FORM OF SERVICE AGREEMENTS

INDEX

DESCRIPTION/TITLE

- 1. FTS Service Agreement
- 2. ITS Service Agreement
- 3. PALS Service Agreement
- 4. Master Service Agreement-Capacity Release
- 5. Reserved for Future Use

Issued on: December 17, 2015 Effective on: January 18, 2016

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FORM OF SERVICE AGREEMENT For use under Transporter's Rate Schedule FTS

	Date:, Contract No
	SERVICE AGREEMENT
	AGREEMENT is entered into by and between Gulfstream Natural Gas System, . (Transporter) and (Shipper).
firm k	AS, Shipper has requested Transporter to transport Shipper's Gas on a pasis and Transporter represents that it is willing to transport er's Gas on a firm basis under the terms and conditions of this ment.
histor a pred Transp	AS, [this and an additional clause(s) may be included to describe the rical or factual context of the Agreement, and/or to describe or define redent agreement, and other agreements if applicable, between porter and Shipper related to the Agreement and the facilities necessary revide service under the Agreement]
with t Genera transp	THEREFORE, Transporter and Shipper agree that the terms below, together the terms and conditions of Transporter's applicable Rate Schedule and al Terms and Conditions of Transporter's Tariff constitute the portation service to be provided and the rights and obligations of er and Transporter.
1.	Transportation service under this Agreement will be provided under Part 284G of the Commission's regulations.
2.	RATE SCHEDULE FTS
3.	CONTRACT DATA:
	The Maximum Daily Quantity (MDQ) for service under this Agreement shall be $___$.
	The Maximum Hourly Quantity (MHQ) for service under this Agreement shall be
	The Primary Receipt Point(s), Primary Route (if applicable), and Receipt Point MDQ are listed on Exhibit A attached hereto and are incorporated herein as if copied and set forth herein at length.
	The Primary Delivery Point(s)(if applicable), Delivery Point MDQ and Delivery Pressure are listed on Exhibit B attached hereto and are incorporated herein as if copied and set forth herein at length.
	Applicable quantities shall be reduced for scheduling purposes, but not for billing purposes, by the Contract Quantities that Shipper has

released through Transporter's capacity release program for the period of any release.

4. TERM:

This Agreement shall be effective on	. Service under
this Agreement shall commence on	[this blank may include a
date certain, a date either earlier or later	
certain based on the completion of construct	ion of facilities necessary
to provide service under the Agreement, or a	commencement date as
defined in a precedent agreement between Shi	pper and Transporter] and
shall continue until 9:00 a.m. CCT on	("Primary Term") and
from to therea	fter (not less than year to
year for the secondary term for Agreements \boldsymbol{w}	ith a primary term of more
than 1 year) until terminated by Transporter	
(not less than 2 years for agreements	with a primary term of 2
years or more and not less than 1 year for a	greements with a primary
term of more than 1 year but less than 2 year	=
(if Transporter and Shipper agree on a fixed	term, the evergreen and
notice of termination language shall be dele	
of first refusal set forth in the tariff, if	
however, this Agreement shall terminate imme	
receipt of necessary authorizations if any,	
service hereunder if (a) Shipper, in Transpo	
fails to demonstrate creditworthiness, and (
adequate Security in accordance with Section	
and Conditions, or (c) Shipper fails to rest	ore imbalances from
services rendered.	

[For a Service Agreement entered into after June 1, 2005, with a primary term of 23 years or longer, add the following language, and for a Service Agreement in effect prior to May 2, 2005, with a primary term of more than one year, add the following language if Shipper notifies Transporter in writing of its desire to add such language within six months of the Commission approving such language without condition.] Notwithstanding any other provision in this Agreement, after the effective date of this Agreement, if as a result of an event of Force Majeure, Transporter is not able to deliver Shipper's scheduled quantities for a period of one hundred eighty-five (185) consecutive days during any three hundred sixty-five (365) consecutive day period and at the minimum delivery pressure specified on Exhibit B of this Agreement, then Shipper shall have the one-time right to terminate this Agreement or reduce the MDQ (with an associated reduction in the Primary Delivery Point MDQs specified on Exhibit B of this Agreement) of this Agreement upon sixty (60) days prior written notice. Such right must be exercised, if ever, no later than sixty (60) days following the end of the applicable Force Majeure event.

5. RATES:

Maximum rates, charges, and fees shall be applicable for the entitlements and quantities delivered pursuant to this Agreement unless Transporter has advised Shipper in writing that it has agreed otherwise. Nothing herein shall obligate Transporter to provide service at less than the Maximum Recourse Rates, but Transporter may

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agree to provide service to Shipper at a specified discount, in which case such discount shall not be provided at a rate lower than the variable costs included in Transporter's currently applicable Usage Rate. In the event Shipper and Transporter agree to a negotiated rate and specified term for service hereunder, provisions governing such negotiated rate and term shall be applicable, and shall be as specified in the written negotiated rate agreement between Shipper and Transporter and/or reflected on an appropriate Statement of Negotiated Rates filed as part of Transporter's Tariff.

It is further agreed that Transporter may seek authorization from the Commission and/or other appropriate body at any time and from time to time to change any rates, charges or other provisions in the applicable Rate Schedule and General Terms and Conditions of Transporter's Tariff, and Transporter shall have the right to place such changes in effect in accordance with the Natural Gas Act. This Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission order. Nothing contained herein shall be construed to deny Shipper any rights it may have under the Natural Gas Act, including the right to participate fully in rate or other proceedings by intervention or otherwise to contest increased rates in whole or in part. Notwithstanding the foregoing, Transporter and Shipper agree not to initiate any proceeding before the FERC with respect to an increase or decrease in any negotiated rate during the term of such negotiated rate.

6. INCORPORATION BY REFERENCE:

The provisions of Transporter's Rate Schedule FTS and the General Terms and Conditions of Transporter's Tariff are specifically incorporated herein by reference and made a part hereof.

7. NOTICES:

Except as otherwise provided in the Tariff, all notices shall be in writing and mailed to the applicable address below or transmitted via facsimile. Shipper or Transporter may change the addresses or other information below by written notice to the other without the necessity of amending this Agreement:

	TD :	
TRANSPORTI		
2701 Rocks	m Natural Gas System, L.L.C. y Point Drive, Suite 1050	
Tampa, FL		
Attention	:	
Fax:		
SHIPPER:		
		(Shipper Name)
		(Address)
		(City, State, Zip)
	Attention:	
	Telephone:	-
	Fax:	-
		=

8. INTERPRETATION

The interpretation and performance of this Agreement shall be in accordance with the laws of the State of ____ without recourse to the law regarding the conflict of laws.

This Agreement and the obligations of the parties are subject to all present and future valid laws with respect to the subject matter, State and Federal, and to all valid present and future orders, rules and regulations of duly constituted authorities having jurisdiction.

9. CANCELLATION OF PRIOR CONTRACT(S)

This Agreement supersedes and cancels, as of the effective date of this Agreement, the contract(s) between the parties hereto as described below, if applicable:

[None or an appropriate description]

10. OPERATIONAL FLOW ORDERS:

Transporter has the right to issue effective Operational Flow Orders pursuant to Section 13 of the General Terms and Conditions.

[For a Service Agreement entered into after June 1, 2005, with a primary term of 23 years or longer, add the following Section 11, and for a Service Agreement in effect prior to May 2, 2005, with a primary term of more than one year, add the following Section 11 if Shipper notifies Transporter in writing of its desire to add such Section 11 within six months of the Commission approving such Section 11 without condition:

11. LIMITED CONSENT TO ASSIGNMENT:

Subject to any necessary regulatory authorizations for the direct generation of electricity, Shipper shall have the assignment rights with respect to this Agreement as follows:

- (a) Shipper may, upon notice to Transporter but without the need for Transporter's consent, assign all or part of its right, interest and obligations under this Agreement to any wholly-owned affiliate(s) of Shipper that has an investment grade credit rating from a nationally recognized credit rating agency (or that has been provided a guarantee in Transporter's favor from an affiliated entity with such a rating).
- (b) In the event of a sale of a generating unit or units at any of Shipper's generating facilities which are supplied gas through the Transporter's gas transmission system, Shipper may, upon notice to Transporter but without the need for Transporter's consent, assign all or part of its right, interest and obligations under this Agreement (except for the assignment rights under this subparagraph (b)) to any third party (or parties) that: (i) has a credit rating from a nationally recognized credit rating agency equal to or better than Shipper's

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but in no event less than investment grade, and (ii) purchases said generating unit or units.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed by their respective Officers and/or Representatives thereunto duly authorized to be effective as of the date stated above.

SHIPPER:	TRANSPORTER: Gulfstream
	Natural Gas System, L.L.C
By:	By:
Title:	Title:
Date:	Date:

			EXHIBIT	Α
For	Contract	No		

FORM OF SERVICE AGREEMENT
For use under Transporter's Rate Schedule FTS
(Continued)

AND_	BETWEEN GULFSTREAM NATURAL GAS SYSTEM, L.L.C.							
	ORIGINAL CONTRACT DATE:							
	EFFECTIVE DATE OF THIS EXHIBI prior Exhibit A to this Agree	IT A (which supersedes and replaces any ement):						
Prim	ary Receipt Points:							
	Primary Receipt Point	Primary Receipt Point MDQ						
	PRIMARY ROUTE:							
		GULFSTREAM NATURAL GAS SYSTEM, L.L.C.						
		By:						
		Title:						
		Date:						
		SHIPPER						
		Ву:						
		Title:						
		Date:						

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EXHIBIT B

		For C	ontract No
		F SERVICE AGREEMENT ansporter's Rate Sche (Continued)	edule FTS
AND_	BETWEEN GULFSTREAM NATURAL	GAS SYSTEM, L.L.C.	
	EFFECTIVE DATE OF THIS EXHIPTION Exhibit B to this Agr		
	Primary Delivery Points:		
	Primary Delivery	Primary Delivery Point	Minimum Delivery
	Point	MDQ	Pressure (PSIG
		GULFSTREAM NATURA	L GAS SYSTEM, L.L.C.
		Ву:	
		Title:	
		Date:	
		SHIPPER	
		Ву:	
		Title:	
		Date:	

Part 7 - Form of Service Agreements 2. ITS Service Agreement Version 0.0.0 Page 1 of 3

FORM OF SERVICE AGREEMENT For use under Transporter's Rate Schedule ITS

	Date:, Contract No
	SERVICE AGREEMENT
	AGREEMENT is entered into by and between Gulfstream Natural Gas System, . (Transporter) and (Shipper).
inter: trans	AS, Shipper has requested Transporter to transport Shipper's Gas on an ruptible basis and Transporter represents that it is willing to port Shipper's Gas on an interruptible basis under the terms and tions of this Agreement.
with General transp	THEREFORE, Transporter and Shipper agree that the terms below, together the terms and conditions of Transporter's applicable Rate Schedule and al Terms and Conditions of Transporter's Tariff constitute the portation service to be provided and the rights and obligations of er and Transporter.
1.	Transportation service under this Agreement will be under Part 284G of the Commission's regulations.
2.	RATE SCHEDULE ITS
3.	CONTRACT DATA:
	All receipt and delivery points on the system are available on an interruptible basis for service under this Agreement. The Maximum Daily Quantity (MDQ) for service under this Agreement shall be
4.	TERM:
	This Agreement shall be effective on and shall remain in force and effect until 9:00 a.m. CCT on ("Primary Term") and from to thereafter until terminated by Transporter or Shipper upon at least prior written notice (if Transporter and Shipper agree on a fixed term, the evergreen and prior notice language shall be deleted), provided however, this Agreement shall terminate immediately and, subject to the receipt of necessary authorizations, if any, Transporter may discontinue service hereunder if (a) Shipper, in Transporter's reasonable judgment fails to demonstrate creditworthiness, and (b) Shipper fails to provide adequate Security in accordance with Section 28 of the General Terms and Conditions, or (c) Shipper fails to restore imbalances from services rendered.
5.	RATES:

Maximum rates, charges, and fees shall be applicable for the quantities delivered pursuant to this Agreement unless Transporter has advised Shipper in writing at the address below or via 1LineSM that it has agreed otherwise. Nothing herein shall obligate Transporter to provide service at less than the Maximum Recourse Rates, but Transporter may agree to provide service to Shipper at a specified discount, in which case such discount shall not be provided at a rate lower than the variable costs included in Transporter's currently applicable Usage Rate. In the event Shipper and Transporter agree to a negotiated rate and specified term for service hereunder, provisions governing such negotiated rate and term shall be applicable, and shall be as specified in the written negotiated rate agreement between Shipper and Transporter and/or reflected on an appropriate Statement of Negotiated Rates filed as part of Transporter's Tariff.

It is further agreed that Transporter may seek authorization from the Commission and/or other appropriate body at any time and from time to time to change any rates, charges or other provisions in the applicable Rate Schedule and General Terms and Conditions of Transporter's Tariff, and Transporter shall have the right to place such changes in effect in accordance with the Natural Gas Act. This Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission order. Nothing contained herein shall be construed to deny Shipper any rights it may have under the Natural Gas Act, including the right to participate fully in rate or other proceedings by intervention or otherwise to contest increased rates in whole or in part. Notwithstanding the foregoing, Transporter and Shipper agree not to initiate any proceeding before the FERC with respect to an increase or decrease in any negotiated rate during the term of such negotiated rate.

6. INCORPORATION BY REFERENCE:

The provisions of Transporter's Rate Schedule ITS and the General Terms and Conditions of Transporter's Tariff are specifically incorporated herein by reference and made a part hereof.

7. NOTICES:

Except as otherwise provided in the Tariff, all notices shall be in writing and mailed to the applicable address below or transmitted via facsimile. Shipper or Transporter may change the addresses or other information below by written notice to the other without the necessity of amending this Agreement:

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		(City, State, Zip)
	Attention: Telephone: Fax:	
8.	INTERPRETATION	
	The interpretation and performa accordance with the laws of the law regarding the conflict of l	ance of this Agreement shall be in e State of without recourse to the aws.
	present and future valid laws wand Federal, and to all valid p	ons of the parties are subject to all with respect to the subject matter, State present and future orders, rules and authorities having jurisdiction.
9.	CANCELLATION OF PRIOR CONTRACT((S)
		cancels, as of the effective date of this ween the parties hereto as described
	[None or an appropriate of	description]
10.	OPERATIONAL FLOW ORDERS:	
	Transporter has the right to is pursuant to Section 13 of the G	ssue effective Operational Flow Orders General Terms and Conditions.
signe		to have caused this Agreement to be and/or Representatives thereunto duly date stated above.
	SHIPPER:	TRANSPORTER: Gulfstream Natural Gas System, L.L.C.
	Ву:	Ву:
	Title:	Title:
	Date:	Date:

Part 7 - Form of Service Agreements 3. PALS Service Agreement Version 0.0.0 Page 1 of 3

FORM OF SERVICE AGREEMENT FOR RATE SCHEDULE PALS

	Date:	Contract No
	SERVICE AGREEMEN	NT
	s AGREEMENT is entered into by and between .C. (Transporter) and	
	REAS, Shipper desires to engage Transporter king or lending) service; and	to provide(specify
servi	REAS, Transporter desires to provide vice to Shipper subject to the terms and co	
with t Genera Transp	THEREFORE, Transporter and Shipper agree the terms and conditions of Transporter's eral Terms and Conditions of Transporter's asportation Service to be provided and the oper and Transporter.	Rate Schedule PALS and the Tariff constitute the
1.	CONTRACT DATA:	
	The Maximum PALS Quantity (MPQ) (for Par Service, as applicable) for service unde	
2.	TERM	
	This Agreement shall be effective on in force and effect until 9:00 a.m. CCT Term") and to terminated by either party upon Transporter and Shipper agree on a fixed of termination language shall be deleted Agreement shall terminate immediately up Transporter to Shipper and, subject to tauthorizations, if any, Transporter may if (a) Shipper, in Transporter's reasona demonstrate creditworthiness, and (b) Sh Security in accordance with Section 28 o Conditions.	thereafter until prior written notice (if term, the evergreen and notice), provided however, this on written notice from he receipt of necessary discontinue service hereunder ble judgement fails to ipper fails to provide adequate
	Any portions of this Agreement necessary Parking Service balance or a Lending Ser under this Agreement as required by the Transporter's Tariff shall survive the o until such time as such correction or re	vice balance, as applicable) General Terms and Conditions of ther parts of this Agreement

3. RATES:

Maximum rates, charges, and fees shall be applicable for the quantities parked or loaned pursuant to this Agreement unless Transporter has advised Shipper in writing that it has agreed otherwise. Nothing herein shall obligate Transporter to provide service at less than the Maximum Recourse Rates, but Transporter may agree to provide service to Shipper at a specified discount, in which case such discount shall not be provided at a rate lower than the variable costs included in Transporter's currently applicable Usage Rate. In the event Shipper and Transporter agree to a negotiated rate and specified term for service hereunder, provisions governing such negotiated rate and term shall be applicable, and shall be as specified in the written negotiated rate agreement between Shipper and Transporter and/or reflected on an appropriate Statement of Negotiated Rates filed as part of Transporter's Tariff.

It is further agreed that Transporter may seek authorization from the Commission and/or other appropriate body at any time and from time to time to change any rates, charges or other provisions in Rate Schedule PALS and the General Terms and Conditions of Transporter's Tariff, and Transporter shall have the right to place such changes in effect in accordance with the Natural Gas Act. This Agreement shall be deemed to include such changes and any changes which become effective by operation of law and Commission order. Nothing contained herein shall be construed to deny Shipper any rights it may have under the Natural Gas Act, including the right to participate fully in rate or other proceedings by intervention or otherwise to contest increased rates in whole or in part. Notwithstanding the foregoing, Transporter and Shipper agree not to initiate any proceeding before the FERC with respect to an increase or decrease in any negotiated rate during the term of such negotiated rate.

4. INCORPORATION BY REFERENCE:

The provisions of Transporter's Rate Schedule PALS and the General Terms and Conditions of Transporter's Tariff are specifically incorporated herein by reference and made a part hereof.

5. NOTICES:

Except as otherwise provided in the Tariff, all notices shall be in writing and mailed to the applicable address below or transmitted via facsimile. Shipper or Transporter may change the addresses or other information below by written notice to the other without the necessity of amending this Agreement:

TRANSPORTER: Gulfstream Natural Gas System, L.L.C. 2701 Rocky Point Drive, Suite 1050 Tampa, FL 33607 Attention: Fax: SHIPPER: (Shipper Name)

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				(Address)	
		Attention:		(City, State,	Zip)
		Telephone:			
		Fax:			
6.	INTERPRETATION				
	The interpretat:	ion and performar	nce of this Agr	reement shall	be in
	accordance with	the laws of the	State of		without
	recourse to the	law regarding th	ne conflict of	laws.	
	to all present a matter, State as	and the obligation and future valid and Federal, and the ations of duly continuous	laws with resp to all valid pr	ect to the sul	bject ure orders,
7.	CANCELLATION OF	PRIOR CONTRACT(S	3)		
		supersedes and ca contract(s) between			
	[None or a	an appropriate de	escription]		
8.	OPERATIONAL FLO	W ORDERS:			
		the right to iss tion 13 of the Ge			ow Orders
signe	d by their respe	ne parties hereto ctive Officers ar ctive as of the o	nd/or Represent	atives thereu	
	SHIPPER:_			JSPORTER: Gulfa Bral Gas System	
	Ву:		Ву:_		
	Title:		Titl	e:	
	Date:		Date	e:	

Part 7 - Form of Service Agreements
4. Master Service Agreement - Capacity Release
Version 1.0.0
Page 1 of 3

MASTER SERVICE AGREEMENT FOR CAPACITY RELEASE TRANSACTIONS

L.L.	C.(Transpor	rte	r) and _				(Shippe	er).	
This	AGREEMENT	is	entered	into	bу	Gulfstream	Natural	Gas	System,

WHEREAS, Shipper has requested Transporter to transport Gas on its behalf in the event that Shipper is awarded capacity released on Transporter's system and Transporter represents that it is willing to transport Gas under the terms and conditions of this Agreement.

NOW, THEREFORE, Transporter and Shipper agree that the terms below, together with the terms and conditions of Transporter's applicable Rate Schedule and General Terms and Conditions of Transporter's Tariff constitute the Transportation Service to be provided and the rights and obligations of Shipper and Transporter.

1. SCOPE OF AGREEMENT:

Shipper and Transporter acknowledge that this is a Master Service Agreement entered into pursuant to Section 26 of Transporter's Tariff for the purpose of facilitating the capacity release process. Accordingly, Shipper agrees to be bound by the terms of its capacity release bid(s) if and when Transporter awards Shipper any such bid(s). Further, for each release transaction performed pursuant to this Agreement, Shipper agrees that, in addition to the terms and conditions of this Agreement, Shipper's rights under this Agreement shall not exceed those of the Releasing Shipper. Shipper and Transporter agree that the term, MDQ, MHQ, rate schedule, route, authority for transportation service, and other terms as applicable, for each capacity release transaction under this Agreement, as identified in Shipper's winning bid(s), shall be confirmed in writing as transmitted to Shipper by Transporter within one (1) hour after Transporter awards Shipper any released Capacity ("Award Notice"). The terms of such Award Notice(s) are hereby incorporated by reference in this Agreement.

- 2. AUTHORITY FOR TRANSPORTATION SERVICE will be under Part 284 of the Commission's regulations.
- 3. RATE SCHEDULE:

To be specified in applicable Award Notice.

4. CONTRACT QUANTITIES:

To be specified in applicable Award Notice.

Contract quantities shall be reduced for scheduling purposes, but not for billing purposes, by the contract quantities that Shipper has rereleased through Transporter's capacity release program for the period of any rerelease.

Issued on: November 6, 2013 Effective on: December 9, 2013

5. TERM OF AGREEMENT:

This Agreement shall be effective on	and shall remain
in force and effect until $9:00$ a.m. $\overline{\text{CCT}}$	on ("Primary Term")
and from to	thereafter until terminated
by Transporter or Shipper upon at least	prior written notice
(if Transporter and Shipper agree on a	fixed term, the evergreen and
prior notice language shall be deleted)	, provided, if a capacity
release transaction(s) entered into dur	ing the term of this Agreement
will remain in effect on and after the	2
otherwise terminate, then this Agreemen	
such capacity release transaction(s) te	=
of such capacity release transaction; a	<u> </u>
Agreement shall terminate immediately a	-
necessary authorizations, if any, Trans	<u>-</u>
if (a) Shipper in Transporter's reasona	2 2
demonstrate credit worthiness, and (b)	
adequate security in accordance with Se	
and Conditions, or (c) Shipper fails to	restore imbalances from
services rendered.	

6. RATES:

The reservation rate for all quantities of Gas transported on the Primary Route and/or to any Secondary Receipt Point, any Secondary Delivery Point and any Secondary Route within the Primary Route up to the Primary Route MDQ and MHQ under this Agreement shall be specified in the applicable Award Notice. In addition, Shipper will be charged the applicable base tariff Usage Rate, ACA, Cashout, Transporter's Use and any other related fees and surcharges.

All quantities associated with the release of capacity under this Agreement (i.e., a rerelease) will be at the applicable rate(s) plus all other related fees, surcharges and fuel, as accepted by the releasing shipper.

7. INCORPORATION BY REFERENCE:

The provisions of Transporter's applicable Rate Schedule and the General Terms and Conditions of Transporter's Tariff are specifically incorporated herein by reference and made a part hereof.

8. OTHER CONDITIONS:

This section will include any other terms and conditions of release that the Releasing Shipper specified in its capacity release offer pursuant to Section 26 of the General Terms and Conditions of Transporter's Tariff. In no event shall such other terms and conditions of release be contrary to any provision contained in Transporter's General Terms and Conditions.

9. NOTICES:

Except as otherwise provided in the Tariff, all notices shall be in writing and mailed to the applicable address below or transmitted via

Issued on: November 6, 2013 Effective on: December 9, 2013

Part 7 - Form of Service Agreements
4. Master Service Agreement - Capacity Release
Version 1.0.0
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facsimile. Shipper or Transporter may change the addresses or other information below by written notice to the other without the necessity of amending this Agreement:

TRANSPORTER: Gulfstream Natural Gas S 2701 Rocky Point Drive, Tampa, FL 33607 Attention: Telephone: Fax:	
Attention:	(Address) (City, State, Zip)
Telephone: Fax:	
pursuant to Section 13 of the IN WITNESS WHEREOF, the parties here signed by their respective President authorized agents and their respecti	to have caused this Agreement to be
SHIPPER:	TRANSPORTER: Gulfstream Natural Gas System, L.L.C.
By:	Ву:
Title:	Title:
Date:	Date:

Issued on: November 6, 2013 Effective on: December 9, 2013

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RESERVED FOR FUTURE USE

Issued on: October 7, 2015 Effective on: October 30, 2015