Pine Prairie Energy Center, LLC

FERC Gas Tariff First Revised Volume No. 1 Section 7.4 Forms of Service Agreements Firm Loan Service Agreement

[The following may be inserted in the header of each page of this Agreement, as well as any information related to the identification of the Agreement necessary for administrative purposes:

Firm Loan Service Agreement

Execution Copy

Agreement No.

Date

In addition, a footer may be inserted on each page of this Agreement for administrative purposes.]

7.4 FIRM LOAN SERVICE AGREEMENT

(For Use Under Rate Schedule FLS)

This Firm	Loan	Service	Agreeme	nt includi	ng Exh	ibit	s ("Agreem	ent") is n	nade as of		,, b	y and
between	Pine	Prairie	Energy	Center,	LLC,	a	Delaware	limited	liability	company	("Company")	and
		, a(n))	, ("C	Custome	r").	. Company	and Cust	tomer may	individual	lly be referred	to as
"Party" o	r collec	ctively re	ferred to	as "Partie	s".							

NOW THEREFORE, the Parties agree as follows:

ARTICLE I - SCOPE OF AGREEMENT

In accordance with the terms of Company's Tariff (as defined herein) which is incorporated herein as though set forth verbatim, and this Agreement, Company will advance to Customer Gas for withdrawal on any Day during the Withdrawal Period, upon nomination and confirmation, up to the Maximum Daily Withdrawal Quantity ("MDWQ"), subject to the Maximum Daily Delivery Quantity ("MDDQ") and Fuel Charge and delivery of Gas to Point(s) of Delivery, provided, that Customer's total withdrawals of Gas will not exceed the Maximum Loan Quantity ("MLQ"); the withdrawal by Customer of sufficient quantities of Gas to ensure that Customer's total withdrawals equal the MLQ at the end of the Withdrawal Period; and the receipt by Company of Gas on any Day during the Injection Period at Point(s) of Receipt, upon nomination and confirmation, up to the Maximum Daily Injection Quantity ("MDIQ"), plus fuel, subject to the Maximum Daily Receipt Quantity ("MDRQ") and the injection into storage, provided that Customer's FLS Storage Inventory equals zero (0) at the end of the Injection Period. Customer's MDWQ, MDDQ, MLQ, MDRQ, and Withdrawal and Injection and Periods are set forth on Exhibit "A".

ARTICLE II - POINT(S) OF RECEIPT AND DELIVERY

Point(s) at which Gas is to be tendered by Customer to Company under this Agreement will be the point(s) set forth on Exhibit "A" ("Point(s) of Receipt").

Point(s) at which Gas is to be tendered by Company to Customer under this Agreement will be the point(s) set forth on Exhibit "A" ("Point(s) of Delivery").

ARTICLE III - RATES AND CHARGES

Customer agrees to pay Company the charges set forth on Exhibit "A" and all other applicable rates and charges set forth in Company's tariff on file with FERC, as amended or supplemented from time to time ("Tariff") and in Rate Schedule and Rate Statement FLS.

ARTICLE IV – TERM OF AGREEMENT

The term of this Agreement is set forth on Exhibit "A".

ARTICLE V - NOTICES

Notices will be sent in accordance with GT&C 18 of the Tariff, as follows:

Pine Prairie Energy Center, LLC

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CUSTOMER ____

PINE PRAIRIE ENERGY CENTER, LLC

COMMERCIAL COMMERCIAL

Pine Prairie Energy Center, LLC

Attention:
Address Line 1

Address Line 2

Office Phone:
Cell Phone:

Customer:
Attention:
Address Line 1

Address Line 2

Office Phone:
Cell Phone:

Electronic Transmission: Electronic Transmission:

CONTRACT ADMINISTRATION CONTRACT ADMINISTRATION

Pine Prairie Energy Center, LLC
Attention:
Address Line 1
Address Line 2
Office Phone:
Cell Phone:
Cell Phone:
Customer:
Attention:
Address Line 1
Address Line 2
Office Phone:
Cell Phone:
Cell Phone:

Electronic Transmission: Electronic Transmission:

BILLING BILLING

Pine Prairie Energy Center, LLC

Attention:

Address Line 1

Address Line 2

Office Phone:

Cell Phone:

Customer:

Attention:

Address Line 1

Address Line 2

Office Phone:

Cell Phone:

Electronic Transmission: Electronic Transmission:

Notice received before 5 p.m. Central Clock Time ("CCT") will be deemed effective the day of receipt. Notice received after 5 p.m. CCT will be deemed effective the day following receipt.

ARTICLE VI - LAW OF AGREEMENT

THE INTERPRETATION AND PERFORMANCE OF THIS AGREEMENT WILL BE IN ACCORDANCE WITH AND CONTROLLED BY THE LAWS OF THE STATE OF TEXAS, WITHOUT REGARD TO DOCTRINES GOVERNING CHOICE OF LAW.

THE PARTIES MUTUALLY AGREE TO WAIVE ANY RIGHT THEY MAY HAVE TO A TRIAL BY JURY IN RESPECT OF LITIGATION DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH ANY AGREEMENT ENTERED INTO PURSUANT TO THE TARIFF. \square YES \square NO

ARTICLE VII - LIMITATION OF REMEDIES, LIABILITY AND DAMAGES

UNLESS EXPRESSLY HEREIN PROVIDED, NEITHER PARTY WILL BE LIABLE TO THE OTHER FOR INDIRECT, SPECIAL, CONSEQUENTIAL, INCIDENTAL, PUNITIVE OR EXEMPLARY DAMAGES, INCLUDING WITHOUT LIMITATION, LOSS OF VALUE, LOSS OF FINANCIAL ADVANTAGE, LOSS OF PROFIT OR BUSINESS INTERRUPTIONS, HOWEVER SAME MAY BE CAUSED, AND WILL BE LIMITED, TO ACTUAL DAMAGES ONLY.

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ARTICLE VIII – PRIOR AGREEMENTS CANCELLED

This Ag	greement supersedes and cancels the following	agreement(s) between the Parties:				
Storage	Service Agreement number	, dated				
	ARTICLE IX -	MISCELLANEOUS				
9.1	Except as provided for in GT&C 34 of the Tariff, this Agreement sets forth all understandings and agreements between the Parties respecting the subject matter hereof, and all prior agreements, understandings and representations, whether written or oral, respecting the subject matter hereof are superseded by this Agreement. No modification of the terms and provisions of this Agreement will be made except by the execution by both Parties of a written agreement.					
9.2	No waiver by a Party of any default(s) by the other Party in the performance of any provision, condition or requirement of this Agreement will operate or be construed as a waiver of any future default(s), whether of a like or of a different character, nor in any manner release the defaulting Party from performance of any other provision, condition or requirement set forth herein.					
9.3	If any provision of this Agreement is declared null and void or voidable by a Governmental Authority of competent jurisdiction, such declaration will in no way affect the validity or effectiveness of the other provisions of this Agreement, which will remain in full force and effect, and the Parties will thereafter use commercially reasonable efforts to agree upon an equitable adjustment of the provisions of this Agreement with a view to effecting its purpose.					
9.4	No presumption will operate in favor of or against any Party as a result of any responsibility or role that any Party may have had in the drafting of this Agreement.					
9.5	This Agreement will not create any rights in third parties, and no provisions hereof will be construed as creating any obligations for the benefit of, or rights in favor of, any Person other than the Parties.					
9.6	The Parties may enter into a Firm Loan Service Agreement including Exhibits pursuant to the Electronic Contracting Procedure set forth in GT&C 34 of the Tariff. Alternatively, this Agreement may be executed in counterparts, and all such executed counterparts will form part of this Agreement. An electronic signature will be deemed to be an original signature for purposes of this Agreement. Documents delivered electronically will be deemed to be originals for purposes of this Agreement.					
IN WIT	NESS WHEREOF, the Parties have caused this	s Agreement to be duly executed by their authorized agents.				
PINE P	RAIRIE ENERGY CENTER, LLC	CUSTOMER				
D		Devi				
		By:				
		Name:				
Title:		Title:				

First Revised Volume No. 1

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Firm Loa	n Service Agreement between	Company and Customer dated _	
Notes: Add additional	lines as necessary. All dates be	gin and end at 9:00 a.m. CCT.	
This Agreement will , executed by the Parties	be effective as of provided that this Agreements pursuant to this Agreement.	, and will rem at will remain in effect until the e	nain in force and effect until xpiration of any transaction(s)
Withdrawal Period:			
Injection Period:			
Maximum Loan Quant	rity ("MLQ") Dth:		
Maximum Daily Inject	tion Quantity ("MDIQ") Dth:		
Maximum Daily Witho	drawal Quantity ("MDWQ") D	th:	
Maximum Daily Recei	pt Quantity ("MDRQ")	Maximum Daily Deliv	ery Quantity ("MDDQ")
Primary Point(s) of Receipt	MDRQ Dth	Primary Point(s) of Delivery	MDDQ Dth
Firm Loan Reservation Firm Loan Injection Cl	ght to use Secondary Point(s) on Charge \$/Dth/time period:harge \$/Dth:) of Delivery.
	\$/Dth or in-kind%:		
	al \$/Dth or in-kind%:		
•	able Pricing Provisions:		
, ,		provisions may be added to Exhib	bit "A".
Secondary Point(s) MDRQ of Receipt Dth		Secondary Point(s) of Delivery	MDDQ Dth
		agreed, Gas that is delivered at P xist in Company's System from	
Point(s)	Receipt/Delivery	Minimum Pressure	Maximum Pressure
			

Pine Prairie Energy Center, LLC

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This Exhibit dated will supersede a Customer.	nd cancel	dated	between Company and
The Parties may enter into a Firm Loan Service Agreencedure set forth in GT&C 34 of the Tariff. Alterr such executed counterparts will form part of this Agreement. Docume purposes of this Agreement.	natively, this Agre reement. An electr	ement may be exectoric signature wil	cuted in counterparts, and all libe deemed to be an original
IN WITNESS WHEREOF, the Parties have cause executed by their authorized agents.	d this Exhibit to	the Firm Loan Se	rvice Agreement to be duly
PINE PRAIRIE ENERGY CENTER, LLC	CU	JSTOMER	
Ву:	Ву	:	
Name:	Na	me:	
Title:	Tit	le:	