STORAGE TRANSPORTATION SERVICE CONTRACT

	THIS CONTRACT FOR STOR	AGE TRANSPORTATION SERVICE, made as of the	_day
of	20		
BETWEEN:		TRANSCANADA PIPELINES LIMITED a Canadian corporation ("TCPL")	
		OF THE FIRST PART	
		and	
		("Customer")	
		OF THE SECOND PART	
WITNESSES	THAT:		
	WHEREAS TCPL owns and	operates a natural gas pipeline system extending from a p	ooint
near the A	lberta/Saskatchewan borde	er where TCPL's facilities interconnect with the facilities	es of
	Transmission Ltd. easterly nts on the International Bor	to the Province of Quebec with branch lines extendinder; and	ig to
	WHEREAS TCPL provides fi	rm transportation service to Customer from Empress, Alb	erta
or a receipt	point in the Province of Sa	skatchewan tothe delivery point (the "Ma	arket
Point") und	ler a FT or MFP Contract(s)	dated and identified with the TCPL con	tract
identifier _	(the "FT Contra	ct" or "MFP Contract"); and	
	WHEREAS Customer has en	ntered into storage arrangements for the storage of gas; a	and
	WHEREAS Customer has e	ntered into transportation arrangements with	,
other Trans	sporter, whereby other Tra	ansporter will accept gas delivered on Customer's beha	If by

TCPL at the Storage Injection Point(s) for transportation to storage and other Transporter will deliver gas to TCPL from storage at the Storage Withdrawal Point on Customer's behalf; and

Insert A

NOW THEREFORE THIS CONTRACT WITNESSES THAT, in consideration of the covenants and agreement herein contained, the parties hereto covenant and agree as follows:

ARTICLE I – COMMENCEMENT OF SERVICE

Insert B

ARTICLE II – GAS TO BE TRANSPORTED

Insert C

ARTICLE III – DELIVERY POINT AND RECEIPT POINT

3.1 The point at which the gas is to be delivered hereunder by TCPL to Customer at the Market Point, as set out in Exhibit "A" of this STS Contract, is the delivery point specified in the FT Contract or MFP Contract. The point(s) at which the gas is to be delivered by TCPL on Customer's behalf to other Transporter for storage is the Storage Injection Point(s) as set out in Exhibit "A" of this STS Contract. The point at which the gas is to be delivered from storage to TCPL on Customer's behalf is the Storage Withdrawal Point as set out in Exhibit "A" of this STS Contract.

ARTICLE IV – TOLLS

- 4.1 Customer shall pay for all transportation service hereunder from the Date of Commencement in accordance with TCPL's Storage Transportation Service Toll Schedule (the "STS Toll Schedule"), List of Tolls, and General Terms and Conditions set out in TCPL's Transportation Tariff as same may be amended or approved from time to time by the CER.
- 4.2 Customer's obligation to pay for service hereunder shall continue throughout the term of this Contract notwithstanding that Customer's right to store gas may have been suspended, terminated, or is otherwise not available to Customer.

ARTICLE V – TERM OF CONTRACT

5.1	This Contract shall be effe	ective from the date hereof and shall continue	until
ARTICL	E VI – NOTICES		
5.1		statement or bill (for the purpose of this paragee") to or upon the respective parties hereto shall ellows:	
N THE	E CASE OF TCPL: TransCanada P	ipeLines Limited	
(i) maili	ing address:	P.O. Box 1000 Station M Calgary, Alberta T2P 4K5	
(ii) delivery address:		TC Energy Tower 450 – 1 st Street S.W. Calgary, Alberta T2P 5H1	
		Attention: Fax: Email:	
(iii) non	ninations:	Attention: Fax: Email:	
(iv) bills	5:	Attention: Fax: Email:	
(v) othe	er matters:	Attention: Fax: Email:	

IN THE CASE OF CUSTOMER:	
(i) mailing address:	
(ii) delivery address:	
(iii) nominations:	Attention: Fax: E-mail:
(iv) bills:	Attention: Fax: E-mail:
(v) other matters:	Attention: Fax: E-mail:

Notice may be given by fax or other electronic means, as determined by TCPL and posted on TCPL's website, and any such Notice shall be deemed to be given four (4) hours after transmission. Notice may also be given by personal delivery or by courier and any such Notice shall be deemed to be given at the time of delivery. Any Notice may also be given by prepaid mail and any such Notice shall be deemed to be given four (4) days after mailing, Saturdays, Sundays and statutory holidays excepted. In the event regular mail service, courier service, fax or other electronic means shall be interrupted by a cause beyond the control of the parties hereto, then the party sending the Notice shall utilize any service that has not been so interrupted to deliver such Notice, including but not limited to telephone. To be deemed to be Notice, any notice given by telephone shall be followed immediately by personal delivery, courier, prepaid mail, fax or other electronic means, and any Notice so given shall be deemed to be given as of the date and time of the telephone call. Each party shall provide Notice to the other of any change of address for the purposes hereof

ARTICLE VII – MISCELLANEOUS PROVISIONS

7.1 The STS Toll Schedule, the List of Tolls, and the General Terms and Conditions set out in TCPL's Transportation Tariff as amended or approved from time to time by the CER are all by reference made a part of this Contract and operations hereunder shall, in addition to the terms and conditions of this Contract, be subject to the provisions thereof. TCPL shall notify Customer at any time that TCPL files with the CER revisions to the General Terms and

Conditions, the List of Tolls, and/or the STS Toll Schedule (the "Revisions") and shall provide Customer with a copy of the Revisions.

- 7.2 The headings used throughout this Contract, the STS Toll Schedule, the List of Tolls, and the General Terms and Conditions are inserted for convenience of reference only and are not to be considered or taken into account in construing the terms or provisions thereof nor to be deemed in any way to qualify, modify or explain the effect of any such provisions or terms.
- 7.3 This Contract shall be construed and applied, and be subject to the laws of the Province of Alberta, and, when applicable, the laws of Canada, and shall be subject to the rules, regulations and orders of any regulatory or legislative authority having jurisdiction.

IN WITNESS WHEREOF, the parties hereto have executed this Contract as of the date first above written.

[Customer]	TransCanada PipeLines Limited		
Signed:	Signed:		
Name:	Name:		
Title:	Title:		
Signed:	Signed:		
Name:	Name:		
Title:	Title:		

EXHIBIT "A"

	This is EXHIBIT "	A" to the C	ONTRACT	for STORAGE	TRANSPOR	TATION SE	ERVICE, m	nade as
of the	day of	, 20_	_, betwee	en TRANSCAN	ADA PIPELI	NES LIMIT	ED ("TCP	L") and
		·						
	The storage inje	ection point	(s) hereur	nder is the po	oint of inte	rconnection	on betwe	en the
pipeline f	acilities of TCPL a	nd	w	hich is (are)	located at:			(the
"Storage	Injection Point").							
	The storage with	ndrawal poi	nt hereund	der is the poin	t of interco	nnection	between	the
pipeline f	acilities of TCPL and	d		_ which is loca	ited at:			(the
"Storage	Withdrawal Point")							
	The market poin	t hereunde	r is the po	int of intercor	nection be	tween pip	eline faci	lities
of TCPL a	nd	which is lo	cated at: _		(the "Mark	et Point").

DIFFERENT CONTRACT VERSIONS

I Market is Downstream From Storage - Precedent Agreement Signed

Insert A

WHEREAS the Market Point is downstream of the Storage Withdrawal Point; and

WHEREAS Customer desires from time to time to have quantities of gas, otherwise deliverable under Customer's FT Contract or MFP Contract to the Market Point delivered to the Storage Injection Point(s) for transportation by other Transporter to storage; and

WHEREAS Customer proposes during each period from November 1 to April 15 (the "Winter Period") during the term hereof to have other Transporter transport certain quantities of gas that are withdrawn from storage to the Storage Withdrawal Point for delivery to TCPL, and to have TCPL transport such quantities from the Storage Withdrawal Point for delivery to Customer at the Market Point on a firm basis, in order to enable Customer to better meet the needs of its markets; and

WHEREAS the parties hereto have heretofore entered into an agreement (the "Precedent Agreement") which binds them, subject to the fulfillment or waiver of the conditions precedent therein set forth, to enter into an agreement substantially upon the terms and conditions hereinafter described; and

WHEREAS the conditions precedent of the Precedent Agreement have been satisfied or waived.

Insert B

1.1 TCPL shall use reasonable efforts to have such additional facilities (and/or obtain such transportation arrangements on other gas transmission systems) as may be required to effect the transportation of the gas hereunder (the "Necessary Capacity") in place by ______, ____ or such later date that may result due to a) the timing of the receipt by TCPL and/or other parties requiring same of the authorizations from the Canada Energy Regulator ("CER") and/or other agencies having jurisdiction needed to obtain the Necessary Capacity. TCPL shall use reasonable efforts to provide Customer with ten (10) days advance Notice of the anticipated availability of the Necessary Capacity (the "Advance Notice"). TCPL

shall give Customer Notice of the actual date of availability of the Necessary Capacity ("TCPL's Notice"), and service hereunder shall not commence prior to the actual date of availability of the Necessary Capacity.

- 1.2 The date of commencement of service hereunder (the "Date of Commencement") shall be the earlier of:
 - (a) the date for which Customer first nominates and TCPL authorizes service hereunder; or
 - (b) the tenth (10th) day following the day on which Customer received TCPL's Notice;

PROVIDED that Customer shall not be obligated to a Date of Commencement which is earlier than _______, _____.

Insert C

- 2.1 On any day TCPL agrees to deliver a quantity of gas (the "Daily Injection Quantity") as requested by Customer to the Storage Injection Point(s) on a firm basis, in accordance with Subsection 2.2(c) of the STS Toll Schedule; PROVIDED that TCPL is obligated to deliver only such quantity as other Transporter will accept on Customer's behalf on such day.
- On any day during any Winter Period on a firm basis, and at other times on a best efforts basis, TCPL agrees, in accordance with the provisions of Subsection 2.2(c) of the STS Toll Schedule, to accept at the Storage Withdrawal Point, and transport and deliver to Customer at the Market Point quantities of gas (the "Daily Withdrawal Quantity"); PROVIDED that TCPL shall not be obligated to transport a quantity of gas on any one day during the term hereof in excess of ______ GJ (the "Contract Demand").
- II Market is Upstream From Storage Precedent Agreement Signed

Insert A

WHEREAS the Market Point is upstream of the Storage Withdrawal Point; and

WHEREAS Customer desires during each period from April 16 to October 31 (the "Summer Period") during the term hereof to have quantities of gas, otherwise deliverable under

Customer's FT Contract or MFP Contract to the Market Point, delivered to the Storage Injection Point(s) for transportation by other Transporter to storage; and

WHEREAS Customer proposes from time to time during the term hereof to have other Transporter transport certain quantities of gas that are withdrawn from storage to the Storage Withdrawal Point for delivery to TCPL, and to have TCPL transport such quantities from the Storage Withdrawal Point for delivery to Customer at the Market Point on a firm basis, in order to enable Customer to better meet the needs of its markets; and

WHEREAS the parties hereto have heretofore entered into an agreement (the "Precedent Agreement") which binds them, subject to the fulfillment or waiver of the conditions precedent therein set forth, to enter into an agreement substantially upon the terms and conditions hereinafter described; and

WHEREAS the conditions precedent of the Precedent Agreement have been satisfied or waived.

Insert B

- 1.1 TCPL shall use reasonable efforts to have such additional facilities (and/or obtain such transportation arrangements on other gas transmission systems) as may be required to effect the transportation of the quantities hereunder (the "Necessary Capacity") in place by ______, ____ or such later date that may result due to the timing of the receipt by TCPL and/or other parties requiring same of the authorizations from the Canada Energy Regulator ("CER") and/or other agencies having jurisdiction needed to obtain the Necessary Capacity. TCPL shall use reasonable efforts to provide Customer with ten (10) days advance Notice of the anticipated availability of the Necessary Capacity (the "Advance Notice"). TCPL shall give Customer Notice of the actual date of availability of the Necessary Capacity ("TCPL's Notice"), and service hereunder shall not commence prior to the actual date of availability of the Necessary Capacity.
- 1.2 The date of commencement of service hereunder (the "Date of Commencement") shall be the earlier of:
 - (a) the date for which Customer first nominates and TCPL authorizes service hereunder; or

	(b) the tenth (10th) day following the day on which Customer received TCPL's Notice;				
	PROVIDED that Customer shall not be obligated to a Date of Commencement which is				
earlier	than,				
	Insert C				
2.1	On any day during any Summer Period on a firm basis, and at other times on a best efforts basis, TCPL agrees to deliver a quantity of gas (the "Daily Injection Quantity") as requested by Customer to the Storage Injection Point(s), in accordance with Subsection 2.2(c) of the STS Toll Schedule; PROVIDED that TCPL is obligated to deliver only such quantity as other Transporter will accept on Customer's behalf on such day; and PROVIDED that TCPL shall not be obligated to transport a quantity of gas on any one day during the term hereof in excess of GJ (the "Contract Demand").				
2.2	On any day during the term hereof TCPL agrees, in accordance with the provisions of Subsection 2.2(c) of the STS Toll Schedule, to accept at the Storage Withdrawal Point, transport and deliver to Customer at the Market Point quantities of gas on a firm basis (the "Daily Withdrawal Quantity").				
Ш	Market is Downstream From Storage - No Precedent Agreement				

Insert A

WHEREAS the Market Point is downstream of the Storage Withdrawal Point; and

WHEREAS Customer desires from time to time to have quantities of gas, otherwise deliverable under Customer's FT Contract or MFP Contract to the Market Point, delivered to the Storage Injection Point(s) for transportation by other Transporter to storage; and

WHEREAS Customer proposes during each period from November 1 to April 15 (the "Winter Period") during the term hereof to have other Transporter transport certain quantities of gas that are withdrawn from storage to the Storage Withdrawal Point for delivery to TCPL, and to have TCPL transport such quantities from the Storage Withdrawal Point for delivery to Customer at the Market Point on a firm basis, in order to enable Customer to better meet the needs of its markets; and

WHEREAS Customer has satisfied in full, or TCPL has waived, each of the conditions precedent set out in Section 1.1 of TCPL's STS Toll Schedule.

Insert B

1.1 The date of commencement of service hereunder (the "Date of Commencement") shall be .

Insert C

- 2.1 On any day TCPL agrees to deliver a quantity of gas (the "Daily Injection Quantity") as requested by Customer to the Storage Injection Point(s) on a firm basis, in accordance with Subsection 2.2(c) of the STS Toll Schedule; PROVIDED that TCPL is obligated to deliver only such quantity as other Transporter will accept on Customer's behalf on such day.
- 2.2 On any day during any Winter Period on a firm basis, and at other times on a best efforts basis, TCPL agrees, in accordance with the provisions of Subsection 2.2(c) of the STS Toll Schedule, to accept at the Storage Withdrawal Point, transport and deliver to Customer at the Market Point quantities of gas (the "Daily Withdrawal Quantity"); PROVIDED that TCPL shall not be obligated to transport a quantity of gas on any one day during the term hereof in excess of ______ GJ (the "Contract Demand").

IV Market is Upstream From Storage - No Precedent Agreement

Insert A

WHEREAS the Market Point is upstream of the Storage Withdrawal Point; and

WHEREAS Customer desires during each period from April 16 to October 31 (the "Summer Period") during the term hereof to have quantities of gas, otherwise deliverable under Customer's FT Contract or MFP Contract to the Market Point, delivered to the Storage Injection Point(s) for transportation by other Transporter to storage; and

WHEREAS Customer proposes from time to time during the term hereof to have other Transporter transport certain quantities of gas that are withdrawn from storage to the Storage Withdrawal Point for delivery to TCPL, and to have TCPL transport such quantities from the Storage

Withdrawal Point for delivery to Customer at the Market Point on a firm basis, in order to enable Customer to better meet the needs of its markets; and

WHEREAS Customer has satisfied in full, or TCPL has waived, each of the conditions precedent set out in Section 1.1 of TCPL's STS Toll Schedule.

Insert B

1.1 The date of commencement of service hereunder (the "Date of Commencement") shall be ______.

Insert C

- On any day during any Summer Period on a firm basis, and at other times on a best efforts basis, TCPL agrees to deliver a quantity of gas (the "Daily Injection Quantity") as requested by Customer to the Storage Injection Point(s), in accordance with Subsection 2.2(c) of the STS Toll Schedule; PROVIDED that TCPL is obligated to deliver only such quantity as other Transporter will accept on Customer's behalf on such day, and PROVIDED that TCPL shall not be obligated to transport a quantity of gas on any one day during the term hereof in excess of ______ GJ (the "Contract Demand").
- 2.2 On any day during the term hereof TCPL agrees, in accordance with the provisions of Subsection 2.2(c) of the STS Toll Schedule, to accept at the Storage Withdrawal Point, transport and deliver to Customer at the Market Point quantities of gas on a firm basis (the "Daily Withdrawal Quantity").