FORM OF SERVICE AGREEMENT FOR TS1 AND TS2 GAS TRANSPORTATION SERVICE

THIS AGREEMENT, made and entered into as of theday of, 20, by and between COLUMBIA GAS OF VIRGINIA, INC., a Virginia public service corporation, 1809 Coyote Drive, Chester Virginia 23836 (hereinafter "Company"), and a(an) corporation (hereinafter "Customer").
WHEREAS , Customer has secured supplies of natural gas that it desires to transport to its facility listed in the Contract Data Addendum to this Agreement within the operating parameters established by the Company and subject to the terms and conditions of the Company's Rate Schedule TS1 or TS2 and other applicable tarif provisions;
WHEREAS, Company is willing and able, pursuant to the terms of this Agreement, to accept gas delivered to its city gate receipt points by or on behalf of Customer and to redeliver such gas supplies to Customer's service location(s) pursuant to the terms and conditions of Rate Schedule TS1 or TS2;
NOW, THEREFORE, in consideration of the mutual covenants contained in this Agreement, Company agrees to permit Customer to commence service under Rate Schedule TS1 or TS2 and Customer hereby agrees to take such service in accordance with the following terms and conditions:
Section 1. <u>Transportation Service to be Rendered.</u> In accordance with the provisions of the Company's transportation Rate Schedule TS1/TS2, on file with the Virginia State Corporation Commission ("SCC") and the terms and conditions herein contained, Company shall receive the quantities of gas requested by Customer to be transported and shall redeliver said gas to Customer's facilities. The Point(s) of Receipt, Customer facility location, the applicable Rate Schedule, and the service and levels of said services to be rendered, shall be set forth in the Contract Data Addendum to this Agreement, as may be amended from time to time.
Section 2. <u>Incorporation of Tariff Provisions.</u> This Agreement expressly incorporates by this reference all of the terms and conditions governing Company's transportation service in the applicable Rate Schedule and the Company's General Terms and Conditions, as may be amended from time to time. In all events, the terms and conditions of Rate Schedule TS1/TS2 shall be controlling to the extent inconsistent with the Company's General Terms and Conditions.
Section 3. <u>Term.</u> The term of this Agreement shall commence on the first day of the month after execution hereof and, subject to Customer's continued compliance with the requirements outlined herein, shall continue in effect thereafter for a minimum primary term of twelve (12) months, until October 31, 20, and thereafter from year to year unless and until canceled by either Customer or Company by giving written notice to the other no later than April 1, to become effective on November 1 of such year.
Section 4. <u>Subject to Operating Conditions, Permits, etc.</u> Company's obligation to render service hereunder may be influenced or limited by such operating conditions as may exist on its system from time to time, with any such limitations more fully described in Rate Schedule TS1/TS2 and the General Terms and Conditions of the Company's tariff, and by the Company's ability to secure and maintain adequate rights, permits, franchises and any other necessary authorizations.

Section 5. <u>Cancellation of Prior Agreements</u> This Agreement supersedes and cancels, as of the effective date hereof, all previous two party transportation agreements and any Commercial or Industrial Gas Service Agreements between the parties for service to Customer's facilities served hereunder.

FORM OF SERVICE AGREEMENT FOR TS1 AND TS2 GAS TRANSPORTATION SERVICE (continued)

Section 6. <u>Notices.</u> Any notices, except those relating to billing, restriction, interruption or curtailment of service(s), required or permitted to be given hereunder or pursuant to an applicable Rate Schedule or the Company's General Terms and Conditions, shall be effective only if delivered personally to an officer or authorized representative of the party being notified, or if mailed by certified mail to the address provided in accordance with Section 9 of this Agreement.

Section 7. <u>Signature of Officers Required.</u> This Agreement shall be binding upon Company only when accepted by its duly authorized officer and shall not be modified by any promise, agreement or representation of any agent or employee of Company unless incorporated in writing in this Agreement before such acceptance.

Section 8. <u>Responsibility for Alternate Fuel Facilities</u>. The Customer acknowledges that the Customer is responsible for providing and maintaining alternate fuel storage and combustion facilities and for having available at all times sufficient alternate fuel to maintain desired levels of plant operation during periods of interruption or curtailment and any period when a BSR has been issued by Company.

Section 9. Contract Data. The Customer specific contract data and service elections are set forth in the attached Contract Data Addendum to Service Agreement for TS1 and TS2. The Contract Data contained therein, as may be modified from time to time in accordance with the provisions of this Rate Schedule and Rate Schedule BBS, are incorporated herein by reference. A Customer's emergency contact information, billing address and related billing information shall be included on Attachment A to the Service Agreement, which information, as may be modified from time to time, are incorporated herein by reference. The Customer shall be responsible for updating the information on Appendix A on a timely basis.

Section 10. Appointment of Agent. The Customer may appoint an Agent for purposes of establishing and administering gas transportation service under this Rate Schedule. The appointment of an Agent shall be in the form set forth in an Appointment of Agent and Acknowledgement of Service Form, as may be modified from time to time in accordance with the provisions of this Rate Schedule, which is incorporated herein by reference.

Section 11. <u>Acknowledgement of Service</u>. The Customer shall elect either non-aggregated service under this Rate Schedule or aggregated service under this Rate Schedule and Rate Schedule AS, which shall be designated in an Appointment of Agent and Acknowledgement of Service Form, as may be modified from time to time in accordance with the provisions of this Rate Schedule and Rate Schedule AS, which is incorporated herein by reference.

IN WITNESS WHEREOF, the parties hereto have accordingly and duly executed this Agreement as of the date hereinabove first mentioned.

CUSTOMER	COLUMBIA GAS OF VIRGINIA, INC
BY	BY
TITLE	TITLE

FORM OF SERVICE AGREEMENT FOR TS1 AND TS2 GAS TRANSPORTATION SERVICE (continued)

Attachment A TS1/TS2 Service Agreement

CUSTOMER EMERGENCY CONTACT INFORMATION and INVOICE BILLING ADDRESS

BUSINESS NAME:						
FACILITY ADDRESS:						
PCID #						
Please list <u>TWO</u> names address. <u>(No Agent Na</u>	Emerg	gency Co	ontact Na	mes	one, and e-m	ail
Contact Name						
Home Phone						
Business Phone						
24-hr/Cellular Phone						
Fax Number						
E-mail Address						
This section Attention: Address	INVO		NG ADDRE		<u>le</u> information.	
Telephone:						
Fax:						
E-mail:						
Customer Signature:						
Printed:						
Title:						

MAIL COMPLETED FORM TO:

GTS DEPARTMENT, COLUMBIA GAS OF VIRGINIA, 290 W NATIONWIDE BLVD, COLUMBUS, OH 43215

Effective Billing Month/Year:	
For Service Agreement Dated:	

FORM OF SERVICE AGREEMENT FOR TS1 AND TS2 GAS TRANSPORTATION SERVICE (continued)

Contract Data Addendum to Service Agreement For TS1 and TS2

A. Point(s) of Receipt into Columbia Gas of Virginia, Inc. – Point(s) of Receipt with Interstate Pipelines											
1) Columbia Gas Transmission Corporation (TCO)											
2) Other Point(s) of Receipt:											
B. FAC	CILITY ADD	RESS:									
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PCID				P3II	D					_	
C. Type of Busi	ness D.	Rate and Se	rvice Sele	ctions an	nd Alter	nate	Fuel Data: To	be comple	ted by		
	Cu	D. Rate and Service Selections and Alternate Fuel Data: To be completed by Customer. *Notice of change must be made in accordance with the tariff.									
Description of Bus			Alternate Fu		m Bankir		* Daily	*Monthly	*Standb		Demand
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		-			oval by			☐ 4%	Compan		rollment
				Com	pany)			□ 5%		Fo	orm)
Customer Notic	ces: (Mailin	ng address fo	r Contract) (Please	Print)			Company	/ Notices	S	
Company Nam	e:					Col	umbia Gas o	f Virginia, I	nc		
dba (if applical	ble):					Attn	: Gas Transp	ortation			
Address:						290	W Nationwid	e Blvd			
City, St, Zip:						Colu	umbus, OH 4	3215			
Attn:				Title:							
Telephone #: (() -										
Fax #: ()	-										
E-mail Address	S :										
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the date herein a	above first mo STOMER	entioned.					COLUMBIA	A GAS OF V		INC	
CU.	SIOWIER						COLUMBIA	A GAS OF V	inginia,	INC.	
By:					By: _						
	(Signa	ature)						(Signature)			
Printed: Printed:											
Title:					Title:	·					
O NOT WRITE BEL	OW THIS LIN	NE-For Columi	oia Personn	el Only - N	OTE All	Max	Day & Annual 1	Transportatio (n Quantit	ies Undate	ed Annually
□New	Max Daily	Annual		onthly	EF		Firm Service			emand P	
Customer	Quantities	Transportat		Bank			Daily	Annu		ervice	
■New Facility	(MDQ) (DTH)	Quantities (DTH)	5 1010	erance			Quantities (DTH)	Quantit (DTH		□Yes	
☐ Amendment	(= 11.)	(= 113)					(2 113)	('	_	
DCID#	SIC Code	PSP	Invoid	·o# ·				-		□No	
PSID#	SIC Code	FOF	IIIVOIC	, c# .							
					1						
APPROVAL:											
Company Borr	Common University Participation										
Company Representative: Date: Comments Effective Date:											

Effective Billing Month/Year:
For Service Agreement Dated:

COLUMBIA GAS OF VIRGINIA, INC. APPOINTMENT OF AGENT and ACKNOWLEDGEMENT OF SERVICE FORM For Rate Schedules TS1/TS2 or LVTS

KNOW ALL MEN BY THESE PRESENTS thatconstitute and appoint	("Customer") does hereby make, ("Agent") as its AGENT for the purpose of
establishing and administering a gas transportation program on the and on behalf of Customer for the accounts listed below. This transportation program on behalf of Customer, including (by way of transportation service from Columbia; obtain Customer's historic transportation quantities on behalf of Customer; direct Columbia to obtain from Columbia any information pertaining to prior or current rechoose type of gas transportation service (CHECK & INITIAL)	e Columbia Gas of Virginia, Inc. ("Columbia") system for appointment authorizes Agent to establish such gas illustration and not limitation) the following: request gas and current usage data from Columbia; nominate gas send Customer's transportation bill directly to Agent; and nonth gas deliveries to Customer.
 Non-Aggregation Service (Stand Alone): Under Non-Aggregation Service (Stand Alone), Custom fees, and penalties associated with providing gas transpo 	
Customer Initials:	
☐ Aggregation Service (AS):	
ACKNOWLEDGEMENT OF SERVICE UNDER RATE SC	HEDULE AS
This Acknowledgement of Service reflects the agreed Schedule AS.	ment of the undersigned Customer to service under
By executing this Agreement, Customer agrees to be bour the Customer's underlying transportation Rate Schedule limited to, Customer Obligations reflected in Section 15 of which this Acknowledgement is attached:	and associated Service Agreement) including, but not
Each customer that becomes part of an Agent' Rate Schedule AS – Aggregation Service, will retain upenalties applicable under the terms and conditions Company's General Terms and Conditions in the event the Company's tariff and/or General Terms and Conditions, Agent for such charges, fees and penalties. Any such Customers within each ANG on a pro rata basis based or all Customers participating in that ANG during the month charges, fees and penalties to which this provision is tolerance charges, BSR penalties and charges, commod with regard to customer specific interruptions of transpendances and charges for an Agent's access to its Custom	of Rate Schedule AS, Rate Schedule BBS and the lat the Agent fails to pay within the time prescribed in the notwithstanding the fact that the Company will bill the unpaid charges, fees and penalties will be assessed to a the ratio of each Customer's gas usage to the usage of for which the charge, fee and/or penalty is applied. The applicable include, but are not limited to, excess bank ty charges associated with excess consumption (except ortation service), daily gas transfer fees, late payment
Customer also consents to the release of its daily facility/location to the Agent under the terms and conditions Schedules.	demand measurement information for the following set forth in Rate Schedule AS and other applicable Rate
Customer Initials:	

COLUMBIA GAS OF VIRGINIA, INC. APPOINTMENT OF AGENT and ACKNOWLEDGEMENT OF SERVICE FORM For Rate Schedules TS1/TS2 or LVTS

Acct. No.	Acct. No	
Acct. No.	Acct. No	
CUSTOMER AUTHORIZED I	EMPLOYEE INFORMATION: MER:	-
	(Please Print Authorized Employee Name)	-
Title:	Address:	
Phone No.:	Fax No.:	
E-Mail Address:	Date:	
AGENT AUTHORIZED EMPL		
EXECUTED BY AGENT:	:	_
	(Please Print Authorized Employee Name)	_
Title:		
Phone No.:		
E-Mail Address:		
EXECUTED BY COLUMI	BIA:	_
Name:	Address:	
Title:	Date:	