NORTH BAY JUNCTION LONG TERM FIXED PRICE TRANSPORTATION SERVICE CONTRACT ("NBJ LTFP Contract")

	THIS NBJ LTFP CONTRACT, made as of the	day of	, 20
BETWEEN:	TRANSCANADA PIP a Canadian corpora ("TCPL")		
	OF THE FIRST PART		
	and		
	("Customer")		
	OF THE SECOND PA	RT	

WITNESSES THAT:

WHEREAS TCPL owns and operates a natural gas pipeline system extending from a point near the Alberta/Saskatchewan border where TCPL's facilities interconnect with the facilities of NOVA Gas Transmission Ltd. easterly to the Province of Quebec with branch lines extending to various points on the Canada/United States of America International Border; and

WHEREAS Customer has satisfied in full, or TCPL has waived the condition precedent set out in Section 2.1 (b) of TCPL's North Bay Junction Long Term Fixed Price Toll Schedule referred to in Section 7.1 hereof (the "NBJ LTFP Toll Schedule"); and

WHEREAS Customer has requested and TCPL has agreed to transport quantities of gas, that are delivered by Customer or Customer's agent to TCPL at the Receipt Point referred to in Section 4.1 hereof (the "Receipt Point"), to the Delivery Point referred to in Section 4.2 hereof (the "Delivery Point") pursuant to the terms and conditions of this NBJ LTFP Contract; and

WHEREAS Customer has entered into the precedent agreement identified in Exhibit "1" containing conditions precedent that are required to be satisfied or waived prior to the

commencement of NBJ LTFP Service and the Firm Transportation service associated with this NBJ LTFP Contract ("NBJ LTFP Precedent Agreement"); and

WHEREAS the quantities of gas delivered hereunder by Customer or Customer's agent to TCPL are to be removed from the province of production of such gas by Customer and/or Customer's suppliers and/or its (their) designated agent(s) pursuant to valid and subsisting permits and/or such other authorizations in respect thereof.

NOW THEREFORE THIS NBJ LTFP 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

1.1	Commencement of service hereunder is subject to the satisfaction or waiver of all conditions
	precedent in accordance with the NBJ LTFP Precedent Agreement.

1.2	The date of commencement of service hereunder shall be the later of day of,
	20 or the first calendar day of the month following the satisfaction and waiver of all
	conditions precedent in accordance with the NBJ LTFP Precedent Agreement, unless
	otherwise agreed to in writing by the Parties (the "Date of Commencement").

1.3 In the event any of the conditions precedent are not satisfied or waived in accordance with the NBJ LTFP Precedent Agreement, this NBJ LTFP Contract will terminate.

ARTICLE II – TERM OF CONTRACT

2.1 If service commences, this NBJ LTFP Contract shall end on the last day of the month that is _____ consecutive months following the Date of Commencement (the "NBJ LTFP End Date").

ARTICLE III – GAS TO BE TRANSPORTED

3.1 Subject to the provisions of this NBJ LTFP Contract, the NBJ LTFP Toll Schedule, the List of Tolls, and the General Terms and Conditions referred to in Section 7.1 hereof, TCPL shall provide transportation service hereunder for Customer in respect of a quantity of gas which, in any one day from the Date of Commencement until the NBJ LTFP End Date, shall not exceed _____ GJ (the "Contract Demand").

ARTICLE IV - DELIVERY POINT AND RECEIPT POINT

- 4.1 The Receipt Point hereunder is the point of interconnection between the pipeline facilities of TCPL and NOVA Gas Transmission Ltd. which is located at Empress.
- 4.2 The Delivery Point hereunder is located at North Bay Junction.

ARTICLE V – TOLLS

5.1 Customer shall pay for all transportation service hereunder from the Date of Commencement in accordance with TCPL's NBJ LTFP Toll Schedule, List of Tolls, and General Terms and Conditions set out in TCPL's Transportation Tariff as the same may be amended or approved from time to time by the CER.

ARTICLE VI – NOTICES

Any notice, request, demand, statement or bill (for the purpose of this paragraph, collectively referred to as "Notice") to or upon the respective parties hereto shall be in writing and shall be directed as follows:

IN THE CASE OF TCPL: TransCanada PipeLines Limited

(i) mailing 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: E-mail:
(iii) nominations:	Attention: Fax: E-mail:
(iv) bills:	Attention: Fax:E-mail:

(v) other matters:	Attention: Fax: E-mail:			
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 NBJ LTFP 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 NBJ LTFP Contract and operations hereunder shall, in addition to the terms and conditions of this NBJ LTFP Contract, be subject to the provisions thereof. TCPL shall notify Customer at any time that TCPL files with the CER revisions to the NBJ LTFP Toll Schedule, the List of Tolls, and/or the General Terms and Conditions (the "Revisions") and shall provide Customer with a copy of the Revisions.

- 7.2 The headings used throughout this NBJ LTFP Contract, the NBJ LTFP 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 NBJ LTFP 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 NBJ LTFP 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 "1" -NBJ LTFP Precedent Agreement

This is EXHIBIT "1" to the NBJ LTFP CONTRACT	made as of the	day of
, 20 between TRANSCANADA PIPE	ELINES LIMITED	("TCPL") and
("Customer").		
A NBJ LTFP Precedent Agreement has been executed on the	day of	, 20
by Customer.		