

[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

Date: _____

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 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.

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

[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.

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.

(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 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: _____ By: _____

Title: _____ Title: _____

Date: _____ 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
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 Account Balance Quantity: _____ Dth

Through _____ the rates and charges for services under this Agreement shall be as follows:

Reservation Charge - The reservation charge shall be equal to _____ and shall be billed pursuant to the terms of Northern's FERC Gas Tariff.

Capacity Charge - The capacity charge shall be equal to _____ and shall be billed pursuant to the terms of Northern's FERC Gas Tariff.

Injection Charge - The injection charge per Dth shall be equal to _____ and shall be billed pursuant to the terms of Northern's FERC Gas Tariff. The injection charge in the Withdrawal Period shall equal _____.

Withdrawal Charge - The withdrawal charge per Dth shall be equal to _____ and shall be billed pursuant to the terms of Northern's FERC Gas Tariff.

Fuel - The FDD storage fuel rate shall be equal to _____ and shall be billed pursuant to the terms of Northern's FERC Gas Tariff.

Rollover Charge - The rollover charge per Dth shall be equal to _____, and shall be billed pursuant to the terms of Northern's FERC Gas Tariff. [If applicable - Provided, however, through _____, the rollover charge per Dth shall be equal to _____ for any volume less than or equal to _____ of the contract FSQ on May 31 of each year.]

Authorized Overrun Charge - The authorized overrun charge shall be equal to _____ and shall be billed pursuant to the terms of Northern's FERC Gas Tariff.

[if applicable - Other Rate Provisions]

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]

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, format, capitalization and font may vary)

Contract No.: _____
Request No.: _____
Amendment No.: _____ [if applicable]

Appendix A
Firm Deferred Delivery Service Agreement
Rate Schedule FDD

Term: _____ through _____

Shipper: _____

Firm Storage Quantity (FSQ): _____ Dth _____ Storage Points: _____
Option: 3-Step Option _____

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 (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.]

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

Contract No.: _____
Request No.: _____
Amendment No.: _____ [if applicable]

Appendix A
Firm Deferred Delivery Service Agreement
Rate Schedule FDD

Term: _____ through _____
Shipper: _____

Firm Storage Quantity (FSQ): Dth Storage Points:

Option: Gas-In-Place Option _____

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	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 _____ of _____

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

Contract No.: _____
Request No.: _____
Amendment No.: _____ [if applicable]

Appendix A
Firm Deferred Delivery Service Agreement
Rate Schedule FDD

Term: _____ through _____

Shipper: _____

Firm Storage Quantity (FSQ): _____ Dth Storage Points: _____
Option: 4-Step Option _____

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	*	*
October	*	*	March	*	*
			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 _____ of _____

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

Contract No.: _____
Request No.: _____
Amendment No.: _____ [if applicable]

Appendix A
Firm Deferred Delivery Service Agreement
Rate Schedule FDD

Term: _____ through _____

Shipper: _____

Firm Storage Quantity (FSQ): _____ Dth _____ Storage Points: _____

Option: EG Option _____

Account Balance Parameters:

Injection Period Maximum Inventory Limit	Withdrawal Period 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	*	*
			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 maximum quantities are determined based on its FSQ as a percent of the total EG option cycle quantity offered.]

Page _____ of _____

Contract No. _____

FDD CONSOLIDATION AGREEMENT

This Agreement entered into on this ____ day of _____, is by and among _____, various FDD Shippers who execute this or an identical agreement (Shipper(s)), if applicable, _____ (Agent/Operator) and Northern Natural Gas Company (Northern).

WHEREAS, Agent/Operator is the agent/operator for Shippers under various Firm Deferred Delivery Service Agreements (FDD Agreements) with Northern; and

WHEREAS, Agent/Operator and Shippers wish to consolidate the FDD Agreements for purposes of nominating, scheduling, balancing and invoicing; and

NOW, THEREFORE, in consideration of the premises and the terms and conditions contained herein, 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 Agreements.
10. Shippers will execute separate identical Agreements to evidence their agreement to participate in this Agreement.

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]

By: _____

By: _____

Title: _____

Title: _____

Date: _____

Date: _____

SHIPPER

[SHIPPER NAME]

By: _____

Title: _____

Date: _____

Northern FDD Service Agreement Contract No. _____

FDQ AGGREGATION AGREEMENT

This Agreement entered into on this ____ day of _____, is by and [between or among] _____ (Shipper), if applicable,] _____ (Agent/Operator) and Northern Natural Gas Company (Northern).

WHEREAS, Agent/Operator is the agent/operator for Shippers under various Firm Deferred Delivery Service Agreements (FDD Service Agreements) with Northern; and

[if applicable] WHEREAS, Agent/Operator wishes to manage an aggregation arrangement of a [3-Step or 4-Step] consolidated FDD Service Agreement and an EG consolidated FDD Service Agreement under this Agreement for purposes of nominating and scheduling;

[if applicable] WHEREAS, Agent/Operator and Shipper wish to aggregate a single [EG, 3-Step, or 4-Step] FDD Service Agreement with another consolidated FDD Service Agreement for purposes of nominating, scheduling, balancing and invoicing;

[if applicable] WHEREAS, Agent/Operator wishes to manage an aggregation arrangement of a [3-Step or 4-Step] FDD Service Agreement and an EG FDD Service Agreement under this Agreement for purposes of nominating, scheduling, balancing and invoicing;

NOW, THEREFORE, in consideration of the premises and the terms and conditions contained herein, [Agent/Operator and Northern or Agent/Operator, Northern and Shipper] hereby agree as follows:

1. If there is more than one FDD Service Agreement under the same service option, 3-Step/4-Step/EG, as applicable, the FDD Service Agreements must first be consolidated under an FDD Consolidation Agreement executed pursuant to Section 6.B.7. of the FDD Rate Schedule of Northern's FERC Gas Tariff. The consolidated FDD Service Agreement contract number or the contract number for any individual FDD Service Agreement, as applicable, shall be the "Aggregated Service Agreements" under this Agreement which will be utilized by the Agent/Operator when making all nominations and scheduling service.
2. [if applicable] So long as Shipper is a party to this Agreement, Shipper agrees to have Agent/Operator nominate under the Aggregated Service Agreements and Shipper will not nominate under Shipper's individual FDD Service Agreement (Northern/Shipper's contract number is referenced after Shipper's signature hereto).
3. [if applicable] Shipper and Agent/Operator agree that Agent/Operator is the sole nominator and sole agent/operator under Shipper's individual FDD Service Agreement and this Agreement.
4. Agent/Operator agrees that it shall be liable to Northern for all nominations and payments due under the Aggregated Service Agreements and this Agreement, subject to good faith dispute resolution.

5. 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.

The parties have indicated their agreement hereto by executing below.

NORTHERN

AGENT/OPERATOR

NORTHERN NATURAL GAS COMPANY

[AGENT/OPERATOR NAME]

By: _____

By: _____

Title: _____

Title: _____

Date: _____

Date: _____

[if applicable]

SHIPPER

[SHIPPER NAME]

By: _____

Title: _____

Date: _____

Northern FDD {3-Step or 4-Step} Contract No. _____

Northern FDD EG Contract No. _____