed by Shipper, and the third arbitrator jointly appointed by the other two arbitrators. The neutral arbitrator shall act as chairperson. In no event shall Shipper be entitled to invoke arbitration pursuant to this subsection or otherwise. Shipper irrevocably waives any present or future objection to resolving any dispute, controversy or claim arising out of or relating to this Agreement by arbitration, and irrevocably consents and submits unconditionally to the nonexclusive jurisdiction for itself and in respect of any of its property of any arbitral panel appointed in accordance with this subsection. Arbitral awards shall be rendered within nine (9) months of the commencement of the arbitration, unless such time limit is extended by the arbitrators. Consistent with the expedited nature of arbitration, pre-hearing information exchange shall be carried out expeditiously and shall be limited to the reasonable production of relevant, non-privileged documents explicitly referred to by a party for the purpose of supporting relevant facts presented in

Part 9 - Service Agreement Forms Section 9 - ILD Service Agreement Version 1.0.0

its case. The place of the arbitration shall be Omaha, Nebraska, U.S.A. The language of the arbitration shall be English. In an action or proceeding to enforce rights under this Agreement, the prevailing party shall be entitled to recover costs and attorneys' fees. [End Provision]

NORTHERN NATURAL GAS COMPANY	[SHIPPER]
Ву:	Ву:
Title:	Title:
Date:	Date:

Part 9 - Service Agreement Forms Section 9 - ILD Service Agreement Version 1.0.0

[Company Logo]

(Placement on page, number of pages, format, capitalization and font may vary)

Interruptible Liquefaction and Delivery Service Agreement Appendix A Rate Schedule ILD	
Base Contract No.: Transaction No.: Amendment No.: Deal Date: Date Sent:	- _ [If applicable] -
Shipper Name:Shipper Contact:Account Manager:	
I. Delivery Schedule:	
[Insert full schedule as required]	
In the event Shipper's delivery time is delayed for Northern's operational reasons, Northern's	thern will provide
In the event Shipper does not take delivery as scheduled in this Appendix A or confirm Shipper may be charged a Performance Obligation Charge on any undelivered performance). In the event Shipper fails to take delivery of any scheduled and confirmed to deliver Payback Volumes twice within the same calendar year, Northern may terminate Agreement.	quantities (non- d quantity or fails
Northern may refuse to allow Shipper's transportation vehicle to enter its property, in it for reasons of safety or security.	s sole discretion,
II. Rates:	
ILD Charge per Dth:	

III. Insurance: Shipper represents and warrants that it and/or its carrier company(s) have proper insurance, from an insurance company in good standing and acceptable to Northern. At any time, Shipper or its carrier company(s) shall provide at Northern's request a certificate of insurance and a certified copy of any and all insurance policies so requested.

Part 9 - Service Agreement Forms Section 9 - ILD Service Agreement Version 1.0.0

IV. Other Provisions [paragraph number and orde	r may vary]	
1. [If applicable - other rate provisions]		
2. [If applicable - other delivery provisions]		
 [If applicable] Other Provisions Permitted By Tariff Under the Applicable Rate Schedule and pursuant to Section 58 of the GENERAL TERMS AND CONDITIONS of Northern's FERC Gas Tariff: 		
[If applicable - Replacing Transaction] This A appendices applicable to this Transaction.	Appendix A, as amended, supersedes all previous	
[If applicable - Amendment does not replace Appe transaction are hereby confirmed by the parties to	endix A] Except as amended herein, all provisions of the be and remain in full force and effect.	
Northern Natural Gas Company [Ship	per]	