NORTH BAY JUNCTION LONG TERM FIXED PRICE SERVICE

NBJ LTFP TOLL SCHEDULE

INDEX

Section		Sheet No
1.	DEFINITIONS	1
2.	AVAILABILITY	2
3.	APPLICABILITY AND CHARACTER OF SERVICE	2
4.	MONTHLY BILL	3
5.	MINIMUM BILL	4
6.	DEMAND CHARGE ADJUSTMENTS	4
7.	SECONDARY RECEIPT POINTS	5
8.	ASSIGNMENT	6
9.	CONVERSION RIGHTS	6
10.	MISCELLANEOUS PROVISIONS	8

1. **DEFINITIONS**

- 1.1 Capitalized terms utilized herein, but not otherwise defined, shall have the meanings attributed to such terms in the General Terms and Conditions. For the purpose of this Toll Schedule, the following terms shall be defined:
 - (a) "Conversion Option" shall have the meaning attributed to it in Section 9.1;
 - (b) "Conversion Provisions" shall have the meaning attributed to it in Subsection 9.1(c);
 - (c) "Daily NBJ LTFP Differential Surcharge" shall mean the daily surcharge determined by multiplying the Monthly NBJ LTFP Differential Surcharge by twelve (12) and dividing the result by the number of days in the Year;
 - (d) "Date of Commencement" shall mean the date that service under Customer's NBJ LTFP Contract begins, as set out in Section 1.2 of Customer's NBJ LTFP Contract;
 - (e) "Default" shall have the meaning attributed to it in Section 3.1;
 - (f) "Default Quantity" shall have the meaning attributed to it in Section 3.1;
 - (g) "Early Conversion and Term-up Notice" shall have the meaning attributed to it in Section 9.3;
 - (h) "Expansion Facilities" shall have the meaning attributed to it in Section 9.3;
 - (i) "FT Contract" shall mean a Firm Transportation Service Contract;
 - (j) "FT Service" shall mean firm transportation service provided pursuant to the FT Toll Schedule;
 - (k) "General Terms and Conditions" means the General Terms and Conditions of the Tariff;
 - (I) "List of Tolls" means the List of Tolls of the Tariff;
 - (m) "Monthly NBJ LTFP Differential Surcharge" shall have the meaning attributed to it in Subsection 4.1(b);
 - (n) "NBJ" shall mean North Bay Junction;

- (o) "NBJ LTFP Contract" shall have the meaning attributed to it in Section 2.1(a);
- (p) "NBJ LTFP Differential Charge" shall have the meeting attributed to it in Subsection4.1(b);
- (q) "NBJ LTFP End Date" shall mean the date Customer's NBJ LTFP Contract ends, as set out in Article II of Customer's NBJ LTFP Contract;
- (r) "NBJ LTFP Service" shall mean transportation service provided pursuant to the NBJ LTFP Toll Schedule;
- (s) "New Service Start Date" shall have the meaning attributed to it in Section 1.1 of the Transportation Access Procedures; and
- (t) "Secondary Receipt" shall have the meaning attributed to it in Section 1 of the General Terms and Conditions.

2. AVAILABILITY

- 2.1 Any Customer shall be eligible to receive service pursuant to this Toll Schedule provided that Customer:
 - (a) has entered into a North Bay Junction Long Term Fixed Price Transportation Service Contract ("NBJ LTFP Contract") with TCPL through a NBJ LTFP open season process, held by TCPL in its sole discretion; and
 - (b) has provided TCPL with financial assurances as required by TCPL pursuant to Section XXIII of the General Terms and Conditions.

3. APPLICABILITY AND CHARACTER OF SERVICE

3.1 On each day during the term of the NBJ LTFP Contract, Customer shall be entitled to request service hereunder. Nominations for service shall be made pursuant to Section XXII of the General Terms and Conditions. Service hereunder shall not be subject to curtailment or interruption except as provided in Section XI, XIV, and XV of the General Terms and Conditions; PROVIDED HOWEVER, that if Customer fails to provide on an ongoing and timely basis to TCPL satisfactory evidence of its right to remove from the province of production all or any part of the quantities of gas to be transported by TCPL under the NBJ LTFP Contract, Customer shall be in default hereunder (the "Default") to the extent of the daily quantity

not authorized for removal from the province of production as aforesaid (the "Default Quantity"), and TCPL shall be entitled to immediately suspend service for a quantity up to, and including, the Default Quantity until such time as Customer remedies the Default. TCPL shall terminate any such suspension and resume service as to that part of the Default Quantity in respect of which the Default has been remedied.

4. MONTHLY BILL

4.1 The monthly bill payable to TCPL for service hereunder shall include the aggregate of the demand charge in effect during the billing month for transportation service and any applicable surcharge, and shall be calculated by applying, as follows, the applicable tolls as approved by the CER (as set forth in the List of Tolls):

(a) **Demand Charge**

For each month, the demand charge for transportation service shall be equal to the applicable Monthly Demand Toll for NBJ LTFP Service multiplied by Customer's Contract Demand. The Monthly Demand Toll for NBJ LTFP Service is inclusive of the Monthly Abandonment Surcharge which shall be equal to the Monthly Abandonment Surcharge from Empress to North Bay Junction. The said demand charge is payable by Customer notwithstanding any failure by Customer during such month, for any reason whatsoever including force majeure or a default by Customer under Section 3.1 hereof, to deliver Customer's Authorized Quantity to TCPL at the receipt point.

(b) NBJ LTFP Differential Charge

If for any month the Monthly Abandonment Surcharge from Empress to North Bay Junction exceeds \$6.69167/GJ/Month, NBJ LTFP Service will be subject to a surcharge equal to the difference between the applicable Monthly Abandonment Surcharge and \$6.69167/GJ/Month ("Monthly NBJ LTFP Differential Surcharge"). In such case, Customer shall pay for such month a charge determined by multiplying Customer's Contract Demand by the applicable Monthly NBJ LTFP Differential Surcharge ("NBJ LTFP Differential Charge"). The NBJ LTFP Differential Charge is payable by Customer notwithstanding any failure by Customer during such month, for any reason whatsoever including force majeure or a default by Customer under

Section 3.1 hereof, to deliver Customer's Authorized Quantity to TCPL at the receipt point.

(c) Fuel

For each month, a Customer shall provide, on a daily basis, a quantity of fuel in accordance with Subsection IV (1)(a) of the General Terms and Conditions.

(d) Other Surcharges

For each month, Customer shall pay any surcharge authorized by the CER to account for the costs of complying with domestic or foreign laws, rules or regulations that were not in effect or applicable to TCPL on October 13, 2016.

5. MINIMUM BILL

5.1 The minimum monthly bill for service hereunder shall be the sum of the charges determined in Subsections 4.1 (a), 4.1 (b) and 4.1 (d) hereof, after giving effect to any adjustment pursuant to Section 6 hereof.

6. DEMAND CHARGE ADJUSTMENTS

6.1 If during any day, TCPL fails to deliver the quantity of gas requested by Customer up to the Contract Demand, for any reason related solely to TCPL's operations, including an event of force majeure occurring on any of the pipeline systems of TCPL and Other Pipelines, then the monthly demand charge shall be reduced by an amount equal to the applicable Daily Demand Toll multiplied by the difference between the quantity of gas which TCPL actually delivered to Customer on such day, and the quantity of gas which such Customer in good faith nominated hereunder on such day. If TCPL refuses to accept deliveries of Customer's gas or curtails receipts from or deliveries to Customer pursuant to Paragraph 8 (Energy Imbalance Recovery) of Section XXII of the General Terms and Conditions, then there shall be no corresponding reduction in the monthly demand charge to Customer. Notwithstanding the foregoing, if the quantity of gas which TCPL fails to deliver is the subject of an accepted nomination for a Secondary Receipt, then TCPL shall only be obligated to reduce the monthly demand charge if such Secondary Receipt is of the nature described in subsection (e)(ii) in Section XV of the General Terms and Conditions and in all other cases there shall be no reduction in the monthly demand charge.

6.2 For any day on which transportation service charges are adjusted pursuant to Section 6.1 above, the NBJ LTFP Differential Charge payable by Customer pursuant to Subsection 4.1(b) hereof shall also be adjusted if applicable.

The NBJ LTFP Differential Charge shall be reduced by an amount equal to the Daily NBJ LTFP Differential Surcharge multiplied by the difference between the quantity of gas which TCPL actually delivered to Customer on such day, and the quantity of gas which such Customer in good faith nominated for delivery on such day.

7. SECONDARY RECEIPT POINTS

- 7.1 (a) TCPL will post on its website the eligible Secondary Receipt points.
 - (b) Subject to the provisions herein, Customer shall have the right to nominate from a Secondary Receipt posted pursuant to Subsection 7.1(a).
 - (c) The aggregate of all nominations for receipt hereunder shall not exceed the Contract Demand under Customer's NBJ LTFP Contract.
 - (d) For the purpose of Section XVI of the General Terms and Conditions, service from Secondary Receipt points shall be equivalent to service under an STS Contract.
- 7.2 Any nomination by Customer from a Secondary Receipt point under Customer's NBJ LTFP Contract must be received by TCPL's Gas Control Department by the times posted on TCPL's website.
- 7.3 TCPL shall have the right to not accept a nomination made pursuant to Section 7.2 hereof or to accept only a portion of the quantities so nominated if the Secondary Receipt nominated would negatively impact TCPL's ability to provide those transportation services which, pursuant to Section XV of the General Terms and Conditions, have a priority of service which is higher than that of the Secondary Receipt nominated by Customer or if such Secondary Receipt would otherwise be immediately curtailed pursuant to Paragraph (c) of Section XV of the General Terms and Conditions. TCPL shall have the right to curtail Secondary Receipts in accordance with Section XV of the General Terms and Conditions.

8. ASSIGNMENT

- Any company which shall succeed by purchase, merger or consolidation to the properties, substantially or in entirety, of Customer or of TCPL, as the case may be, shall be entitled to the rights and shall be subject to the obligations of its predecessor in title under any NBJ LTFP Contract into which this Toll Schedule is incorporated and any related contracts. Further, either Customer or TCPL may, without relieving itself of its obligations under any NBJ LTFP Contract into which this Toll Schedule is incorporated (unless consented to by the other party which consent shall not be unreasonably withheld), assign any of its rights and obligations thereunder to another party. Nothing herein shall in any way prevent either party to such NBJ LTFP Contract from pledging or mortgaging its rights thereunder as security for its indebtedness. Such NBJ LTFP Contract shall be binding upon and shall inure to the benefit of the respective successors and assigns of the parties thereto.
- 8.2 Assignments at a discount negotiated between assignors and assignees are permitted, provided that the approved toll continues to be paid to TCPL.
- 8.3 Save as herein provided, assignment of a NBJ LTFP Contract into which this Toll Schedule is incorporated is expressly prohibited.

9. CONVERSION RIGHTS

- 9.1 Subject to Sections 9.3 and 9.4, Customer shall have the option of converting its Contract

 Demand under NBJ LTFP Service to an FT Contract (the "Conversion Option") provided that:
 - (a) the conversion shall be effective the first day after the NBJ LTFP End Date for a period of either: i) one or more annual periods ending on the same calendar date as the NBJ LTFP End Date or ii) if Customer requests a service termination date of October 31, one or more annual periods of twelve (12) consecutive full months plus the number of consecutive days necessary to the requested October 31;
 - (b) the requested FT Service Contract Demand shall be at a level no greater than the Contract Demand set out in the NBJ LTFP Contract;
 - (c) TCPL receives written notice from Customer of Customer's election to exercise the Conversion Option which sets out the term and Contract Demand of such

- conversion (the "Conversion Provisions") no less than twenty-four (24) consecutive months before the NBJ LTFP End Date;
- (d) Customer supplies TCPL at the time of such notice with evidence satisfactory to TCPL that Customer will meet the availability provisions of the FT Toll Schedule in respect of the Conversion Provisions prior to the commencement of FT Service; and
- (e) TCPL may accept late notice of Customer's election to exercise the Conversion Option if TCPL, in its sole discretion, determines that TCPL will have the required capacity available after providing capacity for all of TCPL's obligations pursuant to prior outstanding requests from Customer and/or others, that such conversion will not adversely impact TCPL's system operations and that all of the costs for providing this service will be covered by TCPL's tolls.
- 9.2 All conversions shall be stated in GJ.
- 9.3 If at any time TCPL determines, acting reasonably, that:
 - (a) new or additional pipeline facilities are required to increase the Combined Capacity or capabilities of the system ("Expansion Facilities"); and
 - (b) the estimated cost of such Expansion Facilities will exceed \$20 million;
 - TCPL will provide an early conversion and term-up notice ("Early Conversion and Term-up Notice") to Customer entitled to the Conversion Option if TCPL determines Customer's NBJ LTFP Contract may impact the design of the Expansion Facilities.
- 9.4 Upon receipt of the Early Conversion and Term-up Notice, Customer may elect, within sixty (60) days of receipt of the Early Conversion and Term-up Notice, to exercise its Conversion Option for all or a portion of the Contract Demand set out in the NBJ LTFP Contract subject to the FT Contract having a termination date no earlier than five (5) years after the expected New Service Start Date of the Expansion Facilities. If Customer does not elect to exercise its Conversion Option for the required term set out in the Early Conversion and Term-up Notice within such sixty (60) day period, then Customer shall no longer be entitled to a Conversion Option and Customer's NBJ LTFP Contract shall expire on the NBJ LTFP End Date.

10. MISCELLANEOUS PROVISIONS

- 10.1 The General Terms and Conditions and the List of Tolls, as amended from time to time, are applicable to this Toll Schedule and are hereby made a part hereof. If there is any conflict between the provisions of this Toll Schedule and the General Terms and Conditions, the provisions of this Toll Schedule shall prevail.
- 10.2 This Toll Schedule, the List of Tolls and the General Terms and Conditions are subject to the provisions of the CER Act or any other legislation passed in amendment thereof or substitution therefor.
- 10.3 This Toll Schedule together with the provisions of the General Terms and Conditions supercedes and replaces all previous Toll Schedules applicable to the NBJ LTFP Contract.

Effective Date: February 1, 2021 Sheet No. 8