

CONNECTICUT NATURAL GAS CORPORATION

TRS OPERATOR AGREEMENT

This Agreement is by and between The Connecticut Natural Gas Corporation (the "Company") located at 180 Marsh Hill Road, Orange, Connecticut and _____ (the "Supplier") located at _____.

The purpose of this Agreement is to establish supplier receipt service and if applicable stand-by and/or daily balancing service and incorporate by reference the Company's Gas Tariff and the Company's rules and regulations as such tariffs, rules and regulations may be modified from time to time.

Pool	Elected Pool Aggregated Daily Stand-by Quantity ⁽¹⁾ (ADSQ)	Elected Pool Aggregated Daily Quantity ⁽¹⁾ (ADDQ)
Pool #1 Demand Firm / AGT	_____	_____
Pool #2 Demand Firm / TGP	_____	_____
Pool #3 Interruptible / AGT	_____	_____
Pool #4 Interruptible / TGP	_____	_____

- (1) MDQ levels are subject to adjustments identified in the terms and conditions of Rate TRS and Rate STB.
(2) Daily Balancing MBQ levels are subject to adjustments identified in the terms and conditions of Rate TRS and Rate BAL.

The parties agree to the following terms and conditions that will apply to the above referenced transportation accounts:

- 1) The primary term of service under the Company's applicable TRS tariff(s) is for a minimum period of one year from the effective date of this agreement as defined in (6) below, unless a valid Payment Default Supplier Drop Form is received by the Company. At the expiration of the primary term the service will continue for successive one-year terms until terminated by the Supplier.
- 2) In cases where the Supplier wants to withdraw completely from the Company's service area, the Supplier may terminate this service. The Supplier may terminate service under Rate TRS at any time when the Supplier is no longer serving any Third-Party Supply customers in the Company's service area, and has no ancillary service obligations (entitlement) with the Company, and has no outstanding financial obligations to the Company (including financial obligations associated with ancillary services) and submits a request for termination in writing to the Company at least thirty (30) days before the termination date.
- 3) The Supplier agrees to abide by the Company's Gas Tariff and all applicable Rates and the Company's rules and regulations as approved from time to time by the Public Utilities Regulatory Authority (the "Authority"). Additionally, the Supplier agrees to abide by the city gate station assignment as determined by the Company.
- 4) The Supplier shall not misrepresent, imply or cause customers to infer that inclusion on the Company's Supplier List is in any way an endorsement of the Supplier programs and / or products by the Company.
- 5) The Supplier may not use the name, logos, trade names, service marks, trademarks, printed materials, or art work of the Company and / or its affiliates in any of its oral or written material without the prior, written consent of the Company, which consent may be given or withheld in the sole discretion of the Company.
- 6) This agreement shall be effective on the first day that the Company receives natural gas from the Supplier identified herein whichever occurs later (the "effective date"). This agreement supersedes any prior agreement between the Company and the Supplier.

_____ Authorized Supplier Signature	_____ Nomination/Scheduling/OFO's	_____ Supplier Name
_____ Printed Name	_____ 24-Hour Primary Phone #	_____ Registration # at the Authority
_____ Business Phone #	_____ 24-Hour Secondary Phone # Operator Contact	
_____ Date	_____ Operator Phone #	
_____ Authorized Company Signature	_____ Printed Name	

Effective: 01/01/19
Supersedes: NEW
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