First Revised Sheet No. 442C Superseding Original Sheet No. 442C

| 5.     | agrees that it s  | shall be liable to Northern for all nominations and payments due            |
|--------|---|---|
|        | under this Agreement, subject t   | to good faith dispute resolution.   |
| 6.     | Each month Northern shall provide with a consolidated invoice that will contain no                        |   |
|        | individual Shipper data 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 Agreeme   | ent, 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 t   | to be billed individually, the individual right to object to an             |
|        | invoice except through its ager   | nt/operator, and any other rights associated with having the                |
|        | agreements handled separately.  |   |
| 8.     | This Agreement shall become ef:   | Fective and shall continue in full force and effect                         |
|        | until terminated in accordance  | herewith.   |
| 9.     | Nothing herein relieves Shipper   | es 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.    | [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 ag   | greement hereto by executing below.   |
|        |   |   |
|        | NORTHERN  | AGENT/OPERATOR  |
|        | NORTHERN NATURAL GAS COMPANY  | [AGENT/OPERATOR NAME]   |
| By:    |   | By:   |
| Title: |   |   |
| Dat    | e:  | Date:   |
| SHI    | PPER  |   |
| [SH    | IPPER NAME]   |   |
|        |   |   |
|        |   |   |
|        |   |   |
|        | le:   |   |
|        | e:  |   |
| Nor    | thern Contract No   |   |

Issued On: January 28, 2013 Effective On: February 28, 2013