

September 7, 2011

Ontario Energy Board 2300 Yonge Street Suite 2700 Toronto, Ontario M4P 1E4

Attention: Ms. Kirsten Walli, Board Secretary

RE: EB-2011-0297 – Union Gas Limited – October 1, 2011 QRAM Application

Dear Ms. Walli,

Enclosed is an application and evidence from Union Gas Limited ("Union") seeking changes to Union's gas supply and transportation rates to reflect changes to the forecasted costs of purchasing and transporting natural gas.

The application is made pursuant to section 36(1) of the Ontario Energy Board Act, 1998, and pursuant to the Quarterly Rate Adjustment Mechanism ("QRAM") established by the Board for Union to deal with changes in gas costs.

The application is submitted in accordance with the Board's EB-2008-0106 Decision and includes a schedule for the review and comment of intervenors and Board staff, Union's response to any comments and the Board's Decision and Order.

The proposed Alberta Border Reference Price on the current 21-day strip price is \$3.475/GJ. This is a decrease of \$0.287/GJ from the amount currently approved in rates. Union is also proposing to prospectively recover projected 12-month net gas cost deferral account charges of \$0.977 million. The result is a net annual decrease for sales service customers in the Southern Operations area of \$45.53 and a net annual decrease for sales service customers in the Northern & Eastern Operations area ranging from \$7.87 to \$9.24. Bundled direct purchase customers will see a net annual decrease of \$0.55 in the Southern Operations area and a net annual increase of between \$9.82 and \$9.88 in the Northern & Eastern Operations area.

Union has enclosed an application to the Board for Orders effective October 1, 2011 to change the rates that were authorized by the Board's EB-2011-0135 Rate Order to reflect the gas supply commodity, gas supply transportation and delivery rates proposed herein and to change the reference prices for use in determining amounts to be recorded in certain gas supply related deferral accounts.

This application is supported by the following evidence:

Tab 1 - Evidence of Ms. Mary Evers Tab 2 - Evidence of Mr. Greg Tetreault and Mr. Harold Pankrac

Union requests the Board's decision on this application by Monday September 19, 2011. This is consistent with the current approved QRAM process timeline.

This application is being served on all intervenors in the EB-2010-0148 and EB-2008-0106 proceedings. This complete evidence package including the working papers is also available electronically in searchable PDF format through the following link on Union's website: <u>http://uniongas.com/gramapplication/</u>.

If you have any questions on this matter, please contact me at (519) 436-4521.

Yours truly, Varias Kedford

Marian Redford Manager, Regulatory Initiatives

cc: EB-2010-0148/EB-2008-0106 Intervenors Crawford Smith (Torys)

ONTARIO ENERGY BOARD

IN THE MATTER OF the Ontario Energy Board Act, 1998, S.O. 1998, c.15 (Sched. B);

AND IN THE MATTER OF an Application by Union Gas Limited, pursuant to section 36(1) of the Ontario Energy Board Act, 1998, for an order or orders approving or fixing just and reasonable rates and other charges for the sale, distribution, transmission and storage of gas as of July 1, 2010;

AND IN THE MATTER OF the Quarterly Rate Adjustment Mechanism approved by the Ontario Energy Board in EB-2008-0106.

APPLICATION

1. Union Gas Limited ("Union") was an applicant in a proceeding before the Board to fix just and reasonable rates and other charges for the sale, distribution and storage of natural gas effective July 1, 2011 under Board File No. EB-2011-0135. The rates were approved and implemented through the Board's EB-2011-0135 Rate Order dated June 20, 2011.

2. Pursuant to Section 36(1) of the Ontario Energy Board Act, 1998 (the Act), and the Quarterly Rate Adjustment Mechanism approved by the Board, Union hereby applies to the Board for further Orders effective October 1, 2011 as follows:

	Current (Approved in EB-2011-0135)	Proposed (Effective October 1, 2011)
Alberta Border Reference Price ¹	3.762 \$/GJ	3.475 \$/GJ
	14.2016 cents/m ³	13.1181 cents/m³
Ontario Landed Reference Price ²	6.114 \$/GJ	5.808 \$/GJ
	23.0804 cents/m ³	21.9252 cents/m ³
South Portfolio Cost Differential	0.769 \$/GJ	0.953 \$/GJ
("SPCD") ³	2.9030 cents/m³	3.5976 cents/m³

(a) an Order establishing the reference prices specified in the table below:

Notes:

- ¹ The Alberta Border Reference Price represents the North Purchase Gas Variance Account ("NPGVA") (Deferral Account No. 179-105) reference price, the TCPL Tolls and Fuel Northern and Eastern Operations Area deferral account (Deferral Account No. 179-100) reference price with respect to fuel gas and the Spot Gas Variance Account (Deferral Account No. 179-107) reference price for incremental gas purchased in the Northern and Eastern Operations Area.
- ² The Ontario Landed Reference Price represents the South Purchase Gas Variance Account ("SPGVA") (Deferral Account No. 179-106) reference price and the Spot Gas Variance Account (Deferral Account No. 179-107) reference price for incremental gas purchased in the Southern Operations Area.
- ³ The SPCD is used as the benchmark to reduce the debits/credits that would otherwise accumulate in the SPGVA if there was no adjustment to the South Transportation Rate.
 - (b) an Order to reflect the inventory revaluation charge resulting from changes in gas

costs as of October 1, 2011;

- (c) an Order reflecting the prospective disposition of the projected balance for the twelve month period ending September 30, 2012 recorded in the gas-supply deferral accounts; and
- (d) an Order reflecting adjustments to delivery rates to account for cost of gas changes in the carrying costs of gas in inventory, compressor fuel and UFG.

(e) such further Order or Orders as Union may request and the Board may deem appropriate or necessary.

3. This application is supported by written evidence that has been pre-filed with the Board and provided by Union to all intervenors of record in EB-2010-0148 and EB-2008-0106.

4. Pursuant to the criteria established in the Board's EB-2008-0106 Decision, below is the Board's direction with respect to the timeline for processing the application:

- Parties to this proceeding wishing to make comments on the application may do so by filing such submissions with the Board Secretary (two hard copies plus an electronic copy by e-mail) and Union no later than 4:45 p.m. Monday, September 12, 2011.
- Union shall reply to any comments received by filing such replies with the Board Secretary (two hard copies plus an electronic copy by e-mail) and serving a copy on all parties who make submissions no later than 4:45 p.m., Wednesday, September 14, 2011
- The Board issues its Decision and Order by Monday, September 19, 2011 for implementation effective October 1, 2011.

5. The intervenors eligible for a cost award may submit their cost claims with supporting rationale as to how their participation contributed to the Board's ability to decide on this matter. All cost claims for QRAM applications are subject to the following procedure:

• Cost claims must be filed with the Board and Union no later than ten days from the date of the Board's Decision and Order.

- Union must forward any concerns with the cost claims to the Board and the claimant within seven days of receiving the claims.
- Any response to Union's comments must be filed with the Board and Union within seven days of receiving the comments.
- 6. The address of service for Union is:

Union Gas Limited P.O. Box 2001 50 Keil Drive North Chatham, Ontario N7M 5M1

Marian Redford
Manager, Regulatory Initiatives
(519) 436-4521
(519) 436-4641

- and -

Torys Suite 3000, Maritime Life Tower P.O. Box 270 Toronto Dominion Centre Toronto, Ontario M5K 1N2

Attention:	Crawford Smith
Telephone:	(416) 865-8209
Fax:	(416) 865-7380

DATED September 7, 2011.

UNION GAS LIMITED

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Marian Redford Manager, Regulatory Initiatives

Tab 1

Filed: 2011-09-07 EB-2011-0297 Tab 1 <u>Page 1 of 5</u>

1	PREFILED EVIDENCE OF
2	MARY EVERS, MANAGER, GAS SUPPLY
3	INTRODUCTION
4	The purpose of this evidence is to set deferral account reference prices to reflect Union's gas cost
5	forecast for the 12-month period commencing October 1, 2011 pursuant to the Quarterly Rate
6	Adjustment Mechanism ("QRAM") as approved by the Board.
7	1. CURRENT GAS MARKET OUTLOOK
8	The NYMEX strip has decreased by \$0.365 (US\$/mmbtu) or approximately 8% since the Board
9	approved July 1, 2011 QRAM filing (EB-2011-0135). The Empress basis has changed from
10	negative \$0.646 (US\$/mmbtu) to negative \$0.643 (US\$/mmbtu) while foreign exchange has
11	strengthened (Canadian dollar weakening) from \$0.974 to \$0.989 over the same period. These
12	factors result in a net decrease of \$0.287 (CAD\$/GJ) to the Alberta Border Reference Price.
13	2. PRICING
14	2.1 Alberta Border Reference Price
15	The approved method for calculating the Alberta Border Reference Price uses the 21-day average
16	of the twelve month NYMEX strip. The NYMEX strip used in this application is for October
17	2011 to September 2012. The one-year NYMEX strip is converted to an Alberta Border
18	Reference Price by taking into account the Empress-NYMEX basis and the foreign exchange rate

19 for the October 2011 to September 2012 period. (See Tab 1, Schedule 1 for the details of this

Filed: 2011-09-07 EB-2011-0297 Tab 1 Page 2 of 5

1 calculation.)

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3	Based on the approved method, the Alberta Border Reference Price for the period October 1,
4	2011 to September 30, 2012 is \$3.475/GJ. This represents a decrease of \$0.287/GJ from the
5	Alberta Border Reference Price of \$3.762/GJ last approved by the Board in EB-2011-0135.
6	
7	The Alberta Border Reference Price will be the reference price for the North Purchased Gas
8	Variance Account ("NPGVA") (Deferral Account No. 179-105), and in the TCPL Tolls and Fuel
9	- Northern and Eastern Operations Area deferral account (Deferral Account No. 179-100) with
10	respect to fuel gas. It will also be the reference price for the Spot Gas Variance Account
11	(Deferral Account No. 179-107) for incremental purchases made at Empress.
12	2.2 Ontario Landed Reference Price
12 13	2.2 Ontario Landed Reference Price The Ontario Landed Reference Price is \$5.808/GJ and is calculated by adding the TCPL EDA
13	The Ontario Landed Reference Price is \$5.808/GJ and is calculated by adding the TCPL EDA
13 14	The Ontario Landed Reference Price is \$5.808/GJ and is calculated by adding the TCPL EDA toll and fuel to the Alberta Border Reference Price as shown on Tab 1, Schedule 1. This
13 14 15	The Ontario Landed Reference Price is \$5.808/GJ and is calculated by adding the TCPL EDA toll and fuel to the Alberta Border Reference Price as shown on Tab 1, Schedule 1. This represents a decrease of \$0.306/GJ from the Ontario Landed Reference Price of \$6.114/GJ last
13 14 15 16	The Ontario Landed Reference Price is \$5.808/GJ and is calculated by adding the TCPL EDA toll and fuel to the Alberta Border Reference Price as shown on Tab 1, Schedule 1. This represents a decrease of \$0.306/GJ from the Ontario Landed Reference Price of \$6.114/GJ last approved by the Board in EB-2011-0135. This change includes the decrease in the Alberta

20 Variance Account ("SPGVA") (Deferral Account No. 179-106), and the Spot Gas Variance

1 Account (Deferral Account No. 179-107), for incremental purchases made at Dawn.

2 2.3 South Portfolio Cost Differential

The South Portfolio Cost Differential ("SPCD") is determined by comparing the projected cost of serving South sales service customers, based on Union's South Portfolio, to the cost of serving South sales service customers based on the Ontario Landed Reference Price. This difference is divided by forecast South Sales Service Demand to derive the SPCD. For the 12-month period beginning October 1, 2011 the SPCD is projected to be \$0.953/GJ as shown on Tab 1, Schedule 2.

9 The SPCD results in a South Transportation Sales Rate of \$1.290/GJ calculated by subtracting

10 the SPCD of \$0.953/GJ from the TCPL EDA toll of \$2.243/GJ. This calculation ensures that

11 South sales service transportation rates are appropriately set at a level equal to the projected

12 average cost over the 12-month forecast period.

13 **<u>3. Deferral Accounts</u>**

14 3.1 Impact on Gas Supply Deferral Account Balances

The current forecast of gas cost related deferral account balances at September 30, 2011 is shown on Tab 1, Schedule 3. The opening deferral account balances are the projected deferral account balances at October 1, 2011 plus the projected inventory revaluation adjustment at October 1, 2011.

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Filed: 2011-09-07 EB-2011-0297 Tab 1 Page 4 of 5

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- 9 October 1, 2011 deferral account balances relating to the North PGVA, North Tolls and Fuel,
- 10 South PGVA, Inventory Revaluation, and Spot Gas accounts are identified in Tab 1, Table 1.

Table 1 Proposed Prospective Recovery of Deferral Account Balances Effective October 1, 2011

Line No	Particulars (\$000's)		Total Deferral	
1	North PGVA		(116,677)	(
2	North Tolls and Fuel :			
3	Northern Tolls	12,158		
4	Northern Fuel Costs	(1,871)		
5	Total North Tolls and Fuel		10,287	(
6	South PGVA		(316,245)	
7	Inventory Revaluation		13,995	
8	Spot Gas Variance Account :			
9	Spot Gas	(7,284)		
10	Load Balancing	(4)		
11	Total Spot Gas Variance Account		(7,288)	
12	Total		(415,929)	

(1) North Tolk Account (Deternal No. 179-105) as identified in Schedule 3, Page 2.
(2) North Tolls and Fuel Account (Deferral No. 179-100) as identified in Schedule 3, Page 3.
(3) South PGVA Account (Deferral No. 179-106) as identified in Schedule 3, Page 4.
(4) Inventory Revaluation Account (Deferral No. 179-109) as identified in Schedule 3, Page 5.
(5) Spot Gas Variance Account (Deferral No. 179-107) as identified in Schedule 3, Page 6.

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2 3.4 UDC Account

3 The Joint Unabsorbed Demand Costs Account balances are not prospectively recovered in

4 accordance with the current Board-approved QRAM process. Union will dispose of any deferral

5 account balances through the annual deferral account disposition process.

Schedules

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Line No	Particulars	_	Oct-11	Nov-11	Dec-11	Jan-12	Feb-12	Mar-12	Apr-12	May-12	Jun-12	Jul-12	Aug-12	Sep-12	Total or Average
1	Days		31	30	31	31	29	31	30	31	30	31	31	30	366
2 3 4	NYMEX 21 Day Average (US\$/mmbtu) Empress Basis (US\$/mmbtu) Foreign Exchange	(1)	3.967 (0.506) 0.985	4.102 (0.586) 0.985	4.323 (0.586) 0.986	4.425 (0.586) 0.987	4.427 (0.586) 0.987	4.395 (0.585) 0.988	4.357 (0.714) 0.989	4.383 (0.713) 0.990	4.420 (0.713) 0.991	4.462 (0.713) 0.991	4.487 (0.713) 0.992	4.493 (0.713) 0.993	4.353 (0.643) 0.989
5	Alberta Border (Cdn\$/GJ)	(2)	3.231	3.284	3.493	3.591	3.595	3.568	3.415	3.443	3.480	3.522	3.549	3.558	3.477
	North Supply Cost Calculation														
6 7	Total Volume (PJ's) Cost at Market Price (\$000's)		3.72 \$ 12,023	3.70 \$ 12,149 \$	3.84 13,402	3.59 \$ 12,875 \$	3.34 5 11,995 \$	3.60 12,835 \$	3.27 11,179 \$	3.40 11,694 \$	3.27 11,387 \$	3.40 11,964	3.39 \$ 12.027 \$	3.27 5 11,644 \$	41.78 145,174
8	Weighted Average Price (Cdn\$/GJ)													\$	3.475
9											Alberta	Border Re	ference Price	(Cdn\$/GJ) \$	3.475
10													Add : Fuel	(Cdn\$/GJ) \$	0.090
11													Add : Tolls	(Cdn\$/GJ) \$	2.243
12											Ontario	Landed Re	ference Price ((Cdn\$/GJ) \$	5.808

UNION GAS LIMITED Calculation of Alberta Border and Ontario Landed Reference Prices For the 12 month period ending September 30, 2012

Notes,

(1) 21 Day Strip dates used - August 3 2011 - August 31 2011

(1) 21 Day office a construction of the second secon

UNION GAS LIMITED Calculation of South Portfolio Cost Differential & South Transportation Rate For the 12 month period ending September 30, 2012

Line No. Particulars

1 South Purchased Gas	Variance Account (SPGVA)(\$000's)	\$ 100,397	(1)
2 South Consumption Vo	lumes (PJ's)	 105.3	(2)
3 South Price Cost Differ	ential (Line 1/Line 2)	\$ 0.953 /GJ	
4 TCPL Transportation E	DA Toll	\$ 2.243 /GJ	
5 South Price Cost Differ	ential (Line 3)	\$ 0.953 /GJ	
6 South Transportation F	ate (Line 4 - Line 5)	\$ 1.290 /GJ	

Notes:

(1) Tab 1, Schedule 3, page 4, Column (g), Line 27.

(2) Demand forecast for South sales service customers for the period October 2011 to September 2012.

Filed: 2011-09-07 EB-2011-0297 Tab 1 Schedule 3 Page 1 of 6

UNION GAS LIMITED Summary of Gas Supply Deferral Accounts

											Join	t Account					Jo	int Account					
Line No	Particulars			Particulars		1	North PGVA (179-105) 000's) (1) (a)	(North Tolis 179-100) 00's) (2) (b)		North Fuel 179-100) 000's) (2) (c)		South PGVA (179-106) <u>000's) (3)</u> (d)	Re	aventory evaluation (179-109) 000's) (4) (e)	Bal (17	.oad ancing 79-107) 0 <u>(s)</u> (5)	Pi (pot Gas urchases 179-107) 000's) (5)	De	nabsorbed mand Costs (179-108) 000's) (6) (h)		fotal \$000's) un of (a) to (h)
				(-)			(0)		(0)		(#)		(1)		(g)		(11)		(i)-sum or (a) to (ii)				
1	1 Cumulative to end of September, 2010		\$	(103,018)	\$	1,099	\$	(1.706)	\$	(257,757)	\$	87,515	-\$	11	\$	(6,128)	\$	1,887	5	(278.096)			
2	October, 2010		\$	(1,835)	\$	638	\$	(10)	\$	(6,441)	\$	18,852	\$	2	s	(1)	\$	493	s	11.698			
3	November		\$	(3,195)	\$	540	ŝ	(9)	ŝ	(10,304)	\$	34	Š	2	š	(1)	ŝ		5	(12,925)			
4	December	•	\$	(1,503)	\$	338	ŝ	(47)	ŝ	(4,733)	\$	29	ŝ	2	ŝ	(1)	ŝ	- '	ŝ	(5,915)			
5	January, 2011	•	\$	(340)	\$	444	\$	235	\$	(1,169)	\$	8,882	\$	2	ŝ	(1)	š	-	Š	8,053			
6	February	•	\$	(1,588)	\$	792	\$	76	S	(5,492)	\$	29	ŝ	(6)	ŝ	(268)	\$	-	Š	(6,458)			
7	March	•	\$	(1,337)	\$	3,292	\$	(60)	\$	(7,196)	\$	23	S	(20)	S	(878)	\$	-	ŝ	(6,176)			
8	April, 2011	*	\$	(407)	\$	923	\$	43	\$	(2,842)	\$	(2,243)	\$	1	S	(0)	\$		s	(4,525)			
9	May	•	\$	(291)	\$	723	\$	(48)	S	(2, 144)	\$	6	\$	1	S	(1)	\$	-	S	(1,754)			
10	June	*	\$	337	\$	970	\$	(200)	\$	(1,928)	\$	4	\$	1	\$	(1)	\$	-	S	(818)			
11	July, 2011		ŝ	(464)	\$	799	\$	(32)	\$	(2.727)	\$	(4,867)	\$	1	\$	(1)	\$	-	S	(7,290)			
12	August		\$	(1,020)	\$	800	\$	(46)	\$	(6,877)	\$	5	\$	1	\$	(1)	\$	-	\$	(7,139)			
13	September		\$	(2,016)	\$	799	5	(68)	\$	(6,637)	5	6	\$	1	\$	(1)	\$	<u>.</u>	\$	(7,917)			
14	Total (Lines 1 to 13)		\$	(116,677)	\$	12.158	\$	(1,871)	\$	(316,245)	\$	108,274	\$	(4)	\$	(7,284)	\$	2,387	\$	(319,263)			
	Current QRAM Period																						
15	October, 2011		\$	(908)	\$	785	S	(34)	\$	(2.930)	\$	13,995	\$	-	\$		\$		S	10,908			
16	November		S	(707)	\$	942	\$	(27)	\$	(1,850)	S	-	S	-	\$	-	\$	-	S	(1,651)			
17	December		\$	69	S	943	5	(6)	S	97	5		s	-	\$	-	\$	-	\$	1,103			
18	January, 2012		\$	417	S	968	S	(6)	S	543	\$	-	S	-	\$	-	\$		S	1,922			
19	February		\$	402	5	966	s	(2)	S	692	\$		Ş		\$	-	\$	~	S	2,057			
20	March		\$	336	\$	974	\$	(15)	S	(301)	5		\$	-	\$	-	\$	-	S	994			
21	April, 2012		\$	(196)	s	966	S	(12)	\$	(656)	S		\$	-	\$		\$		S	101			
22	May		\$	(108)	\$	976	\$	(18)	S	(741)	5	-	5	-	\$	-	\$		5	109			
23	June		\$	15	\$	981	5	(20)	\$	(118)	S	-	\$	•	\$		\$	-	S	859			
24	July, 2012		s	161	\$	982	S	(18)	\$	1,306	\$	-	S	-	\$		\$	-	S	2,432			
25	August		\$	250	\$	982	\$	(16)	\$	3,095	\$	-	\$	-	S	-	\$		S	4,312			
26	September		\$	271	\$	980	\$	(13)	\$	873_	\$	-	\$	-	S		\$	<u> </u>	S	2,111			
27	Total (Lines 15 to 26)	\$	0	\$	11,446	\$	(186)	\$	(0)	\$	13,995	S		\$	•	\$	-	\$	25,255			

* Reflects actual information.

Notes.

(1) See page 2.

(1) See page 2.
(2) See page 3.
(3) See page 4.
(4) See page 5.

(5) See page 6.
(6) Union is not proposing to recover the deferral balance for the Unabsorbed Demand Charge (Account No. 179-108) deferral account in the current QRAM.

Filed: 2011-09-07 EB-2011-0297 Tab 1 Schedule 3 Page 2 of 6

UNION GAS LIMITED Deferral Account for North Purchased Gas Variance Account (Deferral Account 179-105)

Line No	Particulars		Purchase Cost (\$000's) (a)	Volume (GJ) (b)	Av	eighted g. Price \$/GJ) = (a)/(b)		eference Price (GJ) (1) (d)	D	init Rate ifference (\$/GJ) =(c) - (d)	/ Befo	Deferral Amount pre Interest \$000's) = (b) x (e)		ustments \$000's) (g)	 Tota: Deferral fore Interest (\$000's)) = (f) + (g)	(\$000	erest J's) (2) (i)	 Total Deferral Amount (\$000's) = (h) + (i)
1	Cumulative to end of Septer	nber, i	2010								\$	(97,805)	\$	(4,919)	\$ (102,724)	\$	(294)	\$ (103,018)
2	October, 2010 *	\$	9,490	2,884,597	\$	3.290	\$	3.920	\$	(0.630)	\$	(1,818)	\$	-	\$ (1,818)	\$	(17)	\$ (1,835)
3	November *	\$	12,802	4,073,544	\$	3.143	Ś		\$	(0.777)	\$	(3,166)	\$	-	\$ (3,166)	\$	(28)	\$ (3, 195)
4	December *	\$	11,509	3,313,062	\$	3.474	Ŝ	3.920	\$	(0.446)	\$	(1,479)	\$	-	\$ (1,479)	\$	(24)	\$ (1,503)
5	January, 2011 *	\$	12,698	3,587,785	\$	3.539	\$	3.627	\$	(0.088)	\$	(315)	\$		\$ (315)	\$	(25)	\$ (340)
6	February *	\$	11,445	3,239,460	\$	3.533	\$	3.627	\$	(0.094)	\$	(305)	\$	(1,268) (3)	\$ (1,573)	\$	(15)	\$ (1,588)
7	March *	\$	11,807	3,620,676	\$	3.261	\$	3,627	\$	(0.366)	\$	(1,325)	\$		\$ (1,325)	\$	(12)	\$ (1,337)
8	April, 2011 *	\$	11,793	3,434,010	\$	3.434	\$	3.550	\$	(0.116)	\$	(398)	\$	-	\$ (398)	\$	(9)	\$ (407)
9	May *	s	12,341	3,556,626	\$	3.470	\$	3.550	\$	(0.080)	\$	(285)	\$	-	\$ (285)	\$	(7)	\$ (291)
10	June *	\$	13,238	3,632,670	\$	3.644	\$	3.550	\$	0.094	\$	342	\$	-	\$ 342	\$	(5)	\$ 337
11	July, 2011	ŝ	13,548	3,723,503	\$	3.638	\$	3.762	\$	(0.124)	\$	(460)	\$	-	\$ (460)	\$	(4)	\$ (464)
12	August	ŝ	13,146	3,764,578	\$	3,492	\$	3.762	\$	(0.270)	\$	(1,016)	\$	-	\$ (1,016)	\$	(4)	\$ (1,020)
13	September	\$	11,763	3,661,140	ŝ	3.213	\$	3.762	ŝ	(0.549)	\$	(2,010)	\$	-	\$ (2,010)	\$	(6)	\$ (2,016)
14	Total (Lines 1 to 13)		145,579	42,491,651	Ψ	0.210	*		•	(*** **)	\$	(110,040)	\$	(6,187)	\$ (116,227)	\$	(450)	\$ (116,677)
14	Current QRAM Period		140,010	42,401,001							<u> </u>				 			
15	October, 2011	¢	12,023	3,721,473	\$	3.231	\$	3,475	\$	(0.244)	\$	(908)	\$	-	\$ (908)	\$	-	\$ (908)
16	November	¢	12,149	3,699,693	¢ ¢	3.284		3.475	Š	(0.191)	5	(707)	\$	-	\$ (707)	\$	-	\$ (707)
17	December	ŝ	13,402	3,837,114	ŝ	3.493	ŝ	3.475	ŝ	0.018	ŝ	69	\$	-	\$ 69	\$	-	\$ 69
18	January, 2012	é	12.875	3,585,318	ŝ	3,591	Š	3.475	ŝ	0.116	\$	417	\$	-	\$ 417	\$	-	\$ 417
19	February	¢	11,995	3,336,282	ŝ	3.595	\$	3.475	\$	0.120	\$	402	\$	-	\$ 402	\$	-	\$ 402
20	March	ŝ	12,835	3,597,007	ŝ	3.568	ŝ	3.475	ŝ	0.093	ŝ	336	\$	-	\$ 336	\$	-	\$ 336
20	April, 2012	5	11,179	3,273,678	ŝ	3.415	ŝ	3 475	ŝ	(0.060)	ŝ	(196)	ŝ	-	\$ (196)	\$	-	\$ (196)
22	May	é	11,694	3,396,522	¢ ¢	3.443	ŝ	3.475	ŝ	(0.032)	5	(108)	\$	-	\$ (108)	\$	-	\$ (108)
22	June	e e	11,387	3,272,559	ŝ	3.480	ŝ	3,475	\$	0.005	ŝ	15	\$	-	\$ 15	\$	-	\$ 15
23	July, 2012	¢.	11,964	3,396,519	\$	3.522	ŝ	3,475	\$	0.047	\$	161	\$	-	\$ 161	\$	-	\$ 161
24 25	August	ç	12,027	3,389,094	ŝ	3.549	š	3,475	\$	0.074	ŝ	250	\$	-	\$ 250	\$	-	\$ 250
25 26	September	¢ ¢	12,027	3,272,962	¢	3.558		3.475	ŝ	0.083	ŝ	271	ŝ	-	\$ 271	\$	-	\$ 271
20	Total (Lines 15 to 26)	÷¢	145,174	41,778,221	Ψ	0.000	Ψ	0.410	Ŷ	0,000	ŝ	0	\$		\$ 0	\$		\$ 0
21	Total (Lines 10:020)		140,114	41,110,221							<u> </u>	<u></u>			 			

* Reflects actual information.

Notes:

(1) The reference price from October 2010 to December 2010 is as approved in EB-2010-0265.

The reference price from January 2011 to March 2011 is as approved in EB-2010-0359.

The reference price from April 2011 to June 2011 is as approved in EB-2011-0029.

The reference price from July 2011 to September 2011 is as approved in EB-2011-0135.

The reference price from October 2011 to September 2012 is as proposed in EB-2011-0297.

(2) Interest is computed on the deferral amount balance net of the actual prospective recovery amount for the quarter prior to the current QRAM period.

(3) February 2011 NPGVA deterral costs includes a credit due to excess DP Balancing Gas of 1.07 PJs transferred to the System portfolio.

Filed 2011-09-07 EB-2011-0297 Tab 1 Schedule 3 <u>Page 3 of 6</u>

UNION GAS LIMITED Deferral Account for North TCPL Tolls and Fuel - Northern and Eastern Operations Area (Deferral Account 179-100)

					North	TCPL Toll	S		灦			North T	CPL Fuel					
			eferral				Deferral			eferral			D	eferral	1. S. S. S. S.		Total	
Line	18			mount			Amount				mount				nount			ral Amount
No.	Destinutes			Before Interest Interest			h Interest			re Interest		erest		n Interest			h Interest	
	Particulars	-	(3	5000's)		D's) (1)		\$000's)		(\$	000's))'s) (1)		000's)			\$000's)
			(a)		(b)		(C) =	= (a) + (b)	5		(d)	(e)		(f) =	(d) + (e)	294.03 14 - 14	(g) =	= (c) + (f)
1	Cumulative to end o	f September, 2010	\$	1,071	\$	28	\$	1,099		\$	(1,767)	\$	61	\$	(1,706)		\$	(607)
2	October, 2010	*	\$	640	\$	(2)	\$	638		\$	(10)	\$	(0)	\$	(10)	1000	\$	628
3	November	*	\$	543	\$	(3)	\$	540		\$	(9)	\$	(0)	\$	(9)		s	532
4	December	•	\$	337	\$	1	\$	338		\$	(47)	\$	(0)	\$	(47)		\$	290
5	January, 2011	*	\$	443	\$	1	\$	444		\$	235	\$	(0)	\$	235		\$	679
6	February	*	\$	792	\$	0	\$	792	1	\$	76	\$	(0)	S	76		\$	868
7	March	*	\$	3,292	\$	1	\$	3.292		\$	(60)	\$	(0)	ŝ	(60)		\$	3,233
8	April, 2011	*	\$	920	\$	3	\$	923		\$	44	\$	(0)	Ś	43		\$	966
9	May	*	\$	720	\$	3	\$	723		\$	(48)	\$	(0)	\$	(48)	1	\$	675
10	June	*	\$	966	\$	4	\$	970		\$	(199)	\$	(0)	\$	(200)		\$	770
11	July, 2011		\$	795	\$	5	\$	799		\$	(31)	\$	(0)	\$	(32)	14	\$	768
12	August		\$	795	\$	5	\$	800		\$	(46)	\$	(0)	\$	(46)		\$	754
13	September		\$	792	\$	7	<u>\$</u> \$	799		\$	(68)	\$	(0)	\$	(68)		\$	731
14	Total (Lines 1 to	5 13)	\$	12,105	\$	53	\$	12,158	10	\$	(1,930)	\$	59	\$	(1,871)		\$	10,287
	Current QRAM Peric	<u>od</u>																
15	October, 2011		\$	785	\$	-	\$	785		\$	(34)	\$	-	\$	(34)		\$	752
16	November		\$	942	\$	~	\$	942	1. A.	\$	(27)	\$	-	\$	(27)		\$	916
17	December		\$	943	\$	-	\$	943	6	\$	(6)	\$	-	\$	(6)	17	\$	937
18	January, 2012		\$	968	\$	-	\$	968		\$	(6)	\$	-	\$	(6)		\$	962
19	February		\$	966	\$	-	\$	966		\$	(2)	\$	-	5	(2)	10.1	\$	964
20	March		\$	974	\$	-	\$	974	52	\$	(15)	\$	-	\$	(15)		\$	959
21	April, 2012		\$	966	\$	-	\$	966		\$	(12)	\$	-	\$	(12)		\$	953 953
22	May		\$	976	\$	-	\$	976		\$	(18)	\$	-	5	(18)	1000	\$	958
23	June		\$	981	\$		\$	981	10	\$	(20)	\$	•	5	(20)		<u></u>	961
24	July, 2012		\$	982	\$	-	\$	982	Q	5	(18)	\$	-	\$	(18)		\$	965
25	August		\$	982	\$	-	\$	982		\$	(16)	\$	-	\$	(16)		5	966
26	September		_\$	980	<u> </u>	<u> </u>	\$	980	λ.		(13)		_	\$	(13)			967
27	⊤otal (Lines 15 t	0 26)	\$	11,446	\$	-	\$	<u>11,446</u>	54°	\$	(186)	\$	-	\$	(186)		\$	11,260

Reflects actual information.

Notes_

(1) Interest is computed on the deferral amount balance net of the actual prospective recovery amount for the quarter prior to the current QRAM period.

Filed 2011-09-07 EB-2011-0297

Tab 1 Schedule 3

Page 4 of 6

UNION GAS LIMITED Deferral Account for South Purchased Gas Variance Account (Deferral Account 179-106)

Line No	Particulars			urchase Cost <u>\$000's)</u> (a)	Volume (GJ) (b)	A	/eighted /g. Price (\$/GJ) = (a)/(b)	eference Price /GJ) (1) (d)	D	Unit Rate ifference (\$/CJ)) =(c) - (d)	 thly Deferral Amount (\$000's) = (b) x (e)	Por Di Ac	outhern Ifolio Cost fferential justment \$000's) {g}		Deterral Amount fore Interest (\$000's)) = (f) + (g)	ustments 5000's) (i)		Total Deferral efore interest (\$000's) () = (h) + (h)		nterest 00's) (2) (k)		Total Deferral Amount (\$000's) i) = (j) + (k)
1	Cumulative to end of Se	ptemb	er, 20	10							\$ (349,946)	\$	84,849	\$	(265,097)	\$ 8,377	\$	(256,720)	\$	(1,037)	\$	(257.757)
2	October, 2010		\$	31,857	7,188,612	\$	4.432	\$ 5.670	\$	(1.238)	\$ (8,902)	\$	2,487	s	(6,415)	\$	\$	(6,415)	S	(26)	\$	(6,441)
3	November	•	\$	34,391	8,352,493	\$	4.117	\$ 5.670	\$	(1.553)	\$ (12,967)	\$	2,723	S	(10,244)	\$ (15)	\$	(10,259)	\$	(46)	\$	(10.304)
4	December		5	44,279	9,131,573	\$	4.849	\$ 5 670	\$	(0.821)	\$ (7,497)	\$	2,804	\$	(4,693)	\$	\$	(4,693)	S	(40)	\$	(4,733)
5	January, 2011	•	\$	43,807	9,104,359	\$	4.812	\$ 5.370	\$	(0.558)	\$ (5,084)	\$	3,950	S	(1.133)	\$ -	\$	(1,133)	S	(36)	s	(1.169)
6	February	•	\$	44,187	9,204,577	\$	4.801	\$ 5.370	\$	(0.569)	\$ (5,241)	\$	3,568	5	(1,673)	\$ (3,805) (3	3} \$	(5,478)	S	(15)	5	(5,492)
7	March		\$	47,254	10,875,166	\$	4.345	\$ 5 370	\$	(1.025)	\$ (11,146)	\$	3,950	S	(7,196)	\$ -	\$	(7,196)	S	(Ü)	\$	(7,196)
8	April, 2011	•	\$	40,375	8,376,803	\$	4.820	\$ 5 890	\$	(1070)	\$ (8.965)	\$	6,124	\$	(2,840)	\$ -	\$	(2,840)	S	(2)	\$	(2,842)
9	Мау	,	S	37,227	7,759,806	\$	4.797	\$ 5.890	\$	(1 093)	\$ (8,478)	\$	6,331	\$	(2,147)	\$ -	\$	(2.147)	S	4	\$	(2,144)
10	June	•	\$	41,709	8,448,663	\$	4 937	\$ 5.890	\$	(0.953)	\$ (8.054)	\$	6,124	5	(1,929)	\$ -	\$	(1,929)	5	1	\$	(1,928)
11	July, 2011		\$	39,190	7.906,395	\$	4.957	\$ 6.114	\$	(1 157)	\$ (9,150)	\$	6,442	5	(2,709)	\$ •	\$	(2,709)	\$	(18)	\$	(2,727)
12	August		\$	47.071	9.874,089	\$	4.767	\$ 6.114	\$	(1347)	\$ (13, 299)	\$	6,442	5	(6,857)	\$	\$	(6,857)	5	(20)	\$	(6,877)
13	September		\$	35,942	7,978,560	\$	4 505	\$ 6.114	S	(1 609)	\$ (12,839)	\$	6,232	\$	(6,607)	\$ -	\$	(6,607)	5	(30)		(6,637)
14	Total (Lines 1 to 13)		\$	487.290	104,201,096						\$ (461,567)	Ś	142,027	\$	(319,540)	 4,558	\$	(314,983)	\$	(1,263)	\$	(316,245)
	Current QRAM Period																					
15	October, 2011		s	41.139	9.051,675	\$	4 545	\$ 5808	S	(1.263)	\$ (11,433)	\$	8,504	\$	(2,930)	\$ -	\$	(2,930)	S	-	S	(2,930)
16	November		\$	41,023	8,800,308	\$	4.662	\$ 5.808	S	(1.146)	\$ (10,089)	\$	8,229	\$	(1,860)	\$ -	S	(1,860)	\$	-	S	(1,860)
17	December		\$	44,409	9,093,652	\$	4.884	\$ 5.808	S	(0.924)	\$ (8,407)	\$	8,504	\$	97	\$ -	S	97	\$	-	\$	97
18	January, 2012		\$	44,855	9,093,652	\$	4.933	\$ 5.808	\$	(0.875)	\$ (7,961)	\$	8,504	\$	543	\$ -	s	543	\$	-	S	543
19	February		\$	42,145	8,506,965	\$	4.954	\$ 5 808	\$	(0.854)	\$ (7,263)	\$	7,955	\$	692	\$ -	S	692	\$	-	ş	692
20	March		\$	44,011	9,093,652	\$	4.840	\$ 5.808	S	(0.968)	\$ (8,805)	\$	8,504	\$	(301)	\$ -	s	(301)	\$	-	S	(301)
21	April, 2012		\$	40,869	8,566,518	\$	4.771	\$ 5 808	\$	(1.037)	\$ (8,886)	\$	8,229	\$	(656)	\$ -	\$	(656)	\$	-	S	(656)
22	May		\$	42,168	8,852,069	\$	4.764	\$ 5 808	\$	(1.044)	\$ (9,244)	\$	8,504	\$	(741)	\$ -	\$	(741)	\$	-	S	(741)
23	June		\$	41,407	8,566,518	\$	4.834	\$ 5.808	\$	(0.974)	\$ (8,347)	\$	8,229	\$	(118)	\$ -	S	(118)	\$	-	S	(118)
24	July, 2012		\$	39,945	8,116,787	\$	4.921	\$ 5.808	\$	(0.887)	\$ (7,197)	\$	8,504	\$	1,306	\$ -	S	1,306	\$	-	ş	1.306
25	August		\$	37,458	7,380,614	\$	5.075	\$ 5 808	\$	(0.733)	\$ (5,408)	\$	8,504	\$	3,095	\$ -	s	3,095	\$	-	S	3,095
26	September		\$	42,398	8,566,518	\$	4.949	\$ 5 808	\$	(0.859)	\$ (7,356)	_\$	8,229	<u> </u>	873	\$ -	<u>_</u> \$	873		<u> </u>	<u> </u>	873
27	Total (Lines 15 to 26	5)	\$	501,829	103,688,927						\$ (100,397)	2	100,397	\$	(0)	\$ ·	5	(0)		-	<u> </u>	(0)

* Reflects actual information

Notes:

(1) The reference price from October 2010 to December 2010 is as approved in EB-2010-0265.

The reference price from January 2011 to March 2011 is as approved in EB-2010-0359.

The reference price from April 2011 to June 2011 is as approved in EB-2011-0029

The reference price from July 2011 to September 2011 is as approved in EB-2011-0135.

The reference price from October 2011 to September 2012 is as proposed in EB-2011-0297.

(2) Interest is computed on the deferral amount balance net of the actual prospective recovery amount for the quarter prior to the current QRAM period

(3) February 2011 SPGVA deferral costs includes a credit due to excess DP Balancing Gas of 3.19 PJs transferred to the System portfolio.

Filed: 2011-09-07 EB-2011-0297 Tab 1 Schedule 3 Page 5 of 6

UNION GAS LIMITED Deferral Account for Inventory Revaluation (Deferral Account 179-109)

			Reference Price (C\$/GJ)										
Line No.	Effective Date	Proceeding Number	P	pproved/ roposed (\$/GJ) (a)	Price fror App	e Difference m Previous roved Price (\$/GJ) (b)	Inventory Levels Forecast/ Actual (PJ's) (c)	F (\$	ory Revaluation Forecast/ Actual 000's) (1) = - (b) x (c)		nterest 30's) (2) (e)	(Total Deferral Amount (\$000's) f = (d) + (e)
1	Cumulative to end of September, 2010							\$	86,957	\$	558	ŝ	87,515
2 3 4	October, 2010 • November • December •	EB-2010-0265	\$	5.670	\$	(0.451)	40.1	S	18.842	\$ S S	10 34 29	\$ \$ \$	18,852 34 29
5 6 7	January, 2011 February March	EB-2010-0359	\$	5.370	\$	(0.300)	29.5	\$	8,850	\$ \$ \$	32 29 23	S S S	8,882 29 23
8 9 10	April, 2011 · May · June ·	EB-2011-0029	S	5.890	\$3	0.520	6.8	\$	(2,259)	\$ \$ \$	15 6 4	S S S	(2.243) 6 4
11 12 13	July, 2011 August September	EB-2011-0135	S	6.114	\$	0.224	20.1	\$	(4,869)	\$ \$ \$	2 5 6	S S S	(4.867) 5 6
14	Total (Lines 1 to 13)							\$	107,521	\$	753	S	108,274
	Current QRAM Period												
15 16 17	October, 2011 November December	EB-2011-0297	\$	5.808	\$	(0.306)	45.7	\$	13,995	\$ \$ \$	-	S S S	13,995 - -
18 19 20	January, 2012 February March							\$	-	\$ \$ \$	• - -	5 \$ \$	-
21 22 23	April, 2012 May June							S	-	\$ \$ \$	- -	\$ \$ \$	-
24 25 26	July. 2012 August September							S		5 5 5	- -	S S S	
27	Total (Lines 15 to 26)							\$	13,995	\$		s	13,995

* Reflects actual information.

Notes:

(1) Includes adjustments for volume true-ups.
 (2) Interest is computed on the deferral amount balance net of the actual prospective recovery amount for the guarter prior to the current QRAM period.

Filed: 2011-09-07 EB-2011-0297 Tab 1 Schedule 3 Page 6 of 6

UNION GAS LIMITED Deferral Account for Spot Gas Variance Account (Deferral Account 179-107)

					Spot Gas	Purchases						Loa	d Balancing						
Line No.	Particulars		Al Befor (\$	eferral mount re Interest 5000's) (a)	(\$00	terest 0's) (1) (b)	E (;	9eferral 3aíance \$000's) = (a) + (b)	Load Balancing Deferral (\$000's) (d)		North Load Balancin Revenue (\$000's) (e)	g Loa	South ad Balancing Revenue (\$000's) (f)	An Before (\$0	eferral nount e interest 000's) d)+(e)+(f)	(\$00	terest <u>0's) (1)</u> (h)		Deferral Balance (\$000's) = (g)+(h)
1	Cumulative to end of September. 2	010	\$	(6,077)	\$	(51)	\$	(6,128)	<u> </u>	17)	\$	\$		\$	(17)	\$	27	\$	11
2	October, 2010		\$	-	\$	(1)	\$	(1)	\$. :	\$-	\$	-	\$		\$	2	\$	2
3	November	•	\$	-	\$	(1)	\$	(1)	\$		\$-	\$	-	\$	-	\$	2	\$	2
4	December	•	\$	-	\$	(1)	\$	(1)	\$	- !	\$-	\$	-	\$	-	\$	2	\$	2
5	January, 2011	٠	\$	-	\$	(1)	\$	(1)	\$. :	\$-	\$	-	\$	-	\$	2	\$	2
Б	February	•	\$	(267)	\$	(1)	\$	(268)	\$	(9)	\$-	\$	-	\$	(9)	\$	2	\$	(6)
7	March	٠	\$	(877)	\$	(1)	\$	(878)	\$	22)	\$-	\$	-	\$	(22)	\$	2	\$	(20)
8	April. 2011	•	\$	-	\$	(0)	\$	(0)	\$. :	\$-	\$	-	\$	-	\$	1	\$	1
9	May	•	\$	-	\$	(1)	\$	(1)	\$. :	\$-	\$	-	\$	-	\$	1	\$	1
10	June	•	\$	-	\$	(1)	\$	(1)	\$ \$ \$ \$ \$ \$ \$ \$	· :	\$-	\$	-	\$	-	\$	1	\$	1
11	July, 2011		\$	-	\$	(1)	\$	(1)	\$. :	\$-	\$	-	\$	-	\$	1	\$	1
12	August		\$	-	\$	(1)	\$	(1)	\$. !	\$-	\$	-	\$	-	\$	1	\$	1
13	September		\$	-	\$	(1)	\$	(1)	\$		\$ <u> </u>	\$	-	\$	-	\$	1	\$	1
14	Total (Lines 1 to 13)		\$	(7,221)	\$	(63)	\$	(7,284)	<u>\$</u>	48)	<u> </u>	\$	-	\$	(48)	\$	43	\$	(4)
	Current ORAM Period																		
15	October, 2011		\$	-	\$	-	\$	-	\$ \$ \$	-	\$ -	\$	-	\$	-	3	-	3 ¢	-
16	November		\$	-	\$	-	\$	-	S \$. :	s -	\$	-	\$	-	3	-	3	•
17	December		\$	-	\$	-	\$	-	S \$	•	\$-	\$	-	\$	-	5	-	\$	-
18	January, 2012		\$	-	\$	-	\$	-	\$	•	\$-	\$	-	\$	-	5	-	\$	-
19	February		\$	-	\$	•	\$	-	\$ \$		s -	5	-	\$	-	۵ ۲	-	3 ¢	-
20	March		\$	-	\$	-	\$	-	\$		5 - -	\$	-	\$	-	ې د	•	¢ T	-
21	April, 2012		\$	-	\$	-	\$	-	\$		÷ -	\$	-	\$ 7		ۍ د	-	¢.	-
22	Мау		\$	-	\$	-	\$	-	\$		ъ -	\$	-	\$	-	3 c	•	ф Ф	-
23	June		\$	-	\$	-	\$	-	\$		\$-	\$	-	D T	-	4	-	¢.	-
24	July. 2012		\$	-	\$	-	\$	-	R 1	•	3 - 2	\$	-	J 4	-	с с	-	ç	
25	August		\$		\$	•	\$	-	5 1 1 1 1		ъ -	\$	-	\$ \$	-	с Ф	-	φ ¢	
26	September		\$	•	\$			-	<u> </u>	·	<u> </u>			*		- <u>*</u>		- C	
27	Total (Lines 15 to 26)		\$	-	\$	-	\$	-	<u>s</u>		<u> </u>		-	<u> </u>	-	•	· · · · · · · · · · · · · · · · · · ·		

* Reflects actual information.

Notes:

(1) Interest is computed on the deferral amount balance net of the actual prospective recovery amount for the quarter prior to the current QRAM period.

Tab 2

Filed: 2011-09-07 EB-2011-0297 Tab 2 Page 1 of 4

1	PREFILED EVIDENCE OF
2	GREG TETREAULT, MANAGER, RATES AND PRICING
3	AND
4	HAROLD PANKRAC, TEAM LEADER, RATES AND PRICING
5	The purpose of this evidence is to address proposed changes to Union's gas supply commodity,
6	gas transportation, storage, and delivery rates effective October 1, 2011.
7	
8	1. Reference Prices
9	The unit rate changes applicable to both operating areas, which reflect a decrease in the Alberta
10	Border Reference Price to \$3.475/GJ (13.1181 cents/m ³) and the change in associated fuel, are
11	provided at Tab 2, Schedule 1. The Ontario Landed Reference Price is \$5.808/GJ (21.9252
12	cents/m ³) and appears at Tab 1, Schedule 1. The South Portfolio Cost Differential ("SPCD"),
13	described at Tab 1, page 3, results in a South Transportation sales rate of \$1.290/GJ (4.8698
14	cents/m ³). Proposed October 1, 2011 prices reflect the heat value conversion factor of 37.75
15	$GJ/10^3 m^3$ and current fuel ratios.
16	
17	2. COST OF GAS IN DELIVERY RATES
18	As determined in the Board's EB-2011-0135 Rate Order, dated June 20, 2011 the cost of gas
19	included in Union's delivery rates for compressor fuel, unaccounted for gas and inventory

20 carrying costs is 23.0804 cents/m³ effective July 1, 2011. Effective October 1, 2011, the

Filed: 2011-09-07 EB-2011-0297 Tab 2 Page 2 of 4

proposed cost of gas included in delivery rates for these items is the Ontario Landed Reference 1 Price of 21.9252 cents/m³ which represents a decrease of 1.1552 cents/m³. 2 3 4 Union proposes to allocate the decrease in the cost of gas in delivery rates to rate classes in 5 proportion to the approved 2007 allocation of compressor fuel, unaccounted for gas and inventory carrying costs. The calculation of the annual cost impacts and the allocation to in-6 7 franchise and ex-franchise rate classes is provided at Tab 2, Schedule 4. 8 **RATE RIDERS** 9 3. In addition to the forecast reference price changes identified above, changes to previously 10 approved rate riders are required to reflect quarterly updates to gas cost deferral account 11 balances. Each quarter Union projects the balance expected in each gas cost deferral account 12 over the next 12 month period. In addition, Union tracks recovery variances (differences between 13 14 what Union intended to recover in previous rate riders and what was actually recovered). Each 15 quarter Union includes that variance in the rate riders established for the next 12 month period. 16 Rates are changed automatically every quarter to reflect updated projected deferral account balances and historical recovery variances. 17 18 A summary of deferral account activity and proposed rate rider unit rate changes are provided at 19 Tab 2, Schedule 2, Page 1. Projected deferral account balances (lines 1 to 3) are compared to 20

21 previously projected balances (line 4) in each gas cost deferral account and variances are

Filed: 2011-09-07 EB-2011-0297 Tab 2 Page 3 of 4

1	identified (line 5). In addition, the difference between what was actually recovered in previous
2	rate riders and what Union intended to recover is identified (line 6). This is the difference
3	between forecast and actual volumes (last three months of actual volumes) multiplied by the
4	previously approved rate riders. The net amount to be recovered prospectively (line 7) is the
5	amount which has not been included in rate riders to date. The unit rate rider change in the
6	current QRAM (line 9) is the net amount in each gas cost deferral account prospectively
7	recovered over forecast consumption in the next twelve months (line 8).
8	
9	In total, the change in gas cost-related deferrals in the current QRAM is a net charge of \$0.977
10	million. This amount excludes the balance in the Joint Unabsorbed Demand Costs Account
11	(Account No. 179-108) which is not prospectively recovered as per the current approved QRAM
12	process.
13	
14	For each deferral account, the last line of Tab 2, Schedule 3 shows the net prospective rider for
15	the current QRAM period. The net prospective rider includes: (i) the introduction of the unit rate
16	change calculated at Tab 2, Schedule 2, Page 1, line 9 and (ii) the elimination of expiring riders
17	which have been in place for 12 months.
18	

19 4. SUMMARY OF PROPOSED RATE CHANGES

The proposed changes to rates (Appendix A), rate schedules (Appendix B), and the summary of interruptible rate changes (Appendix C) are attached. The unit rates for prospective recovery of

Filed: 2011-09-07 EB-2011-0297 Tab 2 Page 4 of 4

1 the gas cost deferral accounts are provided at Tab 2, Schedule 6 (column c).

2

3 5. CUSTOMER BILL IMPACTS

General Service annual customer bill impacts (including the prospective recovery of deferral
account balances outlined at Tab 2, Schedule 2) are provided at Tab 2, Schedule 5. The bill
impacts shown at Tab 2, Schedule 5 reflect (i) the introduction of October 1, 2011 proposed
QRAM changes detailed above and (ii) the elimination of expiring October 1, 2010 prospective
riders.

A typical M1 residential customer consuming 2,600 m³ per year will see a net bill decrease of \$45.53 per year. A typical bundled M1 direct purchase customer will see a net bill decrease of \$0.55 per year. A typical Rate 01 residential customer consuming 2,600 m³ per year will see a net bill decrease ranging from \$7.87 to \$9.24 per year. A typical bundled Rate 01 direct purchase customer will see a net bill increase ranging from \$9.82 to \$9.88 per year.

15

16 6. CUSTOMER NOTICES

Customer notices that accompany the October 2011 bills will reflect the cumulative bill impacts
arising from the QRAM changes identified above.

Schedules

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 1 <u>Page 1 of 5</u>

UNION GAS LIMITED Southern Operations Area Calculation of Gas Supply Commodity Charges

Line		EB-2011 Effective Jul		EB-2011-0 Effective Octobe		Change Effective October 1, 2011			
No.	Particulars	(cents/m ³)	(\$/GJ) (1)	(cents/m ³)	(\$/GJ) (1)	(cents/m ³)	(\$/GJ)		
		(a)	(b)	(c)	(d)	(e)= (c) - (a)	(f)= (d) - (b)		
1	Alberta Border Price	14.2016	3.762	13.1181	3.475 (.	2) (1.0835)	(0.287)		
2	Fuel Ratios	2.908%	2.908%	2.600%	2.600%	-0.308%	-0.308%		
3	Compressor Fuel Charge	0.4130	0.109	0.3411	0.090	(0.0719)	(0.019)		
4	Administration Charge	0.3138	0.083	0.3138	0.083	-	-		
5	Gas Commodity & Fuel Rate (line 1+3+4)	14.9284	3.954	13.7730	3.648	(1.1554)	(0.306)		
	Prospective Recovery								
6	Inventory Revaluations	0.6367	0.169	0.4545	0.120	(0.1822) (3)	(0.049)		
7	Spot Gas	-	-	-	-	- (4)	-		
8	Firm PGVA	(1.7944)	(0.475)	(1.4922)	(0.395)	0.3022 (5)	0.080		
9	Temporary Charge/(Credit)	-	-	-	-	-	-		
10	Prospective Recovery (line 6+7+8+9)	(1.1577)	(0.306)	(1.0377)	(0.275)	0.1200	0.031		
11	Total Commodity and Fuel Rate (line 5+10)	13.7707	3.648	12.7353	3.373	(1.0354)	(0.275)		
12	Transportation Tolls	5.5644	1.474	4.8698	1.290 (6	6) (0.6946)	(0.184)		
13	Total Commodity & Fuel & Transportation Rate (line 11+12)	19.3351	5.122	17.6051 (7)	4.663	(1.7300)	(0.459)		

Notes;

(1) Conversion to GJs based on avg. heating value of Western suppliers of 37.75 GJ / $10^3 m^3$.

(2) Alberta Border price per Tab 1, Schedule 1, Line 9.

(3) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.5572 cents/m³.

(4) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery of 0.0000 cents/m³.

(5) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery credit of (0.8187) cents/m³.

(6) EB-2011-0297, Tab 1, Schedule 2, Line 6.

(7) Appendix A, Page 6, Line 4, Column (c).

F6ed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 1 Page 2 of 5

UNION GAS LIMITED Northern & Eastern Operations Area Calculation of Gas Commodity and Fuel Fort Frances District

Line		EB-2011 Effective Jul		EB-2011 Effective Oclo		Change Effective October 1, 2011		
No.	Description	(cents/m ³)	(\$/GJ) (5)	(cents/m ³)	(\$/GJ) (5)	(cents/m ³)	(\$/GJ)	
		(a)	(b)	(c)	(ď)	(e) = (c)-(a)	(f)= (d)-(b)	
	Rates 01A & 10							
:	Alberta Border Price	14.2016	3.762	13.1181	3.475	(1.0835)	(0.287)	
2	Fuel ratios	0.826%	0.826%	0.730%	0.730%	-0.096%	-0.096%	
3	Compressor Fuel Charge	0,1173	0,031	0,0958	0.025	(0.0215)	(0.006)	
4	Administration Charge	0.3138	0.083	0.3138	0.083		-	
5	Gas Commodity & Fuel Rate (line 1+3+4)	14.6327	3.876	13.5277	3.583	(1.1050)	(0.293)	
	Prospective Recovery							
6	Inventory Revaluations	0.6367	0.169	0.4545	0.120	(0.1822) (1)	(0.048)	
7	Spot Gas	(0.1552)	(0.041)	(0.1553)	(0.041)	(0.0001) (2)		
8	Firm PGVA	(2.5000)	(0.662)	(1.8606)	(0.493)	0.6394 (3)	0.169	
9	Fuei	0.0553	0.015	0.0210	0.006	(0.0343) (4)	(0.009)	
10	Temporary Charge/(Credit)				-	-		
11	Total Prospective Recovery (line 6+7+8+9+10)	(1.9632)	(0.520)	(1.5404)	(0.407)	0.4228	0.112	
12	Total Commodity and Fuel Rate (line 5+11)	12.6695	3.356	11.9873	3.176	(0.6822)	(0.181)	
	Rates 20 & 100 (6)							
13	Alberta Border Price	14.2542	3.762	13.1668	3.475	(1.0874)	(0.287)	
14	Fuel ratios	0.826%	0.826%	0.730%	0.730%	-0.096%	-0.096%	
15	Compressor Fuel Charge	0.1177	0.031	0.0961	0.025	(0.0216)	(0.006)	
16	Administration Charge	0.3138	0.083	0.3138	0.083	-		
17	Gas Commodity & Fuel Rate (line 13+15+16)	14.6857	3.876	13.5767	3.583	(1.1090)	(0.293)	
	Prospective Recovery							
18	Inventory Revaluations	0.6367	0.169	0.4545	0.120	(0.1822) (1)	(0.048)	
19	Spot Gas	(0.1552)	(0.041)	(0.1553)	(0.041)	(0.0001) (2)	-	
20	Firm PGVA	(2,5000)	(0.662)	(1.8606)	(0.493)	0.6394 (3)	0.169	
21	Fuel	0.0553	0.015	0.0210	0.006	(0.0343) (4)	(0.009)	
22	Temporary Charge/(Credit)	•	-	-	-	•	-	
23	Total Prospective Recovery (line 18+19+20+21+22)	(1.9632)	(0.520)	(1.5404)	(0.407)	0.4228	0.112	
24	Total Commodity and Fuel Rate (line 17+23)	12.7225	3.356	12.0363	3.176	(0.6862)	(0.181)	

Notes:

(1) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.5572 cents/m³.

(2) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.0003 cents/m³.

(3) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery credit of (0.9992) cents/m³.

(4) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.0004 cents/m³.

(5) Conversion to GJs based on 37.75 GJs / 10³m³.

(6) Conversion to GJs based on 37.89 GJs / 10³m³.

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 1 Page 3 of 5

UNION GAS LIMITED Northern & Eastern Operations Area Calculation of Gas Commodity and Fuel Western Zone

Line		EB-2011 Effective Juli		EB-2011 Effective Octo		Change Effective October 1, 2011		
No.	Description	(cents/m ³)	(\$/GJ) (5)	(cents/m ³)	(\$/GJ) (5)	(cents/m ³)	(\$/GJ)	
		(a)	(b)	(C)	(d)	(e) = (c)-(a)	(f)= (d)-(b)	
	Rates 01A & 10							
1	Aiberta Border Price	14,2016	3,762	13.1181	3.475	(1.0835)	(0.287)	
2	Fuel ratios	1.433%	1.433%	1.277%	1.277%	-0.157%	-0.157%	
3	Compressor Fuel Charge	0.2036	0.054	0.1675	0.044	(0.0361)	(0.010)	
4	Administration Charge	0.3138	0.083	0.3138	0.083		-	
5	Gas Commodity & Fuel Rate (line 1+3+4)	14.7190	3.899	13.5994	3.602	(1.1196)	(0.297)	
	Prospective Recovery							
6	Inventory Revaluations	0.6367	0.169	0.4545	0.120	(0.1822) (1)	(0.048)	
7	Spot Gas	(0.1552)	(0.041)	(0.1553)	(0.041)	(0.0001) (2)	-	
8	Firm PGVA	(2.5000)	(0.662)	(1.8606)	(0.493)	0.6394 (3)	0.169	
9	Fuel	0.0553	0.015	0.0210	0.006	(0.0343) (4)	(0.009)	
10	Temporary Charge/(Credit)		-		-	-	-	
11	Total Prospective Recovery (line 6+7+8+9+10)	(1.9632)	(0.520)	(1.5404)	(0.407)	0.4228	0.112	
12	Total Commodity and Fuel Rate (line 5+11)	12.7558	3.379	12.0590	3.195	(0.6968)	(0.185)	
	Rates 20 & 100 (6)							
13	Alberta Border Price	14.2542	3.762	13.1668	3.475	(1.0874)	(0.287)	
14	Fuel ratios	1.433%	1.433%	1.277%	1.277%	-0.157%	-0.157%	
15	Compressor Fuel Charge	0.2043	0.054	0.1681	0.044	(0.0362)	(0.010)	
16	Administration Charge	0.3138	0.083	0.3138	0.083	-	-	
17	Gas Commodity & Fuel Rate (line 13+15+16)	14.7723	3.899	13.6487	3.602	(1.1236)	(0.297)	
	Prospective Recovery							
18	Inventory Revaluations	0.6367	0.169	0.4545	0.120	(0.1822) (1)	(0.048)	
19	Spot Gas	(0.1552)	(0.041)	(0.1553)	(0.041)	(0.0001) (2)	-	
20	Firm PGVA	(2.5000)	(0.662)	(1.8606)	(0.493)	0.6394 (3)	0.169	
21	Fuel	0.0553	0.015	0.0210	0.006	(0.0343) (4)	(0.009)	
22	Temporary Charge/(Credit)	-	-		-	-	-	
23	Total Prospective Recovery (line 18+19+20+21+22)	(1.9632)	(0.520)	(1.5404)	(0.407)	0.4228	0.112	
24	Total Commodity and Fuel Rate (line 17+23)	12.8091	3.379	12.1083	3.195	(0.7008)	(0.185)	

Notes:

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(1) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.5572 cents/m³.

(2) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.0003 cents/m³.

(3) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery credit of (0.9992) cents/m³.

(4) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.0004 cents/m³.

(5) Conversion to GJs based on 37.75 GJs / 10³m³.

(6) Conversion to GJs based on 37.89 GJs / 10³m³.

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 1 Page 4 of 5

UNION GAS LIMITED Northern & Eastern Operations Area Calculation of Gas Commodity and Fuel Northern Zone

Line		EB-2011 Effective Jul		EB-2011 Effective Octo		Change Effective October 1, 2011			
No.	Description	(cents/m ³)	(\$/GJ) (5)	(cents/m3)	(\$/GJ) (5)	(cents/m ³)	(\$/GJ)		
		(a)	(b)	(c)	(d)	(e) = (c)-(a)	(f)= (d)-(b)		
	Rates 01A & 10								
1	Alberta Border Price	14.2016	3.762	13,1181	3.475	(1.0835)	(0,287)		
2	Fuel ratios	2.224%	2.224%	1.985%	1.985%	-0.239%	-0.239%		
3	Compressor Fuel Charge	0.3159	0.084	0.2604	0.069	(0.0555)	(0.015)		
4	Administration Charge	0.3138	0.083	0.3138	0.083	-	•		
5	Gas Commodity & Fuel Rate (line 1+3+4)	14.8313	3.929	13.6923	3.627	(1.1390)	(0.302)		
	Prospective Recovery								
6	Inventory Revaluations	0.6367	0.169	0.4545	0.120	(0.1822) (1)	(0.048)		
7	Spot Gas	(0.1552)	(0.041)	(0.1553)	(0.041)	(0.0001) (2)	-		
8	Firm PGVA	(2.5000)	(0.662)	(1.8606)	(0.493)	0.6394 (3)	0,169		
9	Fuel	0.0553	0.015	0.0210	0.006	(0.0343) (4)	(0.009)		
10	Temporary Charge/(Credit)	-			•	-	-		
11	Total Prospective Recovery (line 6+7+8+9+10)	(1.9632)	(0.520)	(1.5404)	(0.407)	0.4228	0.112		
12	Total Commodity and Fuel Rate (line 5+11)	12.8681	3.409	12.1519	3.220	(0.7162)	(0.190)		
	Rates 20 & 100 (6)								
13	Alberta Border Price	14.2542	3,762	13.1668	3.475	(1.0874)	(0.287)		
14	Fuel ratios	2.224%	2.224%	1.985%	1.985%	-0.239%	-0.239%		
15	Compressor Fuel Charge	0.3170	0.084	0 2614	0.069	(0.0556)	(0.015)		
16	Administration Charge	0.3138	0.083	0.3138	0.083	-	-		
17	Gas Commodity & Fuel Rate (line 13+15+16)	14.8850	3.929	13.7420	3.627	(1.1430)	(0.302)		
	Prospective Recovery								
18	Inventory Revaluations	0,6367	0.169	0.4545	0.120	(0.1822) (1)	(0.048)		
19	Spot Gas	(0.1552)	(0.041)	(0.1553)	(0.041)	(0.0001) (2)	-		
20	Firm PGVA	(2.5000)	(0.662)	(1.8606)	(0.493)	0.6394 (3)	0.169		
21	Fuel	0.0553	0.015	0.0210	0.006	(0.0343) (4)	(0.009)		
22	Temporary Charge/(Credit)				-	-	-		
23	Total Prospective Recovery (line 18+19+20+21+22)	(1.9632)	(0.520)	(1.5404)	(0.407)	0.4228	0.112		
24	Total Commodity and Fuel Rate (line 17+23)	12.9218	3.409	12.2016	3.220	(0.7202)	(0.190)		

Notes:

(1) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.5572 cents/m³.

(2) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.0003 cents/m³.

(3) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery credit of (0.9992) cents/m³

(4) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.0004 cents/m³.

(5) Conversion to GJs based on 37.75 GJs / 10³m³.

(6) Conversion to GJs based on 37.89 GJs / 10³m³.

F:led: 2011-09-07 EB-2011-0297 Tab 2 Schedule 1 <u>Page 5 of 5</u>

UNION GAS LIMITED Northern & Eastern Operations Area Calculation of Gas Commodity and Fuel Eastern Zone

Line		EB-2011 Effective Jul		EB-2011 Effective Octo		Change Effective October 1, 2011			
No.	Description	(cents/m ³)	(\$/GJ) (5)	(cents/m ³)	(\$/GJ) (5)	(cents/m ³)	(\$/GJ)		
		(a)	(b)	(c)	(d)	(e) = (c)-(a)	(f)= (d)-(b)		
	Rates 01A & 10								
1	Alberta Border Price	14.2016	3.762	13.1181	3.475	(1.0835)	(0.287)		
2	Fuel ratios	2.908%	2.908%	2.600%	2.600%	-0.308%	-0.308%		
3	Compressor Fuel Charge	0.4130	0.109	0,3411	0.090	(0.0719)	(0.019)		
4	Administration Charge	0.3138	0.083	0.3138	0.083				
5	Gas Commodity & Fuel Rate (line 1+3+4)	14.9284	3.954	13.7730	3.648	(1.1554)	(0.306		
	Prospective Recovery								
6	Inventory Revaluations	0.6367	0.169	0.4545	0.120	(0.1822) (1)	(0.048)		
7	Spot Gas	(0.1552)	(0.041)	(0.1553)	(0,041)	(0.0001) (2)			
8	Firm PGVA	(2.5000)	(0.662)	(1.8606)	(0.493)	0.6394 (3)	0.169		
9	Fuel	0.0553	0.015	0.0210	0.005	(0.0343) (4)	(0,009		
10	Temporary Charge/(Credit)	-		-	-	-			
11	Total Prospective Recovery (line 6+7+8+9+10)	(1.9632)	(0.520)	(1.5404)	(0.407)	0.4228	0.112		
12	Total Commodity and Fuel Rate (line 5+11)	12.9652	3.435	12.2326	3.241	(0.7326)	(0.194)		
	Rates 20 & 100 (6)								
13	Alberta Border Price	14.2542	3.762	13.1668	3.475	(1.0874)	(0.287)		
14	Fuel ratios	2.908%	2.908%	2.600%	2.600%	-0.308%	-0.308%		
15	Compressor Fuel Charge	0.4146	0.109	0.3423	0.090	(0.0723)	(0.019		
16	Administration Charge	0.3138	0.083	0.3138	0.083	<u> </u>			
17	Gas Commodity & Fuel Rate (line 13+15+16)	14.9826	3.954	13.8229	3.648	(1.1597)	(0.306		
	Prospective Recovery								
18	Inventory Revaluations	0.6367	0.169	0.4545	0.120	(0.1822) (1)	(0.048)		
19	Spot Gas	(0.1552)	(0.041)	(0.1553)	(0.041)	(0.0001) (2)	•		
20	Firm PGVA	(2.5000)	(0.662)	(1.8606)	(0.493)	0.6394 (3)	0.169		
21	Fuel	0.0553	0.015	0.0210	0.006	(0.0343) (4)	(0.009)		
22	Temporary Charge/(Credit)	-	-	-	-				
23	Total Prospective Recovery (line 18+19+20+21+22)	(1.9632)	(0.520)	(1.5404)	(0.407)	0.4228	0.112		
24	Total Commodity and Fuel Rate (line 17+23)	13.0194	3.434	12.2825	3.241	(0.7369)	(0.194)		

Notes:

(1) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.5572 cents/m³.

(2) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.0003 cents/m³.

(3) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery credit of (0.9992) cents/m³.

(4) EB-2011-0297, Tab 2, Schedule 6, Page 1 of 3, less the expiry of October 2010 Prospective Recovery charge of 0.0004 cents/m³.

(5) Conversion to GJs based on 37.75 GJs / 10³m³.

(6) Conversion to GJs based on 37.89 GJs / 103m3.

UNION GAS LIMITED Summary of Amounts for Prospective Recovery and Unit Changes to Prospective Rate Riders

Line No.			NPGVA (a)	North Tolls (b)	North Fuel (¢)	SPGVA (d)	Inventory Revaluation (e)	Load Balancing (f)	Spot Gas Purchases (g)	Total (h)
	Deferral Account Balance Continuity (\$000's)									
1	Cumulative to October 1, 2011	(1)	(207,216)	2,415	1,824	(588,788)	54,564	(11,642)	(6,975)	(755,818)
2	Forecast Balance: Next 12 months	(2)	-	11,446	(186)	-	13,995	-	-	25,255
3	Total Balance - Current QRAM	(3)	(207,216)	13,861	1,638	(588,788)	68,559	(11,642)	(6,975)	(730,563)
4	Total Balance - Previous QRAM	(4)	(204,009)	9,075	1,912	(574,042)	55,006	(11,644)	(6,973)	(730,675)
5	Deferral Account Balance Variance	(5)	(3,207)	4,786	(274)	(14,746)	13,553	2	(2)	112
6	Prospective Recovery Variance	(6)	243	195	(5)	680	(252)	1_	4	865
7	Net Amount for Prospective Recovery	(7)	(2,964)	4,981	(279)	(14,066)	13,301	3	2	977
	Prospective Rate Rider Changes									
8	Forecast Billing Units (10 ³ m ³)	(8)	823,749	1,330,683	823,749	2,723,564	3,547,313	Class	823,749	
9	Unit Rate Change (cents/m ³)	(9)	(0.3598)	0,3743	(0.0339)	(0.5165)	0.3750	Specific	0.0002	

Notes:

Balance in each deferral account at October 1, 2011. Balances at Tab 2, Schedule 3, Line 9 - Line 1. Next 12 months forecast for each deferral account. Balances at Tab 1, Schedule 3, Page 1, line 27. Projected balance in each deferral account for the current QRAM period. Line 3 = Line 1 + Line 2. (1)

(2)

(3) (4) (5)

Balances approved for prospective recovery in the previous QRAM, ie. EB-2011-0135. The deferral amount for recovery/(refund) which has not been included in previously approved prospective rate riders. Line 5 = Line 3 - Line 4. Variance between forecast and actual volumes (last months of actual volumes) multiplied by the previously approved riders. (6) Balances at Tab 2, Schedule 2, Page 2, Line 11.

(7) Line 7 = Line 5 + Line 6.

Billing units reflect the approved allocation basis for each deferral account. (8)

Line 9 = Line 7 / Line 8. (9)

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 2 Page 2 of 2

UNION GAS LIMITED Summary of Amounts for Prospective Recovery for the 12-month period ending September 30, 2012

Line No.	Particulars		North PGVA (179-105) (\$000's) (a)	North Tolls (179-100) (\$000's) (b)	North Fuel (179-100) (\$000's) (c)	South PGVA (179-106) (\$000's) (d)	Inventory Revaluation (179-109) (\$000's) (e)	Load Balancing (179-107) (\$000's) (f)	Spot Gas Variance Acct (179-107) (\$000's) (g)	Total (\$000's) (h)
	Deferral Amounts for Recovery									
	Change in 12-month deferral account projection:									
1	12-month projection from current QRAM application	(1)	-	11,446	(186)	-	13,995	-	-	25,255
2	Less: 12-month projection from previous QRAM application	(2)	<u> </u>	9,317	(194)		(4,438)		<u> </u>	4,685
3	Change (Line 1 - Line 2)	-	-	2,129	8		18,433			20,570
4	Previous Quarter; True-up of Deferral Balances Variance between projected and actual deferral balances for month(s) with actual data since previous QRAM application: Actual deferral amount	(2)	(362)	2,616	(204)	(6,914)	(4.857)	2	(3)	(9,722)
4		(3)	(3,500)	2,398	(145)	(16,240)	(4,857)	2	(4)	(17,478)
5	Current projected deferral amount	(4)				• • •	34	2	(4)	(6,742)
6	Less: Previous projection included in recovery	(5)	(655)	2,357	(67)	(8,408)		<u>2</u>		
1	Variance (Line 4 + Line 5 - Line 6)	-	(3,207)	2,657	(282)	(14,746)	(4,880)	2	(2)	(20,458)
8	Total Deferral Amounts for Recovery (Line 3 + Line 7)		(3,207)	4,786	(274)	(14,746)	13,553	2	(2)	112
	Previous Quarter: True-up of Prospective Recovery Amounts Variance between projected and actual prospective recovery for month(s) with actual data since previous QRAM application:									
9	Forecast prospective recovery amount	(6)	(5,044)	2,165	111	(8,212)	3,857	(3)	(130)	(7,255)
10	Less: Actual prospective recovery amount	(7)	(5,286)	1,970	116	(8,892)	4,109	(3)	(133)	(8,120)
11	Variance (Line 9 - Line 10)	-	243	195	(5)	680	(252)	1	4	865
12	Total Amount for Prospective Recovery (Line 8 + Line 11)	=	(2,964)	4,981	(279)	(14,066)	13,301	3	2	977

Notes:

(1) Tab 1, Schedule 3, Page 1, Line 27.

(2) EB-2011-0135, Tab 1, Schedule 3, Page 1, Line 27.

(3) Tab 1, Schedule 3, Page 1, Lines 8+9+10 except Inventory Reval. Which is from Tab 1, Schedule 3, Page 1, Lines 9+10+11.
(4) Tab 1, Schedule 3, Page 1, Lines 11+12+13 except Inventory Reval. Which is from Tab 1, Schedule 3, Page 1, Lines 12+13.

(5) EB-2011-0135, Tab 2, Schedule 2, Page 2, Line 5.

(6) Tab 2, Schedule 3, Line 10.

(7) Tab 2, Schedule 3, Line 11.

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 3 Index

Union Gas Limited Derivation of Amounts and Unit Rates for Prospective Recovery

Page

1	North Purchased Gas Variance Account (Deferral Account 179-105)
2	North Tolls - Transportation (Deferral Account 179-100)
3	North Fuel - Northern and Eastern Operations Area (Deferral Account 179-100)
4	South Purchased Gas Variance Account (Deferral Account 179-106)
5	Inventory Revaluation (Deferral Account 179-109)
	Load Balancing (Deferral Account 179-107)
6	Rate 01
7	Rate 10
8	Rate 20, M1, M2, M4, M5A, M7, M9
9	Spot Gas Purchases (Deferral Account 179-107)

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 3 <u>Page 1 of 9</u>

UNION GAS LIMITED

North Purchased Gas Variance Account (Deferral Account 179-105)

Derivation of Amounts and Unit Rates for Prospective Recovery

			Year 2010	Year 2011			
Line		-	Oct	Jan	Apr	Jul	Oct
No.	Particulars	Units	Q4	Q1 (1)	Q2 (2)	Q3 (3)	Q4 (4)
			(a)	(b)	(0)	(d)	(e)
	Deferral Amounts for Recovery						
	Change in 12-month deferral account projection:						
1	12-month projection from current QRAM application	(\$000's)	-	-	-	-	•
2	Less: 12-month projection from previous QRAM application	(\$000's)	-				-
3	Change (Line 1 - Line 2)	(\$000's)	-	-	-	-	-
	Previous Quarter: True-up of deferral balances						
4	Actual deferral balances	(\$000's)	(15,729)	(13,243)	(6,532)	(3,265)	(362)
5	Current projected deferral amounts	(\$000's)	(8,456)	(5,542)	(1,946)	(655)	(3,500)
6	Less: Previous projection included in recovery	(\$000's)	(15,990)	(8,456)	(5,542)	(1,946)	(655)
7	Variance (Line 4 + Line 5 - Line 6)	(\$000's)	(8,195)	(10,329)	(2,936)	(1,974)	(3,207)
8	Total Deferral Amounts for Recovery (Line 3 + Line 7)	(\$000's)	(8,195)	(10,329)	(2,936)	(1,974)	(3.207)
9	Cumulative Deferral Amounts for Recovery	(\$000's)	(188,770)	(199,099)	(202,035)	(204,009)	(207.216)
10 11	Previous Quarter: True-up of Prospective Recovery Amounts Variance between projected and actual prospective recovery for month(s) with actual data since previous QRAM application: Forecast prospective recovery amount Less: Actual prospective recovery amount Variance (Line 10 - Line 11)	(\$000's) (\$000's) (\$000's)	(7.074) (7,372) 298	(2,568) (2,782) 214	(8,709) (9,970) 1,262	(13,720) (15,620) 1,900	(5,044) (5,286) 243
12	vanance (Line 10 - Line 11)	(50003)	200	217			
13	Total Amount for Prospective Recovery (Line 8 + Line 12)	(\$000's)	(7,897)	(10,115)	(1,674)	(74)	(2,964)
14	Forecast - 12 month sales service volume	(10 ³ m ³)	790,349	790,419	789,803	824,123	823,749
15	Unit Rate	(cents/m ³) =	(0.9992)	(1.2798)	(0.2120)	(0.0090)	(0.3598)
	Summary of Unit Rates						
16	Unit Rate Q1	(cents/m ³)	(1 3959)	(1.2798)	(1.2798)	(1.2798)	(1.2798)
17	Unit Rate Q2	(cents/m ³)	(0.0786)	(0.0786)	(0.2120)	(0.2120)	(0 2120)
18	Unit Rate Q3	(cents/m ³)	(1.4471)	(1.4471)	(1.4471)	(0 0090)	(0.0090)
		(cents/m ³)	(0.9992)	(0.9992)	(0.9992)	(0.9992)	(0.3598)
19	Unit Rate Q4 Expiring rider replaced by new rider				,		(1.8606)
20	Total Unit Rate - Prospective Recovery	(cents/m ³)	(3.9208)	(3.8047)	(3.9381)	(2.5000)	(1.0000)

Notes:

(1) EB-2010-0359, Tab 2, Schedule 2, Column (a).

(2) EB-2011-0029, Tab 2, Schedule 2, Column (a).

(3) EB-2011-0135, Tab 2, Schedule 2, Column (a).

(4) EB-2011-0297, Tab 2, Schedule 2, Column (a).

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 3 <u>Page 2 of 9</u>

UNION GAS LIMITED

North Tolls - Northern and Eastern Operations Area (Deferral Account 179-100)

Derivation of Amounts and Unit Rates for Prospective Recovery

			Year 2010		Year 20	011	
Line		-	Oct	Jan	Apr	Jul	Oct
No.	Particulars	Units	Q4	Q1 (1)	Q2 (2)	Q3 (3)	Q4 (4)
	Defermel Americante fem Deserver		(a)	(b)	(c)	(d)	(e)
	Deferral Amounts for Recovery						
1	Change in 12-month deferrai account projection: 12-month projection from current QRAM application	(\$000's)	4.109	4,110	9,322	9,317	11,446
2	Less: 12-month projection from previous QRAM application	(\$000's)	4,348	4,109	9,322 4,110	9,322	9,317
3	Change (Line 1 - Line 2)	(\$000's)	(239)	1	5,212	(5)	2,129
	Previous Quarter: True-up of deferral balances						
4	Actual deferrat balances	(\$000's)	(127)	4,450	1,516	4,529	2,616
5	Current projected deferral amounts	(\$000's)	1,030	983	3,975	2,357	2,398
6	Less: Previous projection included in recovery	(\$000's)	1,087	1,030	983	3,975	2,357
7	Variance (Line 4 + Line 5 - Line 6)	(\$000's)	(184)	4,403	4,508	2,911	2,657
8	Total Deferral Amounts for Recovery (Line 3 + Line 7)	(\$000's)	(423)	4,404	9,720	2,906	4,786
9	Cumulative Deferral Amounts for Recovery	(\$000's)	(620)	3,784	13,504	16,410	21,196
	Previous Quarter: True-up of Prospective Recovery Amounts Variance between projected and actual prospective recovery for month(s) with actual data since previous QRAM application:						
10	Forecast prospective recovery amount	(\$000's)	204	56	317	1,489	2,165
11	Less: Actual prospective recovery amount	(\$000's)	165	59	305	1,466	1,970
12	Variance (Line 10 - Line 11)	(\$000's)	39	(3)	13	23	195
13	Total Amount for Prospective Recovery (Line 8 + Line 12)	(\$000's)	(384)	4,401	9,733	2,929	4,981
14	Forecast - 12 month volume	(10 ³ m ³)	1,399,784	1,397,755	1,397,568	1,332,071	1,330,683
15	Unit Rate	(cents/m ³) =	(0.0274)	0.3148	0.6964 =	0.2199	0.3743
	Summary of Unit Rates						
16	Unit Rate Q1	(cents/m ³)	0.1502	0.3148	0.3148	0.3148	0.3148
17	Unit Rate Q2	(cents/m ³)	0.0100	0.0100	0,6964	0.6964	0 6964
18	Unit Rate Q3	(cents/m ³)	(0.0576)	(0.0576)	(0.0576)	0.2199	0.2199
19	Unit Rate Q4 Expiring rider replaced by new rider	(cents/m ³)	(0.0274)	(0.0274)	(0.0274)	(0.0274)	0.3743
20	Total Unit Rate - Prospective Recovery	(cents/m ³)	0.0752	0.2398	0.9262	1.2037	1.6054
20	rotal offic rate - Prospective Recovery		0.0102				

Notes:

(1) EB-2010-0359, Tab 2, Schedule 2, Column (b).
 (2) EB-2011-0029, Tab 2, Schedule 2, Column (b).

(3) EB-2011-0135, Tab 2, Schedule 2, Column (b).

(4) EB-2011-0297, Tab 2, Schedule 2, Column (b).

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 3 Page 3 of 9

UNION GAS LIMITED

North Fuel - Northern and Eastern Operations Area (Deferral Account 179-100)

Derivation of Amounts and Unit Rates for Prospective Recovery

			Year 2010	Year 2011					
Line		-	Oct	Jan	Apr	Jul	Oct		
No.	Particulars	Units	Q4	Q1 (1)	Q2 (2)	<u>Q3 (3)</u>	Q4 (4)		
			(a)	(b)	(c)	(d)	(e)		
	Deferral Amounts for Recovery								
4	Change in 12-month deferral account projection: 12-month projection from current QRAM application	(#0001-)	(100)	(000)	(005)	(404)	(400)		
1 2	Less: 12-month projection from previous QRAM application	(\$000's)	(183)	(208)	(205)	(194)	(186)		
2	Change (Line 1 - Line 2)	(\$000's) (\$000's)	(85) (98)	(183) (25)	(208)	(205)	<u>(194)</u> 8		
-		(********)	(00)	(/	Ť		-		
	Previous Quarter: True-up of deferral balances								
4	Actual deferral balances	(\$000's)	(61)	42	(66)	251	(204)		
5	Current projected deferral amounts	(\$000's)	(269)	(158)	(86)	(67)	(145)		
6	Less: Previous projection included in recovery	(\$000's)	(407)	(269)	(158)	(86)	(67)		
7	Variance (Line 4 + Line 5 - Line 6)	(\$000's)	77	153	6	270	(282)		
8	Total Deferral Amounts for Recovery (Line 3 + Line 7)	(\$000's)	(21)	128	9	281	(274)		
9	Cumulative Deferral Amounts for Recovery	(\$000's)	1,494	1,622	1,631	1,912	1.638		
	Previous Quarter: True-up of Prospective Recovery Amounts Variance between projected and actual prospective recovery for month(s) with actual data since previous QRAM application:			(100)	07	334	144		
10	Forecast prospective recovery amount	(\$000's)	(596)	(133)	37	334 379	111 116		
11	Less: Actual prospective recovery amount	(\$000's)	<u>(621)</u> 25	<u>(178)</u> 45	<u>11</u> 27	(45)	(5)		
12	Variance (Line 10 - Line 11)	(\$000's)	25	45	2!	(43)	(3)		
13	Total Amount for Prospective Recovery (Line 8 + Line 12)	(\$000's)	4	173	36	236	(279)		
14	Forecast - 12 month sales service volume	(10 ³ m ³)	790,349	790,419	789,803	824,123	823,749		
15	Unit Rate	(cents/m ³) =	0.0004	0.0218	0.0045	0.0286	(0.0339)		
	Summary of Unit Rates								
16	Unit Rate Q1	(cents/m ³)	(0.0667)	0.0218	0.0218	0.0218	0.0218		
17	Unit Rate Q2	(cents/m ³)	0.0116	0.0116	0.0045	0.0045	0.0045		
18	Unit Rate Q2	(cents/m ³)	0.0600	0.0600	0.0600	0.0286	0.0286		
		(cents/m ³)	0.0004	0.0004	0.0004	0.0004	(0.0339)		
19	Unit Rate Q4 Expiring rider replaced by new rider	(cents/m ³)	0.0053	0.0938	0.0867	0.0553	0.0210		
20	Total Unit Rate - Prospective Recovery	(centsm)	0.0055	0.0930	0.0001	0.0000	0.0210		

Notes:

(1) EB-2010-0359, Tab 2, Schedule 2, Column (c).

(2) EB-2011-0029, Tab 2, Schedule 2, Column (c).

(3) EB-2011-0135, Tab 2, Schedule 2, Column (c).

(4) EB-2011-0297, Tab 2, Schedule 2, Column (c).

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 3 <u>Page 4 of 9</u>

UNION GAS LIMITED

South Purchased Gas Variance Account (Deferral Account 179-106)

Derivation of Amounts and Unit Rates for Prospective Recovery

			Year 2010	Year 2011						
Line		-	Oct	Jan	Apr	ปนเ	Oct			
No.	Particulars	Units	Q4	Q1 (1)	Q2 (2)	Q3 (3)	Q4 (4)			
			(a)	(b)	(c)	(d)	(e)			
	Deferral Amounts for Recovery									
	Change in 12-month deferral account projection:									
1	12-month projection from current QRAM application	(\$000's)	-	-	-	-	•			
2	Less: 12-month projection from previous QRAM application	(\$000's)		<u> </u>						
3	Change (Line 1 - Line 2)	(\$000's)	-	-	-	-	-			
	Previous Quarter: True-up of deferral balances									
4	Actual deferral balances	(\$000's)	(38,585)	(996)	(21,478)	(13,857)	(6,914)			
5	Current projected deferral amounts	(\$000's)	(10,679)	(21,614)	(6,966)	(8,408)	(16,240)			
6	Less: Previous projection included in recovery	(\$000's)	(29,962)	(10,679)	(21,614)	(6,966)	(8,408)			
7	Variance (Line 4 + Line 5 - Line 6)	(\$000's)	(19,302)	(11,931)	(6,830)	(15,299)	(14,746)			
8	Total Deferral Amounts for Recovery (Line 3 + Line 7)	(\$000's)	(19,302)	(11,931)	(6,830)	(15,299)	(14,746)			
9	Cumulative Deferral Amounts for Recovery	(\$000's)	(539,982)	(551,913)	(558,743)	(574,042)	(588,788)			
	Previous Quarter: True-up of Prospective Recovery Amounts									
	Variance between projected and actual prospective recovery for month(s) with actual data since previous QRAM application:									
10	Forecast prospective recovery amount	(\$000's)	(21,235)	(7,041)	(21,221)	(26,540)	(8,212)			
11	Less: Actual prospective recovery amount	(\$000's)	(19,138)	(8,049)	(24,528)	(30,318)	(8,892)			
12	Variance (Line 10 - Line 11)	(\$000's)	(2,097)	1,008	3,307	3,779	680			
12			. ,				(11.000)			
13	Total Amount for Prospective Recovery (Line 8 + Line 12)	(\$000's)	(21,399)	(10,923)	(3,523)	(11,520)	(14,066)			
14	Forecast - 12 month sales service volume	(10 ³ m ³)	2,613,809	2,613,265	2,613,129	2,724,369	2,723,564			
15	Unit Rate	(cents/m ³) =	(0.8187)	(0.4180)	(0.1348)	(0.4229)	(0.5165)			
	Summary of Unit Rates	(3)	(4.0070)	(0.4490)	(0.4180)	(0.4180)	(0.4180)			
16	Unit Rate Q1	(cents/m ³)	(1.0679)	(0.4180)	· · ·		. ,			
17	Unit Rate Q2	(cents/m ³)	(0.2937)	(0.2937)	(0.1348)	(0.1348)	(0.1348)			
18	Unit Rate Q3	(cents/m ³)	(0.7033)	(0.7033)	(0.7033)	(0.4229)	(0.4229)			
19	Unit Rate Q4 Expiring rider replaced by new rider	(cents/m ³)	(0.8187)	(0.8187)	(0.8187)	(0.8187)	(0.5165)			
20	Total Unit Rate - Prospective Recovery	(cents/m ³)	(2.8836)	(2.2337)	(2.0748)	(1.7944)	(1,4922)			

Notes:

(1) EB-2010-0359, Tab 2, Schedule 2, Column (d).

(2) EB-2011-0029, Tab 2, Schedule 2, Column (d).

(3) EB-2011-0135, Tab 2, Schedule 2, Column (d).

(4) EB-2011-0297, Tab 2, Schedule 2, Column (d).

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 3 Page 5 of 9

UNION GAS LIMITED

Inventory Revaluation (Deferral Account 179-109)

Derivation of Amounts and Unit Rates for Prospective Recovery

			Year 2010		Yea	r 2011	
Line			Oct	Jan	Apr	Jul	Qct
No.	Particulars	Units	Q4	Q1 (1)	Q2 (2)	Q3 (3)	Q4 (4)
			(a)	(b)	(c)	(d)	(e)
	Deferral Amounts for Recovery						
	Change in 12-month deferral account projection:						
1	12-month projection from current QRAM application	(\$000's)	17,204	10,135	(4,696)	(4,438)	13,995
2	Less: 12-month projection from previous QRAM application	(\$000's)	22,096	17,204	10,135	(4,696)	(4,438)
3	Change (Line 1 - Line 2)	(\$000's)	(4,892)	(7,069)	(14,831)	258	18,433
	Previous Quarter: True-up of deferral balances						
4	Actual deferral balances	(\$000's)	23,755	18,872	8,945	(2,193)	(4,857)
5	Current projected deferral amounts	(\$000's)	(12)	25	6	34	11
6	Less: Previous projection included in recovery	(\$000's)	(29)	(12)	25	6	34
7	Variance (Line 4 + Line 5 - Line 6)	(\$000\$)	23,772	18,909	8,926	(2,165)	(4.880)
8	Total Deferral Amounts for Recovery (Line 3 + Line 7)	(\$000's)	18,880	11,840	(5,905)	(1,907)	13,553
9	Cumulative Deferral Amounts for Recovery	(\$000's)	50,978	62,818	56,913	55,006	68,559
	Previous Quarter: True-up of Prospective Recovery Amounts Variance between projected and actual prospective recovery for month(s) with actual data since previous QRAM application:						
10	Forecast prospective recovery amount	(\$000's)	279	2,170	12,978	16,671	3,857
11	Less: Actual prospective recovery amount	(\$000's)	190	1,254	13,932	18,087	4,109
12	Variance (Line 10 - Line 11)	(\$000's)	89	916	(954)	(1 ,416)	(252)
13	Total Amount for Prospective Recovery (Line 8 + Line 12)	(\$00C's)	18,969	12,756	(6,859)	(3,323)	13,301
14	Forecast - 12 month sales service volume	(10 ³ m ³)	3,404,158	3,403,685	3,402,932	3,548,492	3,547,313
15	Unit Rate	(cents/m ³)	0.5572	0.3748	(0.2016)	(0.0937)	0.3750
	Summary of Unit Rates						
16	Unit Rate Q1	(cents/m ³)	(0,4120)	0.3748	0.3748	0.3748	0.3748
17	Unit Rate Q2	(cents/m ³)	(0.2037)	(0.2037)	(0.2016)	(0.2016)	(0.2016)
		(cents/m ³)	0.5847	0.5847	0.5847	(0.2010)	(0.0937)
18	Unit Rate Q3					. ,	
19	Unit Rate Q4 Expiring rider replaced by new rider	(cents/m ³)	0.5572	0.5572	0.5572	0.5572	0.3750
20	Total Unit Rate - Prospective Recovery	(cents/m ³)	0,52 62	1.3130	1.3151	0.6367	0.4545

Notes:

(1) EB-2010-0359, Tab 2, Schedule 2, Column (e).

(2) EB-2011-0029, Tab 2, Schedule 2, Column (e).

(3) EB-2011-0135, Tab 2, Schedule 2, Column (e).

(4) EB-2011-0297, Tab 2, Schedule 2, Column (e).

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 3 Page 6 of 9

UNION GAS LIMITED

R01 - Load Balancing (Deferral Account 179-107) Derivation of Amounts and Unit Rates for Prospective Recovery

			Year 2010		Year 20	11	
Line			Oct	Jan	Apr	Jul	Oct
<u>No.</u>	Particulars	Units	Q4	Q1 (1)	Q2 (2)	Q3 (3)	Q4 (4)
			(a)	(b)	(C)	(d)	(e)
	Deferral Amounts for Recovery						
	Change in 12-month deferral account projection:						
1	12-month projection from current QRAM application	(\$000's)	-	-	-	-	-
2	Less: 12-month projection from previous QRAM application	(\$000's)	<u> </u>				
3	Change (Line 1 - Line 2)	(\$000's)	-	-	-	-	-
	Previous Quarter: True-up of deferral balances						
4	Actual deferral balances	(\$000's)	0	1	<i></i>	(16)	0
5	Current projected deferral amounts	(\$000's)	1	1	(16)	0	0
6	Less: Previous projection included in recovery	(\$000's)	0	1	4	(16)	0
7	Variance (Line 4 + Line 5 - Line 6)	(\$000's)	1	1	(16)	0	0
8	Total Deferral Amounts for Recovery (Line 3 + Line 7)	(\$000's)	1	1	(16)	0	0
	Previous Quarter: True-up of Prospective Recovery Amounts						
	Variance between projected and actual prospective recovery for month(s) with						
	actual data since previous QRAM application:						
9	Forecast prospective recovery amount	(\$000's)	(0)	0	0	1	(2)
10	Less: Actual prospective recovery amount	(\$000's)	(0)	0	1	1	(2)
11	Variance (Line 9 - Line 10)	(\$000's)	(0)	0	(C)	(0)	0
12	Total Amount for Prospective Recovery (Line 8 + Line 11)	(\$000's)	1	1	(16)	0	1
13	Forecast - 12 month volume	(10 ³ m ³)	912,654	911,439	911,431	898,293	897,840
14	Unit Rate	(cents/m ³)	0,0001	0.0001	(0.0017)	0.0000	0.0001
	Summary of Unit Rates	(conto/m ³)	0.0000	0.0001	0.0001	0.0001	0.0001
15	Unit Rate Q1	(cents/m ³)					
16	Unit Rate Q2	(cents/m ³)	0.0000	0.0000	(0.0017)	(0.0017)	(0.0017)
17	Unit Rate Q3	(cents/m ³)	0.0000	0.0000	0.0000	0.0000	0.0000
18	Unit Rate Q4 Expiring rider replaced by new rider	(cents/m ³)	0.0001	0.0001	0.0001	0.0001	0.0001
19	Total Unit Rate - Prospective Recovery	(cents/m ³)	0.0002	0.0002	(0.0016)	(0.0016)	(0.0016)
	······						

Notes: (1) EB-2010-0359, Working Papers, Schedule 2. (2) EB-2011-0029, Working Papers, Schedule 2. (3) EB-2011-0135, Working Papers, Schedule 2. (4) EB-2011-0297, Working Papers, Schedule 2.

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 3 Page 7 of 9

UNION GAS LIMITED

R10 - Load Balancing (Deferral Account 179-107) Derivation of Amounts and Unit Rates for Prospective Recovery

			Year 2010		Year 20		
Line			Oct	Jan	Apr	Jul	Oct
No.	Particulars	Units	Q4	Q1 (1)	Q2 (2)	Q3 (3)	Q4 (4)
		<u> </u>	(a)	(b)	(c)	(d)	(e)
	Deferral Amounts for Recovery						
	Change in 12-month deferral account projection:						
1	12-month projection from current QRAM application	(\$000's)	-	-	-	-	-
2	Less: 12-month projection from previous QRAM application	(\$000's)	-	-	-	-	-
3	Change (Line 1 - Line 2)	(\$000's)	-			-	-
	Previous Quarter: True-up of deferral balances						
4	Actual deferral balances	(\$000's)	0	0	0	(14)	0
5	Current projected deferral amounts	(\$000's)	0	0	(14)	0	0
6	Less: Previous projection included in recovery	(\$000's)	0	0	0	(14)	0
7	Variance (Line 4 + Line 5 - Line 6)	(\$000's)	0	0	(14)	0	0
8	Total Deferral Amounts for Recovery (Line 3 + Line 7)	(\$000's)	0	0	(14)	0	0
	Previous Quarter: True-up of Prospective Recovery Amounts Variance between projected and actual prospective recovery for month(s) with actual data since previous QRAM application:						
9	Forecast prospective recovery amount	(\$000's)	0	0	(0)	(0)	(3)
10	Less: Actual prospective recovery amount	(\$000's)	0	0	0	0	(3)
11	Variance (Line 9 - Line 10)	(\$000's)	0	0	(0)	(0)	0
12	Total Amount for Prospective Recovery (Line 8 + Line 11)	(\$000's)	0	0	(14)	(0)	0
13	Forecast - 12 month volume	(10 ³ m ³)	347,866	347,051	346.872	325,667	325,460
14	Unit Rate	(cents/m ³)	0.0001	0.0001	(0.0040)	(0.0001)	0.0001
	Summary of Unit Rates						
15	Unit Rate Q1	(cents/m ³)	0.0001	0.0001	0.0001	0.0001	0.0001
16	Unit Rate Q2	(cents/m ³)	(0.0000)	(0.0000)	(0.0040)	(0.0040)	(0.0040)
	Unit Rate Q3	(cents/m ³)	(0.0001)	(0.0001)	(0.0001)	(0.0001)	(0.0001)
17		(cents/m ³)	0.0001	0.0001	0.0001	0.0001	0.0001
18	Unit Rate Q4 Expiring rider replaced by new rider	· · · · · · · · · · · · · · · · · · ·	0.0001	0.0000	(0.0040)	(0.0039)	(0.0039)
19	Total Unit Rate - Prospective Recovery	(cents/m ³)	0.0000	0.0000	(0.0040)	10.0033)	(0.0000)

Notes: (1) EB-2010-0359, Working Papers, Schedule 2. (2) EB-2011-0029, Working Papers, Schedule 2. (3) EB-2011-0135, Working Papers, Schedule 2. (4) EB-2011-0297, Working Papers, Schedule 2.

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 3 Page 8 of 9

UNION GAS LIMITED

R20, M1, M2, M4, M5A, M7, M9 - Load Balancing (Deferral Account 179-107)

Derivation of Amounts and Unit Rates for Prospective Recovery

			Year 2010	Year 2011			
Line			Oct	Jan	Apr	Ju?	Oct
No.	Particulars	Units	Q4	Q1 (1)	Q2 (2)	Q3 (3)	Q4 (4)
			(a)	(b)	(c)	(d)	(e)
	Deferral Amounts for Recovery						
	Change in 12-month deferral account projection:						
1	12-month projection from current QRAM application	(\$000's)	-	-	-	-	-
2	Less: 12-month projection from previous QRAM application	(\$000's)	-		·	· · ·	
3	Change (Line 1 - Line 2)	(\$000's)	-	-	-	-	-
	Previous Quarter: True-up of deferral balances						_
4	Actual deferral balances	(\$000's)	2	3	4	5	2
5	Current projected deferral amounts	(\$000's)	3	4	5	2	2
6	Less: Previous projection included in recovery	(\$000's)	2	3	4	5	2
7	Variance (Line 4 + Line 5 - Line 6)	(\$ 000's)	3	4	6	2	2
8	Total Deferral Amounts for Recovery (Line 3 + Line 7)	(\$ 000's)	3	4	6	2	2
	Previous Quarter: True-up of Prospective Recovery Amounts						
	Variance between projected and actual prospective recovery for month(s) with						
	actual data since previous QRAM application:						
9	Forecast prospective recovery amount	(\$000's)	(0)	1	3	5	2
10	Less: Actual prospective recovery amount	(\$000's)	(0)	1	3	5	2
11	Variance (Line 9 - Line 10)	(\$000's)	(0)	0	(1)	Q	0
12	Total Amount for Prospective Recovery (Line 8 + Line 11)	(\$000's)	3	4	5	2	2
13	Forecast - 12 month volume	$(10^3 m^3)$	4,918,213	4,897,679	4,893,546	4,986,706	4,954,049
14	Unit Rate	(cents/m ³)	0.0001	0.0001	0.0001	0.0000	0.0000
	Summary of Unit Rates	3					0.0004
15	Unit Rate Q1	(cents/m ³)	0.0000	0.0001	0.0001	0.0001	0.0001
16	Unit Rate Q2	(cents/m ³)	0.0000	0.0000	0.0001	0.0001	0.0001
17	Unit Rate Q3	(cents/m ³)	0.0001	0.0001	0.0001	0.0000	0.0000
18	Unit Rate Q4 Expiring rider replaced by new rider	(cents/m ³)	0.0001	0.0001	0.0001	0.0001	0.0000
19	Total Unit Rate - Prospective Recovery	(cents/m ³)	0.0002	0.0002	0.0003	0.0003	0.0003

Notes:

(1) EB-2010-0359, Working Papers, Schedule 2.

(1) ED 2011-0029, Working Papers, Schedule 2.
 (2) EB-2011-0135, Working Papers, Schedule 2.
 (3) EB-2011-0137, Working Papers, Schedule 2.
 (4) EB-2011-0297, Working Papers, Schedule 2.

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 3 Page 9 of 9

UNION GAS LIMITED

Spot Gas Purchases (Deferral Account 179-107)

Derivation of Amounts and Unit Rates for Prospective Recovery

			Year 2010	Year 2011						
Line		-	Oct	Jan	Apr	Jul	Oct Q4 (4)			
No.	Particulars	Units	Q4	Q1 (1)	Q2 (2)	Q3 (3)				
	Deferred Amounte for Decourse		(a)	(b)	(C)	(d)	(e)			
	Deferral Amounts for Recovery									
1	Change in 12-month deferral account projection:	(\$222)								
2	12-month projection from current QRAM application Less: 12-month projection from previous QRAM application	(\$000's)	-	-	-	-	-			
3	Change (Line 1 - Line 2)	(\$000's)(\$000's)					-			
Ũ	Unange (Line 1 - Line 2)	(\$000 S)	-	-	-	-	-			
	Previous Quarter: True-up of deferral balances									
4	Actual deferral balances	(\$000's)	(1)	(2)	(2)	(1,147)	(3)			
5	Current projected deferral amounts	(\$000's)	-	-	(1,053)	(5)	(4)			
6	Less: Previous projection included in recovery	(\$000's)	1			(1,053)	(5)			
7	Variance (Line 4 + Line 5 - Line 6)	(\$000's)	(2)	(2)	(1,055)	(99)	(2)			
8	Total Deferral Amounts for Recovery (Line 3 + Line 7)	(\$000's)	(2)	(2)	(1,055)	(99)	(2)			
9	Cumulative Deferral Amounts for Recovery	(\$000's)	(5,817)	(5,819)	(6,874)	(6,973)	(6,975)			
	Previous Quarter: True-up of Prospective Recovery Amounts									
	Variance between projected and actual prospective recovery for month(s) with									
	actual data since previous QRAM application:									
10	Forecast prospective recovery amount	(\$000's)	62	48	183	230	(130)			
11	Less: Actual prospective recovery amount	(\$000's)	57	48	211	281	(133)			
12	Variance (Line 10 - Line 11)	(\$000's)	5	(0)	(28)	(51)	4			
13	Total Amount for Prospective Recovery (Line 8 + Line 12)	(\$000's)	3	(2)	(1,083)	(150)	2			
14	Forecast - 12 month sales service volume	$(10^3 m^3)$	790,349	790,419	789,803	824,123	823,749			
15	Unit Rate	(cents/m ³)	0.0003	(0.0003)	(0.1371)	(0.0181)	0.0002			
	Summary of Unit Rates									
16	Unit Rate Q1	(cents/m ³)	0.0146	(0.0003)	(0.0003)	(0.0003)	(0.0003)			
17	Unit Rate Q2	(cents/m ³)	0.0324	0.0324	(0.1371)	(0.1371)	(0.1371)			
18	Unit Rate Q3	(cents/m ³)	0.0359	0.0359	0.0359	(0.0181)	(0.0181)			
19	Unit Rate Q4 Expiring rider replaced by new rider	(cents/m ³)	0,0003	0.0003	0.0003	0.0003	0.0002			
20		·	0.0832	0.0683						
20	Total Unit Rate - Prospective Recovery	(cents/m ³)	0.0832	0.0083	(0.1012)	(0.1552)	(0.1553)			

Notes:

 Indias.

 (1)
 EB-2010-0359, Tab 2, Schedule 2, Column (g).

 (2)
 EB-2011-0029, Tab 2, Schedule 2, Column (g).

 (3)
 EB-2011-0135, Tab 2, Schedule 2, Column (g).

 (4)
 EB-2011-0297, Tab 2, Schedule 2, Column (g).

UNION GAS LIMITED Derivation of Unit Rate Changes related to Gas Costs in Distribution Rates effective October 1, 2011

Line No.	Derivation of Amounts for Recovery									
	Change in Gas Cost:									
1	Ontario Landed Reference Price as per EB-2011-0297	(\$/10 ³ m ³)	219.252							
2	Ontario Landed Reference Price as per E8-2011-0135	(\$/10 ³ m ³)	230,804							
3	Change in Gas Cost (line 1 - line 2)	(\$/10°m ³)	(11.552)							
4	Fuel and UFG volume: 2007 approved	$(10^3 m^3)$	91,291							
5	Amount for Recovery - Fuel & UFG (line 3 x line 4)	(\$000's)	(1,059)							
6	Average Gas in Inventory: 2007 approved	(10 ³ m ³)	539,876							
7	Change in Gas Costs related to Inventory (line 3 x line 6)	(\$000's)	(6,236)							
8	Composite Rate of Return		5.52%							
9	Amount for Recovery - Gas in Storage (line 7 x line 8)	(\$000's)	(344)							
10	Total Gas Cost Change to Distribution Rates (line 5 + line 9)	(\$000's)	(1,403)							

Derivation of Unit Rate Changes by Rate Class

		Fuei &	Fuei & Unaccounted for Gas Gas in Storage Carrying Costs					Total Gas Cost Change to	2011 Annual	
	Rate Class	Cost Allocation (2) (\$000's)	Allocation Factor (%)	Amount for Recovery (\$000's)	Cost Allocation (3) (\$000's)	Allocation Factor (%)	Amount for Recovery (\$000's)	Distribution Rates (\$000's)	Distribution Volume (4) (10 ³ m ³)	Unit Rate Change (5) (cents/m ³) (i) = (g/h)
		(a)	(b)	(C)	(d)	(e)	(f)	(g) = (c+f)	(h)	(i) - (g/ii)
11	M1	8,829	35.08%	(372)	58,368	54.74%	(188)	(560)	2,713,735	(0 0206)
12	M2	5,467	21.73%	(230)	14,786	13.87%	(48)	(278)	1.046,876	(0.0265)
13	M4	1,647	6.55%	(69)	3,398	3.19%	(11)	(60)	469,997	(0.0171)
14	M5 F/I	1,376	5.47%	(58)	2,759	2.59%	(9)	(67)	377,398	(0.0177)
15	M7 F/I	973	3.87%	(41)	2,168	2.03%	(7)	(48)	280,696	(0.0171)
16	M9	94	0.37%	(4)	471	0.44%	(2)	(5)	24,506	(0.0223)
17	M10	-	0.00%	-	6	0.01%	(0)	(0)	202	(0 0096)
18	T1 F/:	-	0.00%	-	-	0.00%	-		(5)	
19	Τ3	•	0.00%	-	•	0.00%	-	-	(5)	
20	M12		0.00%	-	-	0.00%	-		(5)	
21	M13	340	1.35%	(14)	-	0.00%	-		(5)	
22	M16	244	0.97%	(10)		0.00%	•		(5)	
23	C1	-	0.00%	-	•	0.00%	•		(5)	
24	Rate 01	3,555	14.13%	(150)	17,461	16.38%	(56)	(206)	870,427	(0.0237)
25	Rate 10	707	2.81%	(30)	5,589	5.24%	(18)	(48)	422,932	(0.0113)
26	Rate 20	132	0.52%	(6)	704	0.66%	(2)	(8)	526,116	(0.0015)
27	Rate 100	1,801	7.16%	(76)	913	0.86%	(3)	(79)	2,254,074	(0.0035)
28	Rate 25	•	0.00%	-		0.00%		-		
29	Rate 77	-	0.00%	-	-	0.00%		-		
30	Total	25,166	100.00%	(1,059)	106,624	100.00%	(344)	(1,403)		

<u>Notes:</u> (1) <u>C</u>

 Calculation of the Composite Return: 			
Common Equity (after tax)	36.00%	8.54%	3.07%
Gross-Up for tax (@ 32.19%)			1.45%
Common Equity (pre-tax)			4.53%
Short-Term Debt	64.00%	1.55%	0.99%
Composite Rate of Return			5.52%
			the second se

(2) EB-2005-0520, Decision Cost Study, Operating Expenses, A. Cost of Gas & Production, Other Supplies - UFG, pages 13-16, and EB-2005-0520, Decision Cost Study, Operating Expenses, C. Underground Storage & D. Transmission, Compressor Fuel, pages 13-16.
 (3) EB-2005-0520, Storage Excluding Dehydrator Space, Working Capital, Gas in Storage, Pages 10-12.
 (4) EB-2010-0148, Rate Order, Working Papers, Schedule 4, Coltumn (x).
 (5) Union supplied fuel (USF) rate changes for Rates 11, 13, M12, M13, M16 and C1 are presented at Appendix A, Schedule "C", and Working Papers, Schedule 1, Page 6.

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 5 <u>Page 1 of 5</u>

UNION GAS LIMITED Southern Operations Area <u>General Service Customer Bill Impacts</u>

		(Annual Consumption of 2600 m ³) (Annual Consumption							Rate M2 - Comme			
Line No.		EB-2011-0135 Approved 01-Jul-11 Total Bill (\$) (1) (a)	_	EB-2011-0297 Proposed 01-Oct-11 Total Bill (\$) (1) (b)		Impact (\$) (C) = (b) - (a)	EB-2011-0135 Approved 01-Jul-11 Total Bill (\$) (1) (d)		EB-2011-0297 Proposed 01-Oct-11 Total Bill (\$) (1) (e)	_	Impact (\$) (f) = (e) - (d)	
	Delivery Charges											
1	Monthly Charge	240.00		240.00		-	840.00		840.00		-	
2	Delivery Commodity Charge	92.68		92.13		(0.55)	2,604.74		2,585.32		(19.42)	
3	Prospective Recovery - Delivery	0.01	(2)	0.01	(3)	-	0.14	(2)	0.14	(3)	-	
4	Storage Services	25.42	_	25.42		-	525.60		525.60	_	-	
5	Total Delivery Charge	358.11		357.56		(0.55)	3,970.48		3,951.06		(19.42)	
	Supply Charges											
6	Transportation to Union	144.69		126.63		(18.06)	4,062.02		3,554.95		(507.07)	
7	Commodity & Fuel	388.14		358.10		(30.04)	10,897.73		10,054.31		(843.42)	
8	Prospective Recovery - Commodity & Fuel	(30.10)	(4)	(26.98)	(5)	3.12	(845.12)	(4)	(757.53)	(5)	87.59	
9	Subtotal	358.04	_	331.12		(26.92)	10,052.61		9,296.78		(755.83)	
10	Total Gas Supply Charge	502.73		457.75		(44.98)	14,114.63		12,851.73		(1,262.90)	
11	Total Bill	860.84	-	815.31		(45.53)	18,085.11	•	16,802.79	-	(1,282.32)	
12 13	Impacts for Customer Notices - Sales (line 11) Impacts for Customer Notices - Direct Purchase					(45.53) (0.55)					(1,282.32) (19.42)	

Notes:

(1) Excludes temporary charges/(credits).

(2) Prospective recovery charge of 0.0002 cents/m³ for 12 months.

(3) Prospective recovery charge of 0.0002 cents/m³ for 12 months.

(4) Prospective recovery credit of (1.1577) cents/m³ for 12 months.

(5) Prospective recovery credit of (1.0377) cents/m³ for 12 months.

			(Fort Frances) ite 01 - Residential	n		(Western) ate 01 - Residential	
Line No.		EB-2011-0135 Approved 01-Jul-11 Total Bill (\$) (1) (a)	Consumption of 2600 m ³ EB-2011-0297 Proposed 01-Oct-11 Total Bill (\$) (1) (b)	Impact (\$) (c) = (b) - (a)	(Annual EB-2011-0135 Approved 01-Jul-11 Total Bill (\$) (1) (d)	Consumption of 2600 n EB-2011-0297 Proposed 01-Oct-11 Total Bill (\$) (1) (e)	Impact (\$) (f) = (e) - (d)
1 2 3	<u>Delivery Charges</u> Monthly Charge Delivery Commodity Charge Total Delivery Charge	240.00 193.93 433.93	240.00 193.33 433.33	<u>(0.60)</u> (0.60)	240.00 193.93 433.93	240.00 193.33 433.33	(0.60) (0.60)
4 5 6 7 8	<u>Supply Charges</u> Transportation to Union Prospective Recovery - Transportation Storage Services Prospective Recovery - Storage Subtotal	153.15 31.25 (2) 48.83 	153.15 41.70 (3) 48.83 	10.45 10.45	163.76 31.25 (2) 48.76 	163.76 41.70 (3) 48.76 	10.45 - 10.45
9 10 11	Commodity & Fuel Prospective Recovery - Commodity & Fuel Subtotal	380.45 (51.04) (4) 329.41	351.74 (40.05) 311.69	(28.71) 10.99 (17.72)	382.68 (51.04) 331.64	353.59 (40.05) (5) 313.54	(29.09) 10.99 (18.10)
12	Total Gas Supply Charge	562.64	555.37	(7.27)	575.41	567.76	(7.65)
13	Total Bill	996.57	988.70	(7.87)	1,009.34	1,001.09	(8.25)
14 15	Impacts for Customer Notices - Sales (line 13 Impacts for Customer Notices - Direct Purchas	,		(7.87) 9.85			(8.25) 9.85

Notes: (1) Excludes temporary charges/(credits). (2) Prospective recovery charge of 1.2021 cents/m³ for 12 months.

(3) Prospective recovery charge of 1.6039 cents/m³ for 12 months.

(4) Prospective recovery credit of (1.9632) cents/m³ for 12 months.

(5) Prospective recovery credit of (1.5404) cents/m³ for 12 months.

			(Northern)			(Eastern)	
			ite 01 - Residential		R	ate 01 - Residential	
			Consumption of 2600 m ³	·····		Consumption of 2600 n	∩ ³)
		EB-2011-0135	EB-2011-0297		EB-2011-0135	EB-2011-0297	
		Approved 01-Jul-11	Proposed 01-Oct-11		Approved	Proposed	
Line		Total	Total	Impost	01-Jul-11	01-Oct-11	
No.		Bill (\$) (1)	Bill (\$) (1)	Impact (\$)	Total	Total	Impact
		(a)	(b)	(a) (c) = (b) - (a)	Bill (\$) (1) (d)	<u>Bill (\$) (1)</u> (e)	(\$) (f) = (e) - (d)
	Delivery Charges						
1	Monthly Charge	240.00	240.00	-	240.00	240.00	-
2	Delivery Commodity Charge	193.78	193.19	(0.59)	193.45	192.82	(0.63)
3	Total Delivery Charge	433.78	433.19	(0.59)	433.45	432.82	(0.63)
	Supply Charges						
4	Transportation to Union	198.91	198.91	-	227.77	227.77	-
5	Prospective Recovery - Transportation	31.25 (2)	41.72 (3)	10.47	31.25 (2)	41.70 (3)	10.45
6	Storage Services	58.76	58.76	-	66.83	66.83	-
0	Prospective Recovery - Storage Subtotal		299.39	10.47		336.30	10.45
0	Subiolai	200.92	299.39	10.47	325.85	330.30	10.45
9	Commodity & Fuel	385.61	356.00	(29.61)	388.15	358.12	(30.03)
10	Prospective Recovery - Commodity & Fuel	(51.06) (4)	(40.07) (5)	10.99	(51.04) (4)	(40.07) (5)	10.97
11	Subtotal	334.55	315.93	(18.62)	337.11	318.05	(19.06)
12	Total Gas Supply Charge	623.47	615.32	(8.15)	662.96	654.35	(8.61)
13	Total Bill	1,057.25	1,048.51	(8.74)	1,096.41	1,087.17	(9.24)
14	Impacts for Customer Notices - Sales (line 13)			(8.74)			(9.24)
15	Impacts for Customer Notices - Direct Purchase	(line 3 + line 8)		9.88			9.82

Notes:

(1) Excludes temporary charges/(credits).

(2) Prospective recovery charges of 1.2021 cents/m³ for 12 months.
 (3) Prospective recovery charge of 1.6039 cents/m³ for 12 months.
 (4) Prospective recovery credit of (1.9632) cents/m³ for 12 months.
 (5) Prospective recovery credit of (1.5404) cents/m³ for 12 months.

		Rate 10 - (Annual C EB-2011-0135 Approved 01-Jul-11	(Fort Frances) - Commercial / Industria onsumption of 93000 m EB-2011-0297 Proposed 01-Oct-11		-		(Western) - Commercial / Industri <u>Consumption of 93000 r</u> EB-2011-0297 Proposed 01-Oct-11	
Line No.		Total Bill (\$) (1)	Total Bill (\$) (1)	Impact (\$)		Total Bill (\$) (1)	Total Bill (\$ <u>) (1)</u>	Impact (\$)
		(a)	(b)	(c) = (b) - (a)		(d)	(e)	(f) = (e) - (d)
1 2 3	<u>Delivery Charges</u> Monthly Charge Delivery Commodity Charge Total Delivery Charge	840.00 <u>5,081.52</u> 5,921.52	840.00 <u>5,071.02</u> 5,911.02	<u>(10.50)</u> (10.50)	-	840.00 5,081.52 5,921.52	840.00 5,071.02 5,911.02	(10.50) (10.50)
4 5 6 7 8	<u>Supply Charges</u> Transportation to Union Prospective Recovery - Transportation Storage Services Prospective Recovery - Storage Subtotai	5,073.70 1,115.80 (2) 1,116.45 	5,073.70 1,489.41 (3) 1,116.45 7,679.56	373.61	-	5,453.52 1,115.80 (2) 1,114.33 	5,453.52 1,489.41 (3) 1,114.33 	373.61 373.61
9 10 11	Commodity & Fuel Prospective Recovery - Commodity & Fuel Subtotal	13,608.41 (1,825.78) (4) 11,782.63	12,580.76 (1,432.58) 11,148.18	(1,027.65) <u>393.20</u> (634.45)	-	13,688.66 (1,825.78) (4) 11,862.88	12,647.44 (1,432.58) (5) 11,214.86	(1,041.22) <u>393.20</u> (648.02)
12	Total Gas Supply Charge	19,088.58	18,827.74	(260.84)		19,546.53	19,272.12	(274.41)
13	Total Bill	25,010.10	24,738.76	(271.34)		25,468.05	25,183.14	(284.91)
14 15	Impacts for Customer Notices - Sales (line 13) Impacts for Customer Notices - Direct Purchase			(271.34) 363.11				(284.91) 363.11

Notes:

Excludes temporary charges/(credits).
 Prospective recovery charge of 1.1998 cents/m³ for 12 months.

(3) Prospective recovery charge of 1.6015 cents/m³ for 12 months.

(4) Prospective recovery credit of (1.9632) cents/m³ for 12 months.
(5) Prospective recovery credit of (1.5404) cents/m³ for 12 months.

			(Northern) Commercial / Industria onsumption of 93000 m EB-2011-0297	-	(Annual C	(Eastern) - Commercial / Industri Consumption of 93000 r	
Line No.		Approved 01-Jul-11 Total Bill (\$) (1) (a)	Proposed 01-Oct-11 Total Bill (\$) (1) (b)	lmpact (\$) _(c) = (b) - (a)	EB-2011-0135 Approved 01-Jul-11 Total Bill (\$) (1) (d)	EB-2011-0297 Proposed 01-Oct-11 Total Bill (\$) (1) (e)	Impact (\$) (f) = (e) - (d)
1 2 3	<u>Delivery Charges</u> Monthly Charge Delivery Commodity Charge Total Delivery Charge	840.00 5,075.94 5,915.94	840.00 5,065.42 5,905.42	<u>(10.52)</u> (10.52)	840.00 <u>5,090.32</u> <u>5,930.32</u>	840.00 5,079.77 5,919.77	(10.55) (10.55)
4 5 6 7 8	<u>Supply Charges</u> Transportation to Union Prospective Recovery - Transportation Storage Services Prospective Recovery - Storage Subtotal	6,710.32 1,115.82 (2) 1,473.20 	6,710.32 1,489.38 (3) 1,473.20 9,672.90	373.56	7,742.81 1,115.82 (2) 1,762.84 	7,742.81 1,489.38 (3) 1,762.84 	373.56
9 10 11	Commodity & Fuel Prospective Recovery - Commodity & Fuel Subtotal	13,793.11 (1,825.77) (4) 11,967.34	12,733.86 (1,432.58) 11,301.28	(1,059.25) <u>393.19</u> (666.06)	13,883.41 (1,825.78) (4) 12,057.63	12,808.89 (1,432.58) (5) 11,376.31	(1,074.52) <u>393.20</u> (681.32)
12	Total Gas Supply Charge	21,266.68	20,974.18	(292.50)	22,679.10	22,371.34	(307.76)
13	Total Bill	27,182.62	26,879.60	(303.02)	28,609.42	28,291.11	(318.31)
14 15	Impacts for Customer Notices - Sales (line 13 Impacts for Customer Notices - Direct Purchas			(303.02) 363.04			(318.31) 363.01

<u>Notes:</u>
(1) Excludes temporary charges/(credits).
(2) Prospective recovery charge of 1.1998 cents/m³ for 12 months.
(3) Prospective recovery charge of 1.6015 cents/m³ for 12 months.

(4) Prospective recovery credit of (1.9632) cents/m³ for 12 months.
(5) Prospective recovery credit of (1.5404) cents/m³ for 12 months.

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 6 Page 1 of 3

UNION GAS LIMITED Prospective Recovery - Commodity Unit Rates

Line No.	Particulars	Incremental Amount for Prospective Recovery (1) (\$000's) (a)	Forecast Sales Service Billing Units (2) (10 ³ m ³) (b)	Proposed Incremental Prospective Recovery Unit Rate (cents/m ³) (c) = (a) / (b) x 100
	Northern and Eastern Operations Area			
1 2 3 4 5	North Purchase Gas Variance Account (NPGVA) Inventory Revaluations Spot Gas Fuel Total Northern Commodity Southern Operations Area	(2,964) 3,089 2 (279) (153)	823,749 823,749 823,749 823,749	(0.3598) 0.3750 0.0002 (0.0339) (0.0185)
6 7 8 9 10	South Purchase Gas Variance Account (SPGVA) Inventory Revaluations Spot Gas Total Southern Commodity Total	(14,066) 10,212 	2,723,564 2,723,564 2,723,564	(0.5165) 0.3750 (0.1415)

Notes:

(1) Tab 2, Schedule 2.

(2) Forecast volumes for the 12 month period: October 1, 2011 to September 30, 2012.

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 6 <u>Page 2 of 3</u>

UNION GAS LIMITED <u>Prospective Recovery - Transportation Unit Rates</u>

Line No.	Particulars	Incremental Amount for Prospective Recovery (\$000's)		Forecast Firm Bundled Billing Units (3) (10 ³ m ³)	Proposed Incremental Prospective Recovery Unit Rate (cents/m ³)
	Northern and Eastern Operations Area	(a)		(b)	(c) = (a) / (b) x 100
1	TCPL Tolls and LBA - Transportation R01, R10, R20	4,981	(1)	1,330,683	0.3743
	Load balancing				
2	R01	1	(2)	897,840	0.0001
3	R10	0	(2)	325,460	0.0001
4	R20	-	(2)	107,383	0.0000
5	Total	4,982			

Notes:

(1) Tab 2, Schedule 2.

(2) Working Papers, Schedule 2, Column (i).

(3) Forecast volumes for the 12 month period: October 1, 2011 to September 30, 2012.

Filed: 2011-09-07 EB-2011-0297 Tab 2 Schedule 6 Page 3 of 3

UNION GAS LIMITED Prospective Recovery - Delivery Unit Rates

Line No.	Particulars Southern Operations Area	Incremental Amount for Prospective Recovery (1) (\$000's) (a)	Forecast Delivery Billing Units (2) (10 ³ m ³) (b)	Proposed Incremental Prospective Recovery Unit Rate (cents/m ³) (c) = (a) / (b) x 100
1	Load Balancing	2	4,846,666	0.0000
2	Total	2		

Notes:

(1) Working Papers, Schedule 2, Column (i).

(2) Forecast volumes for the 12 month period: October 1, 2011 to September 30, 2012.

Appendices

EB-2011-0297 Index of Appendices

Appendix A	Summary of Changes to Sales Rates
Appendix B	Rate Schedules
Appendix C	Summary of Average Rate and Price Adjustment Changes
Appendix D	Customer Notices

APPENDIX A

UNION GAS LIMITED Northern & Eastern Operations Area Summary of Changes to Sales Rates Rate 01A - Small Volume General Firm Service

Line No.	Particulars (cents/m³)	EB-2011-0135 Approved July 1, 2011 Rate	Rate Change	EB-2011-0297 Approved October 1, 2011 Rate
		(a)	(b)	(c)
1	Monthly Charge - All Zones	\$20.00		\$20.00
	Monthly Delivery Charge - All Zones			
2	First 100 m ³	7.8177	(0.0237)	7.7940
3	Next 200 m ³	7.2932	(0.0237)	7.2695
4	Next 200 m ³	6.9205	(0.0237)	6.8968
5	Next 500 m ³	6.5785	(0.0237)	6.5548
6	Over 1,000 m ³	6.2960	(0.0237)	6.2723
7	Delivery - Price Adjustment (All Volumes)	-		**
	Gas Transportation Service			
8	Fort Frances	5.8902		5.8902
9	Western Zone	6.2986		6.2986
10	Northern Zone	7.6500		7.6500
11	Eastern Zone	8.7602		8.7602
12	Transportation - Price Adjustment (All Zones)	1.2021 (1)	0.4018	1.6039 (2)
	Storage Service			
13	Fort Frances	1.8781		1.8781
14	Western Zone	1.8757		1.8757
15	Northern Zone	2.2600		2.2600
16	Eastern Zone	2.5702		2.5702
17	Storage - Price Adjustment (All Zones)	-		-
	Commodity Cost of Gas and Fuel			
18	Fort Frances	14.6327	(1.1050)	13.5277
19	Western Zone	14.7190	(1.1196)	13.5994
20	Northern Zone	14.8313	(1.1390)	13.6923
21	Eastern Zone	14.9284	(1.1554)	13.7730
22	Commodity and Fuel - Price Adjustment (All Zones)	(1.9632) (3)	0.4228	(1.5404) (4)

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 Notes:

 (1)
 Includes Prospective Recovery of (0.0273), 0.3149, 0.6947, and 0.2199 cents/m³.

 (2)
 Includes Prospective Recovery of 0.3149, 0.6947, 0.2199, and 0.3744 cents/m⁴.

 (3)
 Includes Prospective Recovery of (0.4413), (0.8835), (0.5462), and (0.0922) cents/m⁴.

 (4)
 Includes Prospective Recovery of (0.8835), (0.5462), (0.0922), and (0.0185) cents/m⁴.

UNION GAS LIMITED Northern & Eastern Operations Area Summary of Changes to Sales Rates Rate 10 - Large Volume General Firm Service

Line		EB-2011-0135 Approved July 1, 2011	Rate	EB-2011-0297 Approved October 1, 2011
No.	Particulars (cents/m ³)	Rate	Change	Rate
		(a)	(b)	(C)
1	Monthly Charge - All Zones	\$70.00		\$70.00
	Monthly Delivery Charge - All Zones			
2	First 1,000 m ³	6.7978	(0.0113)	6.7865
3	Next 9,000 m ³	5.3842	(0.0113)	5.3729
4	Next 20,000 m ³	4.5780	(0.0113)	4.5667
5	Next 70,000 m ³	4.0619	(0.0113)	4.0506
6	Over 100,000 m ³	2.1067	(0.0113)	2.0954
7	Delivery - Price Adjustment (All Volumes)	-		-
	Gas Transportation Service			
8	Fort Frances	5.4556		5.4556
9	Western Zone	5.8640		5.8640
10	Northern Zone	7.2154		7.2154
11	Eastern Zone	8.3256		8.3256
12	Transportation - Price Adjustment (All Zones)	1.1998 (1)	0.4017	1.6015 (2)
	Storage Service			
13	Fort Frances	1.2005		1.2005
14	Western Zone	1.1982		1.1982
15	Northern Zone	1.5841		1,5841
16	Eastern Zone	1.8955		1.8955
17	Storage - Price Adjustment (All Zones)	-		-
	Commodity Cost of Gas and Fuel			
18	Fort Frances	14.6327	(1.1050)	13.5277
19	Western Zone	14.7190	(1.1196)	13.5994
20	Northern Zone	14.8313	(1.1390)	13.6923
21	Eastern Zone	14.9284	(1.1554)	13.7730
22	Commodity and Fuel - Price Adjustment (All Zones)	(1.9632) (3)	0.4228	(1.5404) (4)

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 Notes:

 (1)
 Includes Prospective Recovery of (0.0273), 0.3149, 0.6924, and 0.2198 cents/m³.

 (2)
 Includes Prospective Recovery of 0.3149, 0.6924, 0.2198, and 0.3744 cents/m⁴.

 (3)
 Includes Prospective Recovery of (0.4413), (0.8835), (0.5462), and (0.0922) cents/m⁴.

 (4)
 Includes Prospective Recovery of (0.8835), (0.5462), (0.0922), and (0.0185) cents/m⁴.

UNION GAS LIMITED Northern & Eastern Operations Area Summary of Changes to Sales Rates Rate 20 - Medium Volume Firm Service

Line No.	Particulars (cents/m³)	EB-2011-0135 Approved July 1, 2011 Rate	Rate Change	EB-2011-0297 Approved October 1, 2011 Rate
		(a)	(b)	(C)
1	Monthly Charge	\$777.97		\$777.97
	Delivery Demand Charge			
2	First 70,000 m ³	20.1961		20,1961
3	All over 70,000 m ³	11,8763		11.8763
	Delivery Commodity Charge			
4	First 852,000 m ³	0.3699	(0.0015)	0.3684
5	All over 852,000 m ³	0.2692	(0.0015)	0.2677
	Monthly Gas Supply Demand Charge			
6	Fort Frances	49.3344		49.3344
7	Western Zone	57.0328		57.0328
8	Northern Zone	86.7086		86.7086
9	Eastern Zone	110.8863		110.8863
10	Gas Supply Demand - Price Adjustment (All Zones)	-		u
	Commodity Transportation 1			
11	Fort Frances	4.2612		4.2612
12	Western Zone	4.4236		4.4236
13	Northern Zone	5 1192		5.1192
14	Eastern Zone	5.6884		5.6884
15	Transportation 1 - Price Adjustment (All Zones)	1.2039 (1)	0.4017	1.6056 (2)
	Commodity Transportation 2			
16	Fort Frances	0.2893		0.2893
17	Western Zone Northern Zone	0.2668 0.4111		0.2668
18 19	Eastern Zone	0.5383		0.4111 0.5383
	Commodity Cost of Gas and Fuel			
20	Fort Frances	14.6857	(1.1090)	13.5767
21	Western Zone	14.7723	(1.1236)	13.6487
22	Northern Zone	14.8850	(1.1430)	13.7420
23	Eastern Zone	14.9826	(1.1597)	13.8229
24	Commodity and Fuel - Price Adjustment (All Zones)	(1.9632) (3)	0.4228	(1.5404) (4)
	Bundled Storage Service (\$/GJ)			
25	Monthly Demand Charge	11.125		11.125
26	Commodity Charge	0.239		0.239
27	Storage Demand - Price Adjustment	*		-

Notes:

(1) Includes Prospective Recovery of (0.0273), 0.3149, 0.6965, and 0.2199 cents/m³.

(2) Includes Prospective Recovery of 0.3149, 0.6965, 0.2199, and 0.3743 $\mbox{cents/m}^3.$

(3) Includes Prospective Recovery of (0.4413), (0.8835), (0.5462), and (0.0922) cents/m³.

(4) Includes Prospective Recovery of (0.8835), (0.5462), (0.0922), and (0.0185) cents/ m^3 .

UNION GAS LIMITED Northern & Eastern Operations Area Summary of Changes to Sales Rates Rate 100 - Large Volume High Load Factor Firm Service

Line No.	Particulars (cents/m ³)	EB-2011-0135 Approved July 1, 2011 Rate	Rate Change	EB-2011-0297 Approved October 1, 2011 Rate
		(a)	(b)	(C)
1	Monthly Charge	\$777.97		\$777.97
	Delivery Demand Charge			
2	All Zones	11,9642		11.9642
	Delivery Commodity Charge			
3	Ail Zones	0.2101	(0.0035)	0.2066
	Monthly Gas Supply Demand Charge			
4	Fort Frances	88.0846		88.0846
5	Western Zone	97.0663		97.0663
6 7	Northern Zone Eastern Zone	131.6881		131.6881
/	Fastern zone	159.8951		159.8951
	Commodity Transportation 1			
8	Fort Frances	7.8681		7.8681
9	Western Zone	7.9899		7.9899
10 11	Northern Zone Eastern Zone	8.5116 8.9385		8.5116
11	Eastern zone	0.9303		8.9385
	Commodity Transportation 2			
12	Fort Frances	0.2893		0.2893
13	Western Zone	0.2668		0.2668
14 15	Northern Zone Eastern Zone	0.4111 0.5383		0.4111 0.5383
15	Eastern Zone	0.5363		0.5565
	Commodity Cost of Gas and Fuel			
16	Fort Frances	14.6857	(1.1090)	13.5767
17	Western Zone	14.7723	(1.1236)	13.6487
18	Northern Zone	14.8850	(1.1430)	13.7420
19	Eastern Zone	14.9826	(1.1597)	13.8229
20	Commodity and Fuel - Price Adjustment (All Zones)	(1.9632) (1)	0.4228	(1.5404) (2)
	Bundled Storage Service (\$/GJ)			
21	Monthly Demand Charge	11.125		11,125
22	Commodity Charge	0.239		0.239
23	Storage Demand - Price Adjustment			-

Notes:

(1) Includes Prospective Recovery of (0.4413), (0.8835), (0.5462), and (0.0922) $cents/m^3$.

(2) Includes Prospective Recovery of (0.8835), (0.5462), (0.0922), and (0.0185) cents/m³.

UNION GAS LIMITED Northern & Eastern Operations Area Summary of Changes to Sales Rates

Line No.	Particulars (cents/m³)	EB-2011-0135 Approved July 1, 2011 Rate (a)	Rate Change (b)	EB-2011-0297 Approved October 1, 2011 Rate (c)
	Rate 25 - Large Volume Interruptible Service			
1	Monthly Charge	\$189.51		\$189.51
2.	Delivery Charge - All Zones * Maximum	4. 1943	(0.0102)	4.1841
	Gas Supply Charges - All Zones			
3	Minimum	14.3135		14.3135
4	Maximum	140.5622		140.5622
5	Rate 77 - Wholesale Transportation Service Monthly Charge	\$144 62		\$144.62
6	Delivery Demand Charge - All Zones	28.6565		28.6565

* see Appendix C.

UNION GAS LIMITED Southern Operations Area Summary of Changes to Sales Rates

Line		EB-2011-0135 Approved July 1, 2011	Rate	EB-2011-0297 Approved October 1, 2011
No.	Particulars (cents/m ³)	Rate	Change	Rate
	1428 Color	(a)	(b)	(c)
4	Utility Sales Commodity and Fuel	14.9284	(1.1554)	13,7730
1 2	Commodity and Fuel - Price Adjustment	(1.1577) (1)	0,1200	(1.0377) (2)
3	Transportation	5.5644	(0.6946)	4.8698
4	Total Gas Supply Commodity Charge	19.3351	(1.7300)	17.6051
4	Total Gas Supply Commonly Charge	19.3331	(1.7300)	17.6051
	M4 Firm Commercial/Industrial			
5	Minimum annual gas supply commodity charge	6.2912	(0.7665)	5.5247
	M5A Interruptible Commercial/Industrial			
6	Minimum annual gas supply commodity charge	6.2912	(0.7665)	5.5247
	Storage and Transportation Supplemental Services - Rate T1 & T3	\$/ <u>GJ</u>		\$/GJ
	Monthly demand charges: (\$/GJ)			
7	Firm gas supply service	63.324		63.324
8	Firm backstop gas	2.202	(0.159)	2.043
	Commodity charges:			
9	Gas supply	4.014	(0.306)	3.708
10	Backstop gas	5.800	(0.496)	5.304
11	Reasonable Efforts Backstop Gas	6.698	(0.496)	6.202
12	Supplemental Inventory	Note (3)		Note (3)
13	Supplemental Gas Sales Service (cents/m ³)	23.5479	(1.9673)	21.5806
14	Failure to Deliver	2.639	(0.0050)	2.634
15	Discretionary Gas Supply Service (DGSS)	Note (4)		Note (4)

Notes:

 Includes
 Prospective Recovery of (0.2615), (0.0432), (0.3364), and (0.5166) cents/m³.

 (2)
 Includes
 Prospective Recovery of (0.0432), (0.3364), (0.5166), and (0.1415) cents/m³.

(3) The charge for banked gas purchases shall be the higher of the daily spot gas cost at Dawn in the month of or the month following the month in which gas is sold under this rate and shall not be less than Union's approved weighted avg. cost of gas.

(4) Reflects the "back to back" price plus gas supply administration charge.

UNION GAS LIMITED Southern Operations Area Summary of Changes to Sales Rates

Line		EB-2011-0135 Approved July 1, 2011	Rate	EB-2011-0297 Approved October 1, 2011
No.	Particulars (cents/m ³)	Rate	Change	Rate
		(a)	(b)	(c)
	M1 Small Volume General Service Rate	* ~~ ~~		6 00.00
1	Monthly Charge	\$20.00		\$20.00
2	First 100 m ³	3.8147	(0.0206)	3.7940
3	Next 150 m ³	3.6082	(0.0206)	3.5875
4	All over 250 m ³	3.1197	(0.0206)	3.0990
5	Delivery - Price Adjustment (All Volumes)	0.0002 (1)		0.0002 (2)
6	Storage Service	0.9775		0.9775
7	Storage - Price Adjustment	-		-
	M2 Large Volume General Service Rate			
8	Monthly Charge	\$70.00		\$70.00
9	First 1 000 m ³	3.6877	(0.0265)	3.6611
10	Next 6 000 m ³	3.6114	(0.0265)	3.5848
11	Next 13 000 m ³	3.3840	(0.0265)	3.3574
12	All over 20 000 m ³	3.1111	(0.0265)	3.0845
13	Delivery - Price Adjustment (All Volumes)	0 0002 (1)		0.0002 (2)
14	Storage Service	0.7200		0.7200
15	Storage - Price Adjustment	м		-
	M4 Firm comm/ind contract rate Monthly demand charge:			
16	First 8 450 m ³	45.4290		45.4290
17	Next 19 700 m ³	19 7101		19.7101
18	All over 28 150 m ³	16.3682		16.3682
	Monthly delivery commodity charge:			
19	First block	0.8942	(0.0171)	0.8771
20 21	All remaining use Delivery - Price Adjustment (All Volumes)	0.3985 0.0002 (1)	(0.0171)	0.3814 0.0002 (2)
21	Denvery - Frice Aujustment (Air Volumes)	0.0002 (1)		0.0002 (2)
22	Minimum annual delivery commodity charge	1.2080	(0.0171)	1.1909

 Notes:

 (1)
 Includes Prospective Recovery of 0.0001, 0.0001, 0.0001, and 0.0000 cents/m³.

 (2)
 Includes Prospective Recovery of 0.0001, 0.0001, 0.0000, and 0.0000 cents/m³.

UNION GAS LIMITED Southern Operations Area Summary of Changes to Sales Rates

Line		EB-2011-0135 Approved July 1, 2011	Rate	EB-2011-0297 Approved October 1, 2011
No.	Particulars (cents/m ³)	Rate	Change	Rate
		(a)	(b)	(c)
	M5A interruptible comm/ind contract Firm contracts *			
1	Monthly demand charge	27 5443		27.5443
2	Monthly delivery commodity charge	1.7690	(0.0177)	1.7513
3	Delivery - Price Adjustment (All Volumes)	0.0002 (1)		0.0002 (2)
	interruptible contracts *			
4	Monthly Charge	\$498.70		\$498.70
	Daily delivery commodity charge:			
5	4 800 m ³ to 17 000 m ³	1.8147	(0.0177)	1.7970
6	$17000\mathrm{m^3to}$ 30 000 m ³	1.6848	(0.0177)	1.6671
7	$30000\mathrm{m}^3\mathrm{to}50000\mathrm{m}^3$	1.6165	(0.0177)	1.5988
8	$50000\mathrm{m^3to}$ 70 000 $\mathrm{m^3}$	1.5686	(0.0177)	1.5509
9	70 000 m ³ to 100 000 m ³	1.5343	(0.0177)	1.5166
10	100 000 m ³ to 140 870 m ³	1.5006	(0.0177)	1.4829
11	Delivery - Price Adjustment (All Volumes)	0.0002 (1)		0.0002 (2)
12	Annual minimum delivery commodity charge	2.1285	(0.0177)	2.1108
	M7 Special large volume contract			
	Firm			
13	Monthly demand charge	25.2893		25.2893
14	Monthly delivery commodity charge	0.2595	(0.0171)	0.2425
15	Delivery - Price Adjustment	0.0002 (1)		0.0002 (2)
	Interruptible *			
	Monthly delivery commodity charge:			
16	Maximum	2.6351	(0.0171)	2.6180
17	Delivery - Price Adjustment	0.0002 (1)		0.0002 (2)
	Seasonal *			
	Monthly delivery commodity charge:			
18	Maximum	2.3910	(0.0171)	2.3739
19	Delivery - Price Adjustment	0.0002 (1)		0.0002 (2)
	M9 Large <u>who</u> lesal <u>e service</u>			
20	Monthly demand charge	16.8753		16.8753
21	Monthly delivery commodity charge	0.2939	(0.0223)	0.2716
22	Delivery - Price Adjustment	0.0002 (1)		0.0002 (2)
	M10 Small wholesale service			
23	Monthly delivery commodity charge	2.5479	(0.0096)	2.5384
	· · · · ·			

Notes:

(1) Includes Prospective Recovery of 0.0001, 0.0001, 0.0001, and 0.0000 cents/m³.

(2) Includes Prospective Recovery of 0.0001, 0.0001, 0.0000, and 0.0000 cents/m 3 .

* Price changes to individual interruptible and seasonal contract rates are provided in Appendix C.

UNION GAS LIMITED Southern Operations Area Summary of Changes to Contract Carriage Rates

_ine No.	Particulars	EB-2011-0135 Approved July 1, 2011 Rate	Rate Change	EB-2011-0297 Approved October 1, 2011 Rate
		(a)	(b)	(C)
	Contract Carriage Service			
	T1 Storage and Transportation			
	Storage (\$ / GJ)			
	Monthly demand charges:			
1	Firm space	0.010		0.010
	Firm Injection/Withdrawal Right			
2	Union provides deliverability inventory	1.603	(0.029)	1.574
3	Customer provides deliverability inventory	1.016		1.016
4	Firm incremental injection	1.016		1.016
5	Interruptible withdrawal	1.016		1.016
	Commodity charges:			
6	Withdrawal	0.044	(0.002)	0.042
7	Customer provides compressor fuel	0.007		0.007
8	Injection	0.044	(0.002)	0.042
9	Customer provides compressor fuel	0.007		0.007
10	Storage fuel ratio - customer provides fuel	0.598%		0.598%
	Transportation (cents / m ²)			
11	Monthly demand charge first 140,870 m ³	19.0898		19.0898
12	Monthly demand charge all over 140,870 m ³	13.0445		13.0445
	Commodity charges:			
13	Firm- Union provides compressor fuel first 2,360,653 m ³	0.3116	(0.0064)	0.3052
	Union provides compressor fuel all over 2,360,653 m ³	0.2194	• •	
14			(0.0064)	0.2130
15	Customer provides compressor fuel first 2,360,653 m ³	0.1835		0.1835
16	Customer provides compressor fuel all over 2,360,653 m ³	0.0913		0.0913
	Interruptible: *	0.005.		
17	Maximum - Union provides compressor fuel	2.6351	(0.0171)	2.6180
18	Maximum - customer provides compressor fuel	2.5070	(0.0107)	2.4963
19	Transportation fuel ratio - customer provides fuel	0.555%		0.555%
	Authorized overrun services			
	Storage (\$ / GJ)			
	Commodity charges			
20	Injection / Withdrawals	0.122	(0.004)	0.118
21	Customer provides compressor fuel	0.060	(0.001)	0.059
			, , , , , , , , , , , , , , , , , , ,	
22	Transportation commodity charge (cents/m ³)	0.9392	(0.0064)	0.9328
22	Customer provides compressor fuel	0.8392	(0.0004)	0.9320
23	auguma providas compressor raei	0.0111		0.0111
24	Monthly Charge	\$1,795.31		\$1,795.31

* Price changes to individual interruptible contract rates are provided in Appendix C.

UNION GAS LIMITED Southern Operations Area Summary of Changes to Contract Carriage Rates

Line No	Particulars	EB-2011-0135 Approved July 1, 2011 Rate (a)	Rate Change (b)	EB-2011-0297 Approved October 1, 2011 Rate (c)
		(-7	(-7	(*)
	T3 Storage and Transportation			
	Storage (\$ / GJ)			
	Monthly demand charges:			
1	Firm space	0.010		0.010
	Firm Injection/Withdrawal Right			
2	Union provides deliverability inventory	1.603	(0.029)	1.574
3	Customer provides deliverability inventory	1.016		1.016
4	Firm incremental injection	1.016		1.016
5	Interruptible withdrawal	1.016		1.016
	Commodity charges:			
6	Withdrawal	0.044	(0.002)	0.042
7	Customer provides compressor fuel	0.007		0.007
8	Injection	0.044	(0.002)	0.042
9	Customer provides compressor fuel	0.007		0.007
10	Storage fuel ratio- Cust. provides fuel	0.598%		0.598%
11	<u>Transportation (cents / m³)</u> Monthly demand charge	9.0218		9.0218
	Commodity charges	5.0218		9.0210
12	Firm- Union supplies compressor fuel	0.2351	(0.0084)	0.2267
13	Customer provides compressor fuel	0.0682	(0.0084)	0.0682
14	Transportation fuel ratio- Cust, provides fuel	0.723%		0.723%
	Therefore and the state of the	0.72070		0.72070
	Authorized overrun services			
	Storage (\$ / GJ)			
	Commodity charges:			
15	Injection / Withdrawals	0.122	(0.004)	0.118
16	Customer provides compressor fuel	0.060	(0.001)	0.059
17	Transportation commodity charge (cents/m ³)	0.5317	(0.0084)	0.5233
18	Customer provides compressor fuel (cents/m ³)		(0.0064)	
18	Costonier provides compressor ruer (cents/fit)	0.3648		0.3648
	Monthly Charge			
19	City of Kitchener	\$17,567.33		\$17,567.33
20	Natural Resource Gas	\$2,696.77		\$2,696.77
21	Six Nations	\$898.92		\$898.92

<u>UNION GAS LIMITED</u> Southern Operations Area <u>Summary of Changes to Unbundled Rates</u>

Line No.	Particulars	EB-2011-0135 Approved July 1, 2011 Rate	Rate Change	EB-2011-0297 Approved October 1, 2011 Rate
		(a)	(b)	(C)
	U2 Unbundled Service			.,
	Storage (\$ / GJ)			
	Monthly demand charges:			
	Standard Storage Service (SSS)			
1	Combined Firm Space & Deliverability	0.021		0.021
~	Standard Peaking Service (SPS)	6 400		A 100
2	Combined Firm Space & Deliverability	0.102		0.102
3	Incremental firm injection right	0.921		0.921
4	Incremental firm withdrawal right	0.921		0.921
	Commodity charges:			
5	Injection customer provides compressor fuel	0.015		0.015
6	Withdrawal customer provides compressor fuel	0.015		0.015
7	Storage fuel ratio - Customer provides fuel	0.598%		0.598%
	Authorized overrun services			
	Storage (\$ / GJ)			
n	Commodity charges:	0.045		0 045
8 9	Injection customer provides compressor fuel Withdrawal customer provides compressor fuel	0.045		0.045
	U5 Unbundled Service			
	Storage (\$ / GJ)			
	Monthly demand charges:			
10	Combined Firm Space & Deliverability	0.021		0.021
11	Incremental firm injection right	0.921		0.921
12	Incremental firm withdrawal right	0.921		0.921
	Commodity charges:			
13	Injection customer provides compressor fuel	0.015		0.015
14	Withdrawal customer provides compressor fuel	0.015		0.015
15	Storage fuel ratio - Customer provides fuel	0.598%		0.598%
	<u>Delivery (cents / m³)</u> Firm contracts			
16	Monthly demand charge	21.8523		21.8523
17	Monthly delivery commodity charge	1.6517	(0.0177)	1.6340
18	Transportation fuel ratio - Customer provides fuel	0.555%	(0.0111)	0.555%
	Interruptible contracts			
19	Monthly Charge	\$498.70		\$498.70
	Monthly delivery commodity charge:			
20	4 800 m ³ to 17 000 m ³	1.3690	(0.0177)	1.3513
21	17 000 m ³ to 30 000 m ³	1.2391	(0.0177)	1.2214
22	30 000 m ³ to 50 000 m ³	1.1708	(0.0177)	1.1531
23	50 000 m ³ to 70 000 m ³	1.1229	(0.0177)	1.1052
24	70 000 m ³ to 100 000 m ³	1.0886	(0.0177)	1.0709
25	100 000 m ³ to 140 870 m ³	1.0549	(0.0177)	1.0372
	Authorized overrun services Storage (\$ / GJ)			
	Commodity charges:			
26	Injection customer provides compressor fuel	0.045		0.045
27	Withdrawal customer provides compressor fuel	0.045		0.045

UNION GAS LIMITED Southern Operations Area Summary of Changes to Unbundled Rates

Line		EB-2011-0135 Approved July 1, 2011	Rate	EB-2011-0297 Approved October 1, 2011
No.	Particulars	Rate (a)	Change (b)	Rate (c)
	<u>U7 Unbundled Service</u> Storage (\$ /_GJ)			
	Monthly demand charges:			
1	Combined Firm Space & Deliverability	0.021		0.021
2	Incremental firm injection right	0.921		0.921
3	Incremental firm withdrawal right	0.921		0.921
	Commodity charges:	0.015		0.045
4 5	Injection customer provides compressor fuel Withdrawal customer provides compressor fue!	0.015		0.015 0.015
6	Storage fuel ratio - Customer provides fuel	0.598%		0.598%
	Delivery (cents / m ³)			
7	Monthly demand charge first 140,870 m ³	19.0898		19.0898
8	Monthly demand charge all over 140,870 m ³	13.0445		13.0445
	Commodity charges			
9	Firm Customer provides compressor fuel first 2,360,653 m ³	0.1835		0,1835
10	Firm Customer provides compressor fuel all over 2,360,653 m ³	0.0913		0.0913
	Interruptible:			
11	Maximum customer provides compressor fuel	2.5070	(0.0107)	2.4963
12	Transportation fuel ratio - Customer provides fuel	0.555%		0.555%
	Authorized overrun services Storage (\$ / GJ)			
	Commodity charges:			
13	Injection customer provides compressor fuel	0.045		0.045
14	Withdrawal customer provides compressor fuel	0.045		0.045
15	Transportation commodity charge (cents/m ³)	0.8111		0.8111
	Other Services & Charges	* - 7 - 7 - 1		* - TOT O -
16	Monthly Charge	\$1,795.31		\$1,795.31
	U9 Unbundled Service			
	Storage (\$ / GJ)			
	Monthly demand charges:			
17	Firm space	0.021		0.021
18	Incremental firm injection right	0.921		0.921
19	Incremental firm withdrawal right	0.921		0.921
	Commodity charges:			
20	Injection customer provides compressor fuel	0.015		0.015
21	Withdrawal customer provides compressor fuel	0.015		0.015
22	Storage fuel ratio - Customer provides fuel	0.598%		0.598%
22	Delivery (cents / m ³)	0.0249		0.0010
23	Monthly demand charge Commodity charges	9.0218		9.0218
24	Firm customer provides compressor fuel	0.0682		0.0682
25	Transportation fuel ratio - Customer provides fuel	0.723%		0.723%
	Authorized overrun services			
	Storage (\$ / GJ) Commodity charges:			
26	Injection customer provides compressor fuel	0.045		0.045
28	Withdrawał customer provides compressor fuel	0.045		0.045
28	Transportation commodity charge (cents/m ³)	0.3648		0.3648
	Other Services & Charges			
_	Monthly Charge	A		
29	City of Kitchener	\$17,567.33		\$17,567.33
30 31	NRG Six Nations	\$2,696.77 \$898.92		\$2,696.77 \$898.92
31	Six Nations	9090.9Z		\$890.9Z

UNION GAS LIMITED Summary of Changes to Storage and Transportation Rates

Line No.	Particulars (\$/GJ)	EB-2011-0135 Approved July 1, 2011 Rate	Rate Change	EB-2011-0297 Approved October 1, 2011 Rate
		(ə)	(b)	(C)
	M12 Transportation Service			
	Firm transportation			
	Monthly demand charges:			
1	Dawn to Kirkwall	1.985		1.985
2	Dawn to Oakville/Parkway	2.332		2.332
	M12-X Firm Transportation			
3	Between Dawn, Kirkwall and Parkway	2.877		2.877
	Commodity charges:			
4	Easterly	Note (1)		Note (1)
5	Westerly	Note (1)		Note (1)
6	Parkway (TCPL) to Parkway (Cons)	Note (1)		Note (1)
	Limited Firm/Interruptible			
	Monthly demand charges:			
7	Maximum	5,597		5.597
	Commodity charges :	0.00		0.007
8	Others	Note (1)		Note (1)
	Authorized Overrun			
	Transportation commodity charges:			
	Easteriy			
9	Dawn to Kirkwall - Union supplied fuel	Note (1)		Note (1)
10	Dawn to Oakville/Parkway - Union supplied fuel	Note (1)		Note (1)
11	Dawn to Kirkwall - Shipper supplied fuel	0.065 (1)	0.065 (1)
12	Dawn to Oakville/Parkway - Shipper supplied fuel	0.077 (1)	0.077 (1)
13	Westerly - Union supplied fuel	Note (1)		Note (1)
14	Westerly - Shipper supplied fuel	0.077 (1)	0.077 (1)
	M12-X Firm Transportation			
15	Between Dawn, Kirkwall and Parkway - Union supplied fuel	Note (1)		Note (1)
16	Between Dawn, Kirkwall and Parkway - Shipper supplied fuel	0.095 (1)	0.095 (1)
	M13 Transportation of Locally Produced Gas			
17	Mina Transportation of Locally Produced Gas, Monthly fixed charge per customer station	\$656.48		\$656.48
17	Transmission commodity charge to Dawn	\$656.48 0.025		0.025
10	Commodity charge - Union supplies fuel	0.025	(0.001)	0.025
20	Commodity charge - Onion supplies fuel	Note (2)	(0.001)	Note (2)
20	compound energe - emptor applies rue	140(C(Z)		14010 (2)
21	Authorized Overrun - Union supplies fuel	0.078	(0.001)	0.077
22	Authorized Overrun - Shipper supplies fuel		(2)	0.057 (2)
			. ,	

Notes: (1) Monthly fuel rates and ratios per Schedule "C". (2) Plus customer supplied fuel per rate schedule.

UNION GAS LIMITED Summary of Changes to Storage and Transportation Rates

Line No.	Particulars (\$/GJ)	EB-2011-0135 Approved July 1, 2011 Rate	Rate Change	EB-2011-0297 Approved October 1, 2011 Rate
		(a)	(b)	(0)
	M16 Storage Transportation Service			
1	Monthly fixed charge per customer station	\$664.93		\$664.93
2	Monthly demand charges: East of Dawn	0.727		0.727
2 3	West of Dawn	0.971		0.971
4	Transmission commodity charge to Dawn	0.025		0.025
-	Transportation Fuel Charges to Dawn:	0.040		0.020
5	East of Dawn - Union supplied fuel	0.021	(0.001)	0.020
6	West of Dawn - Union supplied fuel	0.021	(0.001)	0.020
7	East of Dawn - Shipper supplied fuel	Note (2)		Note (2)
8	West of Dawn - Shipper supplied fuel	Note (2)		Note (2)
	Transportation Fuel Charges to Pools:			
9	East of Dawn - Union supplied fuel	0.026	(0.001)	0.025
10	West of Dawn - Union supplied fuel	0.030	(0.002)	0.028
11	East of Dawn - Shipper supplied fuel	Note (2)		Note (2)
12	West of Dawn - Shipper supplied fuel	Note (2)		Note (2)
	Authorized Overrun			
	Transportation Fuel Charges to Dawn:			
13	East of Dawn - Union supplied fuel	0.070	(0.001)	0.069
14	West of Dawn - Union supplied fuel	0.078	(0.001)	0.077
15	East of Dawn - Shipper supplied fuel West of Dawn - Shipper supplied fuel	0.049 (2 0.057 (2		0.049 (2)
16	Transportation Fuel Charges to Pools:	0.057 (2	-)	0.057 (2)
17	East of Dawn - Union supplied fuel	0.050	(0.001)	0.049
18	West of Dawn - Union supplied fuel	0.062	(0.002)	0.060
19	East of Dawn - Shipper supplied fuel	0.024 (2		0.024 (2)
20	West of Dawn - Shipper supplied fuel	0.032 (2		0.032 (2)
	C1 Storage & Cross Franchise Transportation Service Transportation service Monthly demand charges:			
21	St. Clair / Bluewater & Dawn	0.971		0.971
22	Ojibway & Dawn	0.971		0.971
23	Parkway to Dawn Parkway to Kislwall	0.545		0.545
24 25	Parkway to Kirkwali Kirkwail to Dawn	0.545 1.176		0.545 1.176
25 26	Dawn to Kirkwall	1.985		1.985
20	Dawn to Parkway	2.332		2.332
28	Dawn to Dawn-Vector	0.042		0.042
29	Dawn to Dawn-TCPL	0.220		0.220
	Short-term:			
30	Maximum	75.00		75.00
	Commodity charges:			
31	St. Clair / Bluewater & Dawn - Union supplied fuel (Nov. 1 - Mar. 31)	0.027	(0.001)	0.026
32	St. Clair / Bluewater & Dawn - Union supplied fuel (Apr. 1 - Oct. 31)	0.023	(0.001)	0.022
33	Ojibway & Dawn - Union supplied fuel (Nov. 1 - Mar. 31)	0.033	(0.002)	0.031
34	Ollbway & Dawn - Union supplied fuel (Apr. 1 - Oct. 31)	0.030	(0.002)	0.028
35	Parkway to Kirkwall / Dawn - Union supplied fuel (Nov. 1 - Mar. 31)	0.021	(0.001)	0.020
36	Parkway to Kirkwall / Dawn - Union supplied fuel (Apr. 1 - Oct. 31)	0.023	(0.001)	0.022
37	Kirkwall to Dawn - Union supplied fuel (Nov. 1 - Mar. 31) Kirkwall to Dawn - Union supplied fuel (Apr. 1 - Ort. 21)	0.021	(0.001)	0.020
38	Kirkwall to Dawn - Union supplied fuel (Apr. 1 - Oct. 31) Dawn to Kirkwall - Union supplied fuel (Nov. 1 - Mar. 31)	0.023	(0.001)	0.022
39 40	Dawn to Kirkwall - Union supplied fuel (Nov. 1 - Mar. 31) Dawn to Kirkwall - Union supplied fuel (Apr. 1 - Oct. 31)	0.071 0.032	(0.003) (0.002)	0 068 0.030
40 41	Dawn to Parkway - Union supplied fuel (Nov. 1 - Mar. 31)	0.032	(0.002)	0.068
41	Dawn to Parkway - Union supplied fuel (Apr. 1 - Oct.31)	0.032	(0.003)	0.030
~	- · · · · · · · · · · · · · · · · · · ·	0.001	(0.00=)	0.000

Notes: (1) Monthly fuel rates and ratios per Schedule "C". (2) Plus customer supplied fuel per rate schedule.

UNION GAS LIMITED Summary of Changes to Storage and Transportation Rates

Line No.	Particulars (\$/GJ)	EB-2011-0135 Approved July 1, 2011 Rate (a)	Rate <u>Change</u> (b)	EB-2011-0297 Approved October 1, 2011 Rate (c)
	C1 Storage & Cross Franchise Transportation Service	(0)	(6)	(•)
	Transportation service cont'd			
1	St. Clair / Bluewater & Dawn - Shipper supplied fuel (Nov. 1 - Mar. 31)	Note (2)		Note (2)
2	St. Clair / Bluewater & Dawn - Shipper supplied fuel (Apr. 1 - Oct. 31)	Note (2)		Note (2)
3	Ojibway & Dawn - Shipper supplied fuel (Nov. 1 - Mar, 31)	Note (2)		Note (2)
4	Ojibway & Dawn - Shipper supplied fuel (Apr. 1 - Oct. 31)	Note (2)		Note (2)
5	Parkway to Kirkwall / Dawn - Shipper supplied fuel (Nov. 1 - Mar. 31)	Note (2)		Note (2)
6	Parkway to Kirkwall / Dawn - Shipper supplied fuel (Apr. 1 - Oct. 31)	Note (2)		Note (2)
7	Kirkwall to Dawn - Shipper supplied fuel (Nov. 1 - Mar. 31)	Note (2)		Note (2)
8	Kirkwall to Dawn - Shipper supplied fuel (Apr. 1 - Oct. 31)	Note (2)		Note (2)
9	Dawn to Kirkwall - Shipper supplied fuel (Nov. 1 - Mar. 31)	Note (2)		Note (2)
10	Dawn to Kirkwall - Shipper supplied fuel (Apr. 1 - Oct. 31)	Note (2)		Note (2)
11	Dawn to Parkway - Shipper supplied fuel (Nov. 1 - Mar. 31)	Note (2)		Note (2)
12	Dawn to Parkway - Shipper supplied fuel (Apr. 1 - Oct.31) Dawn to Dawn-Vector - Shipper supplied fuel (Nov. 1 - Mar. 31)	Note (2)		Note (2)
13 14	Dawn to Dawn-Vector - Shipper supplied fuel (Nov. 1 - Mar. 31) Dawn to Dawn-Vector - Shipper supplied fuel (Apr. 1 - Oct. 31)	n/a Note (2)		n/a Nota (2)
14	Dawn to Dawn-TCPL - Shipper supplied fuel (Nov. 1 - Mar. 31)	Note (2)		Note (2)
16	Dawn to Dawn-TCPL - Shipper supplied fuel (Nov. 1 - Mar. 31) Dawn to Dawn-TCPL - Shipper supplied fuel (Apr. 1 - Oct. 31)	Note (2)		Note (2) Note (2)
10	Dawing Dawing One - Shipper supplied der (Apr. 14 Oct. 37)	Note (2)		Note (2)
	Interruptible commodity charges:			
17	Maximum	75.00		75 00
18	Dawn(Tecumseh), Dawn(Facilities or TCPL), Dawn (Vector) and Dawn (TSLE)	Note (2)		Note (2)
	Authorized Overrun			
	Firm transportation commodity charges:			
19	St. Clair / Bluewater & Dawn - Union supplied fuel (Nov. 1 - Mar. 31)	0.060	(0.001)	0.059
20	St. Clair / Bluewater & Dawn - Union supplied fuel (Apr. 1 - Oct. 31)	0.054	(0.001)	0.053
21	Ojibway & Dawn - Union supplied fuel (Nov. 1 - Mar. 31)	0.067	(0.002)	0.065
22	Ojibway & Dawn - Union supplied fuel (Apr. 1 - Oct. 31)	0.063	(0.002)	0.061
23	Parkway to Kirkwall / Dawn - Union supplied fuel (Nov. 1 - Mar. 31)	0.019	(0.003)	0.016
24	Parkway to Kirkwall / Dawn - Union supplied fuel (Apr. 1 - Oct. 31)	0.021	(0.003)	0.018
25	Kirkwall to Dawn - Union supplied fuel (Nov. 1 - Mar. 31)	0.019	(0.003)	0.016
26	Kirkwall to Dawn - Union supplied fuel (Apr. 1 - Oct. 31)	0.021	(0.003)	0.018
27	Dawn to Kirkwall - Union supplied fuel (Nov. 1 - Mar. 31)	0.116	(0.005)	0.111
28	Dawn to Kirkwall - Union supplied fuel (Apr. 1 - Oct. 31)	0.078	(0.003)	0.075
29	Dawn to Parkway - Union supplied fuel (Nov. 1 - Mar. 31) Dawn to Parkway - Union supplied fuel (Apr. 1 - Oct 31)	0.126	(0.005)	0.121
30 31	Dawn to Parkway - Union supplied fuel (Apr. 1 - Oct.31) St. Clair / Bluewater & Dawn - Shipper supplied fuel (Nov. 1 - Mar. 31)	0.089 0.032	(0.003)	0.086 0.032 (2)
32	St. Clair / Bluewater & Dawn - Shipper supplied fuel (Nov. 1 - Mail: 37) St. Clair / Bluewater & Dawn - Shipper supplied fuel (Apr. 1 - Oct. 31)		(2) (2)	0.032 (2)
33	Ojibway & Dawn - Shipper supplied fuel (Nov. 1 - Mar. 31)		(2)	0.032 (2)
34	Ojibway & Dawn - Shipper supplied fuel (Apr. 1 - Oct. 31)		(2)	0.032 (2)
35	Parkway to Kirkwall / Dawn - Shipper supplied fuel (Nov. 1 - Mar. 31)		(2)	0.018 (2)
36	Parkway to Kirkwall / Dawn - Shipper supplied fuel (Apr. 1 - Oct. 31)		(2)	0.018 (2)
37	Kirkwall to Dawn - Shipper supplied fuel (Nov. 1 - Mar. 31)		(2)	0.039 (2)
38	Kirkwall to Dawn - Shipper supplied fuel (Apr. 1 - Oct. 31)		(2)	0.039 (2)
39	Dawn to Kirkwall - Shipper supplied fuel (Nov. 1 - Mar. 31)		(2)	0.065 (2)
40	Dawn to Kirkwall - Shipper supplied fuel (Apr. 1 - Oct. 31)		(2)	0.065 (2)
41	Dawn to Parkway - Shipper supplied fuel (Nov. 1 - Mar. 31)		(2)	0.077 (2)
42	Dawn to Parkway - Shipper supplied fuel (Apr. 1 - Oct.31)		(2)	0.077 (2)
43	Dawn to Dawn-Vector - Shipper supplied fuel (Nov. 1 - Mar. 31)		(2)	n/a (2)
44	Dawn to Dawn-Vector - Shipper supplied fuel (Apr. 1 - Oct., 31)	0.001	(2)	0.001 (2)
45	Dawn to Dawn-TCPL - Shipper supplied fuel (Nov. 1 - Mar. 31)	0.007	(2)	0.007 (2)
46	Dawn to Dawn-TCPL - Shipper supplied fuel (Apr. 1 - Oct . 31)	0.007	(2)	0.007 (2)
	Short Term Firm transportation commodity charges:			
47	Maximum	75.00		75.00

Notes: (1) Monthly fuel rates and ratios per Schedule "C". (2) Plus customer supplied fuel per rate schedule.

APPENDIX B



Effective 2011-10-01 Rate 01A Page 1 of 2

RATE 01A - SMALL VOLUME GENERAL FIRM SERVICE

ELIGIBILITY

Any customer in Union's Fort Frances, Western, Northern or Eastern Zones who is an end user whose total gas requirements at that location are equal to or less than 50,000 m³ per year.

SERVICES AVAILABLE

The following services are available under this rate schedule:

(a) Sales Service

For continuous supply of natural gas by Union and associated transportation and storage services necessary to ensure deliverability in accordance with the customer's needs. For this service, the Monthly, Delivery and Gas Supply Charges shall apply.

(b) Transportation Service

For continuous delivery on Union's distribution system from the Point of Receipt on TCPL's system to the Point of Consumption on the customer's premises of natural gas owned by the customer and transported by TCPL under a firm transportation service tariff or equivalent National Energy Board Order. For this service, the Monthly and Delivery Charges shall apply. Unless otherwise authorized by Union, customers who initiate a movement to Transportation Service from a Sales Service or Bundled Transportation Service must accept an assignment from Union of transportation capacity on upstream pipeline systems.

(c) Bundled Transportation Service

For continuous delivery by Union of gas owned by the customer and for the associated transportation and storage services necessary to ensure deliverability in accordance with the customer's needs. For this service the Monthly, and Delivery Charges, as well as the Storage and Transportation Charges of the Gas Supply Charge shall apply.

MONTHLY RATES AND CHARGES

Zone Rate Schedule No.	<u>Fort Frances</u> 201	<u>Western</u> 101	<u>Northern</u> 301	<u>Eastern</u> 601
	APPLICABL	E TO ALL SERVICES		
MONTHLY CHARGE	\$20.00	\$20.00	\$20.00	\$20.00
DELIVERY CHARGE	¢ per m ³	¢ per m ³	¢ per m ³	¢ per m ³
First 100 m ³ per month @	7.7940	7.7940	7.7940	7.7940
Next 200 m ³ per month @	7.2695	7.2695	7.2695	7.2695
Next 200 m ³ per month @	6.8968	6.8968	6.8968	6.8968
Next 500 m ³ per month @	6.5548	6.5548	6.5548	6.5548
Over 1,000 m ³ per month @	6.2723	6.2723	6.2723	6.2723
Delivery-Price Adjustment (All Volume	s) -	-	-	v



Effective 2011-10-01 Rate 01A Page 2 of 2

ADDITIONAL CHARGES FOR SALES SERVICE

GAS SUPPLY CHARGES

Gas Supply Charge (if applicable)

The gas supply charge is comprised of charges for transportation and for commodity and fuel. The applicable rates are provided in Schedule "A".

MONTHLY BILL

The monthly bill will equal the sum of the monthly charges plus the rates multiplied by the applicable gas quantities delivered plus all applicable taxes. If the customer transports its own gas, the Gas Supply Charge under Sales Service will not apply.

MINIMUM MONTHLY BILL

The Minimum Monthly Bill shall be the Monthly Charge.

DELAYED PAYMENT

When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).

SERVICE AGREEMENT

Customers providing their own gas supply in whole or in part, for transportation by Union, must enter into a Service Agreement with Union.

TERMS AND CONDITIONS OF SERVICE

- 1. If multiple end-users are receiving service from a customer under this rate, for billing purposes, the Monthly Charge, the Delivery Charge and any other charge that is specific to the location of each end-user shall be used to develop a monthly bill for each end-user at each location. Upon request, possibly for a fee, Union will combine the individual bills on a single invoice or statement for administrative convenience. However, Union will not combine the quantities or demands of several end-user locations so that eligibility to a different rate class will result. Further, Union will not combine the monthly billing data of individual end-users to generate a single bill which is less than the sum of the monthly bills of the individual end-users involved at each location.
- 2. Customers must enter into a Service Agreement with Union prior to the commencement of service.
- 3. The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated, which may be higher than the identified rates.

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario



Effective 2011-10-01 **Rate 10** Page 1 of 2

RATE 10 - LARGE VOLUME GENERAL FIRM SERVICE

ELIGIBILITY

Any customer in Union's Fort Frances, Western, Northern or Eastern Zones who is an end-user whose total firm gas requirements at one or more Company-owned meters at one location exceed 50,000 m³ per year.

SERVICES AVAILABLE

The following services are available under this rate schedule:

(a) Sales Service

For continuous supply of natural gas by Union and associated transportation and storage services necessary to ensure deliverability in accordance with the customer's needs. For this service, the Monthly, Delivery and Gas Supply Charges shall apply.

(b) Transportation Service

For continuous delivery on Union's distribution system from the Point of Receipt on TCPL's system to the Point of Consumption on the customer's premises of natural gas owned by the customer and transported by TCPL under a firm transportation service tariff or equivalent National Energy Board Order. For this service, the Monthly, and Delivery Charges shall apply. Unless otherwise authorized by Union, customers who initiate a movement to Transportation Service from a Sales Service or Bundled Transportation Service must accept an assignment from Union of transportation capacity on upstream pipeline systems. Customers may reduce their assignment of transportation capacity in compliance with Union's Turnback Policy.

(c) Bundled Transportation Service

For continuous delivery by Union of gas owned by the customer and for the associated transportation and storage services necessary to ensure deliverability in accordance with the customer's needs. For this service the Monthly, and Delivery Charges, as well as the Storage and Transportation Charges of the Gas Supply Charge shall apply.

MONTHLY RATES AND CHARGES

Zone Rate Schedule No.	Fort Frances 210	<u>Western</u> 110	Northern 310	Eastern 610
	APPLICABL	E TO ALL SERVICES		
MONTHLY CHARGE	\$70.00	\$70.00	\$70.00	\$70.00
DELIVERY CHARGE	¢ per m ³	<u>¢ per m³</u>	¢ per m ³	¢ per m ³
First 1,000 m ³ per month @	6.7865	6.7865	6.7865	6.7865
Next 9,000 m ³ per month @	5.3729	5.3729	5.3729	5.3729
Next 20,000 m ³ per month @	4.5667	4.5667	4.5667	4.5667
Next 70,000 m ³ per month @	4.0506	4.0506	4.0506	4.0506
Over 100,000 m ³ per month @	2.0954	2.0954	2.0954	2.0954
Delivery-Price Adjustment (All Volum	ies) -	-	-	-



Effective 2011-10-01 Rate 10 Page 2 of 2

ADDITIONAL CHARGES FOR SALES SERVICE

GAS SUPPLY CHARGES

Gas Supply Charge (if applicable)

The gas supply charge is comprised of charges for transportation and for commodity and fuel. The applicable rates are provided in Schedule "A".

MONTHLY BILL

The monthly bill will equal the sum of the monthly charges plus the rates multiplied by the applicable gas quantities delivered plus all applicable taxes. If the customer transports its own gas, the Gas Supply Charge under Sales Service will not apply.

MINIMUM MONTHLY BILL

The Minimum Monthly Bill shall be the Monthly Charge.

DELAYED PAYMENT

When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).

SERVICE AGREEMENT

Customers providing their own gas supply in whole or in part, for transportation by Union and customers purchasing gas from Union with maximum daily requirements in excess of 3,000 m³ per day must enter into a Service Agreement with Union.

TERMS AND CONDITIONS OF SERVICE

- 1. Service shall be for a minimum term of one year.
- 2. If multiple end-users are receiving service from a customer under this rate, for billing purposes, the Monthly Charge, the Delivery Charge and any other charge that is specific to the location of each end-user shall be used to develop a monthly bill for each end-user at each location. Upon request, possibly for a fee, Union will combine the individual bills on a single invoice or statement for administrative convenience. However, Union will not combine the quantities or demands of several end-user locations so that eligibility to a different rate class will result. Further, Union will not combine the monthly billing data of individual end-users to generate a single bill which is less than the sum of the monthly bills of the individual end-users involved at each location.
- 3. Customers must enter into a Service Agreement with Union prior to the commencement of service.
- For the purposes of qualifying for a rate class, the total quantities of gas consumed or expected to be consumed on the customer's contiguous property will be used, irrespective of the number of meters installed.
- 5. The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated, which may be higher than the identified rates.

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Effective 2011-10-01 **Rate 20** Page 1 of 5

RATE 20 - MEDIUM VOLUME FIRM SERVICE

ELIGIBILITY

Any customer in Union's Fort Frances, Western, Northern or Eastern Zones who is an end-user or who is authorized to serve an end-user of gas through one or more Company-owned meters at one location, and whose total maximum daily requirements for firm or combined firm and interruptible service is 14,000 m³ or more.

SERVICES AVAILABLE

The following services are available under this rate schedule:

(a) Sales Service

For continuous supply of natural gas by Union and associated transportation and storage services necessary to ensure deliverability in accordance with the customer's needs. For this service, the Monthly, Delivory and Gas Supply Charges shall apply.

(b) Transportation Service

For continuous delivery on Union's distribution system from the Point of Receipt on TCPL's system to the Point of Consumption on the customer's premises of natural gas owned by the customer. The customer is responsible for obtaining the requisite regulatory approvals for the supply and transmission of such gas to Union's distribution system. For this service, the Monthly, Delivery, Transportation Account and Diversion Transaction Charges shall apply. Unless otherwise authorized by Union, customers who initiate a movement to Transportation Service from a Sales Service or Bundled Transportation Service must accept an assignment from Union of transportation capacity on upstream pipeline systems. Customers may reduce their assignment of transportation capacity in compliance with Union's Turnback Policy.

(c) Bundled Transportation Service

For continuous delivery by Union of gas owned by the customer and for the associated transportation and storage services necessary to ensure deliverability in accordance with the customer's needs. For this service the Monthly, Delivery, Gas Supply Demand and Commodity Transportation Charges shall apply.

(d) Storage Service

For load balancing purposes for customers using Transportation Service on this rate schedule. If at the sole discretion of Union, adequate supplies exist, bundled and unbundled storage and delivery/redelivery services will be provided.

The charge for Bundled Storage Service will consist of the charges for Transportation Service plus the charges for Bundled Storage Service.

The charge for Unbundled Storage Service will consist of the charges for Transportation Service plus the charges for Unbundled Storage Service which must include charges for delivery/redelivery service to/from storage.

NOTE: Union has a short-term intermittent gas supply service under Rate 30 of which customers may avail themselves, if they qualify for use of the service.

RATES AND CHARGES <u>APPLICABLE TO ALL SERVICES - ALL ZONES (1)</u> <u>THLY CHARGE</u> <u>VERY CHARGES</u> (cents per month per m ³) hly Demand Charge for first 70,000 m ³ of Contracted Daily Demand hly Demand Charge for all units over 70,000 m ³ of Contracted Daily Demand modity Charge for first 852,000 m ³ of gas volumes delivered modity Charge for all units over 852,000 m ³ of gas volumes delivered	\$777.97 20.1961 11.8763
THLY CHARGE <u>VERY CHARGES</u> (cents per month per m ³) hly Demand Charge for first 70,000 m ³ of Contracted Daily Demand hly Demand Charge for all units over 70,000 m ³ of Contracted Daily Demand modity Charge for first 852,000 m ³ of gas volumes delivered	20.1961
<u>VERY CHARGES</u> (cents per month per m ³) hly Demand Charge for first 70,000 m ³ of Contracted Daily Demand hly Demand Charge for all units over 70,000 m ³ of Contracted Daily Demand modity Charge for first 852,000 m ³ of gas volumes delivered	20.1961
hly Demand Charge for first 70,000 m ³ of Contracted Daily Demand hly Demand Charge for all units over 70,000 m ³ of Contracted Daily Demand modity Charge for first 852,000 m ³ of gas volumes delivered	
	0.3684 0.2677
E ither the utility or a customer, or potential customer, may apply to the Ontario Energy Board to fix rates, cl itions applicable thereto, different from the rates, charges and terms and conditions specified herein if cha conditions are considered by either party to be necessary, desirable and in the public interest.	
ADDITIONAL CHARGES FOR SALES SERVICE	
Supply Charge	
gas supply charge is comprised of charges for transportation and for commodity and fuel. applicable rates are provided in Schedule "A".	
modity Transportation	
ge 1 applies for all gas volumes delivered in the billing month up to the volume represented by the Contra per of days in the billing month multiplied by 0.4.	act Demand multiplied by the
ge 2 applies for all additional gas volumes delivered in the billing month.	
TENT ADJUSTMENT	
apply commodity charges hereunder will be adjusted upwards or downwards as described below if the ave bic metre (m ³) determined in accordance with Union's Terms and Conditions in any month falls above or b y.	<u>^</u>
ment shall be determined by multiplying the amount otherwise payable by a fraction, where the numerator tal heating value per cubic meter and the denominator 37.89.	r is the monthly weighted



Effective 2011-10-01 Rate 20 Page 3 of 5

COMMISSIONING AND DECOMMISSIONING RATE

The contract may provide that the Monthly Demand Charges specified above shall not apply on all or part of the daily contracted demand used by the customer either during the testing, commissioning and phasing in of gas using equipment or, alternatively, in the decommissioning and phasing out of gas using equipment being displaced by other gas using equipment, for a period not to exceed one year ("the transition period"). To be eligible the new or displaced gas using equipment must be separately meterable. In such event, the contract will provide the following rates that such volume during the transitional period will be charged.

Zone Rate Schedule No.	Fort Frances 220	Western 120	Northern 320	<u>Eastern</u> 620
MONTHLY CHARGE	\$777.97	\$777.97	\$777.97	\$777.97
DELIVERY CHARGES Commodity Charge for each unit	cents per m ³	cents per m ³	cents per m ³	cents per m ³
of gas volumes delivered	1.6963	1.6963	1.6963	1.6963
GAS SUPPLY CHARGES The gas supply charge is comprised The applicable rates are provided in		on and for commodity and fu	el.	
ADDITIONAL	CHARGES FOR TRANSPO	RTATION AND STORAGE SER	VICES - ALI. ZONES	
MONTHLY TRANSPORTATION ACCOL For customers that currently have ins		ling telemetering equipment		\$219.43
BUNDLED (T-SERVICE) STORAGE SERVICE CHARGES Monthly Demand Charge for each unit of Contracted Daily Storage Withdrawal Entitlement (\$/GJ/Month) Monthly Storage Demand- Price Adjustment for each unit of Contracted Daily Storage Withdrawal Entitlement: (\$/GJ/Month)				\$11.125
Commodity Charge for each unit of gas withdrawn from storage (\$/GJ)				\$0.239
Authorized Overrun Commodity Cha	ge on each additional uni	t of gas Union authorizes for	withdrawal from storage (\$/GJ)	\$0.605
The Authorized Overrun Commodity Charge is payable on all quantities on any Day in excess of the customer's contractual rights, for which authorization has been received. Overrun will be authorized by Union at its sole discretion.				
UNBUNDLED STORAGE SERVICE CH	ARGES			
Storage Space Charge: Applied to Contracted Maximum S Fuel Ratio:	Storage Balance (\$/GJ/Mc	nth)		\$0.031
Applied to all gas injected and wit	hdrawn from storage (%)			0.598%
Commodity Charge: Applied to all gas injected and wit	hdrawn from storage (\$/0	SJ)		\$0.015
UNBUNDLED STORAGE SERVICE AUT Fuel Ratio:	THORIZED OVERRUN CHA	RGES		
Applied to all gas injected and wit	hdrawn from storage (%)			1.03%
Commodity Charge: Applied to all gas injected and wit	hdrawn from storage (\$/G	(L		\$0.072
The Authorized Overrun Commodity rights, for which authorization has be	J	, ,		



Effective 2011-10-01 Rate 20 Page 4 of 5

UNBUNDLED STORAGE SERVICE UNAUTHORIZED OVERRUN CHARGES

If in any month, the customer has gas in storage in excess of the contracted Maximum Storage Space or the gas storage balance for the account of the customer is less than zero or the customer has injected or withdrawn volumes from storage which exceeds their contractual rights, and which has not been authorized by Union or provided for under a short term storage/balancing service, such an event will constitute an occurrence of Unauthorized Overrun. The Unauthorized Overrun rate during the November 1 to April 15 period will be \$60.00 per GJ. The Unauthorized Overrun rate during the April 16 to October 31 period will be \$6.000 per GJ.

UNBUNDLED SERVICE NOMINATION VARIANCES

The rate for unauthorized parking or drafting which results from nomination variances shall be equal to 50% of the "Daily Balancing Fee" rate as described under Article XXII of TransCanada PipeLines Transportation Tariff. No Daily Balancing Fee is payable on the portion of the nomination variance which is less than the greater of 4% of the nominated amount and 150 GJ.

Zone Rate Schedule No.	Fort Frances 220	Western 120	<u>Northern</u> 320	<u>Eastern</u> 620
Delivery Service to Storage Facilities (1)				
Demand Charge (\$/GJ/month)	N/A	\$29.227	\$12.025	\$1.202
Commodity (\$/GJ)	N/A	\$0.032	\$0.024	\$0.019
Redelivery Service from Storage Facil	ities			
Demand Charge (\$/GJ/month)	\$2.231	\$2.231	\$2.231	\$5.847
Commodity (\$/GJ)	N/A	\$0.095	\$0.095	\$0.099

Notes:

1. Delivery Service to Storage Facilities is not available to Northern Zone Customers in the Sault Ste. Marie Delivery Area (SSMDA).

2. Daily Firm injection and Withdrawal Rights shall be pursuant to the storage contract.

3. Storage Space, Withdrawal Rights and Injection Rights are not assignable to any other party without the prior written consent of Union and where necessary, approval from the Ontario Energy Board.

DIVERSION TRANSACTION CHARGE

Charge to a customer Receiving Delivery of diverted gas each time such customer requests a diversion and Union provides the service:

\$10.00

THE BILL

The bill will equal the sum of the charges for all services selected plus the rates multiplied by the applicable gas quantities delivered or withdrawn for each service chosen plus all applicable taxes. If the customer transports its own gas, the Gas Supply Charge under Sales Service will not apply. If the customer selects Union's Sales Service which includes the Gas Supply Charge, <u>no</u> additional charges for Transportation and Storage Services will apply.

MINIMUM BILL

The minimum bill shall be the Monthly Charge, the Transportation Account Charge and the Demand Charges, as applicable.



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Effective 2011-10-01 **Rate 20** Page 5 of 5

DELAYED PAYMENT

When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).

SERVICE AGREEMENT

All customers must enter into a Service Agreement with Union before receiving service under this rate schedule.

TERMS AND CONDITIONS OF SERVICE

- 1. Service shall be for a minimum term of one year.
- 2. If multiple end-users are receiving service from a customer under this rate, for billing purposes, the Monthly Charge, the Delivery Charge, the Transportation Account Charge and any other charge that is specific to the location of each end-user shall be used to develop a monthly bill for each end-user at each location. Upon request, possibly for a fee, Union will combine the individual bills on a single invoice or statement for administrative convenience. However, Union will not combine the quantities or demands of several end-user locations so that eligibility to a different rate class will result. Further, Union will not combine the billing data of individual end-users to generate a single bill which is less than the sum of the bills of the individual end-users involved at each location.
- 3. Customers must enter into a Service Agreement with Union prior to the commencement of service.
- 4. For the purposes of qualifying for a rate class, the total quantities of gas consumed or expected to be consumed on the customer's contiguous property will be used, irrespective of the number of meters installed.
- 5. The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated, which may be higher than the identified rates.

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Effective 2011-10-01 Rate 25 Page 1 of 3

RATE 25 - LARGE VOLUME INTERRUPTIBLE SERVICE

ELIGIBILITY

Any customer in Union's Fort Frances, Western, Northern or Eastern Zones who is an end-user or who is authorized to serve an end-user of gas through one or more Company-owned meters at one location, and whose total maximum daily interruptible requirement is 3,000 m³ or more or the interruptible portion of a maximum daily requirement for combined firm and interruptible service is 14,000 m³ or more and whose operations, in the judgement of Union, can readily accept interruption and restoration of gas service.

SERVICES AVAILABLE

The following services are available under this rate schedule:

(a) Sales Service

For interruptible supply of natural gas by Union and associated transportation services necessary to ensure its delivery in accordance with customer's needs. For this service, the Monthly, Delivery and Gas Supply Charges shall apply.

(b) Transportation Service

For delivery of natural gas owned by the customer on Union's distribution system from the Point of Receipt from TCPL's system to the Point of Consumption on the customer's or end-user's premises, providing that, in the judgement of Union, acting reasonably, the customer-owned gas does not displace service from Union under a Rate 20 or Rate 100 contract specific to that location. The customer is responsible for obtaining the requisite regulatory approvals for the supply and transmission of such gas to Union's distribution system. For this service, the Monthly, Delivery, Transportation Account and Diversion Transaction Charges shall apply.

NOTE: Union has a short-term intermittent gas supply service under Rate 30 which customers may avail themselves of, if they qualify for use of the service.

MONTHLY RATES AND CHARGES

APPLICABLE TO ALL SERVICES - ALL ZONES (1)

MONTHLY CHARGE	\$189.51
DELIVERY CHARGES	cents per m ³
A Delivery Price for all volumes delivered to the customer to be negotiated between Union and the customer and the average price during the period in which these	4.1841
rates remain in effect shall not exceed:	

Notes

(1) Either the utility or a customer, or potential customer, may apply to the Ontario Energy Board to fix rates, charges and terms and conditions applicable thereto, different from the rates, charges and terms and conditions specified herein if changed rates, charges and terms and conditions are considered by either party to be necessary, desirable and in the public interest.



Effective 2011-10-01 **Rate 25** <u>Page 2 of 3</u>

\$219.43

ADDITIONAL CHARGES FOR SALES SERVICE

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Gas Supply Charge As per applicable rate provided in Schedule "A".

Interruptible Service

Applicable all year at a price agreed upon between Union and the customer and the average price during the period in which these rates remain in effect.

HEAT CONTENT ADJUSTMENT

The gas supply commodity charges hereunder will be adjusted upwards or downwards as described below if the average total heating value of the gas per cubic metre (m^3) determined in accordance with Union's Terms and Conditions in any month falls above or below 37.89 MJ per m^3 , respectively.

The adjustment shall be determined by multiplying the amount otherwise payable by a fraction, where the numerator is the monthly weighted average total heating value per cubic meter and the denominator 37.89.

ADDITIONAL CHARGES FOR TRANSPORTATION - ALL ZONES

MONTHLY TRANSPORTATION ACCOUNT CHARGE:

For customers that currently have installed or will require installing telemetering equipment.

THE BILL

The bill will equal the sum of the monthly charges for all services selected plus the rates multiplied by the applicable gas volumes delivered or withdrawn for each service chosen plus all applicable taxes. If the customer transports its own gas, the Gas Supply Charge under Sales Service will not apply. If the customer selects Union's Sales Service which includes the Gas Supply Charge, <u>no</u> additional charges for Transportation will apply.

MINIMUM BILL

The minimum bill shall be the Monthly Charge and the Transportation Account Charge, if applicable.

DELAYED PAYMENT

When payment of the monthly bill has not been made in full, 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).

SERVICE AGREEMENT

All customers must enter into a Service Agreement with Union before receiving service under this rate schedule.



Effective 2011-10-01 **Rate 25** Page 3 of 3

TERMS AND CONDITIONS OF SERVICE

- 1. Service shall be for a minimum term of one year.
- 2. If multiple end-users are receiving service from a customer under this rate, for billing purposes, the Monthly Charge, the Delivery Charge, the Transportation Account Charge and any other charge that is specific to the location of each end-user shall be used to develop a monthly bill for each end-user at each location. Upon request, Union will combine the individual bills on a single invoice or statement for administrative convenience. However, Union will not combine the volumes or demands of several end-user so that eligibility to a different rate class will result. Further, Union will not combine the monthly billing data of individual end-users to generate a single bill which is less than the sum of the monthly bills of the individual end-users involved at each location.
- 3. Customers must enter into a Service Agreement with Union prior to the commencement of service.
- 4. For the purposes of qualifying for a rate class, the total volumes of gas consumed or expected to be consumed on the customer's contiguous property will be used, irrespective of the number of meters installed.
- 5. The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated, which may be higher than the identified rates.

Effective

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Effective 2011-10-01 Rate 100 Page 1 of 5

RATE 100 - LARGE VOLUME HIGH LOAD FACTOR FIRM SERVICE

ELIGIBILITY

Any customer in Union's Fort Frances, Western, Northern or Eastern Zones who is an end-user or who is authorized to serve an end-user of gas through one or more Company-owned meters at one location, and whose maximum daily requirement for firm service is 100,000 m³ or more, and whose annual requirement for firm service is equal to or greater than its maximum daily requirement multiplied by 256.

SERVICES AVAILABLE

The following services are available under this rate schedule:

(a) Sales Service

For continuous supply of natural gas by Union and associated transportation and storage services necessary to ensure deliverability in accordance with the customer's needs. For this service, the Monthly, Delivery and Gas Supply Charges shall apply.

(b) Transportation Service

For continuous delivery on Union's distribution system from the Point of Receipt on TCPL's system to the Point of Consumption on the customer's premises of natural gas owned by the customer. The customer is responsible for obtaining the requisite regulatory approvals for the supply and transmission of such gas to Union's distribution system. For this service, the Monthly, Delivery, Transportation Account and Diversion Transaction Charges shall apply. Unless otherwise authorized by Union, customers who initiate a movement to Transportation Service from a Sales Service or Bundled Transportation Service must accept an assignment from Union of transportation capacity on upstream pipeline systems. Customers may reduce their assignment of transportation capacity in compliance with Union's Turnback Policy.

(c) Bundled Transportation Service

For continuous delivery by Union of gas owned by the customer and for the associated transportation and storage services necessary to ensure deliverability in accordance with the customer's needs. For this service the Monthly, Delivery, Gas Supply Demand and Commodity Transportation Charges shall apply.

(d) Storage Service

For load balancing purposes for customers using Transportation Service on this rate schedule. If at the sole discretion of Union, adequate supplies exist, bundled and unbundled storage and delivery/redelivery services will be provided.

The charge for Bundled Storage Service will consist of the charges for Transportation Service plus the charges for Bundled Storage Service.

The charge for Unbundled Storage Service will consist of the charges for Transportation Service plus the charges for Unbundled Storage Service which must include charges for delivery/redelivery service to/from storage.

<u>NOTE</u>: Union has a short-term intermittent gas supply service under Rate 30 which customers may avail themselves of, if they qualify for use of the service.

Ø miongas	Effective 2011-10-01 Rate 100 Page 2 of 5
IONTHLY RATES AND CHARGES	
APPLICABLE TO ALL SERVICES - ALL ZONES (1)	
MONTHLY CHARGE	\$777.97
DELIVERY CHARGES (cents per Month per m ³ of Daily Contract Demand) Monthly Demand Charge for each unit of Contracted Daily Demand	11.9642
Commodity Charge for each unit of gas volumes delivered (cents/m ³)	0.2066
<u>NOTE:</u> (1) Either the utility or a customer, or potential customer, may apply to the Ontario Energy Board to the conditions applicable thereto, different from the rates, charges and terms and conditions specified here and conditions are considered by either party to be necessary, desirable and in the public interest.	
ADDITIONAL CHARGES FOR SALES SERVICE	
Gas Supply Charges The gas supply charge is comprised of charges for transportation and for commodity and fuel. The "A".	applicable rates are provided in Schedule
Commodity Transportation Charge 1 applies for all gas volumes delivered in the billing month up to the volume represented by number of days in the billing month multiplied by 0.3.	the Contract Demand multiplied by the
Charge 2 applies for all additional gas volumes delivered in the billing month.	
IEAT CONTENT ADJUSTMENT	
The gas supply commodity charges hereunder will be adjusted upwards or downwards as described below gas per cubic metre (m ³) determined in accordance with Union's Terms and Conditions in any month falls espectively.	
The adjustment shall be determined by multiplying the amount otherwise payable by a fraction, where the average total heating value per cubic meter and the denominator 37.89.	numerator is the monthly weighted



Effective 2011-10-01 Rate 100 Page 3 of 5

COMMISSIONING AND DECOMMISSIONING RATE

The contract may provide that the Monthly Demand Charges specified above shall not apply on all or part of the daily contracted demand used by the customer either during the testing, commissioning and phasing in of gas using equipment or, alternatively, in the decommissioning and phasing out of gas using equipment being displaced by other gas using equipment, for a period not to exceed one year ("the transitional period"). To be eligible the new or displaced gas using equipment must be separately meterable. In such event, the contract will provide the following rates that such volume during the transitional period will be charged.

Zone Rate Schedule No.	Fort Frances 2100	<u>Western</u> 1100	Northern 3100	Eastern 6100
MONTHLY CHARGE	\$777.97	\$777.97	\$777.97	\$777.97
DELIVERY CHARGES	<u>cents per m³</u>	cents per m ³	cents per m ³	cents per m ³
Commodity Charge for each unit of gas volumes delivered	0.7685	0.7685	0.7685	0.7685

GAS SUPPLY CHARGES

The gas supply charge is comprised of charges for transportation and for commodity and fuel. The applicable rates are provided in Schedule "A".

ADDITIONAL CHARGES FOR TRANSPORTATION AND STORAGE SERVICES - ALL ZONES

or customers that currently have installed or will require installing telemetering equipment	\$219.43
UNDLED (T-SERVICE) STORAGE SERVICE CHARGES	
Ionthly Demand Charge for each unit of Contracted Daily Storage Withdrawal Entitlement (\$/GJ/Month)	\$11.125
tonthly Storage Demand- Price Adjustment for each unit of Contracted Daily Storage Withdrawal Entitlement: (\$/GJ/Month)	-
commodity Charge for each unit of gas withdrawn from storage (\$/GJ)	\$0.239
uthorized Overrun Commodity Charge on each additional unit of gas Union authorizes for withdrawal from storage (\$/GJ)	\$0.605
he Authorized Overrun Commodity Charge is payable on all quantities on any Day in excess of the customer's contractual ghts, for which authorization has been received. Overrun will be authorized by Union at its sole discretion.	
NBUNDLED STORAGE SERVICE CHARGES	
torage Space Charge:	
Applied to Contracted Maximum Storage Balance (\$/GJ/Month)	\$0.031
uei Ratio:	0 50 00/
Applied to all gas injected and withdrawn from storage (%)	0.598%
Commodity Charge: Applied to all gas injected and withdrawn from storage (\$/GJ)	\$0.015
INBUNDLED STORAGE SERVICE AUTHORIZED OVERRUN CHARGES	
uel Ratio:	
Applied to all gas injected and withdrawn from storage (%)	1.03%
Commodity Charge:	
Applied to all gas injected and withdrawn from storage (\$/GJ)	\$0.072



Effective 2011-10-01 Rate 100 Page 4 of 5

UNBUNDLED STORAGE SERVICE UNAUTHORIZED OVERRUN CHARGES

If in any month, the customer has gas in storage in excess of the contracted Maximum Storage Space or the gas storage balance for the account of the customer is less than zero or the customer has injected or withdrawn volumes from storage which exceeds their contractual rights, and which has not been authorized by Union or provided for under a short term storage/balancing service, such an event will constitute an occurrence of Unauthorized Overrun. The Unauthorized Overrun rate during the November 1 to April 15 period will be \$60.00 per GJ. The Unauthorized Overrun rate during the April 16 to October 31 period will be \$6.000 per GJ.

UNBUNDLED SERVICE NOMINATION VARIANCES

The rate for unauthorized parking or drafting which results from nomination variances shall be equal to 50% of the "Daily Balancing Fee" rate as described under Article XXII of TransCanada PipeLines Transportation Tariff. No Daily Balancing Fee is payable on the portion of the nomination variance which is less than the greater of 4% of the nominated amount and 150 GJ.

Zone Rate Schedule No.	Fort Frances 2100	Western 1100	Northern 3100	<u>Eastern</u> 6100
Delivery Service to Storage Facilities (1	1)			
Demand Charge (\$/GJ/month)	N/A	\$29.227	\$12.025	\$1.202
Commodity (\$/GJ)	N/A	\$0.032	\$0.024	\$0.019
Redelivery Service from Storage Facilit	ties			
Demand Charge (\$/GJ/month)	\$2.231	\$2.231	\$2.231	\$5.847
Commodity (\$/GJ)	N/A	\$0.095	\$0.095	\$0.099

Notes:

1. Delivery Service to Storage Facilities is not available to Northern Zone Customers in the Sault Ste. Marie Delivery Area (SSMDA).

2. Daily Firm injection and Withdrawal Rights shall be pursuant to the storage contract.

3. Storage Space, Withdrawal Rights and Injection Rights are not assignable to any other party without the prior written consent of Union and where necessary, approval from the Ontario Energy Board.

DIVERSION TRANSACTION CHARGE

Charge to a customer Receiving Delivery of diverted gas each time such customer requests a diversion and Union provides the service:

\$10.00

THE BILL

The bill will equal the sum of the charges for all services selected plus the rates multiplied by the applicable gas quantities delivered or withdrawn for each service chosen plus all applicable taxes. 'If the customer transports its own gas, the Gas Supply Charge under Sales Service will not apply. If the customer selects Union's Sales Service which includes the Gas Supply Charge, <u>no</u> additional charges for Transportation and Storage Services will apply.

MINIMUM BILL

The minimum bill shall be the Monthly Charge, the Transportation Account Charge and the Demand Charges, as applicable.



Effective 2011-10-01 Rate 100 Page 5 of 5

DELAYED PAYMENT

When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).

SERVICE AGREEMENT

All customers must enter into a Service Agreement with Union before receiving service under this rate schedule.

TERMS AND CONDITIONS OF SERVICE

- 1. Service shall be for a minimum term of one year.
- 2. If multiple end-users are receiving service from a customer under this rate, for billing purposes, the Monthly Charge, the Delivery Charge, the Transportation Account Charge and any other charge that is specific to the location of each end-user shall be used to develop a monthly bill for each end-user at each location. Upon request, possibly for a fee, Union will combine the individual bills on a single invoice or statement for administrative convenience. However, Union will not combine the quantities or demands of several end-user locations so that eligibility to a different rate class will result. Further, Union will not combine the billing data of individual end-users to generate a single bill which is tess than the sum of the bills of the individual end-users involved at each location.
- 3. Customers must enter into a Service Agreement with Union prior to the commencement of service.
- 4. For the purposes of qualifying for a rate class, the total quantities of gas consumed or expected to be consumed on the customer's contiguous property will be used, irrespective of the number of meters installed.
- 5. The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated, which may be higher than the identified rates.

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October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario



Effective 2011-10-01 Rate S1 Page 1 of 2

RATE S1 - GENERAL FIRM SERVICE STORAGE RATES

ELIGIBILITY

Any customer or agent in Union's Fort Frances, Western, Northern or Eastern Zones who is authorized to serve an end-user of gas, paying for delivery services under Rate 01A or Rate 10.

SERVICES AVAILABLE

The following services are available under this rate schedule:

(a) Transportation Service

The customer is responsible for obtaining all Gas Supply services to the end-user including the requisite regulatory approvals for the supply and transmission of such gas to Union's distribution system. For this service, the Diversion Transaction Charge shall apply. Unless otherwise authorized by Union, customers who initiate a movement to Transportation Service from a Sales Service or Bundled Transportation Service must accept an assignment from Union of transportation capacity on upstream pipeline systems.

(b) Storage Service

For load balancing purposes for customers using Transportation Service on this rate schedule. If at the sole discretion of Union, adequate supplies exist, unbundled storage and delivery/redelivery services will be provided.

The charge for Unbundled Storage Service will consist of the charges for Transportation Service plus the charges for Unbundled Storage Service which must include charges for delivery/redelivery service to/from storage.

MONTHLY RATES AND CHARGES

UNBUNDLED STORAGE SERVICE CHARGES

Storage Space Charge Applied to Contracted Maximum Storage Space (\$ per GJ per Month)	\$0.031
Fuel Ratio Applied to all gas injected and withdrawn from storage (%)	0.598%
Commodity Charge Applied to all gas injected and withdrawn from storage (\$ per GJ)	\$0.015
UNBUNDLED STORAGE SERVICE AUTHORIZED OVERRUN CHARGES	
Fuel Ratio Applied to all gas injected and withdrawn from storage (%)	1.03%
Commodity Charge Applied to all gas injected and withdrawn from storage (\$ per GJ)	\$0.072

The Authorized Overrun Commodity Charge is payable on all quantities on any Day in excess of the customer's contractual rights, for which authorization has been received. Overrun will be authorized by Union at its sole discretion.



Effective 2011-10-01 Rate S1 Page 2 of 2

UNBUNDLED STORAGE SERVICE UNAUTHORIZED OVERRUN CHARGES

If in any month, the customer has gas in storage in excess of the contracted Maximum Storage Space or the gas storage balance for the account of the customer is less than zero or the customer has injected or withdrawn volumes from storage which exceeds their contractual rights, and which has not been authorized by Union or provided for under a short term storage/balancing service, such an event will constitute an occurrence of Unauthorized Overrun. The Unauthorized Overrun rate during the November 1 to April 15 period will be \$60.00 per GJ. The Unauthorized Overrun rate during the April 16 to October 31 period will be \$6.000 per GJ.

Zone	Fort Frances	Western	Northern	Eastern
Delivery Service to Storage Facilities (1}			
Demand Charge (\$/GJ/month)	N/A	\$29.227	\$12.025	\$1.202
Commodity (\$/GJ)	N/A	\$0.032	\$0.024	\$0.019
Redelivery Service from Storage Facili	<u>iies</u>			
Demand Charge (\$/GJ/month)	\$2.231	\$2.231	\$2.231	\$5.847
Commodity (\$/GJ)	N/A	\$0.095	\$0.095	\$0.099

Notes:

1. Delivery Service to Storage Facilities is not available to Northern Zone customers in the Sault Ste. Marie Delivery Area (SSMDA).

2. Daily Firm Injection and Withdrawal Rights shall be pursuant to the storage contract.

 Storage Space, Withdrawal Rights, and Injection Rights are not assignable to any other party without the prior written consent of Union and where necessary, approval from the Ontario Energy Board.

Diversion Transaction Charge

Charge to a customer receiving delivery of diverted gas each time such customer requests a	
diversion and Union provides the service:	

MONTHLY BILL

The monthly bill will equal the sum of the monthly charges for all services selected plus the rates multiplied by the applicable gas quantities delivered or withdrawn for each service chosen plus all applicable taxes.

DELAYED PAYMENT

When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).

TERMS AND CONDITIONS OF SERVICE

- 1. Customers must enter into a Service Agreement with Union prior to the commencement of service.
- 2. The identified rates represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated, which may be higher than the identified rates.

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October 1, 2011 O.E.B. Order # EB-2011-0297

Chatham, Ontario

\$10.00

Union Gas Lir Northern and Eastern O Gas Supply Ch wailable to customers in Union's Fort Frances, Western, Northern and Ea spplicability: To all sales customers served under Rate 01A, Rate 10, Rate 20, Rate 10 Rates	perations Area arges stern Delivery Zon	es.		
wailable to customers in Union's Fort Frances. Western, Northern and Ea opplicability: To all sales customers served under Rate 01A, Rate 10, Rate 20, Rate 10		es.		
oplicability: o all sales customers served under Rate 01A, Rate 10, Rate 20, Rate 10		es.		
o all sales customers served under Rate 01A, Rate 10, Rate 20, Rate 10	O and Data Of			
	O and Data Of			
Rates	u ano Rate 25.			
Itility Sales	Fast Frances	Montert	N I a stila a sua	Fostore
Rate 01A (cents / m ³)	Fort Frances	Western	Northern	Eastern
Storage Storage - Price Adjustment	1.8781	1.8757	2.2600	2.5702
Commodity and Fuel (1)	13.5277	13.5994	13.6923	13.7730
· · · · · · · · · · · · · · · · · · ·	• •			(1.5404 8.7602
•				1.6039
Total Gas Supply Charge	21.3595	21.8372	23.6658	25.1669
Rate 10 (cents / m ³)				
Storage Storage - Price Adjustment	1.2005	1.1982	1.5841	1.895
Commodity and Fuel (1)	13.5277	13.5994	13.6923	13.773
Commodity and Fuel - Price Adjustment	(1.5404)	(1.5404)	(1.5404)	(1.540
				8.325
				1.601
	Storage Storage - Price Adjustment Commodity and Fuel (1) Commodity and Fuel - Price Adjustment Transportation Transportation - Price Adjustment Total Gas Supply Charge Rate 10 (cents / m ³) Storage Storage - Price Adjustment Commodity and Fuel (1)	Storage 1.8781 Storage - Price Adjustment - Commodity and Fuel (1) 13.5277 Commodity and Fuel - Price Adjustment (1.5404) Transportation 5.8902 Transportation - Price Adjustment 1.6039 Total Gas Supply Charge 21.3595 Storage - Price Adjustment - Commodity and Fuel (1) 13.5277 Commodity and Fuel (1) 13.5277 Commodity and Fuel (1) 13.5277 Commodity and Fuel - Price Adjustment - Transportation 5.4556 Transportation - Price Adjustment 1.6015	Storage 1.8781 1.8757 Storage - Price Adjustment - - Commodity and Fuel (1) 13.5277 13.5994 Commodity and Fuel - Price Adjustment (1.5404) (1.5404) Transportation 5.8902 6.2986 Transportation - Price Adjustment 1.6039 1.6039 Total Gas Supply Charge 21.3595 21.8372 tate 10 (cents / m³) Storage 1.2005 1.1982 Storage - Price Adjustment - - - Commodity and Fuel (1) 13.5277 13.5994 Commodity and Fuel (1) 13.5277 13.5994 Commodity and Fuel - Price Adjustment - - Commodity and Fuel - Price Adjustment (1.5404) (1.5404) Transportation 5.4556 5.8640 Transportation - Price Adjustment 1.6015 1.6015	Storage 1.8781 1.8757 2.2600 Storage - Price Adjustment -





Effective 2011-10-01 Schedule "A" Page 2 of 2

Union Gas Limited Northern and Eastern Operations Area Gas Supply Charges

Utility Sales

Rate 20 (cents / m ³)		Fort Frances	Western	Northern	<u>Eastern</u>
	Commodity and Fuel (1)	13.5767	13.6487	13.7420	13.8229
,	ind Fuel - Price Adjustment	(1.5404)	(1.5404)	(1.5404)	(1.5404)
•	/ Transportation - Charge 1	4.2612	4.4236	5.1192	5.6884
Transpo	rtation 1 - Price Adjustment	1.6056	1.6056	1.6056	1.6056
Commodity	/ Transportation - Charge 2	0.2893	0.2668	0.4111	0.5383
M	onthly Gas Supply Demand	49.3344	57.0328	86.7086	110.8863
Gas Supply I	Demand - Price Adjustment	-	-	-	-
Commissioning	and Decommissioning Rate	7.9952	8.6268	11.1634	13.2340
Rate 100 (cents / m ³)					
	Commodity and Fuel (1)	13.5767	13.6487	13.7420	13.8229
Commodity a	and Fuel - Price Adjustment	(1.5404)	(1.5404)	(1.5404)	(1.5404)
•	/ Transportation - Charge 1	7.8681	7.9899	8.5116	8.9385
Commodit	/ Transportation - Charge 2	0.2893	0.2668	0.4111	0.5383
M	onthly Gas Supply Demand	88.0846	97.0663	131.6881	159.8951
Commissioning	and Decommissioning Rate	7.6744	8.1356	10.0677	11.6481
Rate 25 (cents / m ³)					
	lataria titia. Dara i				
Gas Supply Charge:	Interruptible Service	44.0405	44.0400	44.0405	44.0405
	Minimum	14.3135	14.3135	14.3135	14.3135
	Maximum	140.5622	140.5622	140.5622	140.5622

Notes:

(1) As laid out in Appendix A. The Commodity and Fuel line includes gas supply administration charge of 0.3138 cents/m³.

Effective: October 1, 2011 O.E.B. Order # EB-2011-0297

Chatham, Ontario

			🖉 uniongas	Effective 2011-10-01 Rate M1 <u>Page 1 of 2</u>
		SM	ALL VOLUME GENERAL SERVICE RATE	
A)	Availabilit	у		
	Available to	o customers in Union's Southern Deli	very Zone.	
B)	Applicabil	ity		
	To general	service customers whose total consu	imption is equal to or less than 50,000 m ³ per year.	
C)	Rates			
			es, if applicable) represent maximum prices for servi- tiated which may be higher than the identified rates.	ce. These rates may change
	a)	Monthly Charge		\$20.00
	b)	Delivery Charge		
		First	100 m³	3.7940 ¢ per m³
		Next	150 m ³	3.5875 ¢ per m³
		All Over	250 m ³	3.0990 ¢ per m ³
		Delivery – Price Adjustment (All V	'olumes)	0.0002 ¢ per m³
	c)	Storage Charge (if applicable)		0.9775 ¢ per m³
		Applicable to all bundled custome	rs (sales and bundled transportation service).	
	d)	Gas Supply Charge (if applicable))	
		The gas supply charge is compris The applicable rates are provided	ed of charges for transportation and for commodity a in Schedule "A".	nd fuel.
	During any		es service or begins service, the fixed charge for the	month will be prorated to such customer.
(D)	Suppleme	intal Service to Commercial and In	dustrial Customers Under Group Meters	
	authorizati	on in cases where meters are located s, an additional service charge shall b	eav be authorized by the Company and the Company d on contiguous pieces of property of the same owne be rendered each month in the amount of \$15.00 per	r not divided by a public right-of-way. In
(E)	Delayed P	ayment		
		ment of the monthly bill has not been all be increased by 1.5% (annual effe	made in full 16 days after the bill has been issued, the clive rate of 19.56%).	he unpaid balance including previous



Effective 2011-10-01 Rate M1 Page 2 of 2

(F) Direct Purchase

Unless otherwise authorized by Union, customers who are delivering gas to Union under direct purchase arrangements must obligate to deliver at a point(s) specified by Union, and must acquire and maintain firm transportation on all upstream pipeline systems. Customers initiating direct purchase arrangements, who previously received Gas Supply service, must also accept, unless otherwise authorized by Union, an assignment from Union of transportation capacity on upstream pipeline systems.

(G) Overrun Charge

In the event that a direct purchase customer fails to deliver its contracted volumes to Union, and Union has the capability to continue to supply the customer, Union will do so. The customer may pay 4.7715 ¢ per m³ for the delivery and the total gas supply charge for utility sales provided in Schedule "A" per m³, plus 7¢ per m³.

(H) Bundled Direct Purchase Delivery

Where a customer elects transportation service under this rate schedule, the customer must enter into a Bundled T Gas Contract with Union for delivery of gas to Union. Bundled T Gas Contract Rates and Gas Purchase Contract Rates are described in rate schedule R1.

(I) Company Policy Relating to Terms of Service

- Customers who temporarily discontinue service during any twelve consecutive months without payment of the monthly fixed a. charge for the months in which the gas is temporarily disconnected shall pay for disconnection and reconnection.
- When gas is delivered at an absolute pressure in excess of 101.325 kilopascals, then for purposes of measurement, b. hereunder, such volume of gas shall be corrected to an absolute pressure of 101.325 kilopascals. Atmospheric pressure is assumed to be the levels shown below in kilopascals (absolute) regardless of the actual atmospheric pressure at which the gas is measured and delivered.

Zone	Assumed Atmospheric Pressure <u>kPa</u>
1	100.148
2	99,494
3	98.874
4	98.564
5	98.185
6	97.754
7	97.582
8	97.065
9	96.721
10	100.561
11	99.321
12	98.883

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario



Effective 2011-10-01 Rate M2 Page 1 of 2

LARGE VOLUME GENERAL SERVICE RATE

(A) Availability

Available to customers in Union's Southern Delivery Zone.

(B) Applicability

To general service customers whose total consumption is greater than 50,000 m³ per year.

(C) Rates

The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated which may be higher than the identified rates.

a)	Monthly Charge		\$70.00
b)	Delivery Charge		
	First	1 000 m³	3.6611 ¢ per m ³
	Next	6 000 m³	3.5848 ¢ per m³
	Next	13 000 m ³	3.3574 ¢ per m³
	All Over	20 000 m³	3.0845 ¢ per m ³
	Delivery Price Adjustment	(All Volumes)	0.0002 ¢ per m³
C)	Storage Charge (if applicabl	e)	0.7200 ¢ per m³

Applicable to all bundled customers (sales and bundled transportation service).

d) Gas Supply Charge (if applicable)

The gas supply charge is comprised of charges for transportation and for commodity and fuel. The applicable rates are provided in Schedule "A".

During any month in which a customer terminates service or begins service, the fixed charge for the month will be prorated to such customer.

(D) Supplemental Service to Commercial and Industrial Customers Under Group Meters

Combination of readings from several meters may be authorized by the Company and the Company will not reasonably withhold authorization in cases where meters are located on contiguous pieces of property of the same owner not divided by a public right-of-way. In such cases, an additional service charge shall be rendered each month in the amount of \$15.00 per month for each additional meter so combined.

(E) Delayed Payment

When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).



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Effective 2011-10-01 Rate M2 Page 2 of 2

(F) Direct Purchase

Unless otherwise authorized by Union, customers who are delivering gas to Union under direct purchase arrangements must obligate to deliver at a point(s) specified by Union, and must acquire and maintain firm transportation on all upstream pipeline systems. Customers initiating direct purchase arrangements, who previously received Gas Supply service, must also accept, unless otherwise authorized by Union, an assignment from Union of transportation capacity on upstream pipeline systems.

(G) Overrun Charge

In the event that a direct purchase customer fails to deliver its contracted volumes to Union, and Union has the capability to continue to supply the customer, Union will do so. The customer may pay 4.3811 ¢ per m³ for the delivery and the total gas supply charge for utility sales provided in Schedule "A" per m³, plus 7¢ per m³.

(H) Bundled Direct Purchase Delivery

Where a customer elects transportation service under this rate schedule, the customer must enter into a Bundled T Gas Contract with Union for delivery of gas to Union. Bundled T Gas Contract Rates and Gas Purchase Contract Rates are described in rate schedule R1.

(I) Company Policy Relating to Terms of Service

- a. Customers who temporarily discontinue service during any twelve consecutive months without payment of the monthly fixed charge for the months in which the gas is temporarily disconnected shall pay for disconnection and reconnection.
- b. When gas is delivered at an absolute pressure in excess of 101.325 kilopascals, then for purposes of measurement, hereunder, such volume of gas shall be corrected to an absolute pressure of 101.325 kilopascals. Atmospheric pressure is assumed to be the levels shown below in kilopascals (absolute) regardless of the actual atmospheric pressure at which the gas is measured and delivered.

Zone	Assumed Atmospheric Pressure <u>kPa</u>
1	100.148
2	99.494
3	98.874
4	98.564
5	98.185
6	97.754
7	97.582
8	97.065
9	96.721
10	100.561
11	99.321
12	98.883

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario



Effective 2011-10-01 Rate M4 Page 1 of 2

FIRM INDUSTRIAL AND COMMERCIAL CONTRACT RATE

(A) Availability

Available to customers in Union's Southern Delivery Zone.

(B) Applicability

To a customer who enters into a contract for the purchase or transportation of gas for a minimum term of one year that specifies a daily contracted demand between 4 800 m³ and 140 870 m³.

(C) Rates

The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated which may be higher than the identified rates.

1. Bills will be rendered monthly and shall be the total of:

(i)	A Monthly Demand (Charge	
	First	8 450 m ³ of daily contracted demand	45.4290 ¢ per m ³
	Next	19 700 m ³ of daily contracted demand	19.7101 ¢ per m ³
	All Over	28 150 m ^a of daily contracted demand	16.3682 ¢ per m ³
(ii)	A Monthly Delivery (Commodity Charge	
	First 422 250 m ³ del	ivered per month	0.8771 ¢ per m³
	Next volume equal to	o 15 days use of daily contracted demand	0.8771 ¢ per m ³
	For remainder of vol	umes delivered in the month	0.3814 ¢ per m ³
	Delivery- Price Adjus	stment (All Volumes)	0.0002 ¢ per m³
(iii)	Gas Supply Charge	(if applicable)	

The gas supply charge is comprised of charges for transportation and for commodity and fuel. The applicable rates are provided in Schedule "A"

2. Overrun Charge

Authorized overrun gas is available provided that it is authorized by Union in advance. Union will not unreasonably withhold authorization. Overrun means gas taken on any day in excess of 103% of contracted daily demand. Authorized overrun will be available April 1 through October 31 and will be paid for at a Delivery Rate of 2.3706 ¢ per m³ and, if applicable, the total gas supply charge for utility sales provided in Schedule "A" per m³ for all volumes purchased.

Unauthorized overrun gas taken in any month shall be paid for at the rate of 4.7715 ¢ per m³ for the delivery and the total gas supply charge for utility sales provided in Schedule "A" per m³ for all gas supply volumes purchased.

3. Minimum Annual Charge

In each contract year, the customer shall purchase from Union or pay for a minimum volume of gas or transportation services equivalent to 146 days use of contracted demand. Overrun gas volumes will not contribute to the minimum volume. In the event that the customer shall not take such minimum volume the customer shall pay an amount equal to the deficiency from the minimum volume times a Delivery Charge of 1.1909 ¢ per m³ and, if applicable a gas supply commodity charge provided in Schedule "A".

In the event that the contract period exceeds one year the annual minimum volume will be prorated for any part year.



Effective 2011-10-01 Rate M4 Page 2 of 2

(D) Delayed Payment

When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%)

(E) Direct Purchase

Unless otherwise authorized by Union, customers who are delivering gas to Union under direct purchase arrangements must obligate to deliver at a point(s) specified by Union, and must acquire and maintain firm transportation on all upstream pipeline systems for all volumes. Customers initiating direct purchase arrangements, who previously received Gas Supply service, must also accept, unless otherwise authorized by Union, an assignment from Union of transportation capacity on upstream pipeline systems.

(F) Bundled Direct Purchase Delivery

Where a customer elects transportation service under this rate schedule the customer must enter into a Bundled T Gas Contract with Union for delivery of gas to Union.

Bundled T Gas Contract Rates and Gas Purchase Contract Rates are described in rate schedule R1.

Effective

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Effective 2011-10-01 **Rate M5A** Page 1 of 2

INTERRUPTIBLE INDUSTRIAL AND COMMERCIAL CONTRACT RATE

(A) Availability

Available to customers in Union's Southern Delivery Zone.

(B) Applicability

To a customer who enters into a contract for the purchase or transportation of gas for a minimum term of one year that specifies a daily contracted demand between 4 800 m³ and 140 870 m³ inclusive.

(C) Rates

The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated which may be higher than the identified rates.

1. Interruptible Service

The price of all gas delivered by Union pursuant to any contract, contract amendment, or contract renewal shall be determined on the basis of the following schedules:

a)	. (i)	Monthly	Delivery	/ Commodity	y Charge
----	-----	----	---------	----------	-------------	----------

Daily Contracted Demand Level (CD)	Price per m ³
$4\ 800\ m^3 \le CD < 17\ 000\ m^3$	1.7970 ¢ per m ³
$17\ 000\ m^3 \le CD \le 30\ 000\ m^3$	1.6671 ¢ per m³
$30\ 000\ m^3 \le CD < 50\ 000\ m^3$	1.5988 ¢ per m³
$50\ 000\ m^3 \le CD < 70\ 000\ m^3$	1.5509 ¢ per m³
$70\ 000\ m^3 \le CD < 100\ 000\ m^3$	1.5166 ¢ per m ³
$100\ 000\ m^3 \le CD \le 140\ 870\ m^3$	1.4829 ¢ per m ³
Delivery- Price Adjustment (All Volumes)	0.0002 ¢ per m³

(ii) Days Use of Interruptible Contract Demand

The price determined under Paragraph 1(a) of "Rates" will be reduced by the amount based on the number of Days Use of Contracted Demand as scheduled below:

For 75 days use of contracted demand For each additional days use of contracted demand up	0.0530 ¢ per m³
to a maximum of 275 days, an additional discount of	0.00212 ¢ per m ³
(iii) Gas Supply Charge (if applicable)	
The gas supply charge is comprised of charges for transportation and The applicable rates are provided in Schedule "A"	d for commodity and fuel.
(iv) Monthly Charge	\$498.70 per month



Effective 2011-10-01 Rate M5A Page 2 of 2

2. In each contract year, the customer shall take delivery from Union, or in any event pay for, if available and not accepted by the customer, a minimum volume of gas or transportation services as specified in the contract between the parties and which will not be less than 700 000 m³ per annum. Overrun volumes will not contribute to the minimum volume. In the event that the customer shall not take such minimum volume, the customer shall pay an amount equal to the deficiency from the minimum volume times a Delivery Charge of 2.1108 ¢ per m³, and if applicable, a gas supply charge provided in Schedule "A".

In the event that the contract period exceeds one year, the annual minimum volume will be prorated for any part year.

 Overrun gas is available without penalty provided that it is authorized by Union in advance. Union will not unreasonably withhold authorization. Overrun means gas taken on any day in excess of 105% of contracted daily demand.

Unauthorized overrun gas taken in any month shall be paid for at the rate of 4.7715 ϕ per m³ for the delivery and the total gas supply charge for utility sales provided in Schedule "A" per m³ for all gas supply volumes purchased.

4. Non-Interruptible Service

Union may agree, in its sole discretion, to combine an interruptible service with a firm service in which case the amount of firm daily demand to be delivered shall be agreed upon by Union and the customer.

- a) The monthly demand charge for firm daily deliveries will be 27.5443 ¢ per m³.
- b) The commodity charge for firm service shall be the rate for firm service at Union's firm rates net of a monthly demand charge of 27.5443 ¢ per m³ of daily contracted demand and a delivery commodity price adjustment of 0.0002 ¢ per m³.
- c) The interruptible commodity charge will be established under Clause 1 of this schedule.

(D) Delayed Payment

When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).

(E) Direct Purchase

Unless otherwise authorized by Union, customers who are delivering gas to Union under direct purchase arrangements must obligate to deliver at a point(s) specified by Union, and must acquire and maintain firm transportation on all upstream pipeline systems. Customers initiating direct purchase arrangements, who previously received Gas Supply service, must also accept, unless otherwise authorized by Union, an assignment from Union of transportation capacity on upstream pipeline systems.

(F) Bundled Direct Purchase Delivery

Where a customer elects transportation service under this rate schedule the customer must enter into a Bundled T Gas Contract with Union for delivery of gas to Union.

Bundled T Gas Contract Rates and Gas Purchase Contract Rates are described in rate schedule R1.

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario



Effective 2011-10-01 Rate M7 Page 1 of 2

SPECIAL LARGE VOLUME INDUSTRIAL AND COMMERCIAL CONTRACT RATE

(A) Availability

Available to customers in Union's Southern Delivery Zone.

(B) Applicability

To a Customer

- a) who enters into a contract for the purchase or transportation of gas for a minimum term of one year that specifies a combined maximum daily requirement for firm, interruptible and seasonal service of at least 140 870 m³, and a qualifying annual volume of at least 28 327 840 m³; and
- b) who has site specific energy measuring equipment installed at each Point of Consumption that will be used in determining energy balances.

For the purposes of qualifying for a rate class, the total quantities of gas consumed or expected to be consumed on the customer's contiguous property will be used, irrespective of the number of meters installed.

(C) Rates

The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated which may be higher than the identified rates.

- 1. Bills will be rendered monthly and shall be the total of:
 - (i) A Monthly Demand Charge

A negotiated Monthly Demand Charge of up to 25.2893 ¢ per m³ for each m³ of daily contracted firm demand.

(ii) A Monthly Delivery Commodity Charge

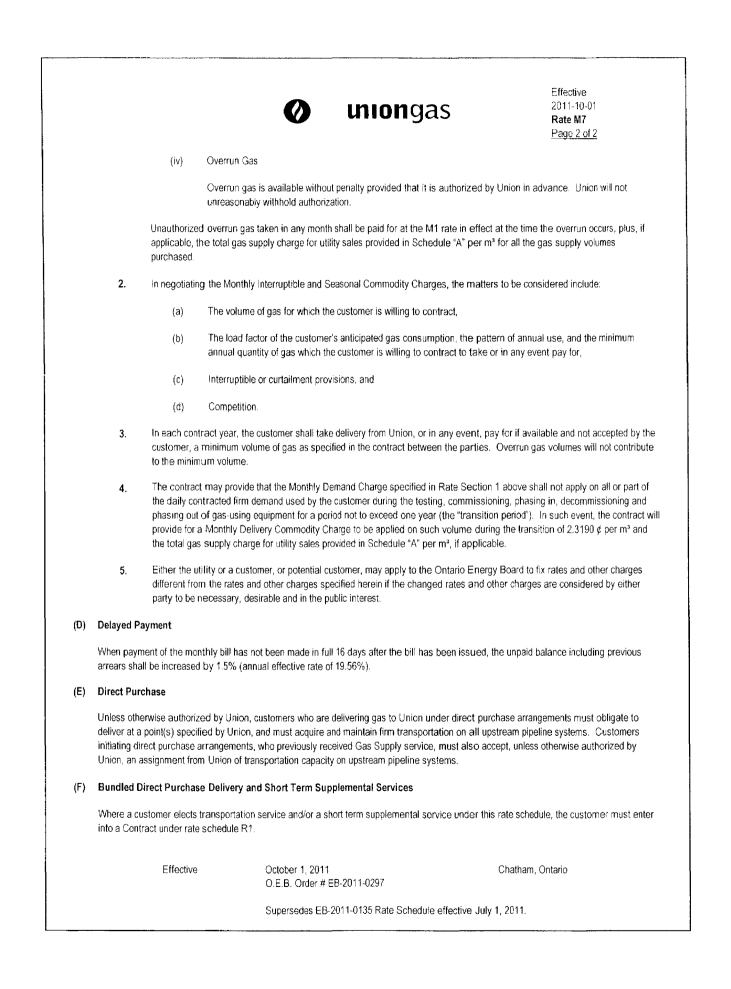
(1) A Monthly Firm Delivery Commodity Charge for all firm volumes of 0.2425 ¢ per m³ for each m³, and a Delivery - Price Adjustment of 0.0002 ¢ per m³.

(2) A Monthly Interruptible Delivery Commodity Charge for all interruptible volumes to be negotiated between Union and the customer not to exceed an annual average of 2.6180 ¢ per m³.

(3) A Monthly Seasonal Delivery Commodity Charge for all seasonal volumes to be negotiated between Union and the customer not to exceed an annual average of $2.3739 \notin \text{per m}^3$.

(iii) Gas Supply Charge (if applicable)

The gas supply charge is comprised of charges for transportation and for commodity and fuel. The applicable rates are provided in Schedule "A".





Effective 2011-10-01 Rate M9 Page 1 of 2

LARGE WHOLESALE SERVICE RATE

(A) Availability

Available to customers in Union's Southern Delivery Zone.

(B) Applicability

To a distributor who enters into a contract to purchase and/or receive delivery of a firm supply of gas for distribution to its customers and who agrees to take or pay for an annual quantity of at least two million cubic metres.

(C) Rates

The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated which may be higher than the identified rates.

- A Monthly Demand Charge of 16.8753 ¢ per m³ of established daily demand determined in accordance with the service contract, such demand charge to be computed on a calendar month basis and a pro-rata charge to be made for the fraction of a calendar month which will occur if the day of first regular delivery does not fall on the first day of a month,
 - A Delivery Commodity Charge of 0.2716 ¢ per m³, a Delivery Price Adjustment of 0.0002 ¢ per m³ for gas delivered and,
 - (iii) Gas Supply Charge (if applicable)

The gas supply charge is comprised of charges for transportation and for commodity and fuel. The applicable rates are provided in Schedule "A".

(D) Delayed Payment

When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).

(E) Direct Purchase

Unless otherwise authorized by Union, customers who are delivering gas to Union under direct purchase arrangements must obligate to deliver at a point(s) specified by Union, and must acquire and maintain firm transportation on all upstream pipeline systems. Customers initiating direct purchase arrangements, who previously received Gas Supply service, must also accept, unless otherwise authorized by Union, an assignment from Union of transportation capacity on upstream pipeline systems.

(F) Overrun Charge

Authorized:

For all quantities on any day in excess of 103% of the customer's contractual rights, for which authorization has been received, the customer will be charged 0.8264 ¢ per m³. Overrun will be authorized by Union at its sole discretion.

Unauthorized:

For all quantities on any day in excess of 103% of the customer's contractual rights, for which authorization has not been received, the customer will be charged 36.0 ¢ per m³.



Effective 2011-10-01 **Rate M9** Page 2 of 2

(G) Bundled Direct Purchase Delivery

Where a customer elects transportation service under this rate schedule the customer must enter into a Bundled T Gas Contract with Union for delivery of gas to Union.

Bundled T Gas Contract Rates and Gas Purchase Contract Rates are described in rate schedule R1.

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario



Effective 2011-10-01 Rate M10 Page 1 of 1

SMALL WHOLESALE SERVICE RATE

(A) Availability

Available to customers in Union's Southern Delivery Zone.

(B) Applicability

To a non-contract distributor who purchases and/or receives delivery of a firm supply of gas for distribution only to its own customers.

(C) Rates

The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated which may be higher than the identified rates.

- 1. A Delivery Commodity Charge of 2.5384 ¢ per m³ for gas delivered.
- 2. Gas Supply Charge (if applicable)

The gas supply charge is comprised of charges for transportation and for commodity and fuel. The applicable rates are provided in Schedule "A".

(D) Delayed Payment

When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).

(E) Direct Purchase

Unless otherwise authorized by Union, customers who are delivering gas to Union under direct purchase arrangements must obligate to deliver at a point(s) specified by Union, and must acquire and maintain firm transportation on all upstream pipeline systems. Customers initiating direct purchase arrangements must also accept, unless otherwise authorized by Union, an assignment from Union of transportation capacity on upstream pipeline systems.

(F) Overrun Charge

In the event that a direct purchase customer fails to deliver its contracted volumes to Union, and Union has the capability to continue to supply the customer, Union will do so. This gas shall be paid for at the rate of 4.7715 ¢ per m³ for the delivery and, if applicable, the total gas supply charge for utility sales provided in Schedule "A" per m³, plus 7 ¢ per m³ for all gas supply volumes purchased.

(G) Bundled Direct Purchase Delivery

Where a customer elects transportation service under this rate schedule, the customer must enter into a Bundled T Gas Contract with Union for delivery of gas to Union.

Bundled T Gas Contract Rates and Gas Purchase Contract Rates are described in rate schedule R1.

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario

			ongas	Rate R1 Page 1 of 2
		BUNDLED DIRECT PURCHAS	SE CONTRACT RATE	
	Availabilit	У		
	Available t	o customers in Union's Southern Delivery Zone.		
(B)	Applicabil	ity		
	To a custo	mer who enters into a Receipt Contract or Gas Purchase Cor	ntract for delivery and/or sale of ga	is to Union.
(C)	Rates			
			Demand Charge Rate/GJ/month	Commodity Charges/Credits <u>Rate/GJ</u>
	a)	Transportation by Union For gas delivered to Union at any point other than the Ontario Point(s) of Receipt, Union will charge a customer all approved tolls and charges, incurred by Union to transport the gas to the Ontario Point(s) of Receipt		
	b)	Firm Backstop Gas Applied to the contracted Firm Backstop Gas Supply Service	\$2.043	
		Backstop Gas Commodity Charge On all quantities supplied by Union to the Ontario Point(s) of Receipt		\$5.304
	c)	Reasonable Efforts Backstop Gas Paid on all quantities of gas supplied by Union to the customer's Point(s) of Consumption		\$6.202
	d)	Banked Gas Purchase		
		T-service		Note (1)
	e)	Failure to Deliver Applied to all quantities not delivered to Union in the event the customer's supply fails		\$2.634
	f)	Short Term Storage / Balancing Service (2)		
		Maximum		\$6.000
	g)	Discretionary Gas Supply Service ("DGSS")		Note (3)



Effective 2011-10-01 Rate R1 Page 2 of 2

<u>Notes:</u> (1)

The charge for banked gas purchases shall be the higher of the daily spot cost at Dawn in the month of or the month following the month in which gas is sold under this rate and shall not be less than Union's approved weighted average cost of gas.

- (2) Short Term Storage / Balancing Service is:
 - i) a combined space and interruptible deliverability service for short-term or off-peak storage in Union's storage facilities, OR
 - ii) short-term firm deliverability, OR
 - iii) a component of an operational balancing service offered.

In negotiating the rate to be charged for short term storage services, the matters that are to be considered include:

- i) The minimum amount of storage service to which a customer is willing to commit,
- ii) Whether the customer is contracting for firm or interruptible service during Union's peak or non-peak periods,
- iii) Utilization of facilities, and
- iv) Competition
- (3) Discretionary Gas Supply Service price reflects the "back-to-back" price plus gas supply administration charge.

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario



Effective 2011-10-01 Rate T1 Page 1 of 8

STORAGE AND TRANSPORTATION RATES FOR CONTRACT CARRIAGE CUSTOMERS

(A) Availability

Available to customers in Union's Southern Delivery Zone.

(B) Applicability

To a customer:

- a) whose combined firm and interruptible service minimum annual transportation of natural gas is 5 000 000 m³ or greater; and
- b) who enters into a Carriage Service Contract with Union for the transportation or the storage and transportation of Gas for use at facilities located within Union's gas franchise area; and
- c) who has meters with electronic recording at each Point of Consumption; and
- d) who has site specific energy measuring equipment installed at each Point of Consumption that will be used in determining energy balances; and
- e) for whom Union has determined transportation and/or storage capacity is available.

For the purposes of qualifying for a rate class, the total quantities of gas consumed or expected to be consumed on the customer's contiguous property will be used, irrespective of the number of meters installed.

(C) Rates

The following rates shall be charged for all quantities contracted or handled as appropriate. The identified rates represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated, which may be higher than the identified rates.

STORAGE SERVICE:

				ners Providing Compressor Fuel
	Demand	Commodity	<u></u>	Commodity
	Charge	Charge	Fuel	Charge
	Rate/GJ/mo	Rate/GJ	Ratio	Rate/GJ
a) Annual Firm Storage Space				
Applied to contracted Maximum				
Annual Storage Space	\$0.010			
b) Annual Firm Injection/Withdrawal Right:				
Applied to the contracted Maximum				
Annual Firm Injection/Withdrawal Right				
Union provides deliverability Inventory	\$1.574			
Customer provides deliverability Inventory (4)	\$1.016			
c) Incremental Firm Injection Right:				
Applied to the contracted Maximum				
Incremental Firm Injection Right	\$1.016			
d) Annual Interruptible Withdrawal Right:				
Applied to the contracted Maximum				
Annual Interruptible Withdrawal Right	\$1 .016			



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Effective 2011-10-01 Rate T1 Page 2 of 8

E. O. Martine D. C. M.

				ers Providing ompressor Fuel
	Demand	Commodity		Commodity
	Charge	Charge	Fuel	Charge
	Rate/GJ/mo	Rate/GJ	Ratio	Rate/GJ
e) Withdrawal Commodity				
Paid on all quantities withdrawn				
from storage up to the Maximum				
Daily Storage Withdrawal Quantity		\$0.042	0.598%	\$0.007
f) Injection Commodity				
Paid on all quantities injected into				
storage up to the Maximum Daily		• • • • •		
Storage Injection Quantity		\$0.042	0.598%	\$0.007
g) Short Term Storage / Balancing Service				
Maximum		\$6.000		

Notes:

- 1. Demand charges for Annual Services are paid monthly during the term of the contract for not less than one year unless Union, in its sole discretion, accepts a term of less than one year. Demand charges apply whether Union or the customer provides the fuel.
- 2. Annual Firm Injection Rights are equal to 100% of their respective Annual Firm Withdrawal Rights. Injection Rights in excess of the Annual Firm Injection Rights will be charged at the Incremental Firm Injection Right.
- 3. Annual Firm Storage Space

The maximum storage space available to a customer at the rates specified herein is determined by one of the following storage allocation methodologies:

3.1 Aggregate Excess

Aggregate excess is the difference between a customer's gas consumption in the 151-day winter period and consumption during the balance of the year. This calculation will be done using two years of historical data (with 25% weighting for each year) and one year of forecast data (with 50% weighting). If a customer is new, or an existing customer is undergoing a significant change in operations, the allocation will be based on forecast consumption only, as negotiated between Union and the customer. Once sufficient historical information is available for the customer, the standard calculation will be done. At each contract renewal, the aggregate excess calculation will be performed to set the new space allocation.

3.2 Obligated daily contract quantity multiple of 15

Obligated daily contract quantity is the firm daily quantity of gas which the customer must deliver to Union. The 15 x obligated daily contract quantity calculation will be done using the daily contract quantity for the upcoming contract year. At each contract renewal, the 15 x obligated daily contract quantity calculation will be performed to set the new space allocation.

3.3 For new, large (daily firm transportation demand requirements in excess of 1,200,000 m^3/day) gas fired power generation customers, storage space is determined by peak hourly consumption x 24 x 4 days. Should the customer elect firm deliverability less than their maximum entitlement (see Note 4.2), the maximum storage space available at the rates specified herein is 10 x firm storage deliverability contracted, not to exceed peak hourly consumption x 24 x 4 days.

Customers may contract for less than their maximum entitlement of firm storage space.



Effective 2011-10-01 Rate T1 Page 3 of 8

4. Annual Injection/Withdrawal Right

The maximum level of deliverability available to a customer at the rates specified herein is determined by one of the following methodologies:

4.1 The greater of obligated daily contract quantity or firm daily contract demand less obligated daily contract quantity.

4.2 For new, large (daily firm transportation demand requirements in excess of 1,200,000 m³/day) gas fired power generation customers, the maximum entitlement of firm storage deliverability is 24 times the customer's peak hourly consumption, with 1.2% firm deliverability available at the rates specified herein.

Customers may contract for less than their maximum entitlement of deliverability. A customer may contract up to this maximum entitlement with a combination of firm and interruptible deliverability as specified in Section (C) Storage Service.

- 5. Additional storage space or deliverability, in excess of the allocated entitlements per Notes 3 and 4, may be available at market prices.
- 6. Storage Space and Withdrawal Rights are not assignable to any other party without the prior written consent of Union.
- 7. Deliverability Inventory being defined as 20% of annual storage space.
- 8. Short Term Storage / Balancing Service is:
 - i) a combined space and interruptible deliverability service for short-term or off-peak storage in Union's storage facilities, or
 - ii) short-term firm deliverability, or
 - iii) a component of an operational balancing service offered

In negotiating the rate to be charged for service, the matters that are to be considered include:

- i) The minimum amount of storage service to which a customer is willing to commit,
- ii) Whether the customer is contracting for firm or interruptible service during Union's peak or non-peak periods,
- iii) Utilization of facilities, and
- iv) Competition

	Ø	mion g	as	20 Ra	fective 11-10-01 ate T1 age 4 of 8
TRANSF	PORTATION CHARGES:			For Custome	ers Providing
				Their Own Co	
		Demand Charge <u>Rate/m³/mo</u>	Commodity Charge <u>Rate/m³</u>	Fuel <u>Ratio (5) (6)</u>	Commodity Charge <u>Rate/m³</u>
	irm Transportation Demand o the Firm Daily Contract Demand				
First 140	,870 m ³ per month	19.0898 ¢			
All over	140,870 m ³ per month	13.0445¢			
Paid on a custome	nsportation Commodity all firm quantities redelivered to the r's Point(s) of Consumption				
	60,653 m ³ per month		0.3052¢	0.555%	0.1835¢
All over :	2,360,653 m ³ per month		0.2130¢	0.555%	0.0913¢
Paid on	ible Transportation Commodity all interruptible quantifies redelivered stomer's Point(s) of Consumption n		2.6180 ¢	0.555%	2.4963 ¢
Notes:					
1. All dema	ind charges are paid monthly during the terr ess than one year. Demand charges apply			s Union, at its sole dis	scretion, accepts a
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Effective 2011-10-01 Rate T1 Page 5 of 8

- 6. Firm transportation fuel ratio does not apply to new customers or existing customers with incremental daily firm demand requirements in excess of 1,200,000 m³/day that contract for M12 Dawn to Parkway transportation service equivalent to 100% of their daily firm demand requirement. If a customer with a daily firm demand requirement in excess of 1,200,000 m³/day contracts for M12 Dawn to Parkway transportation service at less than 100% of their firm daily demand requirement, the firm transportation fuel ratio will be applicable to daily volumes not transported under the M12 transportation contract.
- 7. Either Union or a customer, or potential customer, may apply to the Ontario Energy Board to fix rates and other charges different from the rates and other charges specified herein if the changed rates and other charges are considered by either party to be necessary, desirable and in the public interest.

SUPPLEMENTAL CHARGES:

Rates for supplemental services are provided in Schedule "A".

Notes:

1. All demand charges are paid monthly during the term of the contract for not less than one year unless Union, in its sole discretion, accepts a term of less than one year.

OVERRUN SERVICE:

1. Annual Storage Space

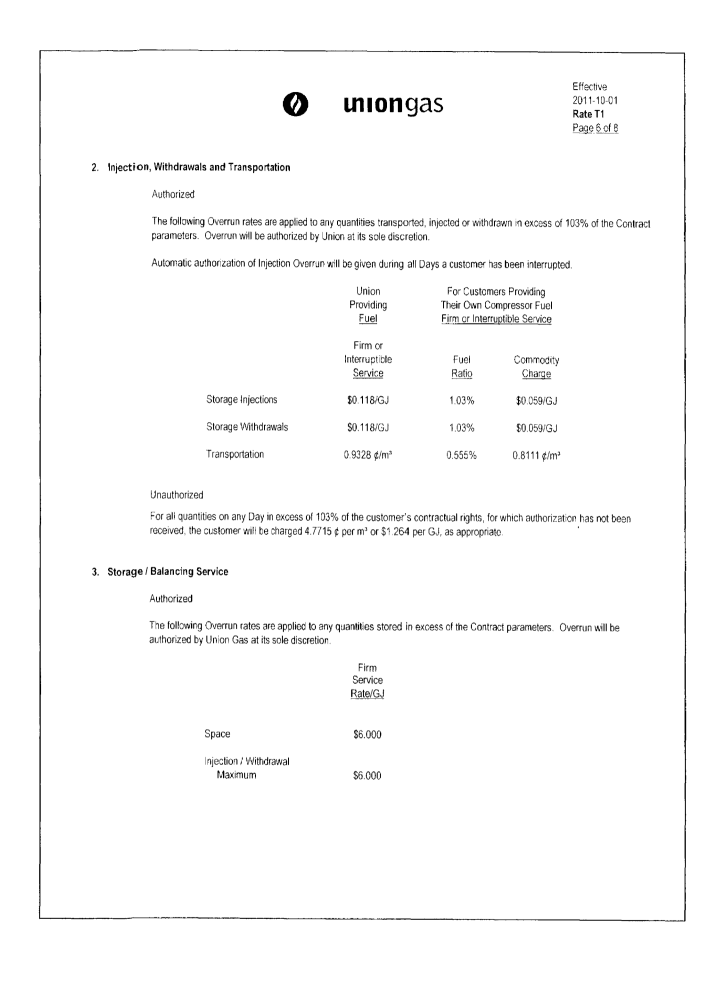
Authorized

Authorized Overrun is provided as Storage/Balancing Service. It is payable on all quantities on any Day in excess of the customer's contracted Maximum Storage Space. Overrun will be authorized by Union at is sole discretion. Storage Space Overrun equal to the customer's firm deliveries from TCPL: less the customer's Firm Daily Contract Demand, all multiplied by the Days of Interruption called during the period of November 1 to March 31, will be automatically authorized until the following July 1.

Unauthorized

If in any month, the customer has gas in storage in excess of the contracted Maximum Storage Space, and which has not been authorized by Union or provided for under a short term supplemental storage service, such an event will constitute an occurrence of Unauthorized Overrun. The Unauthorized Overrun rate will be \$6.000 per GJ applied to the greatest excess for each occurrence.

If on any Day the gas storage balance for the account of the customer is less than zero, the Unauthorized Overrun charge will apply for each GJ of gas below a zero inventory level and this amount of gas shall be deemed not to have been withdrawn from storage. The gas shall be deemed to have been sold to the customer at the highest spot price at Dawn in the month of occurrence and the month following occurrence as identified in the Canadian Gas Price Reporter and shall not be less than Union's approved weighted average cost of gas If the customer has contracted to provide its own deliverability inventory, the zero inventory level shall be deemed to mean twenty percent (20%) of the Annual Firm Storage Space.





Effective 2011-10-01 Rate T1 Page 7 of 8

OTHER SERVICES & CHARGES:

1. Monthly Charge

In addition to the rates and charges described previously for each Point of Consumption, a Monthly Charge shall be applied as follows:

Monthly Charge \$1,795.31

2. Diversion of Gas

The availability of the right to divert gas will be based on Union's ability to accommodate the diversion. The price to be charged for the right to divert shall be determined through negotiation.

3. Delivery Obligations

Effective January 1, 2007, new customers and existing customers with incremental daily firm demand requirements in excess of 1,200,000 m³/day who are delivering gas to Union under direct purchase arrangements may be entitled to non-obligated deliveries. The delivery options available to customers are detailed at <u>www.uniongas.com/aboutus/regulatory/rates/deliveryobligations.asp.</u>

Unless otherwise authorized by Union, all other customers who are delivering gas to Union under direct purchase arrangements must obligate to deliver at a point(s) specified by Union and must acquire and maintain firm transportation on all upstream pipeline systems. Customers initiating direct purchase arrangements, who previously received Gas Supply service, must also accept, unless otherwise authorized by Union, an assignment from Union of transportation capacity on upstream pipeline systems.

4. Nominations

Effective January 1, 2007, new customers and existing customers with incremental daily firm demand requirements in excess of 1,200,000 m³/day who have non obligated deliveries may contract to use Union's 5 additional nomination windows (13 in total) for the purposes of delivering gas to Union. These windows are in addition to the standard NAESB and TCPL STS nomination windows. Customers taking the additional nomination window service will pay an additional monthly demand charge of \$0.690/GJ/day/month multiplied by the non-obligated daily contract quantity.

5. Additional Service Information

Additional information on Union's T1 service offering can be found at <u>www.uniongas.com/aboutus/regulatory/rates/T1info.asp</u>. The additional information consists of, but is not limited to, the following:

- i. Storage space and deliverability entitlement;
- ii. The determination of gas supply receipt points and delivery obligations;
- iii. The nomination schedule;
- iv. The management of multiple redelivery points by a common fuel manager; and
- v. The availability of supplemental transactional services including title transfers.



Effective 2011-10-01 Rate T1 Page 8 of 8

(D) Delayed Payment

When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario

Supersedes EB-2011-0135 Rate Schedule effective July 1, 2011.



Effective 2011-10-01 Rate T3 Page 1 of 6

STORAGE AND TRANSPORTATION RATES FOR CONTRACT CARRIAGE CUSTOMERS

(A) Availability

Available to customers in Union's Southern Delivery Zone.

(B) Applicability

To a Distributor:

- a) whose minimum annual transportation of natural gas is 700 000 m³ or greater; and
- b) who enters into a Carriage Service Contract with Union for the transportation or the storage and transportation of Gas for distribution to its customers; and
- c) who has meters with electronic recording at each Point of Redelivery; and
- d) for whom Union has determined transportation and/or storage capacity is available.

(C) Rates

The following rates shall be charged for all quantities contracted or handled as appropriate. The identified rates represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated, which may be higher than the identified rates.

STORAGE SERVICE:

				ners Providing ompressor Fuel
	Demand	Commodity	- (Commodity
	Charge Rate/GJ/mo	Charge Rate/GJ	Fuel	Charge Reta/C
	Ralejoumo	Nate/01	<u>Ratio</u>	Rate/GJ
a) Annual Firm Storage Space				
Applied to contracted Maximum				
Annual Storage Space	\$0.010			
b) Annual Firm Injection/Withdrawal Right:				
Applied to the contracted Maximum				
Annual Firm Injection/Withdrawal Right				
Union provides deliverability Inventory	\$1.574			
Customer provides deliverability Inventory (4)	\$1.016			
c) Incremental Firm Injection Right:				
Applied to the contracted Maximum				
Incremental Firm Injection Right	\$1.016			
Incremental Pinn Injection Kight	31.010			
d) Annual Interruptible Withdrawal Right:				
Applied to the contracted Maximum				
	\$1.016			

	🖉 uniong	las	2 R	ffective 011-10-01 tate T3 tage 2 of 6
	Demand Charge <u>Rate/GJ/mo</u>	Commodity Charge Rate/GJ		ers Providing ompressor Fuel Commodity Charge Rate/GJ
e) Withdrawal Commodity				
Paid on all quantities withdrawn from storage up to the Maximum Daily Storage Withdrawal Quantity		\$0.042	0.598%	\$0.007
 f) Injection Commodity Paid on all quantities injected into storage up to the Maximum Daily Storage Injection Quantity 		\$0.042	0.598%	\$0.007
 g) Short Term Storage / Balancing Service Maximum 		\$6.000		
Notes:				
 Demand charges for Annual Services are paid mo discretion, accepts a term of less than one year. 			•	
2. Annual Firm Injection Rights are equal to 100% of Firm Injection Rights will be charged at the Increm		Vithdrawal Rights. In	jection Rights in exc	cess of the Annual
3. Annual Firm Storage Space				
The maximum storage space available to a custor methodologies:	mer at the rates specified herei	n is determined by or	ne of the following st	orage allocation
3.1 Aggregate Excess Aggregate excess is the difference between a cus of the year. This calculation will be done using tw (with 50% weighting). If a customer is new, or an based on forecast consumption only, as negotiate the customer, the standard calculation will be don new space allocation.	vo years of historical data (with existing customer is undergoin ad between Union and the custo	25% weighting for ea ng a significant chang omer. Once sufficient	ach year) and one ye e in operations, the t historical information	ear of forecast data allocation will be on is available for
3.2 Obligated daily contract quantity multiple of 1 Obligated daily contract quantity is the firm daily or quantity calculation will be done using the daily contract quantity calculation will be done using the daily calculation will be daily calculation will be d	quantity of gas which the custor			

Customers may contract for less than their maximum entitlement of firm storage space.

4. Annual Injection/Withdrawal Right

The maximum level of deliverability available to a customer at the rates specified herein is determined to be the greater of obligated daily contract quantity or firm daily contract demand less obligated daily contract quantity.

Customers may contract for less than their maximum entitlement of deliverability. A customer may contract up to this maximum entitlement with a combination of firm and interruptible deliverability as specified in Section (C) Storage Service.

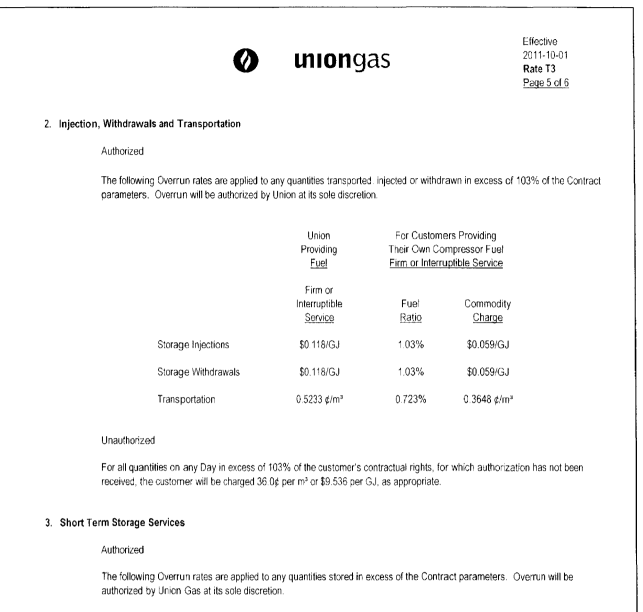


- 5. Additional storage space or deliverability, in excess of the allocated entitlements per Notes 3 and 4, may be available at market prices.
- 6. Storage Space and Withdrawal Rights are not assignable to any other party without the prior written consent of Union.
- 7. Deliverability Inventory being defined as 20% of annual storage space.
- 8. Short Term Storage / Balancing Service is:
 - i) a combined space and interruptible deliverability service for short-term or off-peak storage in Union's storage facilities, OR
 - ii) short-term firm deliverability, OR
 - iii) a component of an operational balancing service offered.

In negotiating the rate to be charged for this service, the matters that are to be considered include:

- i) The minimum amount of storage service to which a customer is willing to commit,
- ii) Whether the customer is contracting for firm or interruptible service during Union's peak or non-peak periods,
- iii) Utilization of facilities, and
- iv) Competition

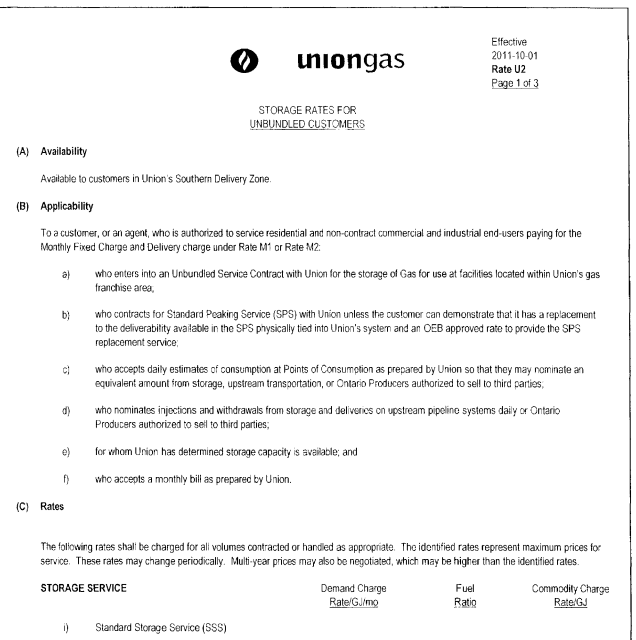
	Ø	mion g	as	20 Ra	ffective 011-10-01 ate T3 age 4 of 6
TRANSPO	RTATION CHARGES:			For Custome	ere Providing
		Demand Charge <u>Rate/m³/mo</u>	Commodity Charge <u>Rate/m³</u>	Their Own Con Fuel Ratio (5) (6)	
	m Transportation Demand (1) the Firm Daily Contract Demand	9.0218¢			
Paid on all	portation Commodity firm quantities redelivered to the s Point(s) of Redelivery		0.2267 ¢	0.723%	0.0682 ¢
Notes:			0.2201 4	0.72076	0.0002 Ç
					to the colo
1.	All demand charges are paid monthly d discretion, accepts a term of less than of				
SUPPLEM	IENTAL CHARGES				
Rates for s	upplemental services are provided in Sche	edule "A".			
Notes:					
1.	All demand charges are paid monthly or discretion, accepts a term of less than	-	ct for not less than o	ne year untess Union	n, in its sole
1. Overrun	discretion, accepts a term of less than	-	ct for not less than o	ne year untess Union	n, in its sole
OVERRUN	discretion, accepts a term of less than	-	ct for not less than o	ne year untess Union	n, in its sole
OVERRUN	discretion, accepts a term of less than	-	ct for not less than o	ne year untess Union	n, in its sole
OVERRUN	discretion, accepts a term of less than I SERVICE I Storage Space	one year. rage/Balancing Service. It is	s payable on all quar	tities on any Day in e	
OVERRUN	discretion, accepts a term of less than I SERVICE I Storage Space Authorized Authorized Overrun is provided as Stor	one year. rage/Balancing Service. It is	s payable on all quar	tities on any Day in e	
OVERRUN	discretion, accepts a term of less than I SERVICE I Storage Space Authorized Authorized Overrun is provided as Stor customer's contracted Maximum Stora	one year. rage/Balancing Service. It is ge Space. Overrun will be a in storage in excess of the c der a short term supplement	s payable on all quar authorized by Union a ontracted Maximum tal storage service, s	tities on any Day in e at is sole discretion. Storage Space, and uch an event will con	excess of the which has not beer istitute an



	Firm Service <u>Rate/GJ</u>
Space	\$6.000
Injection Maximum	\$6.000

			Ø u	nion gas	Effective 2011-10-01 Rate T3 <u>Page 6 of 6</u>	
	OTHER SE	RVICES & CHARGES				
	1.	Monthly Charge				
		In addition to the rate specific customer as			redelivery a Monthly Charge shall be applied to Monthly <u>Charge</u>	o each
		City of NRG Six Na	Kitchener tions	\$ \$ \$	17,567.33 2,696.77 898.92	
			nes Sales Service with Contrac both services pay no more that	-	monthly charge will be prorated such that the arge.	
	2.	Diversion of Gas				
			e right to divert gas will be basi shall be determined through n		accommodate the diversion. The price to be cl	hargeo
	3.	obligate to deliver at systems. Customers	a point(s) specified by Union a	and must acquire and m ingements must also ac	to Union under direct purchase arrangements in naintain firm transportation on all upstream pipe scept, unless otherwise authorized by Union, an stems.	line
(D)	Delayed Pa	ayment				
			nas not been made in full 16 di (annual effective rate of 19.56		en issued, the unpaid balance including previou	us
		Effective	October 1, 2011 O.E.B. Order # EB-2	011-0297	Chatham, Ontario	

	🖉 uniongas	Effective 2011-10-01 <u>Schedule "A"</u>
	Gas Supply Charges	
A)	Availability:	
	Available to customers in Union's Southern Delivery Zone.	
B)	Applicability:	
	To all sales customers served under rates M1, M2, M4, M5A, M7, M9, M10 and storage and transportation customers taking supplemental services under rates	T1 and T3.
C)	Rates:	cents / m ³
	Utility Sales	
	Commodity and Fuel	13.7730 (1
	Commodity and Fuel - Price Adjustment	(1.0377)
	Transportation	4.8698
	Totał Gas Supply Commodity Charge	17.6051
	Minimum Annual Gas Supply Commodity Charge Rate M4 Firm and Rate M5A Interruptible Contract	5.5247
	Storage and Transportation Supplemental Services - Rate T1 & T3	<u>\$/GJ</u>
	Monthly demand charges:	63.324
	Firm gas supply service Firm backstop gas	2.043
	Commodity charges:	2.040
	Gas supply	3.708
	Backstop gas	5.304
	Reasonable Efforts Backstop Gas	6.202
	Supplemental Inventory	Note (2)
	Supplemental Gas Sales Service (cents / m ³)	21.5806
	Failure to Deliver: Applied to quantities not delivered to Union	2.634
	in the event the customer's supply fails Discretionary Gas Supply Service (DGSS)	Note (3)
Notes:		
(1) (2)	The Commodity and Fuel line includes gas supply administration charge of 0.3138 cer The charge for banked gas purchases shall be the higher of the daily spot gas cost at I month of or the month following the month in which gas is sold under this rate and shal Union's approved weighted average cost of gas.	Dawn in the
(3)	Reflects the "back to back" price plus gas supply administration charge.	
Effective:	October 1, 2011 O.E.B. Order # EB-2011-0297	Chatham, Ontario
	Supersedes EB-2011-0135 Rate Schedule effective July 1, 2011.	



i)	Standard Storage Service (SSS)			
	 a) Combined Storage Space & Deliverability Applied to contracted Maximum Storage Space 	\$0.021		
	b) Injection Commodity		0.598%	\$0.015
	c) Withdrawal Commodity		0.598%	\$0.015
ii)	Standard Peaking Service (SPS)			
	 a) Combined Storage Space & Deliverability Applied to contracted Maximum Storage Space 	\$0.102		
	b) Injection Commodity		0.598%	\$0.015
	c) Withdrawal Commodity		1.03%	\$0.015

Ø	mion gas	20 ⁻ Ra	ective 11-10-01 te U2 ge 2 of 3
	Demand Charge <u>Rate/GJ/mo</u>	Fuel <u>Ratio</u>	Commodity Charge <u>Rate/GJ</u>
Supplemental Service			
 a) Incremental Firm Injection Right: (5) Applied to the contracted Maximum Incremental Firm Injection Right 	\$0.921		
 b) Incremental Firm Withdrawal Right: (5) Applied to the contracted Maximum Incremental Firm Withdrawal Right 	\$0.921		
 c) Short Term Storage / Balancing Service Maximum 			\$6.000
<u>.</u>			
		act, which shall not	be less than one year,
Daily Firm Injection and Withdrawal Rights sha	all be pursuant to the Storage Contrac	st.	
		ther party without t	he prior written consent
 i) a combined space and interruptible deliverabil ii) short-term incremental firm deliverability, OR 	ity service for short-term or off-peak s	storage in Union's s	torage facilities, OR
i) The minimum amount of storage service to wh	nich a customer is willing to commit,		eriods,
Union's ability to offer incremental injection an	nd withdrawal rights is subject to annu	al asset availability	
	 a) Incremental Firm Injection Right: (5) Applied to the contracted Maximum Incremental Firm Injection Right b) Incremental Firm Withdrawal Right: (5) Applied to the contracted Maximum Incremental Firm Withdrawal Right c) Short Term Storage / Balancing Service - Maximum Demand charges for Annual Services are paid unless Union, in its sole discretion, accepts a Daily Firm Injection and Withdrawal Rights sh Storage Space, Withdrawal Rights, and Inject of Union and where necessary, approval from Short Term Storage / Balancing service (less i) a combined space and interruptible deliverabili ii) short-term incremental firm deliverability, OR iii) a component of an operational balancing service i) The minimum amount of storage service to wiii) Whether the customer is contracting for firm o iii) Utilization of facilities, iv) Competition, and v) Term. 	Demand Charge Rate/GJ/mo Supplemental Service a) Incromental Firm Injection Right: (5) Applied to the contracted Maximum Incremental Firm Injection Right: (5) Applied to the contracted Maximum Incremental Firm Withdrawal Rights are not assignable to any or of Union, in its sole discretion, accepts a term of less than one year. Demand charges for Annual Services are paid monthly during the term of the Contru- unless Union, in its sole discretion, accepts a term of less than one year. Daily Firm Injection and Withdrawal Rights shall be pursuant to the Storage Contract Storage Space, Withdrawal Rights, and Injection Rights are not assignable to any or of Union and where necessary, approval from the Ontario Energy Board. Short Term Storage / Balancing service (less than 2 years) is: i) a combined space and interruptible deliverability service for short-term or off-peak s i) short-term incremental firm deliverability. OR ii) a component of an operational balancing service, the matters that are to be consider In negotiating the rate to be charged for service, the matters that are to be consider I) The minimum amount of storage service to which a customer is willing to commit, ii) Whether the customer is contracting for firm or interruptible service during Union's (ii) Withit action of facilities, iv) Competition, and v) Term.	Image: Participation of the end

		Ø	mion gas	Effective 2011-10-01 Rate U2 <u>Page 3 of 3</u>
OVERRU				
1. Inject	ion and Withdrawal			
	Authorized		Fuel Ratio	Commodity Charge <u>Rate/GJ</u>
		Injection Withdrawal	1.03% 1.03%	\$0.045 \$0.045
			antities on any Day in excess of authorized by Union at its sole (the customer's contractual rights, for which discretion.
	Unauthorized			
				ion or provided for under a short term
	rate during the Nove October 31 period w	ember 1 to April 15 period wil ill be \$6.000 per GJ.	l be \$60.00 per GJ. The Unauth	orized Overrun. The Unauthorized Overrun orized Overrun rate during the April 16 to
other s 1.	rate during the Nove October 31 period w ERVICES & CHARGES Unless otherwise au commit to provide a purchase arrangeme	ember 1 to April 15 period wil ill be \$6.000 per GJ. thorized by Union, customer call at Parkway, throughout t ents, who previously received	t be \$60.00 per GJ. The Unauth s who are delivering gas to Unic the winter period, for a specified	orized Overrun rate during the April 16 to in under direct purchase arrangements must number of days. Customers initiating direct accept, unless otherwise authorized by Unic
	rate during the Nove October 31 period w ERVICES & CHARGES Unless otherwise au commit to provide a purchase arrangeme an assignment from	ember 1 to April 15 period wil ill be \$6.000 per GJ. thorized by Union, customer call at Parkway, throughout t ents, who previously received	I be \$60.00 per GJ. The Unauth s who are delivering gas to Unic the winter period, for a specified I Gas Supply service, must also	orized Overrun rate during the April 16 to in under direct purchase arrangements must number of days. Customers initiating direct accept, unless otherwise authorized by Unic
1. D) Delayed F When pay	rate during the Nove October 31 period w ERVICES & CHARGES Unless otherwise au commit to provide a purchase arrangeme an assignment from Payment ment of the monthly bill	ember 1 to April 15 period wil ill be \$6.000 per GJ. thorized by Union, customer call at Parkway, throughout f ents, who previously received Union of transportation capa	I be \$60.00 per GJ. The Unauth s who are delivering gas to Unic the winter period, for a specified d Gas Supply service, must also acity on upstream pipeline syster days after the biil has been issu	orized Overrun rate during the April 16 to in under direct purchase arrangements must number of days. Customers initiating direct accept, unless otherwise authorized by Unic
1. D) Delayed F When pay	rate during the Nove October 31 period w ERVICES & CHARGES Unless otherwise au commit to provide a purchase arrangeme an assignment from Payment ment of the monthly bill	ember 1 to April 15 period wil ill be \$6.000 per GJ. thorized by Union, customer call at Parkway, throughout t ents, who previously received Union of transportation capa has not been made in full 16	I be \$60.00 per GJ. The Unauth s who are delivering gas to Unic the winter period, for a specified d Gas Supply service, must also acity on upstream pipeline syster days after the biil has been issu	orized Overrun rate during the April 16 to in under direct purchase arrangements must number of days. Customers initiating direct accept, unless otherwise authorized by Unio ns.
1. D) Delayed F When pay	rate during the Nove October 31 period w ERVICES & CHARGES Unless otherwise au commit to provide a purchase arrangeme an assignment from Payment ment of the monthly bill	ember 1 to April 15 period wil ill be \$6.000 per GJ. thorized by Union, customer call at Parkway, throughout t ents, who previously received Union of transportation capa has not been made in full 16	I be \$60.00 per GJ. The Unauth s who are delivering gas to Unic the winter period, for a specified d Gas Supply service, must also acity on upstream pipeline syster days after the bill has been issu .56%).	orized Overrun rate during the April 16 to in under direct purchase arrangements must number of days. Customers initiating direct accept, unless otherwise authorized by Unio ns.

		Ø	mion gas	201 Rate	ctive 1-10-01 e U5 e 1 of 4
			ID DELIVERY RATES DLED CUSTOMERS		
(A)	Availabilit	y			
	Available to	o customers in Union's Southern Delivery Zone.			
(B)	Applicabil	ity			
	To an inter	ruptible industrial and commercial customer:			
	a)	whose daily contracted demand is between 4 800	$\rm m^3$ and 140 870 $\rm m^3$ inclusive;		
	b)	who enters into an Unbundled Service Contract w facilities located within Union's gas franchise area		storage and delivery of	Gas for use at
	C)	who has meters with electronic recording at each	Point of Consumption;		
	d)	who nominates injections and withdrawals from st authorized to sell to third parties; and	orage, deliveries on upstream p	ipeline systems daily o	r Ontario Producers
	e)	for whom Union has determined delivery and/or st	orage capacity is available.		
(C)	e) Rates	for whom Union has determined delivery and/or st	orage capacity is available.		
(C)	Rates The following	ng rates shall be charged for all volumes contracted o lese rates may change periodically. Multi-year prices	or handled as appropriate. The	identified rates represe may be higher than th Fuel <u>Ratio</u>	ent maximum prices for e identified rates. Commodity Charge <u>Rate/GJ</u>
(C)	Rates The followir service. Th	ng rates shall be charged for all volumes contracted o lese rates may change periodically. Multi-year prices	or handled as appropriate. The s may also be negotiated, which Demand Charge	may be higher than th Fuel	e identified rates. Commodity Charge
(C)	Rates The followir service. Th STORAGE i)	ng rates shall be charged for all volumes contracted o lese rates may change periodically. Multi-year prices SERVICE	or handled as appropriate. The s may also be negotiated, which Demand Charge	may be higher than th Fuel	e identified rates. Commodity Charge
(C)	Rates The followir service. Th STORAGE i)	ng rates shall be charged for all volumes contracted of lese rates may change periodically. Multi-year prices SERVICE Standard Storage Service (SSS) a) Combined Storage Space & Deliverability	or handled as appropriate. The s may also be negotiated, which Demand Charge <u>Rate/GJ/mo</u>	may be higher than th Fuel	e identified rates. Commodity Charge
(C)	Rates The followir service. Th STORAGE i)	ng rates shall be charged for all volumes contracted of lese rates may change periodically. Multi-year prices SERVICE Standard Storage Service (SSS) a) Combined Storage Space & Deliverability Applied to contracted Maximum Storage Space	or handled as appropriate. The s may also be negotiated, which Demand Charge <u>Rate/GJ/mo</u>	may be higher than th Fuel <u>Ratio</u>	e identified rates. Commodity Charg <u>Rate/GJ</u>
(C)	Rates The followir service. Th STORAGE i)	ng rates shall be charged for all volumes contracted of lese rates may change periodically. Multi-year prices SERVICE Standard Storage Service (SSS) a) Combined Storage Space & Deliverability Applied to contracted Maximum Storage Space b) Injection Commodity	or handled as appropriate. The s may also be negotiated, which Demand Charge <u>Rate/GJ/mo</u>	may be higher than th Fuel <u>Ratio</u> 0.598%	e identified rates. Commodity Charg <u>Rate/GJ</u> \$0.015
(C)	Rates The followin service. Th STORAGE i) a t c t ti)	ng rates shall be charged for all volumes contracted of lese rates may change periodically. Multi-year prices SERVICE Standard Storage Service (SSS) a) Combined Storage Space & Deliverability Applied to contracted Maximum Storage Space b) Injection Commodity c) Withdrawal Commodity	or handled as appropriate. The s may also be negotiated, which Demand Charge <u>Rate/GJ/mo</u>	may be higher than th Fuel <u>Ratio</u> 0.598%	e identified rates. Commodity Charg <u>Rate/GJ</u> \$0.015
(C)	Rates The followin service. Th STORAGE i) a ti) a	ng rates shall be charged for all volumes contracted of lese rates may change periodically. Multi-year prices SERVICE Standard Storage Service (SSS) a) Combined Storage Space & Deliverability Applied to contracted Maximum Storage Space b) Injection Commodity c) Withdrawal Commodity Supplemental Service a) Incremental Firm Injection Right (5) Applied to the contracted Maximum	or handled as appropriate. The s may also be negotiated, which Demand Charge <u>Rate/GJ/mo</u> \$0.021	may be higher than th Fuel <u>Ratio</u> 0.598%	e identified rates. Commodity Charg <u>Rate/GJ</u> \$0.015



Effective 2011-10-01 **Rate U5** Page 2 of 4

Notes:

1. Demand charges for Annual Services are paid monthly during the term of the Contract, which shall not be less than one year, unless Union, in its sole discretion, accepts a term of less than one year.

uniongas

- 2. Daily Firm Injection and Withdrawal Rights shall be pursuant to the Storage Contract.
- 3. Storage Space, Withdrawal Rights, and Injection Rights are not assignable to any other party without the prior written consent of Union and where necessary, approval from the Ontario Energy Board.
- 4. Short Term Storage / Balancing service (less than 2 years) is:
 - i) a combined space and interruptible deliverability service for short-term or off-peak storage in Union's storage facilities, OR ii) short-term incremental firm deliverability, OR
 - iii) a component of an operational balancing service offered.

In negotiating the rate to be charged for service, the matters that are to be considered include:

- i) The minimum amount of storage service to which a customer is willing to commit,
- ii) Whether the customer is contracting for firm or interruptible service during Union's peak or non-peak periods,

iii) Utilization of facilities,

- iv) Competition, and
- v) Term.
- 5. Union's ability to offer incremental injection and withdrawal rights is subject to annual asset availability.

DELIVERY SERVICE

1. Interruptible Service

(iii)

The price of all gas delivered by the Company pursuant to any contract, contract amendment, or contract renewal shall be determined on the basis of the following schedules:

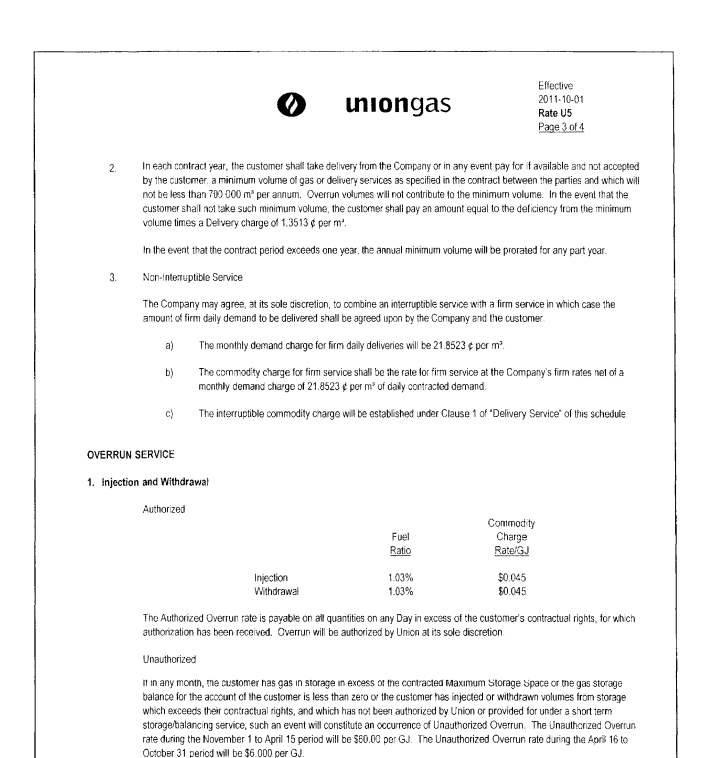
(i) Monthly Delivery Commodity Charge

Daily Contracted Demand Level (CD)	<u>Price per m³</u> (¢/m³⟩
$\begin{array}{llllllllllllllllllllllllllllllllllll$	1.3513 1.2214 1.1531 1.1052 1.0709 1.0372

(ii) Days Use of Interruptible Contract Demand

The price determined under Paragraph 1(i) of "Delivery Service" will be reduced by the amount based on the number of Days Use of Contracted Demand as scheduled below:

For 75 days use of contracted demand	0.053 ¢ per m³ minimum
For each additional days use of contracted demand up to a maximum of 275 days, an additional discount of	0.00212 ¢ per m³ minimum
Monthly Charge	\$498.70 per month



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Effective 2011-10-01 Rate U5 Page 4 of 4

2. Delivery

Authorized

Overrun Delivery Service is available without penalty provided that it is authorized by the Company in advance. The Company will not unreasonably withhold authorization.

uniongas

Unauthorized

Unauthorized Delivery Overrun Service taken in a month shall be paid for at the rate of 4.7715 ¢ per m³.

OTHER SERVICES & CHARGES

1. Unless otherwise authorized by Union, customers who are delivering gas to Union under direct purchase arrangements must commit to provide a call at Parkway, throughout the winter period, for a specified number of days. Customers initiating direct purchase arrangements, who previously received Gas Supply service, must also accept, unless otherwise authorized by Union, an assignment from Union of transportation capacity on upstream pipeline systems.

2. Nomination Variances

The rate for unauthorized parking or drafting which results from nomination variances shall be equal to 50% of the "Daily Balancing Fee" rate as described under Article XXII of TransCanada PipeLines Transportation Tariff. During the period September 1 to November 30, and February 1 to April 30, no Daily Balancing Fee is payable on the portion of the nomination variance which is less than the greater of 4% of the nomination variance which is less than the greater of 4% of the nomination variance which is less than the portion of the nomination variance which is less than the portion of the nominated amount and 150 GJ's. For the remainder of 8% of the nominated amount and 302 GJ's.

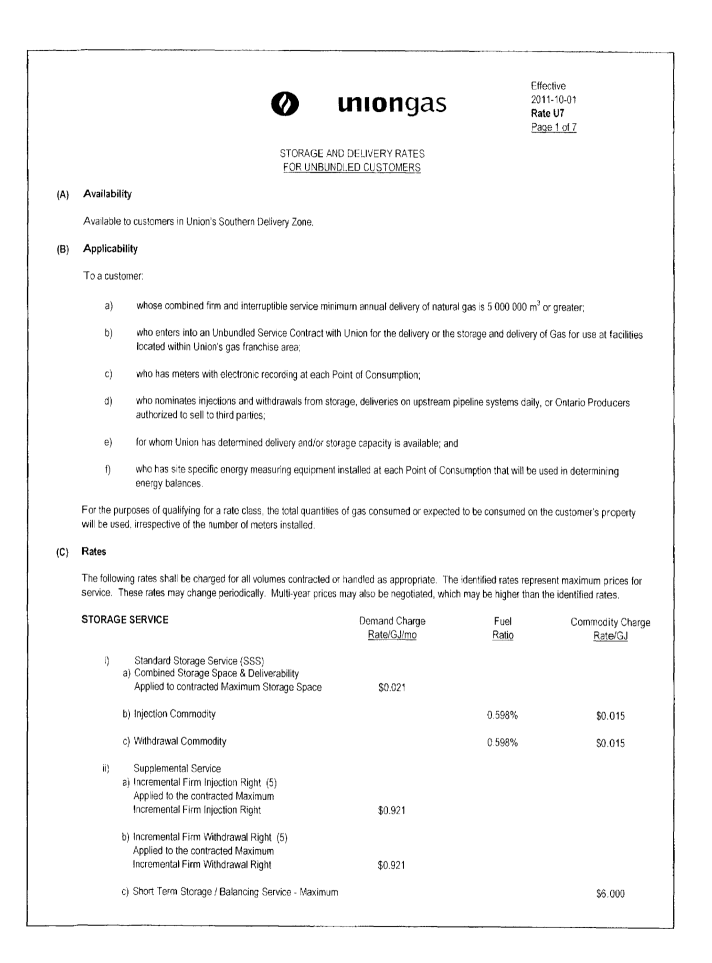
(D) Delayed Payment

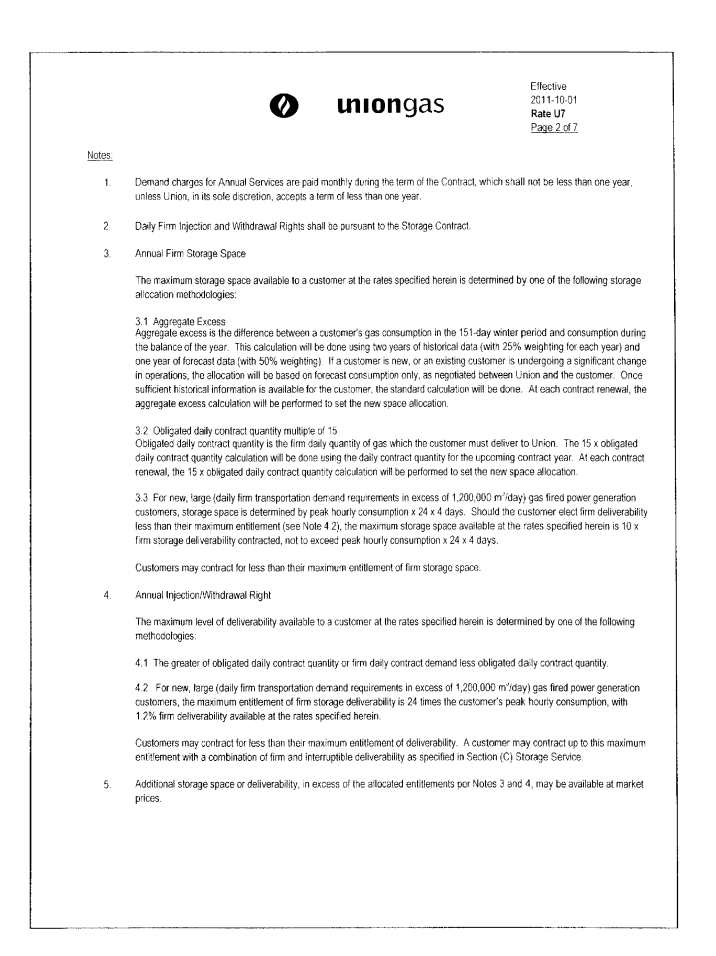
When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).

Effective

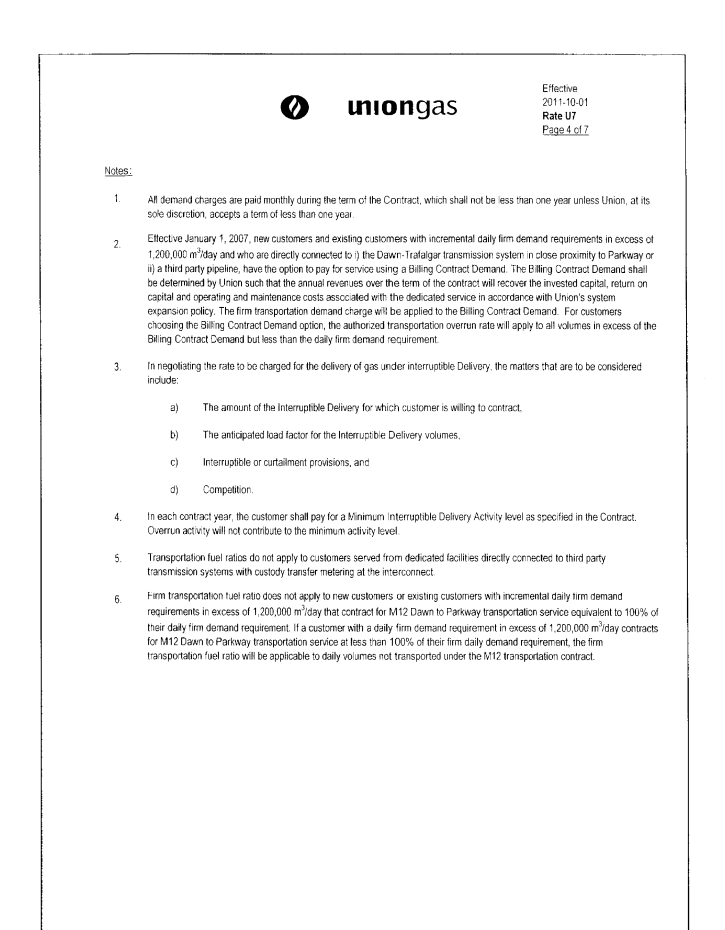
October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario

Supersedes EB-2011-0135 Rate Schedule effective July 1, 2011.





		mion gas	Rate	-10-01
6.	Storage Space, Withdrawal Rights, and Injection R Union and where necessary, approval from the On		y other party without the	prior written consent o
	Short Term Storage / Balancing service (less than i) a combined space and interruptible deliverability se ii) short-term incremental firm deliverability, OR iii) a component of an operational balancing service o	ervice for short-term or off-pea	ak storage in Union's sto	rage facilities, OR
i	In negotiating the rate to be charged for service, th i) The minimum amount of storage service to which a ii) Whether the customer is contracting for firm or inte iii) Utilization of facilities, v) Competition, and v) Term.	a customer is willing to commi	t,	iods,
8.	Union's ability to offer incremental injection and wi	thdrawal rights is subject to an	nnual asset availability.	
DELIVER	Y SERVICE	Demand Charge <u>Rate/m³/mo</u>	Fuel <u>Ratio (5) (</u> 6)	Commodity Char <u>Rate/ m³</u>
a)	Annual Firm Delivery Demand Applied to the Firm Daily Contracted Demand First 140,870 m ³ per month All over 140,870 m ³ per month	19.0898 ¢ 13.0445 ¢		
b)	Firm Delivery Commodity Paid on all firm volumes redelivered to the customer's Point(s) of Consumption			
	First 2,360,653 m ³ per month All over 2,360,653 m ³ per month		0.555% 0.555%	0.1835¢ 0.0913¢
c)	Interruptible Delivery Commodity Paid on all interruptible volumes redelivered to the customer's Point of Consumption – Maximum		0.555%	2.4963 ¢



	Ø	mion gas	Effective 2011-10-01 Rate U7 Page 5 of 7
OVERRUN SERVICE			
1. Injection and Withdrawal			
Authorized			
			Commodity
		Fuel	Charge
		Ratio	Rate/GJ
	Injection	1.03%	\$0.045
	Withdrawal	1.03%	\$0.045

Unauthorized

If in any month, the customer has gas in storage in excess of the contracted Maximum Storage Space or the gas storage balance for the account of the customer is less than zero or the customer has injected or withdrawn volumes from storage which exceeds their contractual rights, and which has not been authorized by Union or provided for under a short term storage/balancing service, such an event will constitute an occurrence of Unauthorized Overrun. The Unauthorized Overrun rate during the November 1 to April 15 period will be \$60.00 per GJ. The Unauthorized Overrun rate during the April 16 to October 31 period will be \$6.000 per GJ.

2. Delivery

Authorized

The following Authorized Overrun rates are applied to any volumes transported in excess of 103% of the Contract parameters. Overrun will be authorized by Union at its sole discretion.

	Fuel	Commodity Charge
Delivery	<u>Ratio</u> 0.555%	<u>Rate/ m³</u> 0.8111 ¢
Denvery	0.00076	0.01119

Unauthorized

For all volumes on any Day in excess of 103% of the customer's contractual rights, for which authorization has not been received, the customer will be charged a rate of 4.7715 ¢ per m^3 .



Effective 2011-10-01 Rate U7 Page 6 of 7

OTHER SERVICES & CHARGES

1. Monthly Charge

In addition to the rates and charges described previously for each Point of Consumption, a Monthly Charge shall be applied as follows:

Monthly Charge \$1,795.31 per month

2. Delivery Obligations

Effective January 1, 2007, new customers and existing customers with incremental daily firm demand requirements in excess of 1,200,000 m³/day who are delivering gas to Union under direct purchase arrangements may be entitled to non-obligated deliveries. The delivery options available to customers are detailed at www.uniongas.com/aboutus/regulatory/rates/deliveryobligations.asp.

Unless otherwise authorized by Union, all other customers who are delivering gas to Union under direct purchase arrangements must commit to provide a call at Parkway, throughout the winter period, for a specified number of days. Customers initiating direct purchase arrangements, who previously received Gas Supply service, must also accept, unless otherwise authorized by Union, an assignment from Union of transportation capacity on upstream pipeline systems.

3. Nominations

Effective January 1, 2007, new customers and existing customers with incremental daily firm demand requirements in excess of 1.200,000 m³/day who have non obligated deliveries may contract to use Union's 5 additional nomination windows (13 in total) for U7 storage services, U7 delivery services and U7 gas supply receipts. These windows are in addition to the standard NAESB and TCPL STS nomination windows. Customers taking the additional nomination window service will pay an additional monthly demand charge of \$0.690/GJ/day/month multiplied by the non-obligated daily contract quantity.

4. Nomination Variances

The rate for unauthorized parking or drafting which results from nomination variances (i.e. the difference between nominated consumption and actual consumption) shall be equal to 50% of the "Daily Balancing Fee" rate as described under Article XXII of TransCanada PipeLines Transportation Tariff. During the period September 1 to November 30, and February 1 to April 30, no Daily Balancing Fee is payable on the portion of the nomination variance which is less than the greater of 4% of the nominated amount and 150 GJ's. For the remainder of the year, no Daily Balancing Fee is payable on the portion of the nominated amount and 302 GJ's.



Effective 2011-10-01 **Rate U7** Page 7 of 7

5. Additional Service Information

Additional information on Union's U7 service offering can be found at <u>www.uniongas.com/aboutus/regulatory/rates/U7info.asp</u>. The additional information consists of, but is not limited to, the following:

- i. Storage space and deliverability entitlement;
- ii. The determination of gas supply receipt points and delivery obligations;
- iii. The nomination schedule;
- iv. The management of multiple redelivery points by a common fuel manager; and
- v. The availability of supplemental transactional services including title transfers

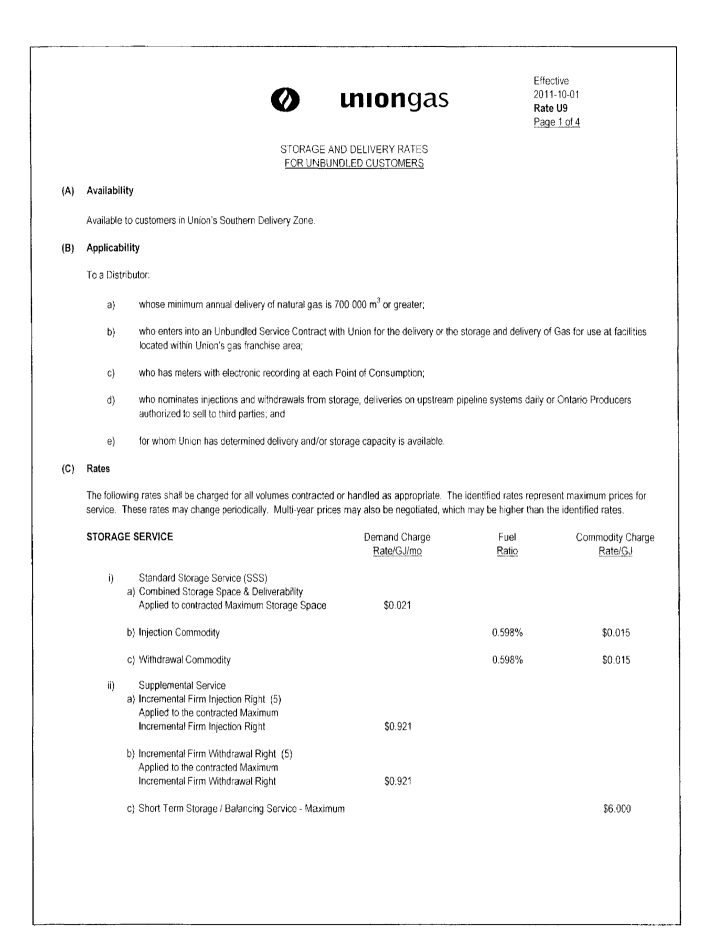
(D) Delayed Payment

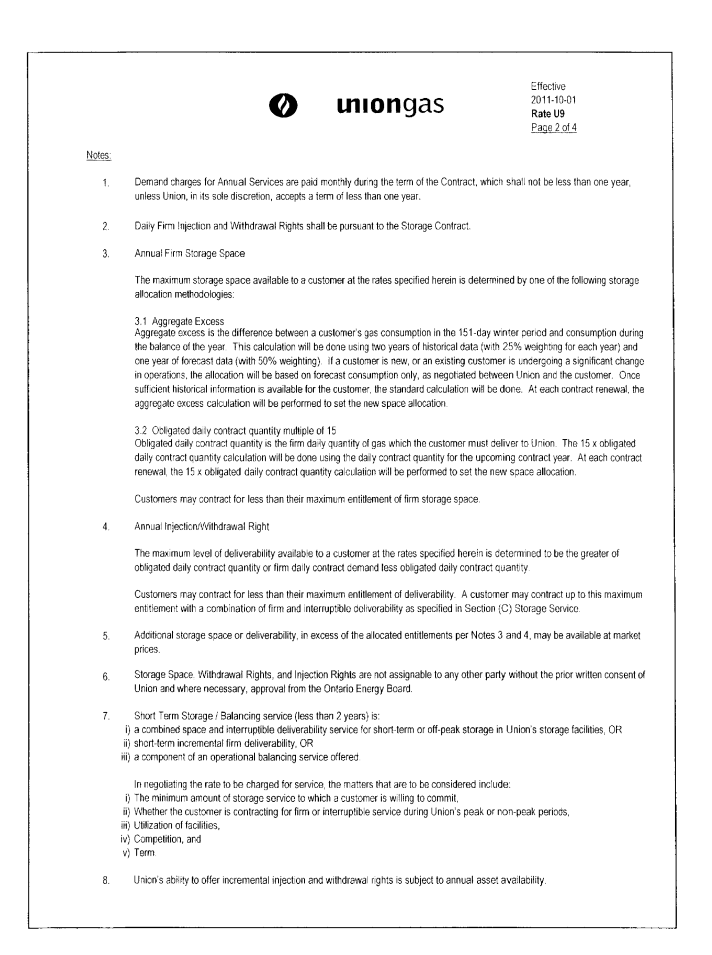
When payment of the monthly bill has not been made in full 16 days after the bill has been issued, the unpaid balance including previous arrears shall be increased by 1.5% (annual effective rate of 19.56%).

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario

Supersedes EB-2011-0135 Rate Schedule effective July 1, 2011.





	Ø	mion gas	201 Rat	ctive 1-10-01 e U9 e 3 of 4
DELIVERY	SERVICE	Demand Charge <u>Rate/ m³/mo</u>	Fuel <u>Ratio</u>	Commodity Cha Rate/ m ³
a)	Annual Firm Delivery Demand (1) Applied to the Firm Daily Contracted Demand	9.0218 ¢		
b)	Firm Delivery Commodity Paid on all firm volumes redelivered to the customer's Point(s) of Consumption		0.723%	0.0682¢
Notes:				
1.	All demand charges are paid monthly during the sole discretion, accepts a term of less than one		not be less than one y	ear unless Union, at it
OVERRUN	I SERVICE			
1. Injecti	on and Withdrawal			
	Authorized	Fuel	Commodity Charge	
		Ratio	Rate/GJ	
	Injection Withdrawal	1.03% 1.03%	\$0.045 \$0.045	
	The Authorized Overrun rate is payable on all quality authorization has been received. Overrun will b			tual rights, for which
	Unauthorized			
	It in any month, the customer has gas in storage balance for the account of the customer is less t exceeds their contractual rights, and which has storage/balancing service, such an event will co during the November 1 to April 15 period will be 31 period will be \$6.000 per GJ.	han zero or the customer has inje not been authorized by Union or p nstitute an occurrence of Unautho	cted or withdrawn volu provided for under a sh prized Overrun. The U	imes from storage wh ort term nauthorized Overrun i
2. Delive	ry			
	Authorized			
	The following Authorized Overrun rates are appl Overrun will be authorized by Union at its sole d		excess of 103% of th Commodity	e Contract parameters
		Fuel	Charge	
		Ratio	Rate/m ³	
	Delivery	0.723%	0.3648¢	
	Unauthorized			

			Ø	เทเต	ongas	Effective 2011-10-01 Rate U9 <u>Page 4 of 4</u>
	OTHER SE	ERVICES & CHARGE	6			
	1.	Monthly Charge				
		each specific custon City ol NRG Six Na	ner as follows: Kitchener Itions	<u>Mon</u> \$ \$ \$	thl <u>y Charge</u> 17,567.33 2,696.77 898.92	n, a Monthly Charge shall be applied to
			tes Sales Service with C both services pay no mo			arge will be prorated such that the
	2.	commit to provide a purchase arrangeme	call at Parkway, through	out the winter pe ived Gas Supply	riod, for a specified numb service, must also accep	ler direct purchase arrangements must per of days. Customers initiating direct pt, unless otherwise authorized by Unior
	3.	Nomination Varian	ces			
						shall be equal to 50% of the "Daily
		Balancing Fee" rate September 1 to Nov variance which is les	as described under Artic ember 30, and February is than the greater of 4% yable on the portion of th	le XXII of Trans0 1 to April 30, no of the nominate	Canada PipeLines Transp Daily Balancing Fee is p d amount and 150 GJ's.	shall be equal to 50% of the "Daily portation Tariff. During the period ayable on the portion of the nomination For the remainder of the year, no Daily the greater of 8% of the nominated
D)	Delayed P	Balancing Fee" rate September 1 to Nov variance which is les Balancing Fee is pay amount and 302 GJ	as described under Artic ember 30, and February is than the greater of 4% vable on the portion of th s.	le XXII of Trans(1 to April 30, no of the nominate e nomination var	Canada PipeLines Transp Daily Balancing Fee is p d amount and 150 GJ's. iance which is less than	portation Tariff. During the period ayable on the portion of the nomination For the remainder of the year, no Daily the greater of 8% of the nominated
(D)	When payn	Balancing Fee" rate September 1 to Nov variance which is les Balancing Fee is pay amount and 302 GJ ayment nent of the monthly bill	as described under Artic ember 30, and February is than the greater of 4% vable on the portion of th s.	le XXII of Trans(1 to April 30, no of the nominate e nomination var II 16 days after to	Canada PipeLines Transp Daily Balancing Fee is p d amount and 150 GJ's. iance which is less than	portation Tariff. During the period ayable on the portion of the nomination For the remainder of the year, no Daily
(D)	When payn	Balancing Fee" rate September 1 to Nov variance which is les Balancing Fee is pay amount and 302 GJ ayment nent of the monthly bill	as described under Artic ember 30, and February is than the greater of 4% vable on the portion of th s.	le XXII of Trans(1 to April 30, no of the nominate e nomination var II 16 days after to of 19.56%).	Canada PipeLines Transp Daily Balancing Fee is p d amount and 150 GJ's. iance which is less than ne bill has been issued, t	portation Tariff. During the period ayable on the portion of the nomination For the remainder of the year, no Daily the greater of 8% of the nominated

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Effective 2011-10-01 Rate M12 Page 1 of 5

TRANSPORTATION RATES

(A) Applicability

The charges under this schedule shall be applicable to a Shipper who enters into a Transportation Service Contract with Union.

(B) Services

Transportation Service under this rate schedule shall be for transportation on Union's Dawn - Oakville facilities.

(C) Rates

The identified rates represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated, which may be higher than the identified rates.

	Monthly Demand Charge	Commodity and Fuel Charges		
	(applied to daily contract demand) Rate/GJ	Fuel Ratio	AND	Commodity Charge Rate/GJ
Firm Transportation (1)		—		
Dawn to Oakville/Parkway	\$2.332	Monthly fuel rates and ratios shall be in		
Dawn to Kirkwall	\$1.985	accordance with schedule "C".		
Parkway to Dawn	n/a	accordance with schedule C.		
M12-X Firm Transportation Between Dawn, Kirkwall and Parkway	\$2.877	Monthly fuel rates and ratios shall be in accordance with schedule "C".		
Limited Firm/Interruptible				
Transportation (1)				
Dawn to Parkway – Maximum	\$5.597	Monthly fuel rates and ratios shall be in		
Dawn to Kirkwall – Maximum	\$5.597	accordance with schedule "C".		
Parkway (TCPL) to Parkway (Cons) (2)		0.328%		

Authorized Overrun (3)

Authorized overrun rates will be payable on all quantities in excess of Union's obligation on any day. The overrun charges payable will be calculated at the following rates. Overrun will be authorized at Union's sole discretion.

	lf Union supplies fuel	Commodity and Fuel Charges		;	
Transportation Overrun	Commodity Charge <u>Rate/GJ</u>	Fuel Ratio <u>%</u>	AND	Commodity Charge <u>Rate/GJ</u>	
Dawn to Parkway Dawn to Kirkwall Parkway to Dawn		Monthly fuel rates and ratios shall be in accordance with schedule "C".		\$0.077 \$0.065 \$0.077	
Parkway (TCPL) Overrun (4)	n/a	0.540%		n/a	
M12-X Firm Transportation Between Dawn, Kirkwall and Parkway		Monthly fuel rates and ratios shall be in accordance with schedule "C".		\$0.095	



Effective 2011-10-01 Rate M12 Page 2 of 5

(C) Rates (Cont'd)

Unauthorized Overrun

Authorized Overrun rates will be payable on all quantities up to 2% in excess of Union's contractual obligation.

The Unauthorized Overrun shall be the higher of the reported daily spot price of gas at either Dawn, Parkway, Niagara or Iroquois in the month of or the month following the month in which the overrun occurred plus 25% for all usage on any day in excess of 102% of Union's contractual obligation.

Nomination Variances

Where Union and the shipper have entered into a Limited Balancing Agreement ("LBA"), the rate for unauthorized parking or drafting which results from nomination variances shall equal the "Balancing Fee" rate as described under Article XXII of TransCanada PipeLines Transportation Tariff.

Notes for Section (C) Rates:

- (1) The annual transportation commodity charge is calculated by application of the YCRR Formula, as per Section (D). The annual transportation fuel required is calculated by application of the YCR Formula, as per Section (D).
- (2) This rate is for westerly transportation within the Parkway yard, from Parkway (TCPL) to Parkway (Cons) or Lisgar.
- (3) For purposes of applying the YCRR Formula or YCR Formula (Section (D)) to transportation overrun quantities, the transportation commodity revenue will be deemed to be equal to the commodity charge of the applicable service as detailed in Section (B).
- (4) This ratio will be applied to all gas quantities for which Union is obligated to deliver to Parkway (Cons) or Lisgar and has agreed to deliver to Parkway (TCPL) on an interruptible basis. This will be in addition to any rate or ratio paid for transportation easterly to Parkway (Cons) or Lisgar.
- (5) A demand charge of \$0.690/GJ/day/month will be applicable for customers contracting for firm all day transportation service in addition to the demand charges appearing on this schedule for firm transportation service to either Kirkwall or Parkway

(D) Transportation Commodity

The annual fuel charge in kind or in dollars for transportation service in any contract year shall be equal to the sum of the application of the following equation applied monthly for the 12 months April through March (The "YCRR" or "YCR" Formula). An appropriate adjustment in the fuel charges will be made in May for the previous 12 months ending March 31st to obtain the annual fuel charges as calculated using the applicable "YCRR" or "YCR" Formula. At Union's sole discretion Union may make more frequent adjustments than once per year. The YCRR and YCR adjustments must be paid/remitted to/from Shippers at Dawn within one billing cycle after invoicing.

		🖉 uniongas	Effective 2011-10-01 Rate M12 Page 3 of 5
(D)	Transporta	ation Commodity (Cont'd)	
	YCR =	4 ∑ [(0.003280 X (QT1 + QT3)) + (DSFx(QT1 + QT3)) + F _{sr}] For June 1 to Sept. 30 1	
	plus	12 <u>5</u> [(0.003280 x (QT1 + Q3)) + (DWFxQT1) + F _{WT}] For Oct. 1 to May 31	
	YCRR =	4 ∑ [(0.003280 x (QT1 + QT3)) + (DSFx(QT1 + QT3)) + F _{ST}]xR For June 1 to Sept. 30 1	
	plus	12 ∑ [(0.003280 x (QT1 + Q3)) + (DWFxQT1)+ F _{WT}]xR For Oct. 1 to May 31 5	
	where:	DSF = 0.00000 for Dawn summer fuel requirements DWF = 0.0020 for Dawn winter fuel requirements	
	in which:		
	YCR	Yearly Commodity Required	
		The sum of 12 separate monthly calculations of Commodity Quantities required for the period from April through	March.
	YCRR	Yearly Commodity Revenue Required	
		The sum of 12 separate monthly calculations of Commodity Revenue required for the period April through Marci	1.
	QT1	Monthly quantities in GJ transported easterly hereunder received at Dawn at not less than 4 850 kPa but less the required at Dawn).	an 5 860 kPa (compression
	QT3	Monthly quantities in GJ transported westerly hereunder received at the Parkway (Oakville) Delivery Point.	
	F _{WT}	The individual Shipper's monthly share of compressor fuel used in GJ which was required at Union's Lobo, Brigl Compressor Stations ("Lobo", "Bright", "Trafalgar" and "Parkway") to transport the same Shipper's QT1 monthly	
		Lobo, Bright, Trafalgar and Parkway compressor fuel required by each Shipper will be calculated each month.	
		The monthly Lobo and Bright compressor fuel will be allocated to each Shipper in the same proportion as the St transported is to the monthly transported quantity for all users including Union.	ipper's monthly quantities
		The monthly Parkway and Trafalgar compressor fuel used will be allocated to each Shipper in the same proport transported to Parkway (TCPL) for each user is to the total monthly quantity transported for all users including U	



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(D) Transportation Commodity (Cont'd)

Fsr The individual Shipper's monthly share of compressor fuel used in GJ which was required at Union's Lobo, Bright, Trafalgar and Parkway compressor stations to transport the same Shipper's quantity on the Trafalgar system.

Lobo, Bright, Trafalgar and Parkway compressor fuel required by each Shipper will be calculated each month.

R Union's weighted average cost of gas in \$/GJ.

Notes

(i) In the case of Easterly flow, direct deliveries by TCPL at Parkway to Union or on behalf of Union to Union's Transportation Shippers will be allocated to supply Union's markets on the Dawn-Oakville/Parkway facilities starting at Parkway and proceeding westerly to successive laterals until exhausted.

(E) Provision for Compressor Fuel

For a Shipper that has elected to provide its own compressor fuel.

Transportation Fuel

On a daily basis, the Shipper will provide Union at the delivery point and delivery pressure as specified in the contract, a quantity (the "Transportation Fuel Quantity") representing the Shipper's share of compressor fuel and unaccounted for gas for transportation service on Union's system.

The Transportation Fuel Quantity will be determined on a daily basis, as follows:

Transportation Fuel Quantity = Transportation Quantity x Transportation Fuel Ratio.

In the event that the actual quantity of fuel supplied by the Shipper was different from the actual fuel quantity as calculated using the YCR formula, an adjustment will be made in May for the previous 12 months ending March 31st.

Nominations

The Shipper will be required to nominate its Transportation Fuel Quantity in addition to its normal nominations for transportation services.

(F) Terms of Service

The General Terms & Conditions applicable to this rate schedule shall be in accordance with the attached Schedule "A" for contracts in effect before October 1, 2010. The General Terms & Conditions applicable to this rate schedule shall be in accordance with the attached Schedule "A 2010" for contracts in effect on or after October 1, 2010.

(G) Nominations

Nominations under this rate schedule shall be in accordance with the attached Schedule "B" for contracts in effect before October 1, 2010. Nominations under this rate schedule shall be in accordance with the attached Schedule "B 2010" for contracts in effect on or after October 1, 2010.



Effective 2011-10-01 **Rate M12** Page 5 of 5

(H) Monthly Fuel Rates and Ratios

Monthly fuel rates and ratios under this rate schedule shall be in accordance with Schedule "C".

(I) Receipt and Delivery Points and Pressures

Receipt and Delivery Points and Pressures under this rate schedule shall be in accordance with Schedule "D 2010" for contracts in effect on or after October 1, 2010.

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario

Supersedes EB-2011-0135 Rate Schedule effective July 1, 2011.

RATE M12 GENERAL TERMS & CONDITIONS

I. DEFINITIONS

Except where the context expressly requires or states another meaning, the following terms, when used in these General Terms & Conditions and in any contract into which these General Terms & Conditions are incorporated, shall be construed to have the following meanings:

- 1. "Contract" shall refer to the contract to which these General Terms & Conditions shall apply, and into which they are incorporated;
- 2. "cubic metre" shall mean the volume of gas which occupies one cubic metre when such gas is at a temperature of 15 degrees Celsius, and at a pressure of 101.325 kilopascals absolute;
- 3. "day" shall mean a period of twenty-four (24) consecutive hours beginning at 9:00 a.m. Central Standard time. The reference date for any day shall be the calendar date upon which the twenty-four (24) hour period shall commence;
- 4. "delivery" shall mean any gas that is delivered by Union into Shipper's possession, or to the possession of Shipper's agent;
- 5. "firm" shall mean service not subject to curtailment or interruption except under Articles XI and XII of this Schedule "A";
- 6. "gas" shall mean gas as defined in the Ontario Energy Board Act, 1998, S.O. 1998, c.15, Sch. B, as amended, supplemented or re-enacted from time to time;
- 7. "gross heating value" shall mean the total heat expressed in megajoules per cubic metre (MJ/m³) produced by the complete combustion at constant pressure of one (1) cubic metre of gas with air, with the gas free of water vapour and the temperature of the gas, air and products of combustion at standard temperature and all water formed by the combustion reaction condensed to the liquid state;
- 8. "interruptible service" shall mean service subject to curtailment or interruption, after notice, at any time;
- 9. "Interconnecting Pipeline" shall mean a pipeline that directly connects to the Union pipeline system;
- 10. "joule" (J) shall mean the work done when the point of application of a force of one (1) newton is displaced a distance of one (1) metre in the direction of the force. The term "megajoule" (MJ) shall mean 1,000,000 joules. The term "gigajoule" (GJ) shall mean 1,000,000,000 joules;
- 11. "limited interruptible service" shall mean gas service subject to interruption or curtailment on a limited number of days as specified in the Contract;
- 12. "m³" shall mean cubic metre of gas and "10³m³" shall mean 1,000 cubic metres of gas;
- 13. "month" shall mean the period beginning at 9:00 a.m. Central Standard time on the first day of a calendar month and ending at 9:00 a.m. Central Standard time on the first day of the following calendar month;
- 14. "OEB" means the Ontario Energy Board;
- 15. "pascal" (Pa) shall mean the pressure produced when a force of one (1) newton is applied to an area of one (1) square metre. The term "kilopascal" (kPa) shall mean 1,000 pascals;
- 16. "receipt" shall mean any gas that is delivered into Union's possession, or the possession of Union's agent;
- 17. "Shipper", shall have the meaning as defined in the Contract and shall also include Shipper's agent(s);
- 18. "TCPL" means TransCanada PipeLines Limited;

II. GAS QUALITY

- 1. <u>Natural Gas:</u> The minimum gross heating value of the gas delivered to/by Union hereunder, shall be thirty-six (36) megajoules per cubic metre. The maximum gross heating value of the gas delivered to/by Union hereunder shall be forty point two (40.2) megajoules per cubic metre. The gas to be delivered hereunder to Union may be a commingled supply from Shipper's natural gas sources of supply. The gas to be delivered by Union may be a commingled supply from Union's sources of gas supply; provided, however, that helium, natural gasoline, butane, propane and other hydrocarbons except methane may be removed prior to delivery to Shipper. Further, Union may subject, or permit the subjection of, the gas to compression, dehydration, cooling, cleaning and other processes.
- 2. Freedom from objectionable matter: The gas to be delivered to/by Union hereunder,
 - a. shall be commercially free from sand, dust, gums, crude oils, lubricating oils, liquids, chemicals or compounds used in the production, treatment, compression or dehydration of the gas or any other objectionable substance in sufficient quantity so as to render the gas toxic, unmerchantable or cause injury to or interference with the proper operation of the lines, regulators, meters or other appliances through which it flows,
 - b. shall not contain more than seven (7) milligrams of hydrogen sulphide per cubic metre of gas nor more than four hundred and sixty (460) milligrams of total sulphur per cubic metre of gas as determined by standard methods of testing,
 - c. shall not contain more than five (5) milligrams of mercaptan sulphur per cubic metre of gas,
 - d. shall not contain more than two point zero (2.0) molar percent by volume of carbon dioxide in the gas,
 - e. shall not contain more than zero point five (0.5) molar percent by volume of carbon monoxide in the gas,
 - f. shall not contain more than zero point four (0.4) molar percent by volume of oxygen in the gas,
 - g. shall not contain more than four point zero (4.0) molar percent by volume of hydrogen in the gas,
 - h. shall not contain more than sixty-five (65) milligrams of water vapour per cubic metre of the gas,
 - i. shall not have a hydrocarbon dewpoint exceeding minus ten (-10) degrees Celsius at five thousand-five hundred (5500) kPa pressure,
 - j. shall not contain less than one point zero (1.0) molar percent by volume of ethane in the gas,
 - k. shall at all times be interchangeable with other pipeline gas such that the yellow tipping, flashback and lifting factors shall be within the range permitted for gas according to AGA Research Bulletin No. 36.
- 3. In addition to any other right or remedy of a party, each party shall be entitled to refuse to accept delivery of any gas which does not conform to any of the specifications set out in Section 2.

III. MEASUREMENTS

- 1. <u>Storage, Transportation, and/or Sales Unit:</u> ("The Unit") The Unit of the gas delivered to Union shall be a megajoule or a gigajoule. The unit of gas transported or stored by Union shall be a megajoule or a gigajoule. The unit of gas delivered by Union shall be a megajoule, a gigajoule, a cubic metre (m³) or one thousand cubic metres (10³m³) at Union's discretion.
- 2. Determination of Volume and Energy:

- a. The volume and energy amounts determined under the Contract shall be determined in accordance with the Electricity and Gas Inspection Act (Canada), assented to 31 March, 1982 and the Electricity and Gas Inspection Regulations, P.C. 1986-116, 16 January, 1986, and any documents issued under the authority of the Act and Regulations and any amendments thereto.
- b. The supercompressibility factor shall be determined in accordance with either the "Manual for Determination of Supercompressibility Factors for Natural Gas" (PAR Project NX-19) published in 1962 or with American Gas Association Transmission Measurement Committee Report No. 8, Nov. 1992, at Union's discretion, all as amended from time to time.
- c. The volume and/or energy of the gas delivered to/by Union hereunder shall be determined by the measurement equipment designated in Article VII Measuring Equipment, of this schedule.

IV. RECEIPT POINT AND DELIVERY POINT

- 1. Unless otherwise specified in the Contract, the point or points of receipt for all gas to be covered hereunder shall be on the outlet side of the measuring stations located at or near the point or points of connection specified in the Contract, where Union takes possession of the gas.
- 2. Unless otherwise specified in the Contract, the point or points of delivery for all gas to be covered hereunder shall be on the outlet side of the measuring stations located at or near the point or points of connection as specified in the Contract where Shipper takes possession of the gas.

V. POSSESSION OF AND RESPONSIBILITY FOR GAS

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VI. FACILITIES ON SHIPPER'S PROPERTY

Except under those conditions where Union is delivering to TCPL for TCPL or Shipper at Union's Parkway Point of Delivery, or to an Interconnecting Pipeline, or where otherwise specified in the Contract, the following will apply:

- 1. <u>Construction and Maintenance</u>: Union, at its own expense may construct, maintain and operate on Shipper's property at the delivery point a measuring station properly equipped with a meter or meters and any other necessary measuring equipment for properly measuring the gas redelivered under the Contract. Shipper will grant to Union a lease and/or rights-of-way over property of Shipper as required by Union to install such facilities and to connect same to Union's pipeline.
- 2. <u>Entry:</u> Union, its servants, agents and each of them may at any reasonable time on notice (except in cases of emergency) to Shipper or his duly authorized representative enter Shipper's property for the purpose of constructing, maintaining, removing, operating and/or repairing station equipment.
- 3. <u>Property:</u> The said station and equipment will be and remain the property of Union notwithstanding it is constructed on and attached to the realty of Shipper, and Union may at its own expense remove it upon termination of the Contract and will do so if so requested by Shipper.

VII. MEASURING EQUIPMENT

- 1. <u>Metering by Union</u>: Union will install and operate meters and related equipment as required and in accordance with the Act and Regulations referenced in Article III subparagraph 2.a.
- 2. <u>Metering by Others</u>: In the event that all or any gas delivered to/by Union hereunder is measured by a meter that is owned and operated by an Interconnecting Pipeline, then Union and Shipper agree to accept that metering for the

purpose of determining the volume and energy of gas delivered to/by Union on behalf of the Shipper. The standard of measurement and tests for the gas delivered to/by Union hereunder shall be in accordance with the general terms and conditions as incorporated in that Interconnecting Pipeline company's gas tariff as approved by their regulatory body.

- 3. <u>Check Measuring Equipment</u>: Shipper may install, maintain and operate, at the redelivery point, at its own expense, such check measuring equipment as desired, provided that such equipment shall be so installed as not to interfere with the operation of Union's measuring equipment at or near the delivery point, and shall be installed, maintained and operated in conformity with the same standards and specifications applicable to Union's metering facilities.
- 4. <u>Rights of Parties</u>: The measuring equipment installed by either party, together with any building erected by it for such equipment, shall be and remain its property. However, Union and Shipper shall have the right to have representatives present at the time of any installing, reading, cleaning, changing, repairing, inspecting, testing, calibrating, or adjusting done in connection with the other's measuring equipment used in measuring or checking the measurement of deliveries of gas to/by Union under the Contract. Either party will give the other party reasonable notice of its intention to carry out the acts herein specified. The records from such measuring equipment shall remain the property of their owner, but upon request each will submit to the other its records and charts, together with calculations therefrom, for inspection and verification, subject to return within ten days after receipt thereof.
- 5. <u>Calibration and Test of Measuring Equipment</u>: The accuracy of Union's measuring equipment shall be verified by Union at reasonable intervals, and if requested, in the presence of representatives of Shipper, but Union shall not be required to verify the accuracy of such equipment more frequently than once in any thirty (30) day period. In the event either party shall notify the other that it desires a special test of any measuring equipment, the parties shall co-operate to secure a prompt verification of the accuracy of such equipment. The expense of any such special test, if called for by Shipper, shall be borne by Shipper if the measuring equipment tested is found to be in error by not more than two per cent (2%). If, upon test, any measuring equipment is found to be in error by not more than two per cent (2%). If, upon test, any measuring equipment is found to be in error by not more than two per cent (2%). If upon test, any measuring equipment accuracy as possible. If the test conducted shows a percentage of inaccuracy greater than two percent (2%), the financial adjustment, if any, shall be calculated in accordance with the Electricity and Gas Inspection Act (1982) and regulations thereunder, as may be amended from time to time and in accordance with any successor statutes and regulations.
- 6. <u>Preservation of Metering Records:</u> Union and Shipper shall each preserve for a period of at least six (6) years all test data, and other relevant records.

VIII. BILLING

- 1. <u>Monthly Billing Date:</u> Union shall render bills on or before the 10th day of each month for all services furnished during the preceding month. Such charges may be based on estimated quantities, if actual quantities are unavailable in time to prepare the billing. Union shall provide, in a succeeding month's billing, an adjustment based on any difference between actual quantities and estimated quantities, without any interest charge. If presentation of a bill to Shipper is delayed after the 10th day of the month, then the time of payment shall be extended accordingly, unless Shipper is responsible for such delay.
- 2. <u>Right of Examination</u>: Both Union and Shipper shall have the right to examine at any reasonable time the books, records and charts of the other to the extent necessary to verify the accuracy of any statement, chart or computation made under or pursuant to the provisions of the Contract.

IX. PAYMENTS

- 1. <u>Monthly payments</u>: Shipper shall pay the invoiced amount directly into Union's bank account as directed on the invoice on or before the twentieth (20th) day of each month. If the payment date is not a business day, then payment must be received in Union's account on the first business day preceding the twentieth (20th) day of the month.
- 2. <u>Remedies for non-payment</u>: Should Shipper fail to pay all of the amount of any bill as herein provided when such amount is due,

- a. Shipper shall pay to Union interest on the unpaid portion of the bill accruing at a rate per annum equal to the minimum commercial lending rate of Union's principal banker in effect from time to time from the due date until the date of payment.
- b. If such failure to pay continues for thirty (30) days after payment is due, Union, in addition to any other remedy it may have under the Contract, may suspend service(s) until such amount is paid. Notwithstanding such suspension, all demand charges shall continue to accrue hereunder as if such suspension were not in place.

If Shipper in good faith disputes the amount of any such bill or part thereof Shipper shall pay to Union such amounts as it concedes to be correct. At any time thereafter, within twenty (20) days of a demand made by Union, Shipper shall furnish financial assurances satisfactory to Union, guaranteeing payment to Union of the amount ultimately found due upon such bill after a final determination. Such a final determination may be reached either by agreement, arbitration decision or judgement of the courts, as may be the case. Union shall not be entitled to suspend service(s) because of such non-payment unless and until default occurs in the conditions of such financial assurances or default occurs in payment of any other amount due to Union hereunder.

Notwithstanding the foregoing paragraph(s), Shipper is not relieved from the obligation to continue its deliveries of gas to Union under the terms of any agreement, where Shipper has contracted to deliver specified quantities of gas to Union.

3. <u>Billing Adjustments:</u> If it shall be found that at any time or times Shipper has been overcharged or undercharged in any form whatsoever under the provisions of the Contract and Shipper shall have actually paid the bills containing such overcharge or undercharge, Union shall refund the amount of any such overcharge and interest shall accrue from and including the first day of such overcharge as paid to the date of refund and shall be calculated but not compounded at a rate per annum determined each day during the calculation period to be equal to the minimum commercial lending rate of Union's principal banker, and the Shipper shall pay the amount of any such undercharge, but without interest. In the event Union renders a bill to Shipper based upon measurement estimates, the required adjustment to reflect actual measurement shall be made on the bill next following the determination of such actual measurement, without any charge of interest. In the event an error is discovered in the amount billed in any statement rendered by Union, such error shall be adjusted by Union. Such overcharge, undercharge or error shall be adjusted by Union on the bill next following shall mean a bill rendered at least fourteen (14) days after the day of its determination), provided that claim therefore shall have been made within six (6) years from the date of the incorrect billing. In the event any refund is issued with Shipper's gas bill, the aforesaid date of refund shall be deemed to be the date of the issue of bill.

X. ARBITRATION

If and when any dispute, difference or question shall arise between the parties hereto touching the Contract or anything herein contained, or the construction hereof, or the rights, duties or liabilities of the parties in relation to any matter hereunder, the matter in dispute shall be submitted and referred to arbitration within ten (10) days after written request of either party. Upon such request each party shall appoint an arbitrator, and the two so appointed shall appoint a third. A majority decision of the arbitrators shall be final and binding upon both parties. In all other respects the provisions of the Arbitration Act of the Province of Ontario, or any Act passed in amendment thereof or substitution therefore, shall apply to each such submission. Operations under the Contract shall continue, without prejudice, during any such arbitration and the costs attributable to such arbitration shall be shared equally by the parties hereto.

XI. FORCE MAJEURE

1. The term "force majeure" as used herein shall mean acts of God, strikes, lockouts or any other industrial disturbance, acts of the public enemy, sabotage, wars, blockades, insurrections, riots, epidemics, landslides, lightening, earthquakes, fires, storms, floods, washouts, arrests and restraints of governments and people, civil disturbances, explosions, breakage or accident to machinery or lines of pipe, freezing of wells or lines of pipe, inability to obtain materials, supplies, permits or labour, any laws, orders, rules, regulations, acts or restraints of any governmental body

or authority (civil or military), any act or omission that is excused by any event or occurrence of the character herein defined as constituting force majeure, any act or omission by parties not controlled by the party having the difficulty and any other similar cases not within the control of the party claiming suspension and which by the exercise of due diligence such party is unable to prevent or overcome.

- 2. In the event that either the Shipper or Union is rendered unable, in whole or in part, by force majeure, to perform or comply with any obligation or condition of the Contract, such party shall give notice and full particulars of such force majeure in writing delivered by hand, fax or other direct written electronic means to the other party as soon as possible after the occurrence of the cause relied on and subject to the provision of this Article.
- 3. Neither party shall be entitled to the benefit of the provisions of force majeure hereunder if any or all of the following circumstances prevail: the failure resulting in a condition of force majeure was caused by the negligence of the party claiming suspension; the failure was caused by the party claiming suspension where such party failed to remedy the condition by making all reasonable efforts (short of litigation, if such remedy would require litigation); the party claiming suspension failed to resume the performance of such condition obligations with reasonable dispatch; the failure was caused by lack of funds; the party claiming suspension did not as soon as possible after determining or within a period within which it should acting reasonably have determined that the occurrence was in the nature of force majeure and would affect its ability to observe or perform any of its conditions or obligations under the Contract give to the other party the notice required hereunder.
- 4. The party claiming suspension shall likewise give notice as soon as possible after the force majeure condition is remedied, to the extent that the same has been remedied, and that such party has resumed or is then in a position to resume the performance of the obligations and conditions of the Contract.

XII. DEFAULT AND TERMINATION

In case of the breach or non-observance or non-performance on the part of either party hereto of any covenant, proviso, condition, restriction or stipulation contained in the Contract (but not including herein failure to take or make delivery in whole or in part of the gas delivered to/by Union hereunder occasioned by any of the reasons provided for in Article XI hereof) which has not been waived by the other party, then and in every such case and as often as the same may happen, the Non-defaulting party may give written notice to the Defaulting party requiring it to remedy such default and in the event of the Defaulting party failing to remedy the same within a period of thirty (30) days from receipt of such notice, the Non-defaulting party may at its sole option declare the Contract to be terminated and thereupon the Contract shall be terminated and be null and void for all purposes other than and except as to any liability of the parties under the same incurred before and subsisting as of termination. The right hereby conferred upon each party shall be in addition to, and not in derogation of or in substitution for, any other right or remedy which the parties respectively at law or in equity shall or may possess.

XIII. MODIFICATION

Subject to Union's M12 Rate Schedule, Schedule A, Article XV and the ability of Union to amend the M12 Rate Schedule with the approval of the OEB, no amendment or modification of the Contract shall be effective unless the same shall be in writing and signed by each of the Shipper and Union.

XIV. NON-WAIVER AND FUTURE DEFAULT

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XV. LAWS, REGULATIONS AND ORDERS

The Contract and the respective rights and obligations of the parties hereto are subject to all present and future valid laws, orders, rules and regulations of any competent legislative body, or duly constituted authority now or hereafter having jurisdiction and the Contract shall be varied and amended to comply with or conform to any valid order or direction of any board, tribunal or administrative agency which affects any of the provisions of the Contract.

RATE M12 GENERAL TERMS & CONDITIONS

I. DEFINITIONS

Except where the context expressly requires or states another meaning, the following terms, when used in these General Terms & Conditions and in any contract into which these General Terms & Conditions are incorporated, shall be construed to have the following meanings:

"Authorized Overrun" shall mean the amount by which Shipper's Authorized Quantity exceeds the Contract Demand;

"Available Capacity" shall mean at any time, Union's remaining available capacity to provide Transportation Services;

"Eastern Clock Time" shall mean the local clock time in the Eastern Time Zone on any Day;

"Contract" shall refer to the contract to which these General Terms & Conditions shall apply, and into which they are incorporated;

"Contract Year" shall mean a period of three hundred and sixty-five (365) consecutive days provided however, that any such period which contains a date of February 29 shall consist of three hundred and sixty-six (366) consecutive days commencing on November 1 of each year; except for the first Contract Year which shall commence on the Commencement Date and end on the first October 31 that follows such date;

"cubic metre" shall mean the volume of gas which occupies one cubic metre when such gas is at a temperature of 15 degrees Celsius, and at a pressure of 101.325 kilopascals absolute;

"day" or "Day" shall mean a period of twenty-four (24) consecutive hours beginning at 10:00 a.m. Eastern Clock Time. The reference date for any day shall be the calendar date upon which the twenty-four (24) hour period shall commence;

"delivery" shall mean any gas that is delivered by Union into Shipper's possession, or to the possession of Shipper's agent;

"Expansion Facilities" shall mean any new facilities to be constructed by Union in order to provide Transportation Services;

"firm" or "Firm" shall mean service not subject to curtailment or interruption except under Articles XI, XII and XVIII herein;

"gas" or "Gas" shall mean gas as defined in the <u>Ontario Energy Board Act, 1998</u>, S.O. 1998, c.15, Sch. B, as amended, supplemented or re-enacted from time to time;

"gross heating value" shall mean the total heat expressed in megajoules per cubic metre (MJ/m³) produced by the complete combustion at constant pressure of one (1) cubic metre of gas with air, with the gas free of water vapour and the temperature of the gas, air and products of combustion at standard temperature and all water formed by the combustion reaction condensed to the liquid state;

"Interruptible HUB Service Contract" shall mean a contract between Shipper and Union under which Union provides interruptible HUB service;

"interruptible service" or "Interruptible" shall mean service subject to curtailment or interruption, after notice, at any time;

"Interconnecting Pipeline" shall mean a pipeline that directly connects to the Union pipeline system;

"joule" (J) shall mean the work done when the point of application of a force of one (1) newton is displaced a distance of one (1) metre in the direction of the force. The term "megajoule" (MJ) shall mean 1,000,000 joules. The term "gigajoule" (GJ) shall mean 1,000,000 joules;

"Loaned Quantities" shall mean those quantities of gas loaned to Shipper under the Facilitating Agreement;

"m³" shall mean cubic metre of gas and "10³m³" shall mean 1,000 cubic metres of gas;

"month" or "Month" shall mean the period beginning at 10:00 a.m. Eastern Clock Time on the first day of a calendar month and ending at 10:00 a.m. Eastern Clock Time on the first day of the following calendar month;

"NAESB" shall mean North American Energy Standards Board.

"OEB" means the Ontario Energy Board;

"Open Season" or "open season" shall mean an open access auction or bidding process held by Union as a method of allocating capacity;

"pascal" (Pa) shall mean the pressure produced when a force of one (1) newton is applied to an area of one (1) square metre. The term "kilopascal" (kPa) shall mean 1,000 pascals;

"receipt" shall mean any gas that is delivered into Union's possession, or the possession of Union's agent;

"Shipper", shall have the meaning as defined in the Contract and shall also include Shipper's agent(s);

"TCPL" means TransCanada PipeLines Limited.

II. GAS QUALITY

- 1. <u>Natural Gas:</u> The minimum gross heating value of the gas delivered to/by Union hereunder, shall be thirty-six (36) megajoules per cubic metre. The maximum gross heating value of the gas delivered to/by Union hereunder shall be forty point two (40.2) megajoules per cubic metre. The gas to be delivered hereunder to Union may be a commingled supply from Shipper's natural gas sources of supply. The gas to be delivered by Union may be a commingled supply from Union's sources of gas supply; provided, however, that helium, natural gasoline, butane, propane and other hydrocarbons except methane may be removed prior to delivery to Shipper. Further, Union may subject, or permit the subjection of, the gas to compression, dehydration, cooling, cleaning and other processes.
- 2. Freedom from objectionable matter: The gas to be delivered to/by Union hereunder,
 - a. shall be commercially free from sand, dust, gums, crude oils, lubricating oils, liquids, chemicals or compounds used in the production, treatment, compression or dehydration of the gas or any other objectionable substance in sufficient quantity so as to render the gas toxic, unmerchantable or cause injury to or interference with the proper operation of the lines, regulators, meters or other appliances through which it flows,
 - b. shall not contain more than seven (7) milligrams of hydrogen sulphide per cubic metre of gas nor more than four hundred and sixty (460) milligrams of total sulphur per cubic metre of gas as determined by standard methods of testing,
 - c. shall not contain more than five (5) milligrams of mercaptan sulphur per cubic metre of gas,
 - d. shall not contain more than two point zero (2.0) molar percent by volume of carbon dioxide in the gas,
 - e. shall not contain more than zero point five (0.5) molar percent by volume of carbon monoxide in the gas,
 - f. shall not contain more than zero point four (0.4) molar percent by volume of oxygen in the gas,
 - g. shall not contain more than four point zero (4.0) molar percent by volume of hydrogen in the gas,
 - h. shall not contain more than sixty-five (65) milligrams of water vapour per cubic metre of the gas,

- i. shall not have a hydrocarbon dewpoint exceeding minus ten (-10) degrees Celsius at five thousand-five hundred (5500) kPa pressure,
- j. shall not contain less than one point zero (1.0) molar percent by volume of ethane in the gas,
- k. shall at all times be interchangeable with other pipeline gas such that the yellow tipping, flashback and lifting factors shall be within the range permitted for gas according to AGA Research Bulletin No. 36.
- 3. <u>Non-conforming Gas</u>: In addition to any other right or remedy of a party, each party shall be entitled to refuse to accept delivery of any gas which does not conform to any of the specifications set out in Section 2.
- 4. <u>Quality of Gas Received</u>: The quality of the gas and the measurement of the gas to be received by Union hereunder is to be of a merchantable quality and in accordance with the quality standards and measurement standards as set out by Union in this Article II, but, Union will also accept gas of a quality as set out in any other Interconnecting Pipeline's general terms and conditions, provided that all Interconnecting Pipelines accept such quality of gas. In addition to any other right or remedy of a party, each party shall be entitled to refuse to accept delivery of any gas which does not conform to any of the specifications set out in Union's M12 Rate Schedule.

III. MEASUREMENTS

- 1. <u>Storage, Transportation, and/or Sales Unit</u>: The unit of the gas delivered to Union shall be a megajoule or a gigajoule. The unit of gas transported or stored by Union shall be a megajoule or a gigajoule. The unit of gas delivered by Union shall be a megajoule, a gigajoule, a cubic metre (m³) or one thousand cubic metres (10³m³) at Union's discretion.
- 2. Determination of Volume and Energy:
 - a. The volume and energy amounts determined under the Contract shall be determined in accordance with the <u>Electricity and Gas Inspection Act (Canada</u>), assented to 31 March, 1982 (the "Act") and the <u>Electricity and Gas Inspection Regulations</u>, P.C. 1986-116, 16 January, 1986 (the "**Regulations**"), and any documents issued under the authority of the Act and Regulations and any amendments thereto.
 - b. The supercompressibility factor shall be determined in accordance with either the "Manual for Determination of Supercompressibility Factors for Natural Gas" (PAR Project NX-19) published in 1962 or with American Gas Association Transmission Measurement Committee Report No. 8, Nov. 1992, at Union's discretion, all as amended from time to time.
 - c. The volume and/or energy of the gas delivered to/by Union hereunder shall be determined by the measurement equipment designated in Article VII herein.
 - d. Upon request by Union, Shipper shall obtain measurement of the total quantity of gas received by Union hereunder from the Interconnecting Pipeline. Such measurement shall be done in accordance with established practices between Union and the Interconnecting Pipeline.

IV. RECEIPT POINT AND DELIVERY POINT

1. Unless otherwise specified in the Contract, the point or points of receipt and point or points of delivery for all gas to be covered hereunder shall be on the outlet side of the measuring stations located at or near the point or points of connection specified in the Contract, where possession of the gas changes from one party to the other, and as per Schedule "D 2010".

V. POSSESSION OF AND RESPONSIBILITY FOR GAS

1. Union accepts no responsibility for any gas prior to such gas being delivered to Union at the Receipt Point or after its delivery by Union at the Delivery Point. As between the parties hereto, Union shall be deemed to be in control and

possession of and responsible for all such gas from the time that such gas enters Union's system until such gas is delivered to Shipper.

2. Shipper agrees that Union is not a common carrier and is not an insurer of Shipper's gas, and that Union shall not be liable to Shipper or any third party for loss of gas in Union's possession, except to the extent such loss is caused entirely by Union's negligence or wilful misconduct.

VI. FACILITIES ON SHIPPER'S PROPERTY

Except under those conditions where Union is delivering to TCPL for TCPL or Shipper at Parkway (TCPL), or to an Interconnecting Pipeline, or where otherwise specified in the Contract, the following will apply:

- 1. <u>Construction and Maintenance</u>: Union, at its own expense may construct, maintain and operate on Shipper's property at the delivery point a measuring station properly equipped with a meter or meters and any other necessary measuring equipment for properly measuring the gas redelivered under the Contract. Shipper will grant to Union a lease and/or rights-of-way over property of Shipper as required by Union to install such facilities and to connect same to Union's pipeline.
- 2. <u>Entry:</u> Union, its servants, agents and each of them may at any reasonable time on notice (except in cases of emergency) to Shipper or his duly authorized representative enter Shipper's property for the purpose of constructing, maintaining, removing, operating and/or repairing station equipment.
- 3. <u>Property:</u> The said station and equipment will be and remain the property of Union notwithstanding it is constructed on and attached to the realty of Shipper, and Union may at its own expense remove it upon termination of the Contract and will do so if so requested by Shipper.

VII. MEASURING EQUIPMENT

- 1. <u>Metering by Union</u>: Union will install and operate meters and related equipment as required and in accordance with the Act and Regulations referenced in Article III herein.
- 2. <u>Metering by Others</u>: In the event that all or any gas delivered to/by Union hereunder is measured by a meter that is owned and operated by an Interconnecting Pipeline, then Union and Shipper agree to accept that metering for the purpose of determining the volume and energy of gas delivered to/by Union on behalf of the Shipper. The standard of measurement and tests for the gas delivered to/by Union hereunder shall be in accordance with the general terms and conditions as incorporated in that Interconnecting Pipeline company's gas tariff as approved by their regulatory body.
- 3. <u>Check Measuring Equipment:</u> Shipper may install, maintain and operate, at the redelivery point, at its own expense, such check measuring equipment as desired, provided that such equipment shall be so installed as not to interfere with the operation of Union's measuring equipment at or near the delivery point, and shall be installed, maintained and operated in conformity with the same standards and specifications applicable to Union's metering facilities.
- 4. <u>Rights of Parties</u>: The measuring equipment installed by either party, together with any building erected by it for such equipment, shall be and remain its property. However, Union and Shipper shall have the right to have representatives present at the time of any installing, reading, cleaning, changing, repairing, inspecting, testing, calibrating, or adjusting done in connection with the other's measuring equipment used in measuring or checking the measurement of deliveries of gas to/by Union under the Contract. Either party will give the other party reasonable notice of its intention to carry out the acts herein specified. The records from such measuring equipment shall remain the property of their owner, but upon request each will submit to the other its records and charts, together with calculations therefrom, for inspection and verification, subject to return within ten days after receipt thereof.
- 5. <u>Calibration and Test of Measuring Equipment:</u> The accuracy of Union's measuring equipment shall be verified by Union at reasonable intervals, and if requested, in the presence of representatives of Shipper, but Union shall not be required to verify the accuracy of such equipment more frequently than once in any thirty (30) day period. In the event either party shall notify the other that it desires a special test of any measuring equipment, the parties shall co-operate to secure a prompt verification of the accuracy of such equipment. The expense of any such special test, if called for by Shipper, shall

be borne by Shipper if the measuring equipment tested is found to be in error by not more than two per cent (2%). If, upon test, any measuring equipment is found to be in error by not more than two per cent (2%), previous recordings of such equipment shall be considered accurate in computing redeliveries of gas, but such equipment shall be adjusted at once to record as near to absolute accuracy as possible. If the test conducted shows a percentage of inaccuracy greater than two percent (2%), the financial adjustment, if any, shall be calculated in accordance with the Act and Regulations, as may be amended from time to time and in accordance with any successor statutes and regulations.

- 6. <u>Preservation of Metering Records:</u> Union and Shipper shall each preserve for a period of at least six (6) years all test data, and other relevant records.
- 7. <u>Error in Metering or Meter Failure</u>: In the event of an error in metering or a meter failure, (such error or failure being determined through check measurement by Union or any other available method), then Shipper shall enforce its rights as Shipper with the Interconnecting Pipeline(s) to remedy such error or failure including enforcing any inspection and/or verification rights and procedures.

VIII. <u>BILLING</u>

- 1. <u>Monthly Billing Date</u>: Union shall render bills on or before the 10th day of each month for all services furnished during the preceding month. Such charges may be based on estimated quantities, if actual quantities are unavailable in time to prepare the billing. Union shall provide, in a succeeding month's billing, an adjustment based on any difference between actual quantities and estimated quantities, without any interest charge. If presentation of a bill to Shipper is delayed after the 10th day of the month, then the time of payment shall be extended accordingly, unless Shipper is responsible for such delay.
- <u>Right of Examination</u>: Both Union and Shipper shall have the right to examine at any reasonable time the books, records and charts of the other to the extent necessary to verify the accuracy of any statement, chart or computation made under or pursuant to the provisions of the Contract.
- 3. <u>Amendment of Statements</u>: For the purpose of completing a final determination of the actual quantities of gas handled in any of the Transportation Services to Shipper, the parties shall have the right to amend their statement for a period equal to the time during which the Interconnecting Pipeline retains the right to amend their statements, which period shall not exceed three (3) years from the date of termination of the Contract.

IX. <u>PAYMENTS</u>

- 1. <u>Monthly payments</u>: Shipper shall pay the invoiced amount directly into Union's bank account as directed on the invoice on or before the twentieth (20th) day of each month. If the payment date is not a business day, then payment must be received in Union's account on the first business day preceding the twentieth (20th) day of the month.
- 2. <u>Remedies for non-payment</u>: Should Shipper fail to pay all of the amount of any bill as herein provided when such amount is due,
 - a. Shipper shall pay to Union interest on the unpaid portion of the bill accruing at a rate per annum equal to the minimum commercial lending rate of Union's principal banker in effect from time to time from the due date until the date of payment.
 - b. If such failure to pay continues for thirty (30) days after payment is due, Union, in addition to any other remedy it may have under the Contract, may suspend service(s) until such amount is paid. Notwithstanding such suspension, all demand charges shall continue to accrue hereunder as if such suspension were not in place.

If Shipper in good faith disputes the amount of any such bill or part thereof Shipper shall pay to Union such amounts as it concedes to be correct. At any time thereafter, within twenty (20) days of a demand made by Union, Shipper shall furnish financial assurances satisfactory to Union, guaranteeing payment to Union of the amount ultimately found due upon such bill after a final determination. Such a final determination may be reached either by agreement, arbitration decision or judgement of the courts, as may be the case. Union shall not be entitled to suspend service(s) because of such non-

payment unless and until default occurs in the conditions of such financial assurances or default occurs in payment of any other amount due to Union hereunder.

Notwithstanding the foregoing paragraph(s), Shipper is not relieved from the obligation to continue its deliveries of gas to Union under the terms of any agreement, where Shipper has contracted to deliver specified quantities of gas to Union.

3. <u>Billing Adjustments:</u> If it shall be found that at any time or times Shipper has been overcharged or undercharged in any form whatsoever under the provisions of the Contract and Shipper shall have actually paid the bills containing such overcharge or undercharge, Union shall refund the amount of any such overcharge and interest shall accrue from and including the first day of such overcharge as paid to the date of refund and shall be calculated but not compounded at a rate per annum determined each day during the calculation period to be equal to the minimum commercial lending rate of Union's principal banker, and the Shipper shall pay the amount of any such undercharge, but without interest. In the event Union renders a bill to Shipper based upon measurement estimates, the required adjustment to reflect actual measurement shall be made on the bill next following the determination of such actual measurement, without any charge of interest. In the event an error is discovered in the amount billed in any statement rendered by Union, such error shall be adjusted by Union. Such overcharge, undercharge or error shall be adjusted by Union on the bill next following its determination (where the term "bill" next following shall mean a bill rendered at least fourteen (14) days after the day of its determination), provided that claim therefore shall have been made within six (6) years from the date of the incorrect billing. In the event any refund is issued with Shipper's gas bill, the aforesaid date of refund shall be deemed to be the date of the issue of bill.

4 Taxes and Levies:

In addition to the charges and rates as per the M12 Rate Schedule, Shipper is responsible for any applicable Goods and Services Tax, Harmonized Sales Tax, or other taxes, royalties, charges, duties or levies, (including but not limited to charges under any form of cap and trade, carbon tax, or similar system) imposed currently or subsequent to the execution of the Contract by any legal authority having jurisdiction.

5. <u>Set Off:</u>

If either party shall, at any time, be in arrears under any of its payment obligations to the other party, then the party not in arrears shall be entitled to reduce the amount payable by it to the other party in arrears under the Contract, or any other contract, by an amount equal to the amount of such arrears or other indebtedness to the other party. In addition to the foregoing remedy, Union may, upon forty-eight (48) hours verbal notice, to be followed by written notice, take possession of any or all of Shipper's gas under the Contract or any enhancements to the Contract, which shall be deemed to have been assigned to Union, to reduce such arrears or other indebtedness to Union.

X. ARBITRATION

If and when any dispute, difference or question shall arise between the parties hereto touching the Contract or anything herein contained, or the construction hereof, or the rights, duties or liabilities of the parties in relation to any matter hereunder, the matter in dispute shall be submitted and referred to arbitration within ten (10) days after written request of either party. Upon such request each party shall appoint an arbitrator, and the two so appointed shall appoint a third. A majority decision of the arbitrators shall be final and binding upon both parties. In all other respects the provisions of the Arbitration Act, 1991, or any Act passed in amendment thereof or substitution therefore, shall apply to each such submission. Operations under the Contract shall continue, without prejudice, during any such arbitration and the costs attributable to such arbitration shall be shared equally by the parties hereto.

XI. FORCE MAJEURE

1. The term "force majeure" as used herein shall mean acts of God, strikes, lockouts or any other industrial disturbance, acts of the public enemy, sabotage, wars, blockades, insurrections, riots, epidemics, landslides, lightening, earthquakes, fires, storms, floods, washouts, arrests and restraints of governments and people, civil disturbances, explosions, breakage or accident to machinery or lines of pipe, freezing of wells or lines of pipe, inability to obtain materials, supplies, permits or labour, any laws, orders, rules, regulations, acts or restraints of any governmental body or authority (civil or military), any act or omission that is excused by any event or occurrence of the character herein defined as constituting force majeure, any act or omission by parties not controlled by the party having the difficulty and any other similar cases not within the

control of the party claiming suspension and which by the exercise of due diligence such party is unable to prevent or overcome.

- 2. In the event that either the Shipper or Union is rendered unable, in whole or in part, by force majeure, to perform or comply with any obligation or condition of the Contract, such party shall give notice and full particulars of such force majeure in writing delivered by hand, fax or other direct written electronic means to the other party as soon as possible after the occurrence of the cause relied on and subject to the provision of this Article.
- 3. Neither party shall be entitled to the benefit of the provisions of force majeure hereunder if any or all of the following circumstances prevail: the failure resulting in a condition of force majeure was caused by the negligence of the party claiming suspension; the failure was caused by the party claiming suspension where such party failed to remedy the condition by making all reasonable efforts (short of litigation, if such remedy would require litigation); the party claiming suspension failed to resume the performance of such condition obligations with reasonable dispatch; the failure was caused by lack of funds; the party claiming suspension did not as soon as possible after determining or within a period within which it should acting reasonably have determined that the occurrence was in the nature of force majeure and would affect its ability to observe or perform any of its conditions or obligations under the Contract give to the other party the notice required hereunder.
- 4. The party claiming suspension shall likewise give notice as soon as possible after the force majeure condition is remedied, to the extent that the same has been remedied, and that such party has resumed or is then in a position to resume the performance of the obligations and conditions of the Contract.
- 5. An event of force majeure on Union's system will excuse the failure to deliver gas by Union or the failure to accept gas by Union hereunder, and both parties shall be excused from performance of their obligations hereunder, except for payment obligations, to the extent of and for the duration of the force majeure.
- 6. Upstream or Downstream Force Majeure: An event of force majeure upstream or downstream of Union's system shall not relieve Shipper of any payment obligations.
- 7. Delay of Firm Transportation Services: Despite Article XI herein, if Union is prevented, by reason of an event of force majeure on Union's system from delivering gas on the day or days upon which Union has accepted gas from Shipper, Union shall thereafter make all reasonable efforts to deliver such quantities as soon as practicable and on such day or days as are agreed to by Shipper and Union. If Union accepts such gas on this basis, Shipper shall not receive any demand charge relief as contemplated under Article XI herein.
- 8. Demand Charge Relief for Firm Transportation Services: Despite Article XI herein, if on any day Union fails to accept gas from Shipper by reason of an event of force majeure on Union's system and fails to deliver the quantity of gas nominated hereunder by Shipper up to the firm Contract Demand for that Contract, then for that day the monthly demand charge shall be reduced by an amount equal to the applicable Daily Demand Rate, as defined in this paragraph, multiplied by the difference between the quantity of gas actually delivered by Union during such day and the quantity of gas which Shipper in good faith nominated on such day. The term "Daily Demand Rate" shall mean the monthly demand charge or equivalent pursuant to the M12 Rate Schedule divided by the number of days in the month for which such rate is being calculated.
- 9. If due to the occurrence of an event of force majeure as outlined above, the capacity for gas deliveries by Union is impaired, making it necessary for Union to curtail Shipper's gas receipts to Union hereunder, then Union agrees that the firm Contract Demand for Transportation Services under the Contract shall be combined with the firm contract demand set out in other Union contracts then in effect with Union's customers utilizing such facilities as well as quantities set out in Union's peak day requirements for such facilities, and Shipper's service entitlement during such period of impairment, shall be pro-rated. This pro rationing shall be determined by multiplying the daily capability of such facilities, as available downstream of the impairment, by a fraction, the numerator of which is Shipper's firm Contract Demand hereunder and Union's said peak day requirements downstream of the impairment. For the purposes of this Article XI, firm contract demand shall mean all firm services provided by Union ,including firm service under Rate Schedules M2, M4, M5A, M6A, M7, M9, M10, M12, C1, T1, T3, U2, U5, and U7, plus any new firm service that may be created in the future.

XII. DEFAULT AND TERMINATION

In case of the breach or non-observance or non-performance on the part of either party hereto of any covenant, proviso, condition, restriction or stipulation contained in the Contract (but not including herein failure to take or make delivery in whole or in part of the gas delivered to/by Union hereunder occasioned by any of the reasons provided for in Article XI herein) which has not been waived by the other party, then and in every such case and as often as the same may happen, the non-defaulting party may give written notice to the defaulting party requiring it to remedy such default and in the event of the defaulting party failing to remedy the same within a period of thirty (30) days from receipt of such notice, the non-defaulting party may at its sole option declare the Contract to be terminated and thereupon the Contract shall be terminated and be null and void for all purposes other than and except as to any liability of the parties under the same incurred before and subsisting as of termination. The right hereby conferred upon each party shall be in addition to, and not in derogation of or in substitution for, any other right or remedy which the parties respectively at law or in equity shall or may possess.

XIII. AMENDMENT

Subject to Article XV herein and the ability of Union to amend the M12 Rate Schedule with the approval of the OEB, no amendment or modification of the Contract shall be effective unless the same shall be in writing and signed by each of the Shipper and Union.

XIV. NON-WAIVER AND FUTURE DEFAULT

No waiver of any provision of the Contract shall be effective unless the same shall be in writing and signed by the party entitled to the benefit of such provision and then such waiver shall be effective only in the specific instance and for the specified purpose for which it was given. No failure on the part of Shipper or Union to exercise, and no course of dealing with respect to, and no delay in exercising, any right, power or remedy under the Contract shall operate as a waiver thereof.

XV. LAWS, REGULATIONS AND ORDERS

The Contract and the respective rights and obligations of the parties hereto are subject to all present and future valid laws, orders, rules and regulations of any competent legislative body, or duly constituted authority now or hereafter having jurisdiction and the Contract shall be varied and amended to comply with or conform to any valid order or direction of any board, tribunal or administrative agency which affects any of the provisions of the Contract.

XVI ALLOCATION OF CAPACITY

- A potential shipper may request firm transportation service on Union's system at any time. Any request for firm M12 transportation service must include: potential shipper's legal name, Receipt Point(s), Delivery Point(s), Commencement Date, Initial Term, Contract Demand and proposed payment. This is applicable for M12 service requests for firm transportation service with minimum terms of ten (10) years where Expansion Facilities are required or a minimum term of five (5) years for use of existing capacity.
- 2. If requests for firm transportation services cannot be met through existing capacity such that the only way to satisfy the requests for transportation service would require the construction of Expansion Facilities which create new capacity, Union shall allocate any such new capacity by open season, subject to the terms of the open season, and these General Terms and Conditions.
- 3. If requests for long-term firm transportation service can be met through existing facilities upon which long-term capacity is becoming available. Union shall allocate such long-term capacity by open season, subject to the terms of the open season, and these General Terms and Conditions. "Long-term", for the purposes of this Article XVI, means, in the case of a transportation service, a service that has a term of one year or greater.
- 4. Capacity requests received during an open season shall be awarded starting with those bids with the highest economic value. If the economic values of two or more independent bids are equal, then service shall be allocated on a pro-rata

basis. The economic value shall be based on the net present value which shall be calculated based on the proposed perunit rate and the proposed term of the contract and without regard to the proposed Contract Demand ("**NPV**").

- 5. Union may at any time allocate capacity to respond to any M12 transportation service request through an open season. If a potential shipper requests M12 transportation service that can be provided through Available Capacity that was previously offered by Union in an open season but was not awarded, then:
 - (a) Any such request must conform to the requirements of Section 1 of this Article XVI;
 - (b) Union shall allocate capacity to serve such request pursuant to this Section 5, and subject to these General Terms and Conditions and Union's standard form M12 transportation contract;
 - (c) Union may reject a request for M12 transportation service for any of the following reasons:
 - i) if there is insufficient Available Capacity to fully meet the request, but if that is the only reason for rejecting the request for service. Union must offer to supply the Available Capacity to the potential shipper;
 - ii) if the proposed monthly payment is less than Union's monthly demand charge plus fuel requirements for the applicable service;
 - iii) if prior to Union accepting the request for transportation service Union receives a request for transportation service from one or more other potential shippers and there is, as a result, insufficient Available Capacity to service all the requests for service, in which case Union shall follow the procedure in Section 5(d) hereof; -
 - iv) if Union does not provide the type of transportation service requested; or
 - v) if all of the conditions precedent specified in Article XXI Sections 1 and 2 herein have not been satisfied or waived.

(d) Union will advise the potential shipper in writing whether Union accepts or rejects the request for service, subject to Article XVI 5(c) within 5 calendar days of receiving a request for M12 transportation service. If Union rejects a request for service, Union shall inform the potential shipper of the reasons why its request is being rejected; and

(e) If Union has insufficient Available Capacity to service all pending requests for transportation service Union may:

- i) Reject all the pending requests for transportation service and conduct an open season; or
- ii) Union shall inform all the potential shippers who have submitted a pending request for transportation service that it does not have sufficient capacity to service all pending requests for service, and Union shall provide all such potential shippers with an equal opportunity to submit a revised request for service. Union shall then allocate the Available Capacity to the request for transportation service with the highest economic value to Union. If the economic values of two or more requests are equal, then service shall be allocated on a pro-rata basis. The economic value of any request shall be based on the NPV.

XVII. RENEWALS

For contracts with an Initial Term of five (5) years or greater, the Contract will continue in full force and effect beyond the Initial Term, automatically renewing for a period of one (1) year, and every one (1) year thereafter, subject to notice in writing by Shipper of termination at least two (2) years prior to the expiration thereof.

XVIII. SERVICE CURTAILMENT

1. Union shall have the right to curtail or not to schedule part or all of Transportation Services, in whole or in part, on all or a portion of its pipeline system at any time for reasons of Force Majeure or when, in Union sole discretion, acting reasonably,

capacity or operating conditions so require or it is desirable or necessary to make modifications, repairs or operating changes to its pipeline system. Union shall provide Shipper such notice of such curtailment as is reasonable under the circumstances. If due to any cause whatsoever Union is unable to receive or deliver the quantities of Gas which Shipper has requested, then Union shall order curtailment by all Shippers affected and to the extent necessary to remove the effect of the disability. Union has a priority of service policy to determine the order of service curtailment. In order to place services on the priority of service list, Union considers the following business principles: appropriate level of access to core services, customer commitment, encouraging appropriate contracting, materiality, price and term, and promoting and enabling in-franchise consumption.

The Priority ranking for all services utilizing Union Gas' storage, transmission and distribution system as applied to both infranchise and ex-franchise services are as follows; with number 1 having the highest priority and the last interrupted.

- 1. Firm In-franchise Transportation and Distribution services and firm Ex-franchise services (Note 1)
- 2. In-franchise Interruptible Distribution services
- 3. C1/M12 IT Transport and IT Exchanges with Take or Pay rates
- 4. Balancing (Hub Activity) < = 100 GJ/d; Balancing (Direct Purchase) < = 500 GJ/d; In-franchise distribution authorized overrun (Note 3)
- 5. C1/M12 IT Transport and IT Exchanges at premium rates
- 6. C1/M12 Overrun < = 20% of CD (Note 4)
- 7. Balancing (Direct Purchase) > 500 GJ/d
- 8. Balancing (Hub Activity) > 100 GJ/d; C1/M12 IT Transport and IT Exchanges
- 9. C1/M12 Overrun > 20% of CD
- 10. C1/M12 IT Transport and IT Exchanges at a discount
- 11. Late Nominations

Notes:

- 1. Nominated services must be nominated on the NAESB Timely Nomination Cycle otherwise they are considered to be late nomination and are therefore interruptible.
- 2. Higher value or more reliable IT is contemplated in the service and contract, when purchase at market competitive prices.
- 3. Captures the majority of customers that use Direct Purchase balancing transactions.
- 4. Captures the majority of customers that use overrun.
- 2. Union reserves the right to change its procedures for sharing interruptible capacity and will provide Shipper with two (2) months prior notice of any such change.
- 3. Maintenance: Union's facilities from time to time may require maintenance or construction. If such maintenance or construction is required, and in Union's sole opinion, acting reasonably, such maintenance or construction may impact Union's ability to meet Shipper's requirements, Union shall provide at least ten (10) days notice to Shipper, except in the case of an emergency. In the event the maintenance impacts on Union's ability to meet Shipper's requirements, Union shall provide at least ten (10) days notice to Shipper, except in the case of an emergency. In the event the maintenance impacts on Union's ability to meet Shipper's requirements, Union shall not be liable for any damages and shall not be deemed in breach of the Contract. To the extent that Union's ability to accept and/or deliver Shipper's gas is impaired, the monthly demand charge shall be reduced in accordance with Article XI Section 8 and available capacity allocated in accordance with Article XI Section 9 herein.

Union shall use reasonable efforts to determine a mutually acceptable period during which such maintenance or construction will occur and also to limit the extent and duration of any impairments. Union will endeavour to schedule and complete the maintenance and construction, which would normally be expected to impact on Union's ability to meet Shipper's requirements, during the period from April 1 through to November 1.

XIX. SHIPPER'S REPRESENTATIONS AND WARRANTIES

- 1. Shipper's Warranty: Shipper warrants that it will, if required, maintain, or have maintained on its behalf, all external approvals including the governmental, regulatory, import/export permits and other approvals or authorizations that are required from any federal, state or provincial authorities for the gas quantities to be handled under the Contract. Shipper further warrants that it shall maintain in effect the Facilitating Agreements.
- 2. Financial Representations: Shipper represents and warrants that the financial assurances (including the Initial Financial Assurances and Security) (if any) shall remain in place throughout the term hereof, unless Shipper and Union agree

otherwise. Shipper shall notify Union in the event of any changes to the financial assurances throughout the term hereof. Should Union have reasonable grounds to believe that Shipper will not be able to perform or continue to perform any of its obligations under the Contract as a result of one of the following events ("Material Event");

- a. Shipper is in default, which default has not been remedied, of the Contract or is in default of any other material contract with Union or another party; or,
- b. Shipper's corporate or debt rating falls below investment grade according to at least one nationally recognized rating agency; or,
- c. Shipper ceases to be rated by a nationally recognized agency; or,
- d. Shipper has exceeded credit available as determined by Union from time to time,

then Shipper shall within fourteen (14) days of receipt of such written notice by Union, obtain and provide to Union a letter of credit or other security in the form and amount reasonably required by Union (the "**Security**"). The Security plus the Initial Financial Assurances shall not exceed twelve (12) months of monthly demand charges (in accordance with Article IX herein) multiplied by Contract Demand. In the event that Shipper does not provide to Union such Security within such fourteen (14) day period, Union may deem a default under the Default and Termination provisions of Article XII herein.

In the event that Shipper in good faith, reasonably believes that it should be entitled to reduce the amount of or value of the Security previously provided, it may request such a reduction from Union and to the extent that the Material Event has been mitigated or eliminated, Union shall return all or a portion of the Security to Shipper within fourteen (14) business days after receipt of the request.

The following paragraphs 3 and/or 4 are only applicable if indicated in Schedule 1 of the Contract.

- 3. Point of Consumption Warranty: Shipper represents and warrants that, throughout the term of this Contract, all quantities of gas received by Union hereunder at the Receipt Point and/or all Loaned Quantities will be consumed in the U.S.A. Should any quantities of gas hereunder be directed to an end user in Canada, Shipper shall immediately notify Union that such quantities of gas will be consumed in Canada, as failure to do so will make Shipper liable to Union for any government taxes or levies and related interest and penalties thereon, made as a result of such change.
- 4. Tax Registration re GST: Shipper warrants and represents that it is unregistered and a Non-Resident for purposes of the Excise Tax Act. Shipper agrees to notify Union within ten (10) working days if it becomes registered. "GST/HST" shall mean the Government of Canada's Goods and Services Tax or Harmonized Sales Tax as legislated under The Excise Tax Act, as may be amended from time to time.

XX. MISCELLANEOUS PROVISIONS

- 1. <u>Permanent Assignment</u>: Shipper may assign the Contract to a third party ("Assignee"), up to the Contract Demand, (the "Capacity Assigned"). Such assignment shall require the prior written consent of Union and release of obligations by Union for the Capacity Assigned from the date of assignment. Such consent and release shall not be unreasonably withheld and shall be conditional upon the Assignee providing, amongst other things, financial assurances as per Article XXI herein. Any such assignment will be for the full rights, obligations and remaining term of the Contract as relates to the Capacity Assigned
- 2. <u>Temporary Assignment</u>: Shipper may, upon notice to Union, assign all or a part of its service entitlement under the Contract (the "Assigned Quantity") and the corresponding rights and obligations to an Assignee on a temporary basis for not less than one calendar month. Notwithstanding such assignment, Shipper shall remain obligated to Union to perform and observe the covenants and obligations contained herein in regard to the Assigned Quantity to the extent that Assignee fails to do so.
- 3. <u>Title to Gas</u>: Shipper represents and warrants to Union that Shipper shall have good and marketable title to, or legal authority to deliver to Union, all gas delivered to Union hereunder. Furthermore, Shipper hereby agrees to indemnify and save Union harmless from all suits, actions, debts, accounts, damages, costs, losses and expenses arising from or out of

claims of any or all third parties to such gas or on account of royalties, taxes, license fees, or other charges thereon.

XXI. PRECONDITIONS TO TRANSPORTATION SERVICES

- 1. The obligations of Union to provide Transportation Services hereunder are subject to the following conditions precedent, which are for the sole benefit of Union and which may be waived or extended in whole or in part in the manner provided in the Contract:
 - a. Union shall have obtained, in form and substance satisfactory to Union, and all conditions shall have been satisfied under, all governmental, regulatory and other third party approvals, consents, orders and authorizations, that are required to provide the Transportation Services; and,
 - b. Union shall have obtained all internal approvals that are necessary or appropriate to provide the transportation Services; and
 - c. Union shall have received from Shipper the requisite financial assurances reasonably necessary to ensure Shipper's ability to honour the provisions of this Contract (the "Initial Financial Assurances"). The Initial Financial Assurances, if required, will be as determined solely by Union; and,
 - d. Shipper and Union shall have entered into the Interruptible HUB Service Contract or equivalent (the "Facilitating Agreement") with Union.
- 2. The obligations of Shipper hereunder are subject to the following conditions precedent, which are for the sole benefit of Shipper and which may be waived or extended in whole or in part in the manner provided in the Contract:
 - a. Shipper shall, as required, have entered into the necessary contracts with Union and/or others to facilitate the Transportation Services contemptated herein, including contracts for upstream and downstream transportation, and shall specifically have an executed and valid Facilitating Agreement; and shall, as required, have entered into the necessary contracts to purchase the gas quantities handled under the Contract; and,
 - b. Shipper shall have obtained, in form and substance satisfactory to Shipper, and all conditions shall have been satisfied under, all governmental, regulatory and other third party approvals, consents, orders and authorizations, that are required from federal, state, or provincial authorities for the gas quantities handled under the Contract; and,
 - c. Shipper shall have obtained all internal approvals that are necessary or appropriate for the Shipper to execute the Contract.
- 3. Union and Shipper shall each use due diligence and reasonable efforts to satisfy and fulfil the conditions precedent specified in this Article XXI Section 1 a, c, and d and Section 2 a and b. Each party shall notify the other forthwith in writing of the satisfaction or waiver of each condition precedent for such party's benefit. If a party concludes that it will not be able to satisfy a condition precedent that is for its benefit, such party may, upon written notice to the other party, terminate the Contract and upon the giving of such notice, the Contract shall be of no further force and effect and each of the parties shall be released from all further obligations thereunder.
- 4. If any of the conditions precedent in this Article XXI Section 1 d or Section 2 are not satisfied or waived by the party entitled to the benefit of that condition by the Conditions Date as such term is defined in the Contract, then either party may, upon written notice to the other party, terminate the Contract and upon the giving of such notice, the Contract shall be of no further force and effect and each of the parties shall be released from all further obligations hereunder, provided that any rights or remedies that a party may have for breaches of the Contract prior to such termination and any liability a party may have incurred before such termination shall not thereby be released.

RATE M12 NOMINATIONS

For Services provided either under this rate schedule or referenced to this rate schedule:

i) For Services required on any day Shipper shall provide Union with a nomination (the "Shipper's Nomination") of the quantity it desires to be handled at the applicable Receipt Point and/or Delivery Point. Such Shipper's Nomination is to be provided in writing so as to be received by Union's Gas Management Services on or before 1230 hours in the Eastern time zone, unless agreed to otherwise in writing by the parties, on the business day immediately preceding the day for which service is requested.

If, in Union's sole opinion, operating conditions permit, a change in Shipper's Nomination may be accepted after ii) 1230 hours in the Eastern time zone.

iii) For customers electing firm all day transportation service, nominations shall be provided to Union's Gas Management Services as outlined in the contract.

Union shall determine whether or not all or any portion of Shipper's Nomination will be accepted. In the event Union b) determines that it will not accept such nomination, Union shall advise Shipper, on or before 1730 hours in the Eastern time zone on the business day immediately preceding the day for which service is requested, of the reduced quantity (the "Quantity Available") for Services at the applicable points. Forthwith after receiving such advice from Union but no later than 1800 hours in the Eastern time zone on the same day. Shipper shall provide a "Revised Nomination" to Union which shall be no greater than the Quantity Available. If such Revised Nomination is not provided within the time allowed as required above or such Revised Nomination is greater than the Quantity Available, then the Revised Nomination shall be deemed to be the Quantity Available. If the Revised Nomination (delivered within the time allowed as required above) is less than the Quantity Available, then such lesser amount shall be the Revised Nomination.

That portion of a Shipper's Nomination or Revised Nomination, as set out in (a) and (b), above, which Union shall accept C) for Services hereunder, shall be known as Shipper's "Authorized Quantity".

d) If on any day the actual quantities handled by Union, for each of the Services authorized, exceed Shipper's Authorized Quantity, and such excess was caused by either Shipper's incorrect nomination or by its delivering or receiving too much gas, then the amount by which the actual quantities handled for each of the Services exceed Shipper's Authorized Quantity, such excess shall be deemed "Unauthorized Overrun".

The daily guantity of gas nominated by Shipper will be delivered by Shipper at rates of flow that are as nearly constant as e) possible, however. Union shall use reasonable efforts to take receipt of gas on any day at an hourly rate of flow up to one twentieth (1/20) of the guantity received for that day. Union shall have the right to limit Services when on any day the cumulative hourly imbalance between receipts and deliveries exceeds one twentieth (1/20) of the quantity handled for that day, for each applicable Service.

A nomination for a daily quantity of gas on any day shall remain in effect and apply to subsequent days unless and until f) Union receives a new nomination from Shipper or unless Union gives Shipper written notice that it is not acceptable in accordance with either (a) or (b) of this schedule.

Except for periods of gas or quantity balancing as provided in the Contract, nominations by Shipper for deliveries to Union g) and redeliveries by Union shall be the same delivery of gas by Union either to Shipper or a Shipper's Account with Union.

a)

RATE M12 NOMINATIONS

- For Transportation Services required on any Day under the Contract, Shipper shall provide Union with a nomination(s) providing the Shipper's requested Receipt Point(s), contract numbers, the applicable service, the quantity of Gas to be transported, the requested Delivery Point(s), and such additional information as Union determines to be necessary (a "Nomination").
- 2. All Nominations shall be submitted by electronic means via Unionline. Union, in its sole discretion, may amend or modify the nominating procedures or Unionline at any time. Nominations shall be submitted so as to be received by Union in accordance with timelines established by Union, which reflect the NAESB standard nomination cycles. Union will accept all nominations on each of the nomination cycles. Nominations made after the applicable deadline shall not be accepted except at the sole discretion of Union. All times referred to herein are Eastern Clock Time. For greater certainty, NAESB nomination cycle timelines are as follows:
 - a. The Timely Nomination Cycle: 12:45 pm for Nominations leaving control of the nominating party; 3:30 pm for receipt of Quantities Available by Shipper; 4:30 pm for receipt of completed confirmations by Union from upstream and downstream connected parties; 5:30 pm for receipt of Scheduled Quantities by Shipper (Day prior to flow).
 - b. The Evening Nomination Cycle: 7:00 pm for Nominations leaving control of the nominating party; 9:00 pm for receipt of Quantities Available by Shipper; 10:00 pm for receipt of completed confirmations by Union from upstream and downstream connected parties; 11:00 pm for receipt of Scheduled Quantities by Shipper (Day prior to flow).
 - c. The Intra-day 1 Nomination Cycle: 11:00 am for Nominations leaving control of the nominating party; 1:00 pm for receipt of Quantities Available by Shipper; 2:00 pm for receipt of completed confirmations by Union from upstream and downstream connected parties; 3:00 pm for receipt of Scheduled Quantities Available by Shipper, on Day. Quantities Available resulting from Intra-day 1 Nominations should be effective at 6:00 pm on same Day.
 - d. The Intra-day 2 Nomination Cycle: 6:00 pm for Nominations leaving control of the nominating party: 8:00 pm for receipt of Quantities Available by Shipper; 9:00 pm for receipt of completed confirmations by Union from upstream and downstream connected parties; 10:00 pm for receipt of Scheduled Quantities by Shipper on Day. Quantities Available resulting from Intra-day 2 Nominations should be effective at 10:00 pm on same Day.
- 3. Union shall determine whether or not all or any portion of the Nomination will be scheduled at each nomination cycle. With respect to each nomination cycle, in the event Union determines that it will not schedule such Nomination, Union shall advise Shipper of the reduced quantity (the "Quantities Available") for Transportation Services at the applicable points as outlined in each nomination cycle. After receiving such advice from Union, but no later than one half hour after the Quantities Available deadline as outlined in each nomination cycle, Shipper shall provide a revised nomination ("Revised Nomination") to Union which shall be no greater than the Quantity Available. If such Revised Nomination is not provided within the time allowed as required above or such Revised Nomination is greater than the Quantities Available, then the Revised Nomination shall be deemed to be the Quantities Available. If the Revised Nomination (delivered with the time allowed as required above) is less than the Quantity Available, then such lessor amount shall be the Revised Nomination.
- 4. For Shippers electing firm all day transportation service, nominations shall be provided to Union's Gas Management Services as outlined in the Contract.
- 5. For Transportation Services requiring Shipper to provide compressor fuel in kind, the nominated fuel requirements will be calculated by rounding to the nearest whole GJ.

- All Timely Nominations shall have rollover options. Specifically, Shippers shall have the ability to nominate for several days, months or years, provided the Nomination start date and end date are both within the term of the Transportation Agreement.
- 7. Nominations received after the nomination deadline shall, if accepted by Union, be scheduled after Nominations received before the nomination deadline.
- 8. All Services are required to be nominated in whole Gigajoules (GJ).
- 9. To the extent Union is unable to complete a Nomination confirmation due to inaccurate, untimely or incomplete data involving an Interconnecting Pipeline entity, Union shall undertake reasonable efforts to confirm the transaction on a non-discriminatory basis until such time that the transaction is adequately verified by the parties, or until such time that Union determines that the Nomination is invalid at which time the Union shall reject the Nomination.
- 10. That portion of a Shipper's Nomination or Revised Nomination, as set out in paragraphs 1 and 3 above, which Union shall schedule for Transportation Services hereunder, shall be known as Shipper's "Authorized Quantity".
- 11. If on any day the actual quantities handled by Union, for each of the Transportation Services authorized, exceed Shipper's Authorized Quantity, and such excess was caused by either Shipper's incorrect nomination or by its delivering or receiving too much gas, then the amount by which the actual quantities handled for each of the Transportation Services exceed Shipper's Authorized Quantity shall be deemed "Unauthorized Overrun".
- 12. The daily quantity of gas nominated by Shipper will be delivered by Shipper at rates of flow that are as nearly constant as possible, however, Union shall use reasonable efforts to take receipt of gas on any day at an hourly rate of flow up to one twentieth (1/20th) of the quantity received for that day. Union shall have the right to limit Transportation Services when on any day the cumulative hourly imbalance between receipts and deliveries exceeds one twentieth (1/20th) of the quantity handled for that day, for each applicable Transportation Service.
- 13. The parties hereto recognize that with respect to Transportation Services, on any day, receipts of gas by Union and deliveries of gas by Union may not always be exactly equal, but each party shall cooperate with the other in order to balance as nearly as possible the quantities transacted on a daily basis, and any imbalances arising shall be allocated to the Facilitating Agreement and shall be subject to the respective terms and charges contained therein, and shall be resolved in a timely manner.
- 14. Shipper may designate a third party as agent for purposes of providing a Nomination, and for giving and receiving notices related to Nominations, and Union shall only accept nominations from the agent. Shipper shall provide Union with written notice of such designation, such notice to be acceptable to Union. Any such designation, if acceptable to Union, shall be effective starting the Month following the receipt of the written notice and will remain in effect until revoked in writing by Shipper.

UNION GAS LIMITED

M12 Monthly Transportation Fuel Ratios and Rates

Firm or Interruptible Transportation Commodity

Effective October 1, 2011

	to Parkwa	asterly ay (TCPL) Compression	VT1 E to Kirkwa Parkway (C With Dawn (ll, Lisgar, consumers)	VT3 We to Kirkwall	,
Month	Fuel Ratio (%)	Fuel Rate (\$/GJ)	Fuel Ratio (%)	Fuel Rate (\$/GJ)	Fuel Ratio	Fuel Rate (\$/GJ)
April	0.763	0.045	0.763	0.045	0.328	0.020
Мау	0.624	0.036	0.624	0.036	0.328	0.020
June	0.416	0.025	0.328	0.020	0.416	0.025
July	0.357	0.020	0.328	0.020	0.357	0.020
August	0.350	0.021	0.328	0.020	0.350	0.021
September	0.368	0.021	0.348	0.021	0.368	0.021
October	0.745	0.044	0.697	0.042	0.328	0.020
November	0.948	0.055	0.765	0.046	0.328	0.020
December	1.174	0.067	0.950	0.056	0.328	0.020
January	1.306	0.077	1.076	0.063	0.328	0.020
February	1.207	0.069	0.991	0.057	0.328	0.020
March	1.046	0.061	0.854	0.049	0.328	0.020

	Kirkwałł to	Easterly P ar kway PL)	M12-X E Kirkwall t Parkway (C	io Lisgar,	M12-X W to Kirkwal	
Month	Fuel Ratio (%)	Fuel Rate (\$/GJ)	Fuel Ratio	Fuel Rate (\$/GJ)	Fuel Ratio (%)	Fuel Rate (\$/GJ)
April	0.328	0.020	0.328	0.020	0.353	0.022
May	0.328	0.020	0.328	0.020	0.353	0.022
June	0.416	0.025	0.328	0.020	0.353	0.022
July	0.357	0.021	0.328	0.020	0.353	0.022
August	0.350	0.021	0.328	0.020	0.353	0.022
September	0.348	0.021	0.328	0.020	0.353	0.022
October	0.376	0.022	0.328	0.020	0.353	0.022
November	0.511	0.029	0.328	0.020	0.328	0.020
December	0.551	0.031	0.328	0.020	0.328	0.020
January	0.558	0.032	0.328	0.020	0.328	0.020
February	0.544	0.031	0.328	0.020	0.328	0.020
March	0.520	0.030	0.328	0.020	0.328	0.020

UNION GAS LIMITED M12 Monthly Transportation Authorized Overrun Fuel Ratios and Rates

Firm or Interruptible Transportation Commodity

Effective October 1, 2011

			VT1 E	asterly		
	VT1 E	asterly	to Kirkwa	ll, Lisgar,		
	to Parkwa	ay (TCPL)	Parkway (C	onsumers)	VT3 We	sterly
	With Dawn (Compression	With Dawn C	Compression	to Kirkwal	l, Dawn
Month	Fuel Ratio (%)	Fuel Rate (\$/GJ)	Fuel Ratio (%)	Fuel Rate (\$/GJ)	Fuel Ratio (%)	Fuel Rate (\$/GJ)
April	1.368	0.157	1.368	0.146	0.933	0.13 1
May	1.228	0.148	1.228	0.136	0.933	0.131
June	1.021	0.135	0.933	0.120	1.021	0.135
July	0.962	0.135	0.933	0.120	0.962	0.135
August	0.955	0.133	0.933	0.120	0.955	0.133
September	0.972	0.133	0.952	0.122	0.972	0.133
October	1.350	0.156	1.302	0.142	0.933	0.131
November	1.553	0.167	1.370	0.147	0.933	0.131
December	1.779	0.181	1.555	0.156	0.933	0.131
January	1.911	0.188	1.681	0.164	0.933	0.131
February	1.812	0.182	1.596	0.158	0.933	0.131
March	1.651	0.174	1.458	0.152	0.933	0.131

M12-X Easterly Kirkwall to Parkway (TCPL)		M12-X Easterly Kirkwall to Lisgar, Parkway (Consumers)		M12-X Westerly to Kirkwall, Dawn		
Month	Fuel Ratio (%)	Fuel Rate (\$/GJ)	Fuel Ratio	Fuel Rate (\$/GJ)	Fuel Ratio (%)	Fuel Rate (\$/GJ)
April	0.933	0.131	0.933	0.131	0.958	0.132
May	0.933	0.131	0.933	0.131	0.958	0.132
June	1.021	0.136	0.933	0.131	0.958	0.132
July	0.962	0.132	0.933	0.131	0.958	0.132
August	0.955	0.132	0.933	0.131	0.958	0.132
September	0.953	0.132	0.933	0.131	0.958	0.132
October	0.981	0.133	0.933	0.131	0.958	0.132
November	1.115	0.142	0.933	0.131	0.933	0.131
December	1.156	0.144	0.933	0.131	0.933	0.131
January	1.163	0.145	0.933	0.131	0.933	0.131
February	1.149	0.144	0.933	0.131	0.933	0.131
March	1.125	0.143	0.933	0.131	0.933	0.131

SCHEDULE "D 2010"

RATE M12 RECEIPT AND DELIVERY POINTS AND PRESSURES

1. Receipt and Delivery Points:

The following defines each Receipt Point and/or Delivery Point, as indicated (R= Receipt Point; D= Delivery Point)

R,D	<u>DAWN (FACILITIES):</u>	Union's Compressor Station site situated in the northwest corner of Lot Twenty-Five (25), Concession II, in the Township of Dawn-Euphemia, in the County of Lambton. This point is applicable for quantities of gas that have been previously transported or stored under other contracts that Shipper may have in place with Union.
R	<u>DAWN (TCPL):</u>	At the junction of Union's and TCPL's facilities, at or adjacent to Dawn (Facilities).
R	DAWN (TECUMSEH):	At the junction of Union's and Enbridge Gas Distribution Inc.'s (Enbridge) Tecumseh Gas Storage's facilities, at or adjacent to Dawn (Facilities).
R	<u>DAWN (TSLE):</u>	At the junction of Union's and Enbridge Gas Distribution Inc.'s ("Enbridge") NPS 16 Tecumseh Sombra Line Extension facilities; at or adjacent to Dawn (Facilities)
R	DAWN (VECTOR):	At the junction of Union's and Vector Pipeline Limited Partnership ("Vector") facilities, at or adjacent to Dawn (Facilities).
R,D	PARKWAY (TCPL):	At the junction of Union's and TCPL's facilities, at or adjacent to Union's facilities situated in the Part Lot 9 and Part Lot 10, Concession IX, New Survey, Town of Milton, Regional Municipality of Halton (now part of City of Mississauga)
R,D	KIRKWALL:	At the junction of Union's and TCPL's facilities at or adjacent to Union's facilities situated in Part Lot Twenty-Five (25), Concession 7, Town of Flamborough.
D	PARKWAY (CONSUMERS):	At the junction of Union's and Enbridge's facilities, at or adjacent to Union's facilities situated in Part Lot 9 and Part Lot 10, Concession IX, New Survey, Town of Milton, Regional Municipality of Halton (now part of City of Mississauga)
D	LISGAR:	At the junction of the facilities of Union and Enbridge situated at 6620 Winston Churchill Boulevard, City of Mississauga.

2. Receipt and Delivery Pressures:

(a) All Gas tendered by or on behalf of Shipper to Union shall be tendered at the Receipt Point(s) at Union's prevailing pressure at that Receipt Point, or at such pressure as per operating agreements between Union and the applicable Interconnecting Pipeline as amended or restated from time to time.

(b) All Gas tendered by or on behalf of Union to Shipper shall be tendered at the Delivery Point(s) at Union's prevailing pressure at that Delivery Point or at such pressure as per agreements between Union and the applicable Interconnecting Pipeline as amended or restated from time to time.

(c) Under no circumstances shall Union be obligated to receive or deliver gas hereunder at pressures exceeding the maximum allowable operating pressures prescribed under any applicable governmental regulations; nor shall Union be required to make any physical deliveries or to accept any physical receipts which its existing facilities cannot accommodate.



iniongas

TRANSPORTATION OF LOCALLY PRODUCED GAS

(A) Applicability

The charges under this rate schedule shall be applicable to a customer who enters into a contract with Union for gas received at a local production point to be transported to Dawn.

(B) Rates

The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multiyear prices may also be negotiated, which may be higher than the identified rates.

Demand Commodity

	Demand	Commodity Charge Union	Customer Provides Own Fuel
	Charge <u>Rate/Month</u>	Provides Fuel <u>Rate/GJ</u>	Fuel Ratio
 Monthly fixed charge per Customer Station Transmission Commodity Charge Delivery Commodity Charge 	\$656.48	\$0.025 \$0.020	0.328%

These charges are in addition to the transportation, storage and/or balancing charges which shall be paid for under Rate M12 or Rate C1, or other services that may be negotiated.

4. Overrun Services

Authorized Overrun

Authorized overrun will be payable on all quantities transported in excess of Union's obligation on any day. The overrun charges payable will be calculated at \$0.077 (GJ. Overrun will be authorized at Union's sole discretion.

	Commodity Charge	Customers Own F	
	Union Provides Fuel <u>Rate/GJ</u>	Commodity Charge <u>Rate/GJ</u>	Fuel Ratio
Authorized Overrun Charge	\$0.077	\$0.057	0.328%

Unauthorized Overrun

Authorized Overrun rates payable on all volumes up to 2% in excess of Union's contractual obligation.

The Unauthorized Overrun rate during the November 1 to April 15 period will be \$50 per GJ for all usage on any day in excess of 102% of Union's contractual obligation. The Unauthorized Overrun rate during the April 16 to October 31 period will be \$9.373 per GJ for all usage on any day in excess of 102% of Union's contractual obligation.

(C) Terms of Service

General Terms & Conditions applicable to this rate shall be in accordance with the attached Schedule "A".

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario

Supersedes EB-2011-0135 Rate Schedule effective July 1, 2011.

GENERAL TERMS & CONDITIONS M13 TRANSPORTATION AGREEMENT

I. DEFINITIONS

Except where the context expressly requires or states another meaning, the following terms, when used in these General Terms & Conditions and in any contract into which these General Terms & Conditions are incorporated, shall be construed to have the following meanings:

- 1. "Banking Day" shall mean a day on which the general offices of the Canadian Imperial Bank of Commerce, 99 King St. W., Chatham, Ontario are open for business.
- 2. "business day" shall mean a day on which the general offices of Union in Chatham, Ontario are open for business;
- 3. "Contract" shall refer to the Contract to which these General Terms & Conditions shall apply, and into which they are incorporated;
- 4. "contract year" shall mean a period of three hundred and sixty-five (365) consecutive days, beginning on the day agreed upon by Union and Shipper as set forth in the Contract, or on any anniversary of such date; provided, however, that any such period which contains a date of February 29 shall consist of three hundred and sixty-six (366) consecutive days;
- 5. "day" shall mean a period of twenty-four (24) consecutive hours beginning at 9:00 a.m. Central Standard time. The reference date for any day shall be the calendar date upon which the twenty-four (24) hour period shall commence;
- 6. "month" shall mean the period beginning at 9:00 a.m. Central Standard time on the first day of a calendar month and ending at 9:00 a.m. Central Standard time on the first day of the following calendar month;
- 7. "firm" shall mean service not subject to curtailment or interruption except under Articles XI and XII of this Schedule "B".
- 8. "interruptible service" shall mean service subject to curtailment or interruption, after notice, at any time;
- 9. "gas" shall mean gas as defined in the Ontario Energy Board Act, R.S.O. 1980, c. 332, as amended, supplemented or reenacted from time to time;
- 10. "cubic metre" shall mean the volume of gas which occupies one cubic metre when such gas is at a temperature of 15 degrees Celsius, and at a pressure of 101.325 kilopascals absolute;
- 11. "m³" shall mean cubic metre of gas and "10³m³" shall mean 1,000 cubic metres of gas;
- 12. "pascal" (Pa) shall mean the pressure produced when a force of one (1) newton is applied to an area of one (1) square metre. The term "kilopascal" (kPa) shall mean 1,000 pascals;
- "joule" (J) shall mean the work done when the point of application of a force of one (1) newton is displaced a distance of one (1) metre in the direction of the force. The term "megajoule" (MJ) shall mean 1,000,000 joules. The term "gigajoule" (GJ) shall mean 1,000,000,000 joules;

- 14. "gross heating value" shall mean the total heat expressed in megajoules per cubic metre (MJ/m³) produced by the complete combustion at constant pressure of one (1) cubic metre of gas with air, with the gas free of water vapour and the temperature of the gas, air and products of combustion at standard temperature and all water formed by the combustion reaction condensed to the liquid state;
- 15. "Shipper" shall have the meaning as defined in the Contract and shall also include Shipper's Agent(s);
- 16. "subsidiary" shall mean a company in which more than fifty (50) per cent of the issued share capital (having full voting rights under all circumstances) is owned or controlled directly or indirectly by another company, by one or more subsidiaries of such other company, or by such other company and one or more of its subsidiaries;
- 17. "TCPL" means TransCanada PipeLines Limited;
- 18. "NOVA" means NOVA Gas Transmission Ltd;
- 19. "Panhandle" means CMS Panhandle Eastern Pipeline Company;
- 20. "MichCon" means Michigan Consolidated Gas Company;
- 21. "SCPL" means St. Clair Pipelines (1996) Ltd.;
- 22. "OEB" means the Ontario Energy Board;
- 23. "NEB" means the National Energy Board (Canada);
- i. "GLGT" means Great Lakes Gas Transmission Company.
- ii. "CMS" means CMS Gas Transmission and Storage Company; and,
- iii. "Consumers" means The Consumers' Gas Company, Limited.

II. QUALITY

- 1. <u>Natural Gas:</u> The minimum gross heating value of the gas delivered to/by Union hereunder, shall be thirty-six (36) megajoules per cubic metre. The maximum gross heating value of the gas delivered to/by Union hereunder shall be forty point two (40.2) megajoules per cubic metre. The gas to be delivered hereunder to Union may be a commingled supply from Shipper's natural gas sources of supply. The gas to be delivered by Union may be a commingled supply from Union's sources of gas supply; provided, however, that helium, natural gasoline, butane, propane and other hydrocarbons except methane may be removed prior to delivery to Shipper. Further, Union may subject, or permit the subjection of, the gas to compression, dehydration, cooling, cleaning and other processes.
- 2. Freedom from objectionable matter: The gas to be delivered to Union at the Delivery Locations hereunder,
 - a. shall be merchantable and commercially free from sand, dust, gums, crude oils, lubricating oils, liquids, chemicals or compounds used in the production, treatment, compression or dehydration of the gas or any other objectionable substance in sufficient quantity so as to render the gas toxic, unmerchantable or cause injury to or interference with the proper operation of the lines, regulators, meters or other appliances through which it flows;
 - b. shall not contain more than seven (7) milligrams of hydrogen sulphide per cubic metre of gas nor more than one hundred (100) milligrams of total sulphur (S) per cubic metre of gas as determined by standard methods of testing;
 - c. shall not contain more than five (5) milligrams of mercaptan sulphur per cubic metre of gas;
 - d. shall not contain more than two point zero (2.0) molar percent by volume of carbon dioxide in the gas;

- e. shall not contain more than zero point five (0.5) molar percent by volume of carbon monoxide in the gas;
- i. shall not contain more than zero point four (0.4) molar percent by volume of oxygen in the gas.
- g. shall not contain more than four point zero (4.0) by volume molar percent of hydrogen in the gas:
- h. shall not contain more than eighty (80) milligrams of water per cubic metre of the gas;
- i. shall not have a hydrocarbon dewpoint exceeding minus ten (-10) degrees Celsius at five thousand five hundred (5500) kPa pressure;
- j. shall not contain less than one point zero (1.0) molar percent by volume of ethane in the gas.
- k. shall at all time be interchangeable with other pipeline gas such that the yellow tipping, flashback and lifting factors shall be within the range permitted for gas according to AGA Research Bulletin No. 36;
- I. shall not exceed forty-three degrees Celsius (43°C);
- m. shall not be odourized by Shipper.
- 3. Shipper shall subject any gas delivered hereunder to compression, cooling, cleaning or other processes to such an extent as may be required to obtain the necessary quality and for transmission to the Delivery Locations, provided the quality of the gas continues to comply with the specifications set out in this Contract.
- 4. Shipper may extract hydrocarbon and non-hydrocarbon constituents, other than methane except as required in the processing or compression of the gas, prior to delivery at the Delivery Locations hereunder, and shall have the right to remove such methane as is removed by necessity from the gas in removing other constituents, provided that Shipper in such processing shall not reduce the Gross Heating Value below that which is stated in Section II, Clause 1 herein and provided that such extraction will not cause a breach of the quality specifications set forth in this Section II.
- 5. In the event that the quality of the gas does not conform or if Union, acting reasonably, suspects the quality of the gas may not conform to the specifications herein, then Shipper shall, if so directed by Union acting reasonably, forthwith carry out, at Shipper's cost, whatever field testing of the gas quality as may be required to ensure that the quality requirements set out herein are met, and to provide Union with a certified copy of such tests. If Shipper does not carry out such tests forthwith, Union may conduct such test and Shipper shall reimburse Union for all costs incurred by Union for such testing.
- 6. If the Shipper's gas fails at any time to conform to the requirements of this Section II, Union, in addition to its other remedies, may refuse to accept delivery of gas at the Delivery Locations hereunder until such deficiency has been remedied by Shipper. Each Party agrees to notify the other verbally, followed by written notification, of any such deficiency of quality.
- 7. Freedom from objectionable matter: The gas to be delivered to Union at Dawn (TCPL) or the gas to be delivered by Union to Shipper at Dawn (TCPL) hereunder,
 - a. shall be commercially free from sand, dust, gums, crude oils, lubricating oils, liquids, chemicals or compounds used in the production, treatment, compression or dehydration of the gas or any other objectionable substance in sufficient quantity so as to render the gas toxic, unmerchantable or cause injury to or interference with the proper operation of the lines, regulators, meters or other appliances through which it flows;
 - b. shall not contain more than seven (7) milligrams of hydrogen sulphide per cubic metre of gas nor more than four hundred and sixty (460) milligrams of total sulphur per cubic metre of gas as determined by standard methods of testing;

- c. shall not contain more than five (5) milligrams of mercaptan sulphur per cubic metre of gas;
- d. shall not contain more than two point zero (2.0) molar percent by volume of carbon dioxide in the gas;
- e. shall not contain more than zero point five (0.5) molar percent by volume of carbon monoxide in the gas;
- f. shall not contain more than zero point four (0.4) molar percent by volume of oxygen in the gas;
- g. shall not contain more than four point zero (4.0) molar percent by volume of hydrogen in the gas;
- h. shall not contain more than eighty (80) milligrams of water vapour per cubic metre of the gas;
- i. shall not have a hydrocarbon dewpoint exceeding minus ten (-10) degrees Celsius at five thousand-five hundred (5500) kPa pressure;
- j. shall not contain less than one point zero (1.0) molar percent by volume of ethane in the gas;
- k. shall at all times be interchangeable with other pipeline gas such that the yellow tipping, flashback and lifting factors shall be within the range permitted for gas according to AGA Research Bulletin No. 36.

III. MEASUREMENTS

- 1. **The Service Unit:** ("The Unit") The Unit of the gas delivered to Union shall be a quantity of 10³m³. The unit of gas delivered by Union shall be a megajoule, a gigajoule, a cubic metre (m³) or one thousand cubic metres (10³m³) at Union's discretion.
- 2. Determination of Volume and Energy:
 - a. The volume and energy amounts determined under this contract shall be determined in accordance with the Electricity and Gas Inspection Act, assented to 3I March, 1982 and the Electricity and Gas Inspection Regulations, P.C. 1986-16, 16 January, 1986, and any documents issued under the authority of the Act and Regulations and any amendments thereto.
 - b. The gross heating value of the gas per cubic metre at each delivery point or redelivery point shall be measured by a FMCCA approved device for the measurement of energy content installed at the receipt or delivery point, or an alternative method of gross heating value determined which is mutually agreed upon by all parties to the Contract.
 - c. The volume and/or energy of the gas delivered to/by Union hereunder shall be determined by the measurement equipment designated in Article VII Measuring Equipment, of this schedule.
 - d. The uncorrected quantity determined from the metering equipment shall be corrected according to Charles Law, Boyle's Law and deviation from Boyle's Law. The factor for correction for deviation from Boyle's Law shall be determined and applied in accordance either with the method laid down in the American Gas Association's "Manual for Determination of Supercompressibility

Factors for Natural Gas" (PAR Project NX-19) published 1962 or with methods laid down in the American Gas Association's "Transmission Measurement Committee Report No.8" at the discretion of Union. Union shall notify Shipper of the specific method to be used. When gas is measured by means other than an orifice meter, the factor for correction for deviation from Boyle's Law shall be the square of the factor determined by following one of the methods above.

e. The average absolute atmospheric (barometric) pressure, for the purpose of measurement shall be assumed to be a constant pressure of 99.285 kPa.

IV. POINT OF RECEIPT AND POINT OF DELIVERY

- 1. Unless otherwise specified in the Contract, the point or points of receipt for all gas to be covered hereunder shall be on the outlet side of the measuring stations located at or near the point or points of connection specified in the Contract, where Union takes possession of the gas. Whenever the phrase "receipt point" appears herein, it shall mean Point of Receipt as defined in this Article IV.
- 2. Unless otherwise specified in the Contract, the point or points of delivery for all gas to be covered hereunder shall be on the outlet side of the measuring stations located at or near the point or points of connection as specified in the Contract, where Shipper takes possession of the gas. Whenever the phrase "delivery point" shall appear herein, it shall mean Point of Delivery as defined in this Article IV.

V. FACILITIES ON CUSTOMER'S PROPERTY

N/A.

VI. MEASURING EQUIPMENT

1. <u>Custody Transfer Measuring Equipment:</u> In the event that all or any gas received or delivered hereunder is measured by a meter (where the term "meter" shall include but not be limited to positive displacement meters, orifice meters, turbine meters, and associated gauges and instrumentation), such meter shall be installed and operated in accordance with the Electricity and Gas inspection Act. (assented to March 31, 1982), (and amendments thereto), and the Electricity and Gas inspection Regulations, P.C. 1986 - 116, January 16, 1986 (and amendments thereto).

In the event that all or any gas received or delivered hereunder is measured by a meter that is owned and operated by an upstream or downstream transporter (the "Transporter") whose facilities may or may not interconnect with Union's, then Union and Shipper agree to accept that metering for the purpose of determining the quantity of gas received or delivered on behalf of the Shipper. The standard of measurement and tests for the gas delivered to/by Union hereunder shall be in accordance with the General Terms and Conditions as incorporated in that Transporter's gas tariff as approved by their regulatory body.

- 2. <u>Calibration and Test of Measuring Equipment:</u> The accuracy of Union's measuring equipment shall be verified by Union at reasonable intervals, and if requested, in the presence of representatives of Shipper, but Union shall not be required to verify the accuracy of such equipment more frequently than once in any thirty (30) day period. In the event either party shall notify the other that it desires a special test of any measuring equipment or any other Delivery Location equipment, the parties shall co-operate to secure a prompt verification of the accuracy of such equipment. The expense of any such special test, if called for by Shipper, shall be borne by Shipper if the measuring equipment tested is found to be in error not more than two per cent (2%). If, upon test, any measuring equipment is found to be in error by not more than two per cent (2%), previous recordings of such equipment shall be considered accurate in computing receipts or deliveries of gas, but such equipment shall be adjusted at once to record as near to absolute accuracy as possible. If the test conducted shows a percentage of inaccuracy greater than two percent (2%), the financial adjustment, if any, shall be calculated in accordance with the Electricity and Gas Inspection Act (1982) and regulations thereunder, as may be amended from time to time and in accordance with any successor statutes and regulations.
- 3. <u>Preservation of Metering Records:</u> Union and Shipper shall each preserve for a period of at least six (6) years all test data and other relevant records.

VII. BILLING

1. <u>Monthly Billing Date</u>: Union shall render bills on or before the 10th day of each month for all services furnished during the preceding month. Such charges may be based on estimated quantities, if actual quantities are unavailable in time to prepare the billing. Union shall provide, in a succeeding month's billing, an adjustment based on any difference between actual quantities and estimated quantities. If presentation of a bill to Shipper is delayed after the 10th day of

the month, then the time of payment shall be extended accordingly, unless Shipper is responsible for such delay.

2. <u>Right of Examination</u>: Both Union and Shipper shall have the right to examine at any reasonable time the books, records and charts of the other to the extent necessary to verify the accuracy of any statement, chart or computation made under or pursuant to the provisions of the Contract.

VIII. PAYMENTS

- 1. <u>Monthly payments</u>: Shipper shall pay the invoiced amount directly into Union's bank account as directed on the invoice on or before the twentieth (20th) day of each month. If the payment date is not a business day, then payment must be received in Union's account on the first business day preceding the twentieth (20th) day of the month.
- 2. <u>Remedies for nonpayment:</u> Should Shipper fail to pay all of the amount of any bill as herein provided when such amount is due, Shipper shall pay to Union interest on the unpaid portion of the bill accruing at a rate per annum equal to the minimum commercial lending rate of Union's principal banker in effect from time to time from the due date until the date of payment. If such failure to pay continues for thirty (30) days after payment is due, Union, in addition to any other remedy it may have under the Contract may suspend service(s) until such amount is paid, provided however, that if Shipper, in good faith shall dispute the amount of any such bill or part thereof and shall pay to Union such amounts as it concedes to be correct and at any time thereafter within twenty (20) days of a demand made by Union shall furnish good and sufficient surety bond satisfactory to Union, guaranteeing payment to Union of the amount ultimately found due upon such bill after a final determination which may be reached either by agreement, arbitration decision or judgement of the courts, as may be the case, then Union shall not be entitled to suspend service(s) because of such nonpayment unless and until default be made in the conditions of such bond or in payment for any further service(s) to Shipper hereunder.
- 3. <u>Billing Adjustments:</u> If it shall be found that at any time or times Shipper has been overcharged or undercharged in any form whatsoever under the provisions of the Contract and Shipper shall have actually paid the bills containing such overcharge or undercharge, Union shall refund the amount of any such overcharge and interest shall accrue from and including the first day of such overcharge as paid to the date of refund and shall be calculated but not compounded at a rate per annum determined each day during the calculation period to be equal to the minimum commercial lending rate of Union's principal banker, and the Shipper shall pay the amount of any such undercharge, but without interest. In the event Union renders a bill to Shipper based upon measurement estimates, the required adjustment to reflect actual measurement shall be made on the bill next following the determination of such actual measurement, without any charge of interest. In the event an error is discovered in the amount billed in any statement rendered by Union, such error shall be adjusted by Union. Such overcharge, undercharge or error shall be adjusted by Union on the bill next following shall mean a bill rendered at least fourteen (14) days after the day of its determination), provided that claim therefore shall have been made within six (6) years from the date of the incorrect billing. In the event any refund is issued with Shipper's bill, the aforesaid date of refund shall be deemed to be the date of the issue of invoice.

IX. ARBITRATION

If and when any dispute, difference or question shall arise between the parties heretotouching the Contract or anything herein contained, or the construction hereof, or the rights, duties or liabilities of the parties in relation to any matter hereunder, the matter in dispute shall be submitted and referred to arbitration within ten (10) days after written request of either party. Upon such request each party shall appoint an arbitrator, and the two so appointed shall appoint a third. A majority decision of the arbitrators shall be final and binding upon both parties. In all other respects the provisions of the Arbitration Act of the Province of Ontario, or any Act passed in amendment thereof or substitution therefor, shall apply to each such submission. Operations under this Contract shall continue, without prejudice, during any such arbitration and the costs attributable to such arbitration shall be shared equally by the parties hereto.

X. FORCE MAJEURE

N/A

XI. DEFAULT AND TERMINATION

N/A

XII. MODIFICATION

N/A

XIII. NONWAIVER AND FUTURE DEFAULT

N/A

XIV. LAWS, REGULATIONS AND ORDERS

The Contract and the respective rights and obligations of the parties hereto are subject to all present and future valid laws, orders, rules and regulations of any competent legislative body, or duly constituted authority now or hereafter having jurisdiction and the Contract shall be varied and amended to comply with or conform to any valid order or direction of any board, tribunal or administrative agency which affects any of the provisions of the Contract.



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STORAGE AND TRANSPORTATION SERVICES TRANSPORTATION CHARGES

(A) Availability

The charges under this rate schedule shall be applicable for transportation service rendered by Union for all quantities transported to and from embedded storage pools located within Union's franchise area and served using Union's distribution and transmission assets.

(B) Rates

The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multi-year prices may also be negotiated, which may be higher than the identified rates.

a) Charges Applicable to both Firm and/or Interruptible Transportation Services:			
Monthly Fixed Charge per customer station (\$ per month) (1)			\$664.93
Transmission Commodity Charge to Dawn (\$ per GJ)			\$0.025
Transportation Fuel	Customers located East <u>of Dawn</u>	Customers located West <u>of Dawn</u>	
Fuel Charges to Dawn:			
Commodity Rate - Union provides fuel (\$ per GJ)	\$0.020	\$0.020	
Fuel Ratio - customer provides fuel (%)	0.328%	0.328%	
Fuel Charge to the Pool			
Commodity Rate - Union provides fuel (\$ per GJ)	\$0.025	\$0.028	
Fuel Ratio - customer provides fuel (%)	0.423%	0.496%	
b) Firm Transportation Demand Charges: (2)			
	Customers located East <u>of Dawn</u>	Customers located West <u>of Dawn</u>	
Monthly Demand Charge applied to contract demand (\$ per GJ)	\$0.727	\$0.971	

Authorized Overrun:

The authorized overrun rate payable on all quantities transported in excess of Union's obligation any day shall be:

	Customers Customer located East located We <u>of Dawn of Dawn</u>
Firm Transportation:	
Charges to Dawn	
Commodity Rate - Union provides fuel (\$ per GJ)	\$0.069 \$0.077
Commodity Rate - customer provides fuel (\$ per GJ)	\$0.049 \$0.057
Fuel Ratio - customer provides fuel (%)	0.328% 0.328%
Charges to the Pool	
Commodity Rate - Union provides fuel (\$ per GJ)	\$0.049 \$0.060
Commodity Rate - customer provides fuel (\$ per GJ)	\$0.024 \$0.032
Fuel Ratio - customer provides fuel (%)	0.423% 0.496%

Overrun will be authorized at Union's sole discretion.



Effective 2011-10-01 **Rate M16** Page 2 of 2

Unauthorized Overrun

Authorized Overrun rates payable on all transported quantities up to 2% in excess of Union's contractual obligation.

The Unauthorized Overrun rate during the November 1 to April 15 period will be \$50 per GJ for all usage on any day in excess of 102% of Union's contractual obligation. The Unauthorized Overrun rate during the April 16 to October 31 period will be \$9.373 per GJ for all usage on any day in excess of 102% of Union's contractual obligation.

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Charges aforesaid in respect of any given month in accordance with General Terms & Conditions shall be payable no later than the twenty-fifth day of the succeeding month.

Notes for Section (B) Rates:

- (1) The monthly fixed charge will be applied once per month per customer station regardless of service being firm, interruptible or a combination thereof.
- (2) Demand charges will be applicable to customers firm daily contracted demand or the firm portion of a combined firm and interruptible service.

(C) Terms of Service

The General Terms & Conditions applicable to this rate schedule shall be in accordance with the attached Schedule "A" for contracts in effect before October 1, 2010. The General Terms & Conditions applicable to this rate schedule shall be in accordance with the attached Schedule "A 2010" for contracts in effect on or after October 1, 2010.

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario

Supersedes EB-2011-0135 Rate Schedule effective July 1, 2011.

GENERAL TERMS & CONDITIONS M16 TRANSPORTATION AGREEMENT

I. DEFINITIONS

Except where the context expressly requires or states another meaning, the following terms, when used in these General Terms & Conditions and in any contract into which these General Terms & Conditions are incorporated, shall be construed to have the following meanings:

- 1. "Banking Day" shall mean a day on which the general offices of the Canadian Imperial Bank of Commerce, 99 King St. W., Chatham, Ontario are open for business.
- 2. "business day" shall mean a day on which the general offices of Union in Chatham, Ontario are open for business;
- 3. "Contract" shall refer to the Contract to which these General Terms & Conditions shall apply, and into which they are incorporated;
- 4. "contract year" shall mean a period of three hundred and sixty-five (365) consecutive days, beginning on the day agreed upon by Union and Shipper as set forth in the Contract, or on any anniversary of such date; provided, however, that any such period which contains a date of February 29 shall consist of three hundred and sixty-six (366) consecutive days;
- 5. "day" shall mean a period of twenty-four (24) consecutive hours beginning at 9:00 a.m. Central Standard time. The reference date for any day shall be the calendar date upon which the twenty-four (24) hour period shall commence;
- 6. "month" shall mean the period beginning at 9:00 a.m. Central Standard time on the first day of a calendar month and ending at 9:00 a.m. Central Standard time on the first day of the following calendar month;
- 7. "firm" shall mean service not subject to curtailment or interruption except under Articles XI and XII of this Schedule "B".
- 8. "interruptible service" shall mean service subject to curtailment or interruption, after notice, at any time;
- 9. "gas" shall mean gas as defined in the Ontario Energy Board Act, R.S.O. 1980, c. 332, as amended, supplemented or reenacted from time to time;
- 10. "cubic metre" shall mean the volume of gas which occupies one cubic metre when such gas is at a temperature of 15 degrees Celsius, and at a pressure of 101.325 kilopascals absolute;
- 11. "m³" shall mean cubic metre of gas and "10³m³" shall mean 1,000 cubic metres of gas;
- 12. "pascal" (Pa) shall mean the pressure produced when a force of one (1) newton is applied to an area of one (1) square metre. The term "kilopascal" (kPa) shall mean 1,000 pascals;
- 13. "joule" (J) shall mean the work done when the point of application of a force of one (1) newton is displaced a distance of one (1) metre in the direction of the force. The term "megajoule" (MJ) shall mean 1,000,000 joules. The term "gigajoule" (GJ) shall mean 1,000,000 joules:

- 14. "gross heating value" shall mean the total heat expressed in megajoules per cubic metre (MJ/m³) produced by the complete combustion at constant pressure of one (1) cubic metre of gas with air, with the gas free of water vapour and the temperature of the gas, air and products of combustion at standard temperature and all water formed by the combustion reaction condensed to the liquid state;
- 15. "Shipper" shall have the meaning as defined in the Contract, and shall also include Shipper's Agent(s);
- 16. "subsidiary" means a company in which more than fifty (50) per cent of the issued share capital (having full voting rights under all circumstances) is owned or controlled directly or indirectly by another company, by one or more subsidiaries of such other company, or by such other company and one or more of its subsidiaries;
- 17. "TCPL" means TransCanada PipeLines Limited;
- 18. "NOVA" means Gas Transmission Ltd.;
- 19. "Panhandle" means CMS Panhandle Eastern Pipeline Company;
- 20. "MichCon" means Michigan Consolidated Gas Company;
- 21. "SCPL" means St. Clair Pipelines (1996) Ltd.;
- 22. "OEB" means the Ontario Energy Board;
- 23. "NEB" means the National Energy Board (Canada);
- 24. "GLGT" means Great Lakes Gas Transmission Company;
- 25. "CMS" means CMS Gas Transmission and Storage Company; and,
- 26. "Consumers" means The Consumers' Gas Company, Limited.

II. QUALITY

- 1. <u>Natural Gas:</u> The minimum gross heating value of the gas delivered to/by Union hereunder, shall be thirty-six (36) megajoules per cubic metre. The maximum gross heating value of the gas delivered to/by Union hereunder shall be forty point two (40.2) megajoules per cubic metre. The gas to be delivered hereunder to Union may be a commingled supply from Shipper's natural gas sources of supply. The gas to be delivered by Union may be a commingled supply from Union's sources of gas supply; provided, however, that helium, natural gasoline, butane, propane and other hydrocarbons except methane may be removed prior to delivery to Shipper. Further, Union may subject, or permit the subjection of, the gas to compression, dehydration, cooling, cleaning and other processes.
- 2. Freedom from objectionable matter: The gas to be delivered to Union at the Delivery Locations hereunder,
 - a. shall be merchantable and commercially free from sand, dust, gums, crude oils, lubricating oils, liquids, chemicals or compounds used in the production, treatment, compression or dehydration of the gas or any other objectionable substance in sufficient quantity so as to render the gas toxic, unmerchantable or cause injury to or interference with the proper operation of the lines, regulators, meters or other appliances through which it flows;
 - b. shall not contain more than seven (7) milligrams of hydrogen sulphide per cubic metre of gas nor more than one hundred (100) milligrams of total sulphur (S) per cubic metre of gas as determined by standard methods of testing;
 - c. shall not contain more than five (5) milligrams of mercaptan sulphur per cubic metre of gas;
 - d. shall not contain more than two point zero (2.0) molar percent by volume of carbon dioxide in the gas;

- e. shall not contain more than zero point five (0.5) molar percent by volume of carbon monoxide in the gas;
- f. shall not contain more than zero point four (0.4) molar percent by volume of oxygen in the gas.
- g. shall not contain more than four point zero (4.0) by volume molar percent of hydrogen in the gas;
- h. shall not contain more than eighty (80) milligrams of water per cubic metre of the gas;
- i. shall not have a hydrocarbon dewpoint exceeding minus ten (-10) degrees Celsius at five thousand five hundred (5500) kPa pressure;
- j. shall not contain less than one point zero (1.0) molar percent by volume of ethane in the gas.
- k. shall at all time be interchangeable with other pipeline gas such that the yellow tipping, flashback and lifting factors shall be within the range permitted for gas according to AGA Research Bulletin No. 36;
- I. shall not exceed forty-three degrees Celsius (43°C);
- m. shall not be odourized by Shipper.
- 3. Shipper shall subject any gas delivered hereunder to compression, cooling, cleaning or other processes to such an extent as may be required to obtain the necessary quality and for transmission to the Delivery Locations, provided the quality of the gas continues to comply with the specifications set out in this Contract.
- 4. Shipper may extract hydrocarbon and non-hydrocarbon constituents, other than methane except as required in the processing or compression of the gas, prior to delivery at the Delivery Locations hereunder, and shall have the right to remove such methane as is removed by necessity from the gas in removing other constituents, provided that Shipper in such processing shall not reduce the Gross Heating Value below that which is stated in Section II, Clause 1 herein and provided that such extraction will not cause a breach of the quality specifications set forth in this Section II.
- 5. In the event that the quality of the gas does not conform or if Union, acting reasonably, suspects the quality of the gas may not conform to the specifications herein, then Shipper shall, if so directed by Union acting reasonably, forthwith carry out, at Shipper's cost, whatever field testing of the gas quality as may be required to ensure that the quality requirements set out herein are met, and to provide Union with a certified copy of such tests. If Shipper does not carry out such tests forthwith, Union may conduct such test and Shipper shall reimburse Union for all costs incurred by Union for such testing.
- 6. If the Shipper's gas fails at any time to conform to the requirements of this Section II, Union, in addition to its other remedies, may refuse to accept delivery of gas at the Delivery Locations hereunder until such deficiency has been remedied by Shipper. Each Party agrees to notify the other verbally, followed by written notification, of any such deficiency of quality.
- 7. Freedom from objectionable matter: The gas to be delivered to Union at Dawn (TCPL) or the gas to be delivered by Union to Shipper at Dawn (TCPL) hereunder,
 - a. shall be commercially free from sand, dust, gums, crude oils, lubricating oils, liquids, chemicals or compounds used in the production, treatment, compression or dehydration of the gas or any other objectionable substance in sufficient quantity so as to render the gas toxic, unmerchantable or cause injury to or interference with the proper operation of the lines, regulators, meters or other appliances through which it flows;
 - b. shall not contain more than seven (7) milligrams of hydrogen sulphide per cubic metre of gas nor more than four hundred and sixty (460) milligrams of total sulphur per cubic metre of gas as determined by standard methods of testing;
 - c. shall not contain more than five (5) milligrams of mercaptan sulphur per cubic metre of gas;

- d. shall not contain more than two point zero (2.0) molar percent by volume of carbon dioxide in the gas;
- e. shall not contain more than zero point five (0.5) molar percent by volume of carbon monoxide in the gas;
- f. shall not contain more than zero point four (0.4) molar percent by volume of oxygen in the gas;
- g. shall not contain more than four point zero (4.0) molar percent by volume of hydrogen in the gas;
- h. shall not contain more than eighty (80) milligrams of water vapour per cubic metre of the gas;
- i. shall not have a hydrocarbon dewpoint exceeding minus ten (-10) degrees Celsius at five thousand-five hundred (5500) kPa pressure;
- j. shall not contain less than one point zero (1.0) molar percent by volume of ethane in the gas;
- k. shall at all times be interchangeable with other pipeline gas such that the yellow tipping, flashback and lifting factors shall be within the range permitted for gas according to AGA Research Bulletin No. 36.

III. MEASUREMENTS

- 1. <u>Storage, Transportation, and/or Sales Unit</u>: ("The Unit") The Unit of the gas delivered to Union shall be a megajoule or a gigajoule. The unit of gas transported or stored by Union shall be a megajoule or a gigajoule. The unit of gas delivered by Union shall be a megajoule, a gigajoule, a cubic meter (m³) or one thousand cubic metres (10³m³) at Union's discretion.
- 2. Determination of Volume and Energy:
 - The volume and energy amounts determined under this contract shall be determined in accordance with the Electricity and Gas Inspection Act, assented to 31 March, 1982 and the Electricity and Gas Inspection Regulations, P.C. 1986-116, 16 January, 1986, and any documents issued under the authority of the Act and Regulations and any amendments thereto.
 - b. The supercompressibility factor shall be determined in accordance with either the "Manual for Determination of Supercompressibility Factors for Natural Gas" (PAR Project NX-19) published in 1962 or with American Gas Association Transmission Measurement Committee Report No. 8, Nov. 1992, at Union's discretion.
 - c. The volume and/or energy of the gas delivered to/by Union hereunder shall be determined by the measurement equipment designated in Article VII Measuring Equipment, of this schedule.

IV. POINT OF RECEIPT AND POINT OF DELIVERY

- 1. Unless otherwise specified in the Contract, the point or points of receipt for all gas to be covered thereunder shall be on the outlet side of the measuring stations located at or near the point or points of connection specified in the Contract, where Union takes possession of the gas. Whenever the phrase "receipt point" appears herein, it shall mean Point of Receipt as defined in this Article IV.
- 2. Unless otherwise specified in the Contract, the point or points of delivery for all gas to be covered hereunder shall be on the outlet side of the measuring stations located at or near the point or points of connection as specified in the Contract, where Shipper takes possession of the gas. Whenever the phrase "delivery point" shall appear hereon, it shall mean Point of Delivery as defined in this Article IV.

V. POSSESSION OF AND RESPONSIBILITY FOR GAS

N/A.

VI. FACILITIES ON SHIPPER'S PROPERTY

N/A.

VII. MEASURING EQUIPMENT

- 1. <u>Metering by Union</u>: Union will install and operate meters and related equipment as required and in accordance with the Act and Regulations in III 2.a.
- 2. <u>Metering by Others</u>: In the event that all or any gas delivered to/by Union hereunder is measured by a meter that is owned and operated by a pipeline company whose facilities interconnect with Union's, then Union and Shipper agree to accept that metering for the purpose of determining the volume and energy of gas delivered to/by Union on behalf of the Shipper. The standard of measurement and tests for the gas delivered to/by Union hereunder shall be in accordance with the General Terms & Conditions as incorporated in that pipeline company's gas tariff as approved by their Regulatory Body.
- 3. <u>Check Measuring Equipment</u>: Shipper may install, maintain and operate, at the redelivery point, at its own expense, such check measuring equipment as desired, provided that such equipment shall be so installed as not to interfere with the operation of Union's measuring equipment at or near the delivery point, and shall be installed, maintained and operated in conformity with the same standards and specifications applicable to Union's metering facilities.
- 4. <u>Rights of Parties:</u> The measuring equipment installed by either party, together with any building erected by it for such equipment, shall be and remain its property. However, Union and Shipper shall have the right to have representatives present at the time of any installing, reading, cleaning, changing, repairing, inspecting, testing, calibrating, or adjusting done in connection with the other's measuring equipment used in measuring or checking the measurement of deliveries of gas to/by Union under this Contract. Either party will give the other party reasonable notice of its intention to carry out the acts herein specified. The records from such measuring equipment shall remain the property of their owner, but upon request each will submit to the other its records and charts, together with calculations therefrom, for inspection and verification, subject to return within ten days after receipt thereof.
- 5. <u>Calibration and Test of Measuring Equipment</u>: The accuracy of Union's measuring equipment shall be verified by Union at reasonable intervals, and if requested, in the presence of representatives of Shipper, but Union shall not be required to verify the accuracy of such equipment more frequently than once in any thirty (30) day period. In the event either party shall notify the other that it desires a special test of any measuring equipment, the parties shall co-operate to secure a prompt verification of the accuracy of such equipment. The expense of any such special test, if called for by Shipper, shall be borne by Shipper if the measuring equipment tested is found to be in error not more than two per cent (2%). If, upon test, any measuring equipment is found to be in error by not more than two per cent (2%), previous recordings of such equipment shall be considered accurate in computing redeliveries of gas, but such equipment shall be adjusted at once to record as near to absolute accuracy as possible. If the test conducted shows a percentage of inaccuracy greater than two percent (2%), the financial adjustment, if any, shall be calculated in accordance with the Electricity and Gas Inspection Act (1982) and regulations thereunder, as may be amended from time to time and in accordance with any successor statutes and regulations.
- 6. <u>Preservation of Metering Records:</u> Union and Shipper shall each preserve for a period of at least six (6) years all test data, and other relevant records.

VIII. BILLING

- 1. <u>Monthly Billing Date:</u> Union shall render bills on or before the 10th day of each month for all services furnished during the preceding month. Such charges may be based on estimated quantities, if actual quantities are unavailable in time to prepare the billing. Union shall provide, in a succeeding month's billing, an adjustment based on any difference between actual quantities and estimated quantities. If presentation of a bill to Shipper is delayed after the 10th day of the month, then the time of payment shall be extended accordingly, unless Shipper is responsible for such delay.
- 2. <u>Right of Examination</u>: Both Union and Shipper shall have the right to examine at any reasonable time the books, records and charts of the other to the extent necessary to verify the accuracy of any statement, chart or computation made under or pursuant to the provisions of the Contract.

IX. PAYMENTS

- 1. <u>Monthly payments</u>: Shipper shall pay the invoiced amount directly into Union's bank account as directed on the invoice on or before the twentieth (20th) day of each month. If the payment date is not a business day, then payment must be received in Union's account on the first business day preceding the twentieth (20th) day of the month.
- 2. <u>Remedies for nonpayment</u>: Should Shipper fail to pay all of the amount of any bill as herein provided when such amount is due, Shipper shall pay to Union interest on the unpaid portion of the bill accruing at a rate per annum equal to the minimum commercial lending rate of Union's principal banker in effect from time to time from the due date until the date of payment. If such failure to pay continues for thirty (30) days after payment is due, Union, in addition to any other remedy it may have under the Contract may suspend service(s) until such amount is paid, provided however, that if Shipper, in good faith shall dispute the amount of any such bill or part thereof and shall pay to Union such amounts as it concedes to be correct and at any time thereafter within twenty (20) days of a demand made by Union shall furnish good and sufficient surety bond satisfactory to Union, guaranteeing payment to Union of the amount ultimately found due upon such bill after a final determination which may be reached either by agreement, arbitration decision or judgement of the courts, as may be the case, then Union shall not be entitled to suspend service(s) because of such nonpayment unless and until default be made in the conditions of such bond or in payment for any further service(s) to Shipper hereunder.

Notwithstanding the foregoing paragraph, this does not relieve Shipper from the obligation to continue its deliveries of gas under the terms of any agreement, where Shipper has contracted to deliver specified quantities of gas to Union.

3. <u>Billing Adjustments:</u> If it shall be found that at any time or times Shipper has been overcharged or undercharged in any form whatsoever under the provisions of the Contract and Shipper shall have actually paid the bills containing such overcharge or undercharge, Union shall refund the amount of any such overcharge and interest shall accrue from and including the first day of such overcharge as paid to the date of refund and shall be calculated but not compounded at a rate per annum determined each day during the calculation period to be equal to the minimum commercial lending rate of Union's principal banker, and the Shipper shall pay the amount of any such undercharge, but without interest. In the event Union renders a bill to Shipper based upon measurement estimates, the required adjustment to reflect actual measurement shall be made on the bill next following the determination of such actual measurement, without any charge of interest. In the event an error is discovered in the amount billed in any statement rendered by Union, such error shall be adjusted by Union. Such overcharge, undercharge or error shall be adjusted by Union, such after the day of its determination), provided that claim therefore shall mean a bill rendered at least fourteen (14) days after the day of its determination), provided that claim therefore shall have been made within six (6) years from the date of the incorrect billing. In the event any refund is issued with Shipper's bill, the aforesaid date of refund shall be deemed to be the date of the issue of invoice.

X. ARBITRATION

If and when any dispute, difference or question shall arise between the parties heretotouching the Contract or anything herein contained, or the construction hereof, or the rights, duties or liabilities of the parties in relation to any matter hereunder, the matter in dispute shall be submitted and referred to arbitration within ten (10) days after written request of either party. Upon such request each party shall appoint an arbitrator, and the two so appointed shall appoint a third. A majority decision of the arbitrators shall be final and binding upon both parties. In all other respects the provisions of the Arbitration Act of the Province of Ontario, or any Act passed in amendment thereof or substitution therefor, shall apply to each such submission. Operations under this Contract shall continue, without prejudice, during any such arbitration and the costs attributable to such arbitration shall be shared equally by the parties hereto.

XI.	FORCE	MAJEURE
A.		MAVEVILL

N/A

XII. DEFAULT AND TERMINATION

N/A

XIII. MODIFICATION

N/A

XIV. NONWAIVER AND FUTURE DEFAULT

N/A

XV. LAWS, REGULATIONS AND ORDERS

The Contract and the respective rights and obligations of the parties hereto are subject to all present and future valid laws, orders, rules and regulations of any competent legislative body, or duly constituted authority now or hereafter having jurisdiction and the Contract shall be varied and amended to comply with or conform to any valid order or direction of any board, tribunal or administrative agency which affects any of the provisions of the Contract.

GENERAL TERMS & CONDITIONS M16 TRANSPORTATION AGREEMENT

I. DEFINITIONS

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- 4. "contract year" shall mean a period of three hundred and sixty-five (365) consecutive days, beginning on the day agreed upon by Union and Shipper as set forth in the Contract, or on any anniversary of such date; provided, however, that any such period which contains a date of February 29 shall consist of three hundred and sixty-six (366) consecutive days;
- 5. "day" shall mean a period of twenty-four (24) consecutive hours beginning at 9:00 a.m. Central Standard time. The reference date for any day shall be the calendar date upon which the twenty-four (24) hour period shall commence;
- 6. "month" shall mean the period beginning at 9:00 a.m. Central Standard time on the first day of a calendar month and ending at 9:00 a.m. Central Standard time on the first day of the following calendar month;
- 7. "firm" shall mean service not subject to curtailment or interruption except under Article VI of the Contract and Article XII of Union's C1 Rate Schedule.
- 8. "interruptible service" shall mean service subject to curtailment or interruption, after notice, at any time;
- 9. "gas" shall mean gas as defined in the Ontario Energy Board Act, R.S.O. 1980, c. 332, as amended, supplemented or reenacted from time to time;
- 10. "cubic metre" shall mean the volume of gas which occupies one cubic metre when such gas is at a temperature of 15 degrees Celsius, and at a pressure of 101.325 kilopascals absolute;
- 11. "m³" shall mean cubic metre of gas and "10³m³" shall mean 1,000 cubic metres of gas;
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- 14. "gross heating value" shall mean the total heat expressed in megajoules per cubic metre (MJ/m³) produced by the complete combustion at constant pressure of one (1) cubic metre of gas with air, with the gas free of water vapour and the temperature of the gas, air and products of combustion at standard temperature and all water formed by the combustion reaction condensed to the liquid state;
- 15. "Shipper" shall have the meaning as defined in the Contract, and shall also include Shipper's Agent(s);
- 16. "subsidiary" means a company in which more than fifty (50) per cent of the issued share capital (having full voting rights under all circumstances) is owned or controlled directly or indirectly by another company, by one or more subsidiaries of such other company, or by such other company and one or more of its subsidiaries;
- 17. "TCPL" means TransCanada PipeLines Limited;
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- 22. "OEB" means the Ontario Energy Board;
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- 24. "GLGT" means Great Lakes Gas Transmission Company;
- 25. "CMS" means CMS Gas Transmission and Storage Company; and,
- 26. "Consumers" means The Consumers' Gas Company, Limited.

II. QUALITY

- 1. <u>Natural Gas:</u> The minimum gross heating value of the gas delivered to/by Union hereunder, shall be thirty-six (36) megajoules per cubic metre. The maximum gross heating value of the gas delivered to/by Union hereunder shall be forty point two (40.2) megajoules per cubic metre. The gas to be delivered hereunder to Union may be a commingled supply from Shipper's natural gas sources of supply. The gas to be delivered by Union may be a commingled supply from Union's sources of gas supply; provided, however, that helium, natural gasoline, butane, propane and other hydrocarbons except methane may be removed prior to delivery to Shipper. Further, Union may subject, or permit the subjection of, the gas to compression, dehydration, cooling, cleaning and other processes.
- 2. Freedom from objectionable matter: The gas to be delivered to Union at the Delivery Locations hereunder,
 - a. shall be merchantable and commercially free from sand, dust, gums, crude oils, lubricating oils, liquids, chemicals or compounds used in the production, treatment, compression or dehydration of the gas or any other objectionable substance in sufficient quantity so as to render the gas toxic, unmerchantable or cause injury to or interference with the proper operation of the lines, regulators, meters or other appliances through which it flows;
 - b. shall not contain more than seven (7) milligrams of hydrogen sulphide per cubic metre of gas nor more than one hundred (100) milligrams of total sulphur (S) per cubic metre of gas as determined by standard methods of testing;
 - c. shall not contain more than five (5) milligrams of mercaptan sulphur per cubic metre of gas;
 - d. shall not contain more than two point zero (2.0) molar percent by volume of carbon dioxide in the gas;
 - e. shall not contain more than zero point five (0.5) molar percent by volume of carbon monoxide in the gas;

- f. shall not contain more than zero point four (0.4) molar percent by volume of oxygen in the gas.
- g. shall not contain more than four point zero (4.0) by volume molar percent of hydrogen in the gas;
- h. shall not contain more than sixty-five (65) milligrams of water per cubic metre of the gas;
- i. shall not have a hydrocarbon dewpoint exceeding minus ten (-10) degrees Celsius at five thousand five hundred (5500) kPa pressure;
- j. shall not contain less than one point zero (1.0) molar percent by volume of ethane in the gas.
- k. shall at all time be interchangeable with other pipeline gas such that the yellow tipping, flashback and lifting factors shall be within the range permitted for gas according to AGA Research Bulletin No. 36;
- I. shall not exceed forty-three degrees Celsius (43°C);
- m. shall not be odourized by Shipper.
- 3. Shipper shall subject any gas delivered hereunder to compression, cooling, cleaning or other processes to such an extent as may be required to obtain the necessary quality and for transmission to the Delivery Locations, provided the quality of the gas continues to comply with the specifications set out in this Contract.
- 4. Shipper may extract hydrocarbon and non-hydrocarbon constituents, other than methane except as required in the processing or compression of the gas, prior to delivery at the Delivery Locations hereunder, and shall have the right to remove such methane as is removed by necessity from the gas in removing other constituents, provided that Shipper in such processing shall not reduce the Gross Heating Value below that which is stated in Section II, Clause 1 herein and provided that such extraction will not cause a breach of the quality specifications set forth in this Section II.
- 5. In the event that the quality of the gas does not conform or if Union, acting reasonably, suspects the quality of the gas may not conform to the specifications herein, then Shipper shall, if so directed by Union acting reasonably, forthwith carry out, at Shipper's cost, whatever field testing of the gas quality as may be required to ensure that the quality requirements set out herein are met, and to provide Union with a certified copy of such tests. If Shipper does not carry out such tests forthwith, Union may conduct such test and Shipper shall reimburse Union for all costs incurred by Union for such testing.
- 6. If the Shipper's gas fails at any time to conform to the requirements of this Section II, Union, in addition to its other remedies, may refuse to accept delivery of gas at the Delivery Locations hereunder until such deficiency has been remedied by Shipper. Each Party agrees to notify the other verbally, followed by written notification, of any such deficiency of quality.
- 7. Freedom from objectionable matter: The gas to be delivered to Union at Dawn (Facilities) or the gas to be delivered by Union to Shipper at Dawn (Facilities) hereunder,
 - a. shall be commercially free from sand, dust, gums, crude oils, lubricating oils, liquids, chemicals or compounds used in the production, treatment, compression or dehydration of the gas or any other objectionable substance in sufficient quantity so as to render the gas toxic, unmerchantable or cause injury to or interference with the proper operation of the lines, regulators, meters or other appliances through which it flows;
 - b. shall not contain more than seven (7) milligrams of hydrogen sulphide per cubic metre of gas nor more than four hundred and sixty (460) milligrams of total sulphur per cubic metre of gas as determined by standard methods of testing;
 - c. shall not contain more than five (5) milligrams of mercaptan sulphur per cubic metre of gas;
 - d. shall not contain more than two point zero (2.0) molar percent by volume of carbon dioxide in the gas;

- e. shall not contain more than zero point five (0.5) molar percent by volume of carbon monoxide in the gas;
- f. shall not contain more than zero point four (0.4) molar percent by volume of oxygen in the gas;
- g. shall not contain more than four point zero (4.0) molar percent by volume of hydrogen in the gas;
- h. shall not contain more than sixty-five (65) milligrams of water vapour per cubic metre of the gas;
- i. shall not have a hydrocarbon dewpoint exceeding minus ten (-10) degrees Celsius at five thousand-five hundred (5500) kPa pressure;
- j. shall not contain less than one point zero (1.0) molar percent by volume of ethane in the gas;
- k. shall at all times be interchangeable with other pipeline gas such that the yellow tipping, flashback and lifting factors shall be within the range permitted for gas according to AGA Research Bulletin No. 36.

III. MEASUREMENTS

- 1. <u>Storage, Transportation, and/or Sales Unit:</u> ("The Unit") The Unit of the gas delivered to Union shall be a megajoule or a gigajoule. The unit of gas transported or stored by Union shall be a megajoule or a gigajoule. The unit of gas delivered by Union shall be a megajoule, a gigajoule, a cubic meter (m³) or one thousand cubic metres (10³m³) at Union's discretion.
- 2. Determination of Volume and Energy:
 - a. The volume and energy amounts determined under this contract shall be determined in accordance with the Electricity and Gas Inspection Act, assented to 31 March, 1982 and the Electricity and Gas Inspection Regulations, P.C. 1986-116, 16 January, 1986, and any documents issued under the authority of the Act and Regulations and any amendments thereto.
 - b. The supercompressibility factor shall be determined in accordance with either the "Manual for Determination of Supercompressibility Factors for Natural Gas" (PAR Project NX-19) published in 1962 or with American Gas Association Transmission Measurement Committee Report No. 8, Nov. 1992, at Union's discretion.
 - c. The volume and/or energy of the gas delivered to/by Union hereunder shall be determined by the measurement equipment designated in Article V Measuring Equipment, of this schedule.

IV. POINT OF RECEIPT AND POINT OF DELIVERY

- 1. Unless otherwise specified in the Contract, the point or points of receipt for all gas to be covered thereunder shall be on the outlet side of the measuring stations located at or near the point or points of connection specified in the Contract, where Union takes possession of the gas. Whenever the phrase "receipt point" appears herein, it shall mean Point of Receipt as defined in this Article IV.
- 2. Unless otherwise specified in the Contract, the point or points of delivery for all gas to be covered hereunder shall be on the outlet side of the measuring stations located at or near the point or points of connection as specified in the Contract, where Shipper takes possession of the gas. Whenever the phrase "delivery point" shall appear hereon, it shall mean Point of Delivery as defined in this Article IV.

V. MEASURING EQUIPMENT

- 1. <u>Metering by Union</u>: Union will install and operate meters and related equipment as required and in accordance with the Act and Regulations in III 2.a.
- 2. <u>Metering by Others</u>: In the event that all or any gas delivered to/by Union hereunder is measured by a meter that is owned and operated by a pipeline company whose facilities interconnect with Union's, then Union and Shipper agree

to accept that metering for the purpose of determining the volume and energy of gas delivered to/by Union on behalf of the Shipper. The standard of measurement and tests for the gas delivered to/by Union hereunder shall be in accordance with the General Terms & Conditions as incorporated in that pipeline company's gas tariff as approved by their Regulatory Body.

- 3. <u>Check Measuring Equipment:</u> Shipper may install, maintain and operate, at the redelivery point, at its own expense, such check measuring equipment as desired, provided that such equipment shall be so installed as not to interfere with the operation of Union's measuring equipment at or near the delivery point, and shall be installed, maintained and operated in conformity with the same standards and specifications applicable to Union's metering facilities.
- 4. <u>Rights of Parties</u>: The measuring equipment installed by either party, together with any building erected by it for such equipment, shall be and remain its property. However, Union and Shipper shall have the right to have representatives present at the time of any installing, reading, cleaning, changing, repairing, inspecting, testing, calibrating, or adjusting done in connection with the other's measuring equipment used in measuring or checking the measurement of deliveries of gas to/by Union under this Contract. Either party will give the other party reasonable notice of its intention to carry out the acts herein specified. The records from such measuring equipment shall remain the property of their owner, but upon request each will submit to the other its records and charts, together with calculations therefrom, for inspection and verification, subject to return within ten days after receipt thereof.
- 5. <u>Calibration and Test of Measuring Equipment</u>: The accuracy of Union's measuring equipment shall be verified by Union at reasonable intervals, and if requested, in the presence of representatives of Shipper, but Union shall not be required to verify the accuracy of such equipment more frequently than once in any thirty (30) day period. In the event either party shall notify the other that it desires a special test of any measuring equipment, the parties shall co-operate to secure a prompt verification of the accuracy of such equipment. The expense of any such special test, if called for by Shipper, shall be borne by Shipper if the measuring equipment tested is found to be in error not more than two per cent (2%). If, upon test, any measuring equipment is found to be in error by not more than two per cent (2%), previous recordings of such equipment shall be considered accuracy as possible. If the test conducted shows a percentage of inaccuracy greater than two percent (2%), the financial adjustment, if any, shall be calculated in accordance with the Electricity and Gas Inspection Act (1982) and regulations thereunder, as may be amended from time to time and in accordance with any successor statutes and regulations.
- 6. <u>Preservation of Metering Records:</u> Union and Shipper shall each preserve for a period of at least six (6) years all test data, and other relevant records.

VI. BILLING

- 1. <u>Monthly Billing Date</u>: Union shall render bills on or before the 10th day of each month for all services furnished during the preceding month. Such charges may be based on estimated quantities, if actual quantities are unavailable in time to prepare the billing. Union shall provide, in a succeeding month's billing, an adjustment based on any difference between actual quantities and estimated quantities. If presentation of a bill to Shipper is delayed after the 10th day of the month, then the time of payment shall be extended accordingly, unless Shipper is responsible for such delay.
- 2. <u>Right of Examination:</u> Both Union and Shipper shall have the right to examine at any reasonable time the books, records and charts of the other to the extent necessary to verify the accuracy of any statement, chart or computation made under or pursuant to the provisions of the Contract.

VII. PAYMENTS

- 1. <u>Monthly payments</u>: Shipper shall pay the invoiced amount directly into Union's bank account as directed on the invoice on or before the twentieth (20th) day of each month. If the payment date is not a business day, then payment must be received in Union's account on the first business day preceding the twentieth (20th) day of the month.
- 2. <u>Remedies for nonpayment:</u> Should Shipper fail to pay all of the amount of any bill as herein provided when such amount is due, Shipper shall pay to Union interest on the unpaid portion of the bill accruing at a rate per annum equal to the minimum commercial lending rate of Union's principal banker in effect from time to time from the due date until the date of payment. If such failure to pay continues for thirty (30) days after payment is due, Union, in addition to any other remedy it may have under the Contract may suspend service(s) until such amount is paid, provided however, that

if Shipper, in good faith shall dispute the amount of any such bill or part thereof and shall pay to Union such amounts as it concedes to be correct and at any time thereafter within twenty (20) days of a demand made by Union shall furnish good and sufficient surety bond satisfactory to Union, guaranteeing payment to Union of the amount ultimately found due upon such bill after a final determination which may be reached either by agreement, arbitration decision or judgement of the courts, as may be the case, then Union shall not be entitled to suspend service(s) because of such nonpayment unless and until default be made in the conditions of such bond or in payment for any further service(s) to Shipper hereunder.

Notwith standing the foregoing paragraph, this does not relieve Shipper from the obligation to continue its deliveries of gas under the terms of any agreement, where Shipper has contracted to deliver specified quantities of gas to Union.

3. <u>Billing Adjustments:</u> If it shall be found that at any time or times Shipper has been overcharged or undercharged in any form whatsoever under the provisions of the Contract and Shipper shall have actually paid the bills containing such overcharge or undercharge, Union shall refund the amount of any such overcharge and interest shall accrue from and including the first day of such overcharge as paid to the date of refund and shall be calculated but not compounded at a rate per annum determined each day during the calculation period to be equal to the minimum commercial lending rate of Union's principal banker, and the Shipper shall pay the amount of any such undercharge, but without interest. In the event Union renders a bill to Shipper based upon measurement estimates, the required adjustment to reflect actual measurement shall be made on the bill next following the determination of such actual measurement, without any charge of interest. In the event an error is discovered in the amount billed in any statement rendered by Union, such error shall be adjusted by Union. Such overcharge, undercharge or error shall be adjusted by Union on the bill next following its determination (where the term "bill" next following shall mean a bill rendered at least fourteen (14) days after the day of its determination), provided that claim therefore shall have been made within six (6) years from the date of the incorrect billing. In the event any refund is issued with Shipper's bill, the aforesaid date of refund shall be deemed to be the date of the issue of invoice.

VIII. ARBITRATION

If and when any dispute, difference or question shall arise between the parties hereto touching the Contract or anything herein contained, or the construction hereof, or the rights, duties or liabilities of the parties in relation to any matter hereunder, the matter in dispute shall be submitted and referred to arbitration within ten (10) days after written request of either party. Upon such request each party shall appoint an arbitrator, and the two so appointed shall appoint a third. A majority decision of the arbitrators shall be final and binding upon both parties. In all other respects the provisions of the Arbitration Act of the Province of Ontario, or any Act passed in amendment thereof or substitution therefor, shall apply to each such submission. Operations under this Contract shall continue, without prejudice, during any such arbitration and the costs attributable to such arbitration shall be shared equally by the parties hereto.

IX. LAWS, REGULATIONS AND ORDERS

The Contract and the respective rights and obligations of the parties hereto are subject to all present and future valid laws, orders, rules and regulations of any competent legislative body, or duly constituted authority now or hereafter having jurisdiction and the Contract shall be varied and amended to comply with or conform to any valid order or direction of any board, tribunal or administrative agency which affects any of the provisions of the Contract.



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Effective 2011-10-01 **Rate C1** Page 1 of 2

CROSS FRANCHISE TRANSPORTATION RATES

(A) Applicability

To a Shipper who enters into a Contract with Union for delivery by Shipper of gas to Union at one of Union's points listed below for redelivery by Union to Shipper at one of Union's points.

Applicable Points

(1)	(2)
Ojibway	WDA
St. Clair	NDA
Dawn*	SSMDA
Parkway	SWDA
Kirkwall	CDA
Bluewater	EDA

*includes Dawn (TCPL), Dawn Facilities, Dawn (Tecumseh), Dawn (Vector) and Dawn (TSLE)

(B) Services

Transportation Service under this rate schedule is transportation on Union's pipeline facilities between any two Points as specified in Section (A), column 1.

(C) Rates

The identified rates (excluding gas supply charges, if applicable) represent maximum prices for service. These rates may change periodically. Multiyear prices may also be negotiated, which may be higher than the identified rates.

Transportation Service:

	Monthly Commo		Commodi	fity Charges		
	Demand Charge	If Union supplies fuel		If Shipper supplies fuel		
	(applied to daily	Commod	Commodity Charge		Fuel Ratio	
	contract demand)	Apr.1-Oct.31	Nov.1-Mar.31	Apr.1-Oct.31	Nov.1-Mar.3	
	Rate/GJ	Rate/GJ	Rate/GJ	<u>%</u>	%	
a) Firm Transportation				_		
Between:						
St.Clair & Dawn	\$0.971	\$0.022	\$0.026	0.352%	0.431%	
Ojibway & Dawn	\$0.971	\$0.028	\$0.031	0.496%	0.566%	
Bluewater & Dawn	\$0.971	\$0.022	\$0.026	0.352%	0.431%	
From:						
Parkway to Kirkwall	\$0.545	\$0.022	\$0.020	0.353%	0.328%	
Parkway to Dawn	\$0.545	\$0.022	\$0.020	0.353%	0.328%	
Kirkwall to Dawn	\$1.176	\$0.022	\$0.020	0.353%	0.328%	
Dawn to Kirkwall	\$1.985	\$0.030	\$0.068	0.517%	1.136%	
Dawn to Parkway	\$2.332	\$0.030	\$0.068	0.517%	1.136%	
b) Interruptible and Short Term (1 ye	ear or less) Firm Transportation:					
Maximum		\$75.00	\$75.00			
c) Firm Transportation between two	points within Dawn					
Dawn to Dawn-Vector	\$0.042	n/a	n/a	0.205%	n/a	
Dawn to Dawn vector	\$0.220	n/a	n/a	0.328%	0.638%	



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Effective 2011-10-01 Rate C1 Page 2 of 2

(C) Rates (Cont'd)

Authorized Overrun:

The following Overrun rates are applied to any quantities transported in excess of the Contract parameters. Overrun will be authorized at Union's sole discretion.

	Commodity Charges				
	If Union supplies fuel Commodity Charge		If Shipper supplies fuel Fuel Ratio		Commodity Charge
	Apr.1-Oct.31	Nov.1-Mar.31	Apr.1-Oct.31	Nov.1-Mar.31	5
a) Firm Transportation	Rate/GJ	Rate/GJ	%	%	Rate/GJ
Between:					
St.Clair & Dawn	\$0.053	\$0.059	0.352%	0.431%	\$0.032
Ojibway & Dawn	\$0.061	\$0.065	0.496%	0.566%	\$0.032
Bluewater & Dawn	\$0.053	\$0.059	0.352%	0.431%	\$0.032
From:					
Parkway to Kirkwall	\$0.018	\$0.016	0.947%	0.923%	\$0.018
Parkway to Dawn	\$0.018	\$0.016	0.947%	0.923%	\$0.018
Kirkwall to Dawn	\$0.018	\$0.016	0.947%	0.923%	\$0.039
Dawn to Kirkwall	\$0.075	\$0.111	1.112%	1.731%	\$0.065
Dawn to Parkway	\$0.086	\$0.121	1.112%	1.731%	\$0.077
b) Firm Transportation within Dawn					
Dawn to Dawn-Vector	n/a	n/a	0.438%	n/a	\$0.001
Dawn to Dawn-TCPL	n/a	n/a	0.328%	0.638%	\$0.007

Authorized overrun for short-term firm transportation is available at negotiated rates.

Unauthorized Overrun:

The Unauthorized Overrun rate shall be the higher of the reported daily spot price of gas at either, Dawn, Parkway, Niagara, Iroquois or Chicago in the month of or the month following the month in which the overrun occurred plus 25% for all usage on any day in excess of 102% of Union's contractual obligation.

(D) Terms of Service

The General Terms & Conditions applicable to this rate schedule shall be in accordance with the attached Schedule "A" for contracts in effect before October 1, 2010. The General Terms & Conditions applicable to this rate schedule shall be in accordance with the attached Schedule "A 2010" for contracts in effect on or after October 1, 2010.

(E) Nominations

Nominations under this rate schedule shall be in accordance with the attached Schedule "B" for contracts in effect before October 1, 2010. Nominations under this rate schedule shall be in accordance with the attached Schedule "B 2010" for contracts in effect on or after October 1, 2010.

(F) Receipt and Delivery Points and Pressures

Receipt and Delivery Points and Pressures under this rate schedule shall be in accordance with Schedule "C 2010" for contracts in effect on or after October 1, 2010.

Effective

October 1, 2011 O.E.B. Order # EB-2011-0297 Chatham, Ontario

Supersedes EB-2011-0135 Rate Schedule effective July 1, 2011.

RATE C1 GENERAL TERMS & CONDITIONS

I. DEFINITIONS

Except where the context expressly requires or states another meaning, the following terms, when used in these General Terms & Conditions and in any contract into which these General Terms & Conditions are incorporated, shall be construed to have the following meanings:

- 1. "Contract" shall refer to the contract to which these General Terms & Conditions shall apply, and into which they are incorporated;
- 2. "cubic metre" shall mean the volume of gas which occupies one cubic metre when such gas is at a temperature of 15 degrees Celsius, and at a pressure of 101.325 kilopascals absolute;
- 3. "day" shall mean a period of twenty-four (24) consecutive hours beginning at 9:00 a.m. Central Standard time. The reference date for any day shall be the calendar date upon which the twenty-four (24) hour period shall commence;
- 4. "delivery" shall mean any gas that is delivered by Union into Shipper's possession, or to the possession of Shipper's agent;
- 5. "firm" shall mean service not subject to curtailment or interruption except under Articles XI and XII of this Schedule "A";
- 6. "gas" shall mean gas as defined in the Ontario Energy Board Act, 1998, S.O. 1998, c.15, Sch. B, as amended, supplemented or re-enacted from time to time;
- 7. "gross heating value" shall mean the total heat expressed in megajoules per cubic metre (MJ/m³) produced by the complete combustion at constant pressure of one (1) cubic metre of gas with air, with the gas free of water vapour and the temperature of the gas, air and products of combustion at standard temperature and all water formed by the combustion reaction condensed to the liquid state;
- 8. "interruptible service" shall mean service subject to curtailment or interruption, after notice, at any time;
- 9. "Interconnecting Pipeline" shall mean a pipeline that directly connects to the Union pipeline system;
- 10. "joule" (J) shall mean the work done when the point of application of a force of one (1) newton is displaced a distance of one (1) metre in the direction of the force. The term "megajoule" (MJ) shall mean 1,000,000 joules. The term "gigajoule" (GJ) shall mean 1,000,000,000 joules;
- 11. "limited interruptible service" shall mean gas service subject to interruption or curtailment on a limited number of days as specified in the Contract;
- 12. "m³" shall mean cubic metre of gas and "10³m³" shall mean 1,000 cubic metres of gas;
- 13. "month" shall mean the period beginning at 9:00 a.m. Central Standard time on the first day of a calendar month and ending at 9:00 a.m. Central Standard time on the first day of the following calendar month;
- 14. "OEB" means the Ontario Energy Board;
- 15. "pascal" (Pa) shall mean the pressure produced when a force of one (1) newton is applied to an area of one (1) square metre. The term "kilopascal" (kPa) shall mean 1,000 pascals;
- 16. "receipt" shall mean any gas that is delivered into Union's possession, or the possession of Union's agent;
- 17. "Shipper", shall have the meaning as defined in the Contract and shall also include Shipper's agent(s);
- 18. "TCPL" means TransCanada PipeLines Limited;

II. GAS QUALITY

- 1. <u>Natural Gas:</u> The minimum gross heating value of the gas delivered to/by Union hereunder, shall be thirty-six (36) megajoules per cubic metre. The maximum gross heating value of the gas delivered to/by Union hereunder shall be forty point two (40.2) megajoules per cubic metre. The gas to be delivered hereunder to Union may be a commingled supply from Shipper's natural gas sources of supply. The gas to be delivered by Union may be a commingled supply from Union's sources of gas supply; provided, however, that helium, natural gasoline, butane, propane and other hydrocarbons except methane may be removed prior to delivery to Shipper. Further, Union may subject, or permit the subjection of, the gas to compression, dehydration, cooling, cleaning and other processes.
- 2. Freedom from objectionable matter: The gas to be delivered to/by Union hereunder,
 - a. shall be commercially free from sand, dust, gums, crude oils, lubricating oils, liquids, chemicals or compounds used in the production, treatment, compression or dehydration of the gas or any other objectionable substance in sufficient quantity so as to render the gas toxic, unmerchantable or cause injury to or interference with the proper operation of the lines, regulators, meters or other appliances through which it flows,
 - b. shall not contain more than seven (7) milligrams of hydrogen sulphide per cubic metre of gas nor more than four hundred and sixty (460) milligrams of total sulphur per cubic metre of gas as determined by standard methods of testing,
 - c. shall not contain more than five (5) milligrams of mercaptan sulphur per cubic metre of gas,
 - d. shall not contain more than two point zero (2.0) molar percent by volume of carbon dioxide in the gas,
 - e. shall not contain more than zero point five (0.5) molar percent by volume of carbon monoxide in the gas,
 - f. shall not contain more than zero point four (0.4) molar percent by volume of oxygen in the gas,
 - g. shall not contain more than four point zero (4.0) molar percent by volume of hydrogen in the gas,
 - h. shall not contain more than sixty-five (65) milligrams of water vapour per cubic metre of the gas,
 - i. shall not have a hydrocarbon dewpoint exceeding minus ten (-10) degrees Celsius at five thousand-five hundred (5500) kPa pressure,
 - j. shall not contain less than one point zero (1.0) molar percent by volume of ethane in the gas,
 - k. shall at all times be interchangeable with other pipeline gas such that the yellow tipping, flashback and lifting factors shall be within the range permitted for gas according to AGA Research Bulletin No. 36.
- 3. In addition to any other right or remedy of a party, each party shall be entitled to refuse to accept delivery of any gas which does not conform to any of the specifications set out in Section 2.

III. MEASUREMENTS

- 1. <u>Storage, Transportation, and/or Sales Unit:</u> ("The Unit") The Unit of the gas delivered to Union shall be a megajoule or a gigajoule. The unit of gas transported or stored by Union shall be a megajoule or a gigajoule. The unit of gas delivered by Union shall be a megajoule, a gigajoule, a cubic metre (m³) or one thousand cubic metres (10³m³) at Union's discretion.
- 2. Determination of Volume and Energy:

- a. The volume and energy amounts determined under the Contract shall be determined in accordance with the Electricity and Gas Inspection Act (Canada), assented to 31 March, 1982 and the Electricity and Gas Inspection Regulations, P.C. 1986-116, 16 January, 1986, and any documents issued under the authority of the Act and Regulations and any amendments thereto.
- b. The supercompressibility factor shall be determined in accordance with either the "Manual for Determination of Supercompressibility Factors for Natural Gas" (PAR Project NX-19) published in 1962 or with American Gas Association Transmission Measurement Committee Report No. 8, Nov. 1992, at Union's discretion, all as amended from time to time.
- c. The volume and/or energy of the gas delivered to/by Union hereunder shall be determined by the measurement equipment designated in Article VII Measuring Equipment, of this schedule.

IV. RECEIPT POINT AND DELIVERY POINT

- 1. Unless otherwise specified in the Contract, the point or points of receipt for all gas to be covered hereunder shall be on the outlet side of the measuring stations located at or near the point or points of connection specified in the Contract, where Union takes possession of the gas.
- 2. Unless otherwise specified in the Contract, the point or points of delivery for all gas to be covered hereunder shall be on the outlet side of the measuring stations located at or near the point or points of connection as specified in the Contract where Shipper takes possession of the gas.

V. POSSESSION OF AND RESPONSIBILITY FOR GAS

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VI. FACILITIES ON SHIPPER'S PROPERTY

Except under those conditions where Union is delivering to TCPL for TCPL or Shipper at Union's Parkway Point of Delivery, or to an Interconnecting Pipeline, or where otherwise specified in the Contract, the following will apply:

- 1. <u>Construction and Maintenance</u>: Union, at its own expense may construct, maintain and operate on Shipper's property at the delivery point a measuring station properly equipped with a meter or meters and any other necessary measuring equipment for properly measuring the gas redelivered under the Contract. Shipper will grant to Union a lease and/or rights-of-way over property of Shipper as required by Union to install such facilities and to connect same to Union's pipeline.
- 2. <u>Entry:</u> Union, its servants, agents and each of them may at any reasonable time on notice (except in cases of emergency) to Shipper or his duly authorized representative enter Shipper's property for the purpose of constructing, maintaining, removing, operating and/or repairing station equipment.
- 3. <u>Property:</u> The said station and equipment will be and remain the property of Union notwithstanding it is constructed on and attached to the realty of Shipper, and Union may at its own expense remove it upon termination of the Contract and will do so if so requested by Shipper.

VII. MEASURING EQUIPMENT

- 1. <u>Metering by Union:</u> Union will install and operate meters and related equipment as required and in accordance with the Act and Regulations referenced in Article III subparagraph 2.a.
- 2. <u>Metering by Others</u>: In the event that all or any gas delivered to/by Union hereunder is measured by a meter that is owned and operated by an Interconnecting Pipeline, then Union and Shipper agree to accept that metering for the

purpose of determining the volume and energy of gas delivered to/by Union on behalf of the Shipper. The standard of measurement and tests for the gas delivered to/by Union hereunder shall be in accordance with the general terms and conditions as incorporated in that Interconnecting Pipeline company's gas tariff as approved by their regulatory body.

- 3. <u>Check Measuring Equipment:</u> Shipper may install, maintain and operate, at the redelivery point, at its own expense, such check measuring equipment as desired, provided that such equipment shall be so installed as not to interfere with the operation of Union's measuring equipment at or near the delivery point, and shall be installed, maintained and operated in conformity with the same standards and specifications applicable to Union's metering facilities.
- 4. <u>Rights of Parties</u>: The measuring equipment installed by either party, together with any building erected by it for such equipment, shall be and remain its property. However, Union and Shipper shall have the right to have representatives present at the time of any installing, reading, cleaning, changing, repairing, inspecting, testing, calibrating, or adjusting done in connection with the other's measuring equipment used in measuring or checking the measurement of deliveries of gas to/by Union under the Contract. Either party will give the other party reasonable notice of its intention to carry out the acts herein specified. The records from such measuring equipment shall remain the property of their owner, but upon request each will submit to the other its records and charts, together with calculations therefrom, for inspection and verification, subject to return within ten days after receipt thereof.
- 5. <u>Calibration and Test of Measuring Equipment</u>: The accuracy of Union's measuring equipment shall be verified by Union at reasonable intervals, and if requested, in the presence of representatives of Shipper, but Union shall not be required to verify the accuracy of such equipment more frequently than once in any thirty (30) day period. In the event either party shall notify the other that it desires a special test of any measuring equipment, the parties shall co-operate to secure a prompt verification of the accuracy of such equipment. The expense of any such special test, if called for by Shipper, shall be borne by Shipper if the measuring equipment tested is found to be in error by not more than two per cent (2%). If, upon test, any measuring equipment is found to be in error by not more than two per cent (2%). If, upon test, any measuring equipment is found to be in error by not more than two per cent (2%). If upon test, any measuring equipment is found to be in error by not more than two per cent (2%). If upon test, any measuring equipment is found to be in error by not more than two per cent (2%). If upon test, any measuring equipment is found to be in error by not more than two per cent (2%). If upon test, any measuring equipment is found to be in error by not more than two per cent (2%). If the test conducted shows a percentage of inaccuracy greater than two percent (2%), the financial adjustment, if any, shall be calculated in accordance with the Electricity and Gas Inspection Act (1982) and regulations thereunder, as may be amended from time to time and in accordance with any successor statutes and regulations.
- 6. <u>Preservation of Metering Records:</u> Union and Shipper shall each preserve for a period of at least six (6) years all test data, and other relevant records.

VIII. BILLING

- 1. <u>Monthly Billing Date:</u> Union shall render bills on or before the 10th day of each month for all services furnished during the preceding month. Such charges may be based on estimated quantities, if actual quantities are unavailable in time to prepare the billing. Union shall provide, in a succeeding month's billing, an adjustment based on any difference between actual quantities and estimated quantities, without any interest charge. If presentation of a bill to Shipper is delayed after the 10th day of the month, then the time of payment shall be extended accordingly, unless Shipper is responsible for such delay.
- 2. <u>Right of Examination</u>: Both Union and Shipper shall have the right to examine at any reasonable time the books, records and charts of the other to the extent necessary to verify the accuracy of any statement, chart or computation made under or pursuant to the provisions of the Contract.

IX. PAYMENTS

1. <u>Monthly payments</u>: Shipper shall pay the invoiced amount directly into Union's bank account as directed on the invoice on or before the twentieth (20th) day of each month. If the payment date is not a business day, then payment must be received in Union's account on the first business day preceding the twentieth (20th) day of the month.

- 2. <u>Remedies for non-payment:</u> Should Shipper fail to pay all of the amount of any bill as herein provided when such amount is due,
 - a. Shipper shall pay to Union interest on the unpaid portion of the bill accruing at a rate per annum equal to the minimum commercial lending rate of Union's principal banker in effect from time to time from the due date until the date of payment.
 - b. If such failure to pay continues for thirty (30) days after payment is due, Union, in addition to any other remedy it may have under the Contract, may suspend service(s) until such amount is paid. Notwithstanding such suspension, all demand charges shall continue to accrue hereunder as if such suspension were not in place.

If Shipper in good faith disputes the amount of any such bill or part thereof Shipper shall pay to Union such amounts as it concedes to be correct. At any time thereafter, within twenty (20) days of a demand made by Union, Shipper shall furnish financial assurances satisfactory to Union, guaranteeing payment to Union of the amount ultimately found due upon such bill after a final determination. Such a final determination may be reached either by agreement, arbitration decision or judgement of the courts, as may be the case. Union shall not be entitled to suspend service(s) because of such non-payment unless and until default occurs in the conditions of such financial assurances or default occurs in payment of any other amount due to Union hereunder.

Notwithstanding the foregoing paragraph(s), Shipper is not relieved from the obligation to continue its deliveries of gas to Union under the terms of any agreement, where Shipper has contracted to deliver specified quantities of gas to Union.

3. <u>Billing Adjustments:</u> If it shall be found that at any time or times Shipper has been overcharged or undercharged in any form whatsoever under the provisions of the Contract and Shipper shall have actually paid the bills containing such overcharge or undercharge, Union shall refund the amount of any such overcharge and interest shall accrue from and including the first day of such overcharge as paid to the date of refund and shall be calculated but not compounded at a rate per annum determined each day during the calculation period to be equal to the minimum commercial lending rate of Union's principal banker, and the Shipper shall pay the amount of any such undercharge, but without interest. In the event Union renders a bill to Shipper based upon measurement estimates, the required adjustment to reflect actual measurement shall be made on the bill next following the determination of such actual measurement, without any charge of interest. In the event an error is discovered in the amount billed in any statement rendered by Union, such error shall be adjusted by Union. Such overcharge, undercharge or error shall be adjusted by Union on the bill next following shall mean a bill rendered at least fourteen (14) days after the day of its determination), provided that claim therefore shall have been made within six (6) years from the date of the incorrect billing. In the event any refund is issued with Shipper's gas bill, the aforesaid date of refund shall be deemed to be the date of the issue of bill.

X. ARBITRATION

If and when any dispute, difference or question shall arise between the parties hereto touching the Contract or anything herein contained, or the construction hereof, or the rights, duties or liabilities of the parties in relation to any matter hereunder, the matter in dispute shall be submitted and referred to arbitration within ten (10) days after written request of either party. Upon such request each party shall appoint an arbitrator, and the two so appointed shall appoint a third. A majority decision of the arbitrators shall be final and binding upon both parties. In all other respects the provisions of the Arbitration Act of the Province of Ontario, or any Act passed in amendment thereof or substitution therefore, shall apply to each such submission. Operations under the Contract shall continue, without prejudice, during any such arbitration and the costs attributable to such arbitration shall be shared equally by the parties hereto.

XI. FORCE MAJEURE

1. The term "force majeure" as used herein shall mean acts of God, strikes, lockouts or any other industrial disturbance, acts of the public enemy, sabotage, wars, blockades, insurrections, riots, epidemics, landslides, lightening, earthquakes, fires, storms, floods, washouts, arrests and restraints of governments and people, civil disturbances,

explosions, breakage or accident to machinery or lines of pipe, freezing of wells or lines of pipe, inability to obtain materials, supplies, permits or labour, any laws, orders, rules, regulations, acts or restraints of any governmental body or authority (civil or military), any act or omission that is excused by any event or occurrence of the character herein defined as constituting force majeure, any act or omission by parties not controlled by the party having the difficulty and any other similar cases not within the control of the party claiming suspension and which by the exercise of due diligence such party is unable to prevent or overcome.

- 2. In the event that either the Shipper or Union is rendered unable, in whole or in part, by force majeure, to perform or comply with any obligation or condition of the Contract, such party shall give notice and full particulars of such force majeure in writing delivered by hand, fax or other direct written electronic means to the other party as soon as possible after the occurrence of the cause relied on and subject to the provision of this Article.
- 3. Neither party shall be entitled to the benefit of the provisions of force majeure hereunder if any or all of the following circumstances prevail: the failure resulting in a condition of force majeure was caused by the negligence of the party claiming suspension; the failure was caused by the party claiming suspension where such party failed to remedy the condition by making all reasonable efforts (short of litigation, if such remedy would require litigation); the party claiming suspension failed to resume the performance of such condition obligations with reasonable dispatch; the failure was caused by lack of funds; the party claiming suspension did not as soon as possible after determining or within a period within which it should acting reasonably have determined that the occurrence was in the nature of force majeure and would affect its ability to observe or perform any of its conditions or obligations under the Contract give to the other party the notice required hereunder.
- 4. The party claiming suspension shall likewise give notice as soon as possible after the force majeure condition is remedied, to the extent that the same has been remedied, and that such party has resumed or is then in a position to resume the performance of the obligations and conditions of the Contract.

XII. DEFAULT AND TERMINATION

In case of the breach or non-observance or non-performance on the part of either party hereto of any covenant, proviso, condition, restriction or stipulation contained in the Contract (but not including herein failure to take or make delivery in whole or in part of the gas delivered to/by Union hereunder occasioned by any of the reasons provided for in Article XI hereof) which has not been waived by the other party, then and in every such case and as often as the same may happen, the Non-defaulting party may give written notice to the Defaulting party requiring it to remedy such default and in the event of the Defaulting party failing to remedy the same within a period of thirty (30) days from receipt of such notice, the Non-defaulting party may at its sole option declare the Contract to be terminated and thereupon the Contract shall be terminated and be null and void for all purposes other than and except as to any liability of the parties under the same incurred before and subsisting as of termination. The right hereby conferred upon each party shall be in addition to, and not in derogation of or in substitution for, any other right or remedy which the parties respectively at law or in equity shall or may possess.

XIII. MODIFICATION

Subject to Union's C1 Rate Schedule, Schedule A, Article XV and the ability of Union to amend the C1 Rate Schedule with the approval of the OEB, no amendment or modification of the Contract shall be effective unless the same shall be in writing and signed by each of the Shipper and Union.

XIV. NON-WAIVER AND FUTURE DEFAULT

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XV. LAWS, REGULATIONS AND ORDERS

The Contract and the respective rights and obligations of the parties hereto are subject to all present and future valid laws, orders, rules and regulations of any competent legislative body, or duly constituted authority now or hereafter having jurisdiction

and the Contract shall be varied and amended to comply with or conform to any valid order or direction of any board, tribunal or administrative agency which affects any of the provisions of the Contract.

SCHEDULE "A 2010"

RATE C1 GENERAL TERMS & CONDITIONS

I. DEFINITIONS

Except where the context expressly requires or states another meaning, the following terms, when used in these General Terms & Conditions and in any contract into which these General Terms & Conditions are incorporated, shall be construed to have the following meanings:

"Authorized Overrun" shall mean the amount by which Shipper's Authorized Quantity exceeds the Contract Demand;

"Available Capacity" shall mean at any time, Union's remaining available capacity to provide Transportation Services;

"Eastern Clock Time" shall mean the local clock time in the Eastern Time Zone on any Day;

"Contract" shall refer to the contract to which these General Terms & Conditions shall apply, and into which they are incorporated;

"Contract Year" shall mean a period of three hundred and sixty-five (365) consecutive days provided however, that any such period which contains a date of February 29 shall consist of three hundred and sixty-six (366) consecutive days commencing on November 1 of each year; except for the first Contract Year which shall commence on the Commencement Date and end on the first October 31 that follows such date;

"cubic metre" shall mean the volume of gas which occupies one cubic metre when such gas is at a temperature of 15 degrees Celsius, and at a pressure of 101.325 kilopascals absolute;

"day" or "Day" shall mean a period of twenty-four (24) consecutive hours beginning at 10:00 a.m. Eastern Clock Time. The reference date for any day shall be the calendar date upon which the twenty-four (24) hour period shall commence;

"delivery" shall mean any gas that is delivered by Union into Shipper's possession, or to the possession of Shipper's agent;

"Expansion Facilities" shall mean any new facilities to be constructed by Union in order to provide Transportation Services;

"firm" or "Firm" shall mean service not subject to curtailment or interruption except under Articles XI, XII and XVIII herein;

"gas" or "Gas" shall mean gas as defined in the <u>Ontario Energy Board Act, 1998</u>, S.O. 1998, c.15, Sch. B, as amended, supplemented or re-enacted from time to time;

"gross heating value" shall mean the total heat expressed in megajoules per cubic metre (MJ/m³) produced by the complete combustion at constant pressure of one (1) cubic metre of gas with air, with the gas free of water vapour and the temperature of the gas, air and products of combustion at standard temperature and all water formed by the combustion reaction condensed to the liquid state;

"Interruptible HUB Service Contract" shall mean a contract between Shipper and Union under which Union provides interruptible HUB service;

"interruptible service" or "Interruptible" shall mean service subject to curtailment or interruption, after notice, at any time;

"Interconnecting Pipeline" shall mean a pipeline that directly connects to the Union pipeline system;

"joule" (J) shall mean the work done when the point of application of a force of one (1) newton is displaced a distance of one (1) metre in the direction of the force. The term "megajoule" (MJ) shall mean 1,000,000 joules. The term "gigajoule" (GJ) shall mean 1,000,000,000 joules;

"Limited Firm" shall mean gas service subject to interruption or curtailment on a limited number of days as specified in the Contract.

"Loaned Quantities" shall mean those quantities of gas loaned to Shipper under the Facilitating Agreement;

"m³" shall mean cubic metre of gas and "10³m³" shall mean 1,000 cubic metres of gas;

"month" or "Month" shall mean the period beginning at 10:00 a.m. Eastern Clock Time on the first day of a calendar month and ending at 10:00 a.m. Eastern Clock Time on the first day of the following calendar month;

"NAESB" shall mean North American Energy Standards Board.

"OEB" means the Ontario Energy Board;

"Open Season" or "open season" shall mean an open access auction or bidding process held by Union as a method of allocating capacity;

"pascal" (Pa) shall mean the pressure produced when a force of one (1) newton is applied to an area of one (1) square metre. The term "kilopascal" (kPa) shall mean 1,000 pascals;

"receipt" shall mean any gas that is delivered into Union's possession, or the possession of Union's agent;

"Shipper", shall have the meaning as defined in the Contract and shall also include Shipper's agent(s);

"TCPL" means TransCanada PipeLines Limited.

II. GAS QUALITY

- 1. <u>Natural Gas</u>: The minimum gross heating value of the gas delivered to/by Union hereunder, shall be thirty-six (36) megajoules per cubic metre. The maximum gross heating value of the gas delivered to/by Union hereunder shall be forty point two (40.2) megajoules per cubic metre. The gas to be delivered hereunder to Union may be a commingled supply from Shipper's natural gas sources of supply. The gas to be delivered by Union may be a commingled supply from Union's sources of gas supply; provided, however, that helium, natural gasoline, butane, propane and other hydrocarbons except methane may be removed prior to delivery to Shipper. Further, Union may subject, or permit the subjection of, the gas to compression, dehydration, cooling, cleaning and other processes.
- 2. Freedom from objectionable matter: The gas to be delivered to/by Union hereunder,
 - a. shall be commercially free from sand, dust, gums, crude oils, lubricating oils, liquids, chemicals or compounds used in the production, treatment, compression or dehydration of the gas or any other objectionable substance in sufficient quantity so as to render the gas toxic, unmerchantable or cause injury to or interference with the proper operation of the lines, regulators, meters or other appliances through which it flows,
 - b. shall not contain more than seven (7) milligrams of hydrogen sulphide per cubic metre of gas nor more than four hundred and sixty (460) milligrams of total sulphur per cubic metre of gas as determined by standard methods of testing,
 - c. shall not contain more than five (5) milligrams of mercaptan sulphur per cubic metre of gas,
 - d. shall not contain more than two point zero (2.0) molar percent by volume of carbon dioxide in the gas,
 - e. shall not contain more than zero point five (0.5) molar percent by volume of carbon monoxide in the gas,
 - f. shall not contain more than zero point four (0.4) molar percent by volume of oxygen in the gas,
 - g. shall not contain more than four point zero (4.0) molar percent by volume of hydrogen in the gas,

- h. shall not contain more than sixty-five (65) milligrams of water vapour per cubic metre of the gas,
- i. shall not have a hydrocarbon dewpoint exceeding minus ten (-10) degrees Celsius at five thousand-five hundred (5500) kPa pressure,
- j. shall not contain less than one point zero (1.0) molar percent by volume of ethane in the gas,
- k. shall at all times be interchangeable with other pipeline gas such that the yellow tipping, flashback and lifting factors shall be within the range permitted for gas according to AGA Research Bulletin No. 36.
- 3. <u>Non-conforming Gas</u>: In addition to any other right or remedy of a party, each party shall be entitled to refuse to accept delivery of any gas which does not conform to any of the specifications set out in Section 2.
- 4. Quality of Gas Received: The quality of the gas and the measurement of the gas to be received by Union hereunder is to be of a merchantable quality and in accordance with the quality standards and measurement standards as set out by Union in this Article II, but, Union will also accept gas of a quality as set out in any other Interconnecting Pipeline's general terms and conditions, provided that all Interconnecting Pipelines accept such quality of gas. In addition to any other right or remedy of a party, each party shall be entitled to refuse to accept delivery of any gas which does not conform to any of the specifications set out in Union's C1 Rate Schedule.

III. MEASUREMENTS

- 1. <u>Storage, Transportation, and/or Sales Unit</u>: The unit of the gas delivered to Union shall be a megajoule or a gigajoule. The unit of gas transported or stored by Union shall be a megajoule or a gigajoule. The unit of gas delivered by Union shall be a megajoule, a gigajoule, a cubic metre (m³) or one thousand cubic metres (10³m³) at Union's discretion.
- 2. Determination of Volume and Energy:
 - a. The volume and energy amounts determined under the Contract shall be determined in accordance with the <u>Electricity and Gas Inspection Act (Canada</u>), assented to 31 March, 1982 (the "Act") and the <u>Electricity and Gas Inspection Regulations</u>, P.C. 1986-116, 16 January, 1986 (the "Regulations"), and any documents issued under the authority of the Act and Regulations and any amendments thereto.
 - b. The supercompressibility factor shall be determined in accordance with either the "Manual for Determination of Supercompressibility Factors for Natural Gas" (PAR Project NX-19) published in 1962 or with American Gas Association Transmission Measurement Committee Report No. 8, Nov. 1992, at Union's discretion, all as amended from time to time.
 - c. The volume and/or energy of the gas delivered to/by Union hereunder shall be determined by the measurement equipment designated in Article VII herein.
 - d. Upon request by Union, Shipper shall obtain measurement of the total quantity of gas received by Union hereunder from the Interconnecting Pipeline. Such measurement shall be done in accordance with established practices between Union and the Interconnecting Pipeline.

IV. RECEIPT POINT AND DELIVERY POINT

1. Unless otherwise specified in the Contract, the point or points of receipt and point or points of delivery for all gas to be covered hereunder shall be on the outlet side of the measuring stations located at or near the point or points of connection specified in the Contract, where possession of the gas changes from one party to the other, and as per Schedule "C 2010".

V. POSSESSION OF AND RESPONSIBILITY FOR GAS

- 1. Union accepts no responsibility for any gas prior to such gas being delivered to Union at the Receipt Point or after its delivery by Union at the Delivery Point. As between the parties hereto, Union shall be deemed to be in control and possession of and responsible for all such gas from the time that such gas enters Union's system until such gas is delivered to Shipper.
- 2. Shipper agrees that Union is not a common carrier and is not an insurer of Shipper's gas, and that Union shall not be liable to Shipper or any third party for loss of gas in Union's possession, except to the extent such loss is caused entirely by Union's negligence or wilful misconduct.

VI. FACILITIES ON SHIPPER'S PROPERTY

Except under those conditions where Union is delivering to TCPL for TCPL or Shipper at Parkway (TCPL), or to an Interconnecting Pipeline, or where otherwise specified in the Contract, the following will apply:

- 1. <u>Construction and Maintenance</u>: Union, at its own expense may construct, maintain and operate on Shipper's property at the delivery point a measuring station properly equipped with a meter or meters and any other necessary measuring equipment for properly measuring the gas redelivered under the Contract. Shipper will grant to Union a lease and/or rights-of-way over property of Shipper as required by Union to install such facilities and to connect same to Union's pipeline.
- 2. <u>Entry:</u> Union, its servants, agents and each of them may at any reasonable time on notice (except in cases of emergency) to Shipper or his duly authorized representative enter Shipper's property for the purpose of constructing, maintaining, removing, operating and/or repairing station equipment.
- 3. <u>Property:</u> The said station and equipment will be and remain the property of Union notwithstanding it is constructed on and attached to the realty of Shipper, and Union may at its own expense remove it upon termination of the Contract and will do so if so requested by Shipper.

VII. MEASURING EQUIPMENT

- 1. <u>Metering by Union</u>: Union will install and operate meters and related equipment as required and in accordance with the Act and Regulations referenced in Article III herein.
- 2. <u>Metering by Others</u>: In the event that all or any gas delivered to/by Union hereunder is measured by a meter that is owned and operated by an Interconnecting Pipeline, then Union and Shipper agree to accept that metering for the purpose of determining the volume and energy of gas delivered to/by Union on behalf of the Shipper. The standard of measurement and tests for the gas delivered to/by Union hereunder shall be in accordance with the general terms and conditions as incorporated in that Interconnecting Pipeline company's gas tariff as approved by their regulatory body.
- 3. <u>Check Measuring Equipment</u>: Shipper may install, maintain and operate, at the redelivery point, at its own expense, such check measuring equipment as desired, provided that such equipment shall be so installed as not to interfere with the operation of Union's measuring equipment at or near the delivery point, and shall be installed, maintained and operated in conformity with the same standards and specifications applicable to Union's metering facilities.
- 4. <u>Rights of Parties</u>: The measuring equipment installed by either party, together with any building erected by it for such equipment, shall be and remain its property. However, Union and Shipper shall have the right to have representatives present at the time of any installing, reading, cleaning, changing, repairing, inspecting, testing, calibrating, or adjusting done in connection with the other's measuring equipment used in measuring or checking the measurement of deliveries of gas to/by Union under the Contract. Either party will give the other party reasonable notice of its intention to carry out the acts herein specified. The records from such measuring equipment shall remain the property of their owner, but upon request each will submit to the other its records and charts, together with calculations therefrom, for inspection and verification, subject to return within ten days after receipt thereof.

- 5. <u>Calibration and Test of Measuring Equipment</u>: The accuracy of Union's measuring equipment shall be verified by Union at reasonable intervals, and if requested, in the presence of representatives of Shipper, but Union shall not be required to verify the accuracy of such equipment more frequently than once in any thirty (30) day period. In the event either party shall notify the other that it desires a special test of any measuring equipment, the parties shall co-operate to secure a prompt verification of the accuracy of such equipment. The expense of any such special test, if called for by Shipper, shall be borne by Shipper if the measuring equipment tested is found to be in error by not more than two per cent (2%). If, upon test, any measuring equipment is found to be in error by not more than two per cent (2%), previous recordings of such equipment shall be considered accurate in computing redeliveries of gas, but such equipment shall be adjusted at once to record as near to absolute accuracy as possible. If the test conducted shows a percentage of inaccuracy greater than two percent (2%), the financial adjustment, if any, shall be calculated in accordance with the Act and Regulations, as may be amended from time to time and in accordance with any successor statutes and regulations.
- 6. <u>Preservation of Metering Records:</u> Union and Shipper shall each preserve for a period of at least six (6) years all test data, and other relevant records.
- 7. <u>Error in Metering or Meter Failure</u>: In the event of an error in metering or a meter failure, (such error or failure being determined through check measurement by Union or any other available method), then Shipper shall enforce its rights as Shipper with the Interconnecting Pipeline(s) to remedy such error or failure including enforcing any inspection and/or verification rights and procedures.

VIII. BILLING

- 1. <u>Monthly Billing Date</u>: Union shall render bills on or before the 10th day of each month for all services furnished during the preceding month. Such charges may be based on estimated quantities, if actual quantities are unavailable in time to prepare the billing. Union shall provide, in a succeeding month's billing, an adjustment based on any difference between actual quantities and estimated quantities, without any interest charge. If presentation of a bill to Shipper is delayed after the 10th day of the month, then the time of payment shall be extended accordingly, unless Shipper is responsible for such delay.
- 2. <u>Right of Examination</u>: Both Union and Shipper shall have the right to examine at any reasonable time the books, records and charts of the other to the extent necessary to verify the accuracy of any statement, chart or computation made under or pursuant to the provisions of the Contract.
- 3. <u>Amendment of Statements</u>: For the purpose of completing a final determination of the actual quantities of gas handled in any of the Transportation Services to Shipper, the parties shall have the right to amend their statement for a period equal to the time during which the Interconnecting Pipeline retains the right to amend their statements, which period shall not exceed three (3) years from the date of termination of the Contract.

IX. <u>PAYMENTS</u>

- 1. <u>Monthly payments</u>: Shipper shall pay the invoiced amount directly into Union's bank account as directed on the invoice on or before the twentieth (20th) day of each month. If the payment date is not a business day, then payment must be received in Union's account on the first business day preceding the twentieth (20th) day of the month.
- 2. <u>Remedies for non-payment:</u> Should Shipper fail to pay all of the amount of any bill as herein provided when such amount is due,
 - a. Shipper shall pay to Union interest on the unpaid portion of the bill accruing at a rate per annum equal to the minimum commercial lending rate of Union's principal banker in effect from time to time from the due date until the date of payment.
 - b. If such failure to pay continues for thirty (30) days after payment is due, Union, in addition to any other remedy it may have under the Contract, may suspend service(s) until such amount is paid. Notwithstanding such suspension, all demand charges shall continue to accrue hereunder as if such suspension were not in place.

If Shipper in good faith disputes the amount of any such bill or part thereof Shipper shall pay to Union such amounts as it concedes to be correct. At any time thereafter, within twenty (20) days of a demand made by Union, Shipper shall furnish financial assurances satisfactory to Union, guaranteeing payment to Union of the amount ultimately found due upon such bill after a final determination. Such a final determination may be reached either by agreement, arbitration decision or judgement of the courts, as may be the case. Union shall not be entitled to suspend service(s) because of such non-payment unless and until default occurs in the conditions of such financial assurances or default occurs in payment of any other amount due to Union hereunder.

Notwithstanding the foregoing paragraph(s), Shipper is not relieved from the obligation to continue its deliveries of gas to Union under the terms of any agreement, where Shipper has contracted to deliver specified quantities of gas to Union.

3. <u>Billing Adjustments:</u> If it shall be found that at any time or times Shipper has been overcharged or undercharged in any form whatsoever under the provisions of the Contract and Shipper shall have actually paid the bills containing such overcharge or undercharge, Union shall refund the amount of any such overcharge and interest shall accrue from and including the first day of such overcharge as paid to the date of refund and shall be calculated but not compounded at a rate per annum determined each day during the calculation period to be equal to the minimum commercial lending rate of Union's principal banker, and the Shipper shall pay the amount of any such undercharge, but without interest. In the event Union renders a bill to Shipper based upon measurement estimates, the required adjustment to reflect actual measurement shall be made on the bill next following the determination of such actual measurement, without any charge of interest. In the event an error is discovered in the amount billed in any statement rendered by Union, such error shall be adjusted by Union. Such overcharge, undercharge or error shall be adjusted by Union on the bill next following its determination (where the term "bill" next following shall mean a bill rendered at least fourteen (14) days after the day of its determination), provided that claim therefore shall have been made within six (6) years from the date of the incorrect billing. In the event any refund is issued with Shipper's gas bill, the aforesaid date of refund shall be deemed to be the date of the issue of bill.

4 Taxes and Levies:

In addition to the charges and rates as per the C1 Rate Schedule, Shipper is responsible for any applicable Goods and Services Tax, Harmonized Sales Tax, or other taxes, royalties, charges, duties or levies, (including but not limited to charges under any form of cap and trade, carbon tax, or similar system) imposed currently or subsequent to the execution of the Contract by any legal authority having jurisdiction.

5. <u>Set Off:</u>

If either party shall, at any time, be in arrears under any of its payment obligations to the other party, then the party not in arrears shall be entitled to reduce the amount payable by it to the other party in arrears under the Contract, or any other contract, by an amount equal to the amount of such arrears or other indebtedness to the other party. In addition to the foregoing remedy, Union may, upon forty-eight (48) hours verbal notice, to be followed by written notice, take possession of any or all of Shipper's gas under the Contract or any enhancement to the Contract, which shall be deemed to have been assigned to Union, to reduce such arrears or other indebtedness to Union.

X. ARBITRATION

If and when any dispute, difference or question shall arise between the parties hereto touching the Contract or anything herein contained, or the construction hereof, or the rights, duties or liabilities of the parties in relation to any matter hereunder, the matter in dispute shall be submitted and referred to arbitration within ten (10) days after written request of either party. Upon such request each party shall appoint an arbitrator, and the two so appointed shall appoint a third. A majority decision of the arbitrators shall be final and binding upon both parties. In all other respects the provisions of the <u>Arbitration Act</u>, <u>1991</u>, or any Act passed in amendment thereof or substitution therefore, shall apply to each such submission. Operations under the Contract shall continue, without prejudice, during any such arbitration and the costs attributable to such arbitration shall be shared equally by the parties hereto.

XI. FORCE MAJEURE

1. The term "force majeure" as used herein shall mean acts of God, strikes, lockouts or any other industrial disturbance, acts of the public enemy, sabotage, wars, blockades, insurrections, riots, epidemics, landslides, lightening, earthquakes, fires,

storms, floods, washouts, arrests and restraints of governments and people, civil disturbances, explosions, breakage or accident to machinery or lines of pipe, freezing of wells or lines of pipe, inability to obtain materials, supplies, permits or labour, any laws, orders, rules, regulations, acts or restraints of any governmental body or authority (civil or military), any act or omission that is excused by any event or occurrence of the character herein defined as constituting force majeure, any act or omission by parties not controlled by the party having the difficulty and any other similar cases not within the control of the party claiming suspension and which by the exercise of due diligence such party is unable to prevent or overcome.

- 2. In the event that either the Shipper or Union is rendered unable, in whole or in part, by force majeure, to perform or comply with any obligation or condition of the Contract, such party shall give notice and full particulars of such force majeure in writing delivered by hand, fax or other direct written electronic means to the other party as soon as possible after the occurrence of the cause relied on and subject to the provision of this Article.
- 3. Neither party shall be entitled to the benefit of the provisions of force majeure hereunder if any or all of the following circumstances prevail: the failure resulting in a condition of force majeure was caused by the negligence of the party claiming suspension; the failure was caused by the party claiming suspension where such party failed to remedy the condition by making all reasonable efforts (short of litigation, if such remedy would require litigation); the party claiming suspension failed to resume the performance of such condition obligations with reasonable dispatch; the failure was caused by lack of funds; the party claiming suspension did not as soon as possible after determining or within a period within which it should acting reasonably have determined that the occurrence was in the nature of force majeure and would affect its ability to observe or perform any of its conditions or obligations under the Contract give to the other party the notice required hereunder.
- 4. The party claiming suspension shall likewise give notice as soon as possible after the force majeure condition is remedied, to the extent that the same has been remedied, and that such party has resumed or is then in a position to resume the performance of the obligations and conditions of the Contract.
- 5. An event of force majeure on Union's system will excuse the failure to deliver gas by Union or the failure to accept gas by Union hereunder, and both parties shall be excused from performance of their obligations hereunder, except for payment obligations, to the extent of and for the duration of the force majeure.
- 6. Upstream or Downstream Force Majeure: An event of force majeure upstream or downstream of Union's system shall not relieve Shipper of any payment obligations.
- 7. Delay of Firm Transportation Services: Despite Article XI herein, if Union is prevented, by reason of an event of force majeure on Union's system from delivering gas on the day or days upon which Union has accepted gas from Shipper, Union shall thereafter make all reasonable efforts to deliver such quantities as soon as practicable and on such day or days as are agreed to by Shipper and Union. If Union accepts such gas on this basis, Shipper shall not receive any demand charge relief as contemplated under Article XI herein.
- 8. Demand Charge Relief for Firm Transportation Services: Despite Article XI herein, if on any day Union fails to accept gas from Shipper by reason of an event of force majeure on Union's system and fails to deliver the quantity of gas nominated hereunder by Shipper up to the firm Contract Demand for that Contract, then for that day the monthly demand charge shall be reduced by an amount equal to the applicable Daily Demand Rate, as defined in this paragraph, multiplied by the difference between the quantity of gas actually delivered by Union during such day and the quantity of gas which Shipper in good faith nominated on such day. The term "Daily Demand Rate" shall mean the monthly demand charge or equivalent pursuant to the C1 Rate Schedule divided by the number of days in the month for which such rate is being calculated.
- 9. If due to the occurrence of an event of force majeure as outlined above, the capacity for gas deliveries by Union is impaired, making it necessary for Union to curtail Shipper's gas receipts to Union hereunder, then Union agrees that the firm Contract Demand for Transportation Services under the Contract shall be combined with the firm contract demand set out in other Union contracts then in effect with Union's customers utilizing such facilities as well as quantities set out in Union's peak day requirements for such facilities, and Shipper's service entitlement during such period of impairment, shall be pro-rated. This pro rationing shall be determined by multiplying the daily capability of such facilities, as available downstream of the impairment, by a fraction, the numerator of which is Shipper's firm Contract Demand hereunder and the denominator of which is the total of all such firm contract demands, including the firm Contract Demand hereunder and Union's said peak day requirements downstream of the impairment. For the purposes of this Article XI, firm contract

demand shall mean all firm services provided by Union ,including firm service under Rate Schedules M2, M4, M5A, M6A, M7, M9, M10, M12, C1, T1, T3, U2, U5, and U7, plus any new firm service that may be created in the future.

XII. DEFAULT AND TERMINATION

In case of the breach or non-observance or non-performance on the part of either party hereto of any covenant, proviso, condition, restriction or stipulation contained in the Contract (but not including herein failure to take or make delivery in whole or in part of the gas delivered to/by Union hereunder occasioned by any of the reasons provided for in Article XI herein) which has not been waived by the other party, then and in every such case and as often as the same may happen, the non-defaulting party failing to remedy the same within a period of thirty (30) days from receipt of such notice, the non-defaulting party may at its sole option declare the Contract to be terminated and thereupon the Contract shall be terminated and be null and void for all purposes other than and except as to any liability of the parties under the same incurred before and subsisting as of termination. The right hereby conferred upon each party shall be in addition to, and not in derogation of or in substitution for, any other right or remedy which the parties respectively at law or in equity shall or may possess.

XIII. AMENDMENT

Subject to Article XV herein and the ability of Union to amend the C1 Rate Schedule with the approval of the OEB, no amendment or modification of the Contract shall be effective unless the same shall be in writing and signed by each of the Shipper and Union.

XIV. NON-WAIVER AND FUTURE DEFAULT

No waiver of any provision of the Contract shall be effective unless the same shall be in writing and signed by the party entitled to the benefit of such provision and then such waiver shall be effective only in the specific instance and for the specified purpose for which it was given. No failure on the part of Shipper or Union to exercise, and no course of dealing with respect to, and no delay in exercising, any right, power or remedy under the Contract shall operate as a waiver thereof.

XV. LAWS, REGULATIONS AND ORDERS

The Contract and the respective rights and obligations of the parties hereto are subject to all present and future valid laws, orders, rules and regulations of any competent legislative body, or duly constituted authority now or hereafter having jurisdiction and the Contract shall be varied and amended to comply with or conform to any valid order or direction of any board, tribunal or administrative agency which affects any of the provisions of the Contract.

XVI ALLOCATION OF CAPACITY

- 1. A potential shipper may request transportation service on Union's system at any time. Any request for C1 transportation service must include: potential shipper's legal name, Receipt Point(s), Delivery Point(s), Commencement Date, Initial Term, Contract Demand, proposed payment, and and type of transportation service requested.
- 2. If requests for firm transportation services cannot be met through existing capacity such that the only way to satisfy the requests for transportation service would require the construction of Expansion Facilities which create new capacity, Union shall allocate any such new capacity by open season, subject to the terms of the open season, and these General Terms and Conditions.
- 3. If requests for long-term transportation service can be met through existing facilities upon which long-term capacity is becoming available, Union shall allocate such long-term capacity by open season, subject to the terms of the open season, and these General Terms and Conditions. "Long-term", for the purposes of this Article XVI, means, in the case of a transportation service, a service that has a term of one year or greater.

- 4. Capacity requests received during an open season shall be awarded starting with those bids with the highest economic value. If the economic values of two or more independent bids are equal, then service shall be allocated on a pro-rata basis. The economic value shall be based on the net present value which shall be calculated based on the proposed per-unit rate and the proposed term of the contract and without regard to the proposed Contract Demand ("NPV").
- 5. Union may at any time allocate capacity to respond to any C1 transportation service request through an open season. If a potential shipper requests C1 transportation service that can be provided through Available Capacity that was previously offered by Union in an open season but was not awarded, then:
 - (a) Any such request must conform to the requirements of Section 1 of this Article XVI;

(b) Union shall allocate capacity to serve such request pursuant to this Section 5, and subject to these General Terms and Conditions and Union's standard form C1 transportation contract;

- (c) Union may reject a request for C1 transportation service for any of the following reasons:
 - i) if there is insufficient Available Capacity to fully meet the request, but if that is the only reason for rejecting the request for service, Union must offer to supply the Available Capacity to the potential shipper;
 - ii) if the proposed monthly payment is less than Union's monthly demand charge plus fuel requirements for the applicable service;
 - iii) if prior to Union accepting the request for transportation service Union receives a request for transportation service from one or more other potential shippers and there is, as a result, insufficient Available Capacity to service all the requests for service, in which case Union shall follow the procedure in Section 5(d) hereof; -
 - iv) if Union does not provide the type of transportation service requested; or
 - v) if all of the conditions precedent specified in Article XXI Sections 1 and 2 herein have not been satisfied or waived.

(d) Union will advise the potential shipper in writing whether Union accepts or rejects the request for service, subject to Article XVI 5(c) within 5 calendar days of receiving a request for C1 transportation service. If Union rejects a request for service, Union shall inform the potential shipper of the reasons why its request is being rejected; and

(e) If Union has insufficient Available Capacity to service all pending requests for transportation service Union may:

- i) Reject all the pending requests for transportation service and conduct an open season; or
- ii) Union shall inform all the potential shippers who have submitted a pending request for transportation service that it does not have sufficient capacity to service all pending requests for service, and Union shall provide all such potential shippers with an equal opportunity to submit a revised request for service. Union shall then allocate the Available Capacity to the request for transportation service with the highest economic value to Union. If the economic values of two or more requests are equal, then service shall be allocated on a pro-rate basis. The economic value of any request shall be based on the NPV.

XVII. RENEWALS

For contracts with an Initial Term of five (5) years or greater, with (a) a Receipt Point of Parkway or Kirkwall and a Delivery Point of Dawn (Facilities), or (b) a Receipt Point of Dawn (Facilities) and a Delivery Point of Parkway or Kirkwall, or (c) a Receipt Point of Parkway and a Delivery Point of Kirkwall, the Contract will continue in full force and effect beyond the Initial Term, automatically renewing for a period of one (1) year, and every one (1) year thereafter, subject to notice in writing by Shipper of termination at least two (2) years prior to the expiration thereof.

XVIII. SERVICE CURTAILMENT

1. Union shall have the right to curtail or not to schedule part or all of Transportation Services, in whole or in part, on all or a portion of its pipeline system at any time for reasons of Force Majeure or when, in Union sole discretion, acting reasonably, capacity or operating conditions so require or it is desirable or necessary to make modifications, repairs or operating changes to its pipeline system. Union shall provide Shipper such notice of such curtailment as is reasonable under the circumstances.

If due to any cause whatsoever Union is unable to receive or deliver the quantities of Gas which Shipper has requested, then Union shall order curtailment by all Shippers affected and to the extent necessary to remove the effect of the disability. Union has a priority of service policy to determine the order of service curtailment. In order to place services on the priority of service list, Union considers the following business principles: appropriate level of access to core services, customer commitment, encouraging appropriate contracting, materiality, price and term, and promoting and enabling in-franchise consumption.

The Priority ranking for all services utilizing Union Gas' storage, transmission and distribution system as applied to both infranchise and ex-franchise services are as follows; with number 1 having the highest priority and the last interrupted.

- 1. Firm In-franchise Transportation and Distribution services and firm Ex-franchise services (Note 1)
- 2. In-franchise Interruptible Distribution services
- 3. C1/M12 IT Transport and IT Exchanges with Take or Pay rates
- 4. Balancing (Hub Activity) < = 100 GJ/d; Balancing (Direct Purchase) < = 500 GJ/d; In-franchise distribution authorized overrun (Note 3)
- 5. C1/M12 IT Transport and IT Exchanges at premium rates
- 6. C1/M12 Overrun < = 20% of CD (Note 4)
- 7. Balancing (Direct Purchase) > 500 GJ/d
- 8. Balancing (Hub Activity) > 100 GJ/d; C1/M12 IT Transport and IT Exchanges
- 9. C1/M12 Overrun > 20% of CD
- 10. C1/M12 IT Transport and IT Exchanges at a discount
- 11. Late Nominations

Notes:

- 1. Nominated services must be nominated on the NAESB Timely Nomination Cycle otherwise they are considered to be late nomination and are therefore interruptible.
- 2. Higher value or more reliable IT is contemplated in the service and contract, when purchase at market competitive prices.
- 3. Captures the majority of customers that use Direct Purchase balancing transactions.
- 4. Captures the majority of customers that use overrun.
- 2. Union reserves the right to change its procedures for sharing interruptible capacity and will provide Shipper with two (2) months prior notice of any such change.
- 3. Maintenance: Union's facilities from time to time may require maintenance or construction. If such maintenance or construction is required, and in Union's sole opinion, acting reasonably, such maintenance or construction may impact Union's ability to meet Shipper's requirements, Union shall provide at least ten (10) days notice to Shipper, except in the case of an emergency. In the event the maintenance impacts on Union's ability to meet Shipper's requirements, Union shall not be liable for any damages and shall not be deemed in breach of the Contract. To the extent that Union's ability to accept and/or deliver Shipper's gas is impaired, the monthly demand charge shall be reduced in accordance with Article XI Section 8 and available capacity allocated in accordance with Article XI Section 9 herein.

Union shall use reasonable efforts to determine a mutually acceptable period during which such maintenance or construction will occur and also to limit the extent and duration of any impairments. Union will endeavour to schedule and complete the maintenance and construction, which would normally be expected to impact on Union's ability to meet Shipper's requirements, during the period from April 1 through to November 1.

XIX. SHIPPER'S REPRESENTATIONS AND WARRANTIES

- 1. Shipper's Warranty: Shipper warrants that it will, if required, maintain, or have maintained on its behalf, all external approvals including the governmental, regulatory, import/export permits and other approvals or authorizations that are required from any federal, state or provincial authorities for the gas quantities to be handled under the Contract. Shipper further warrants that it shall maintain in effect the Facilitating Agreements.
- 2. Financial Representations: Shipper represents and warrants that the financial assurances (including the Initial Financial Assurances and Security) (if any) shall remain in place throughout the term hereof, unless Shipper and Union agree otherwise. Shipper shall notify Union in the event of any changes to the financial assurances throughout the term hereof. Should Union have reasonable grounds to believe that Shipper will not be able to perform or continue to perform any of its obligations under the Contract as a result of one of the following events ("Material Event");
 - a. Shipper is in default, which default has not been remedied, of the Contract or is in default of any other material contract with Union or another party; or,
 - b. Shipper's corporate or debt rating falls below investment grade according to at least one nationally recognized rating agency; or,
 - c. Shipper ceases to be rated by a nationally recognized agency; or,
 - d. Shipper has exceeded credit available as determined by Union from time to time,

then Shipper shall within fourteen (14) days of receipt of such written notice by Union, obtain and provide to Union a letter of credit or other security in the form and amount reasonably required by Union (the "**Security**"). The Security plus the Initial Financial Assurances shall not exceed twelve (12) months of monthly demand charges (in accordance with Article IX herein) multiplied by Contract Demand. In the event that Shipper does not provide to Union such Security within such fourteen (14) day period, Union may deem a default under the Default and Termination provisions of Article XII herein.

In the event that Shipper in good faith, reasonably believes that it should be entitled to reduce the amount of or value of the Security previously provided, it may request such a reduction from Union and to the extent that the Material Event has been mitigated or eliminated, Union shall return all or a portion of the Security to Shipper within fourteen (14) business days after receipt of the request.

The following paragraphs 3 and/or 4 are only applicable if indicated in Schedule 1 of the Contract.

- 3. Point of Consumption Warranty: Shipper represents and warrants that, throughout the term of this Contract, all quantities of gas received by Union hereunder at the Receipt Point and/or all Loaned Quantities will be consumed in the U.S.A. Should any quantities of gas hereunder be directed to an end user in Canada, Shipper shall immediately notify Union that such quantities of gas will be consumed in Canada, as failure to do so will make Shipper liable to Union for any government taxes or levies and related interest and penalties thereon, made as a result of such change.
- 4. Tax Registration re GST: Shipper warrants and represents that it is unregistered and a Non-Resident for purposes of the Excise Tax Act. Shipper agrees to notify Union within ten (10) working days if it becomes registered. "GST/HST" shall mean the Government of Canada's Goods and Services Tax or Harmonized Sales Tax as legislated under The Excise Tax Act, as may be amended from time to time.

XX. MISCELLANEOUS PROVISIONS

- 1. <u>Permanent Assignment</u>: Shipper may assign the Contract to a third party ("Assignee"), up to the Contract Demand, (the "Capacity Assigned"). Such assignment shall require the prior written consent of Union and release of obligations by Union for the Capacity Assigned from the date of assignment. Such consent and release shall not be unreasonably withheld and shall be conditional upon the Assignee providing, amongst other things, financial assurances as per Article XXI herein. Any such assignment will be for the full rights, obligations and remaining term of the Contract as relates to the Capacity Assigned
- 2. <u>Temporary Assignment</u>: Shipper may, upon notice to Union, assign all or a part of its service entitlement under the Contract (the "Assigned Quantity") and the corresponding rights and obligations to an Assignee on a temporary basis for

not less than one calendar month. Notwithstanding such assignment, Shipper shall remain obligated to Union to perform and observe the covenants and obligations contained herein in regard to the Assigned Quantity to the extent that Assignee fails to do so.

3. <u>Title to Gas</u>: Shipper represents and warrants to Union that Shipper shall have good and marketable title to, or legal authority to deliver to Union, all gas delivered to Union hereunder. Furthermore, Shipper hereby agrees to indemnify and save Union harmless from all suits, actions, debts, accounts, damages, costs, losses and expenses arising from or out of claims of any or all third parties to such gas or on account of royalties, taxes, license fees, or other charges thereon.

XXI. PRECONDITIONS TO TRANSPORTATION SERVICES

- 1. The obligations of Union to provide Transportation Services hereunder are subject to the following conditions precedent, which are for the sole benefit of Union and which may be waived or extended in whole or in part in the manner provided in the Contract:
 - a. Union shall have obtained, in form and substance satisfactory to Union, and all conditions shall have been satisfied under, all governmental, regulatory and other third party approvals, consents, orders and authorizations, that are required to provide the Transportation Services; and,
 - b. Union shall have obtained all internal approvals that are necessary or appropriate to provide the transportation Services; and
 - c. Union shall have received from Shipper the requisite financial assurances reasonably necessary to ensure Shipper's ability to honour the provisions of this Contract (the "Initial Financial Assurances"). The Initial Financial Assurances, if required, will be as determined solely by Union; and,
 - d. Shipper and Union shall have entered into the Interruptible HUB Service Contract or equivalent (the "Facilitating Agreement") with Union.
- 2. The obligations of Shipper hereunder are subject to the following conditions precedent, which are for the sole benefit of Shipper and which may be waived or extended in whole or in part in the manner provided in the Contract:
 - a. Shipper shall, as required, have entered into the necessary contracts with Union and/or others to facilitate the Transportation Services contemplated herein, including contracts for upstream and downstream transportation, and shall specifically have an executed and valid Facilitating Agreement; and shall, as required, have entered into the necessary contracts to purchase the gas quantities handled under the Contract; and,
 - b. Shipper shall have obtained, in form and substance satisfactory to Shipper, and all conditions shall have been satisfied under, all governmental, regulatory and other third party approvals, consents, orders and authorizations, that are required from federal, state, or provincial authorities for the gas quantities handled under the Contract; and,
 - c. Shipper shall have obtained all internal approvals that are necessary or appropriate for the Shipper to execute the Contract.
- 3. Union and Shipper shall each use due diligence and reasonable efforts to satisfy and fulfil the conditions precedent specified in this Article XXI Section 1 a, c, and d and Section 2 a and b. Each party shall notify the other forthwith in writing of the satisfaction or waiver of each condition precedent for such party's benefit. If a party concludes that it will not be able to satisfy a condition precedent that is for its benefit, such party may, upon written notice to the other party, terminate the Contract and upon the giving of such notice, the Contract shall be of no further force and effect and each of the parties shall be released from all further obligations thereunder.
- 4. If any of the conditions precedent in this Article XXI Section 1 d or Section 2 are not satisfied or waived by the party entitled to the benefit of that condition by the Conditions Date as such term is defined in the Contract, then either party may, upon written notice to the other party, terminate the Contract and upon the giving of such notice, the Contract shall be of no further force and effect and each of the parties shall be released from all further obligations hereunder, provided that any rights or remedies that a party may have for breaches of the Contract prior to such termination and any liability a party may have incurred before such termination shall not thereby be released.

RATE C1 NOMINATIONS

For Services provided either under this rate schedule or referenced to this rate schedule:

For Services required on any day Shipper shall provide Union with a nomination (the "Shipper's Nomination") of i) the quantity it desires to be handled at the applicable Receipt Point, and/or Delivery Point. Such Shipper's Nomination is to be provided in writing so as to be received by Union's Gas Management Services on or before 1230 hours in the Eastern time zone, unless agreed to otherwise in writing by the parties, on the business days immediately preceding the day for which service is requested.

ii) If, in Union's sole opinion, operating conditions permit, a change in Shipper's Nomination may be accepted after 1230 hours in the Eastern time zone.

For customers electing firm all day transportation, nominations shall be provided to Union's Gas Management iii) Services as outlined in the Contract.

b) Union shall determine whether or not all or any portion of Shipper's Nomination will be accepted. In the event Union determines that it will not accept such nomination, Union shall advise Shipper, on or before 1730 hours in the Eastern time zone on the business day immediately preceding the day for which service is requested, of the reduced quantity (the "Quantity Available") for Services at the applicable points. Forthwith after receiving such advice from Union but no later than 1800 hours in the Eastern time zone on the same day, Shipper shall provide a "Revised Nomination" to Union which shall be no greater than the Quantity Available. If such Revised Nomination is not provided within the time allowed as required above or such Revised Nomination is greater than the Quantity Available, then the Revised Nomination shall be deemed to be the Quantity Available. If the Revised Nomination (delivered within the time allowed as required above) is less than the Quantity Available, then such lesser amount shall be the Revised Nomination.

C) That portion of a Shipper's Nomination or Revised Nomination, as set out in (a) and (b), above, which Union shall accept for Services hereunder, shall be known as Shipper's "Authorized Quantity".

d) If on any day the actual quantities handled by Union, for each of the Services authorized, exceed Shipper's Authorized Quantity, and such excess was caused by either Shipper's incorrect nomination or by its delivering or receiving too much gas, then the amount by which the actual quantities handled for each of the Services exceed Shipper's Authorized Quantity, such excess shall be deemed "Unauthorized Overrun".

e) The daily quantity of gas nominated by Shipper will be delivered by Shipper at rates of flow that are as nearly constant as possible, however, Union shall use reasonable efforts to take receipt of gas on any day at an hourly rate of flow up to one twentieth (1/20) of the guantity received for that day. Union shall have the right to limit Services when on any day the cumulative hourly imbalance between receipts and deliveries exceeds one twentieth (1/20) of the guantity handled for that day, for each applicable Service.

f) A nomination for a daily quantity of gas on any day shall remain in effect and apply to subsequent days unless and until Union receives a new nomination from the Shipper or unless Union gives Shipper written notice that it is not acceptable in accordance with either (a) or (b) of this schedule.

Except for periods of gas or quantity balancing as provided in the Contract, nominations by Shipper for deliveries to Union q) and redeliveries by Union shall be the same delivery of gas by Union either to Shipper or a Shipper's Account with Union.

a)

RATE C1 NOMINATIONS

- For Transportation Services required on any Day under the Contract, Shipper shall provide Union with a nomination(s) providing the Shipper's requested Receipt Point(s), contract numbers, the applicable service, the quantity of Gas to be transported, the requested Delivery Point(s), and such additional information as Union determines to be necessary (a "Nomination").
- 2. All Nominations shall be submitted by electronic means via Unionline. Union, in its sole discretion, may amend or modify the nominating procedures or Unionline at any time. Nominations shall be submitted so as to be received by Union in accordance with timelines established by Union, which reflect the NAESB standard nomination cycles. Union will accept all nominations on each of the nomination cycles. Nominations made after the applicable deadline shall not be accepted except at the sole discretion of Union. All times referred to herein are Eastern Clock Time. For greater certainty, NAESB nomination cycle timelines are as follows:
 - a. The Timely Nomination Cycle: 12.45 pm for Nominations leaving control of the nominating party; 3:30 pm for receipt of Quantities Available by Shipper; 4:30 pm for receipt of completed confirmations by Union from upstream and downstream connected parties; 5:30 pm for receipt of Scheduled Quantities by Shipper (Day prior to flow).
 - b. The Evening Nomination Cycle: 7:00 pm for Nominations leaving control of the nominating party; 9:00 pm for receipt of Quantities Available by Shipper; 10:00 pm for receipt of completed confirmations by Union from upstream and downstream connected parties; 11:00 pm for receipt of Scheduled Quantities by Shipper (Day prior to flow).
 - c. The Intra-day 1 Nomination Cycle: 11:00 am for Nominations leaving control of the nominating party; 1:00 pm for receipt of Quantities Available by Shipper; 2:00 pm for receipt of completed confirmations by Union from upstream and downstream connected parties; 3:00 pm for receipt of Scheduled Quantities Available by Shipper, on Day. Quantities Available resulting from Intra-day 1 Nominations should be effective at 6:00 pm on same Day.
 - d. The Intra-day 2 Nomination Cycle: 6:00 pm for Nominations leaving control of the nominating party: 8:00 pm for receipt of Quantities Available by Shipper; 9:00 pm for receipt of completed confirmations by Union from upstream and downstream connected parties; 10:00 pm for receipt of Scheduled Quantities by Shipper on Day. Quantities Available resulting from Intra-day 2 Nominations should be effective at 10:00 pm on same Day.
- 3. Union shall determine whether or not all or any portion of the Nomination will be scheduled at each nomination cycle. With respect to each nomination cycle, in the event Union determines that it will not schedule such Nomination, Union shall advise Shipper of the reduced quantity (the "Quantities Available") for Transportation Services at the applicable points as outlined in each nomination cycle. After receiving such advice from Union, but no later than one half hour after the Quantities Available deadline as outlined in each nomination cycle, Shipper shall provide a revised nomination ("Revised Nomination") to Union which shall be no greater than the Quantity Available. If such Revised Nomination is not provided within the time allowed as required above or such Revised Nomination is greater than the Quantities Available, then the Revised Nomination shall be deemed to be the Quantity Available. If the Revised Nomination (delivered with the time allowed as required above) is less than the Quantity Available, then such lessor amount shall be the Revised Nomination.
- 4. For Shippers electing firm all day transportation service, nominations shall be provided to Union's Gas Management Services as outlined in the Contract.
- 5. For Transportation Services requiring Shipper to provide compressor fuel in kind, the nominated fuel requirements will be calculated by rounding to the nearest whole GJ.

- All Timely Nominations shall have rollover options. Specifically, Shippers shall have the ability to nominate for several days, months or years, provided the Nomination start date and end date are both within the term of the Transportation Agreement.
- 7. Nominations received after the nomination deadline shall, if accepted by Union, be scheduled after Nominations received before the nomination deadline.
- 8. All Services are required to be nominated in whole Gigajoules (GJ).
- 9. To the extent Union is unable to complete a Nomination confirmation due to inaccurate, untimely or incomplete data involving an Interconnecting Pipeline entity. Union shall undertake reasonable efforts to confirm the transaction on a non-discriminatory basis until such time that the transaction is adequately verified by the parties, or until such time that Union determines that the Nomination is invalid at which time the Union shall reject the Nomination.
- 10. That portion of a Shipper's Nomination or Revised Nomination, as set out in paragraphs 1 and 3 above, which Union shall schedule for Transportation Services hereunder, shall be known as Shipper's "Authorized Quantity".
- 11. If on any day the actual quantities handled by Union, for each of the Transportation Services authorized, exceed Shipper's Authorized Quantity, and such excess was caused by either Shipper's incorrect nomination or by its delivering or receiving too much gas, then the amount by which the actual quantities handled for each of the Transportation Services exceed Shipper's Authorized Quantity shall be deemed "Unauthorized Overrun".
- 12. The daily quantity of gas nominated by Shipper will be delivered by Shipper at rates of flow that are as nearly constant as possible, however, Union shall use reasonable efforts to take receipt of gas on any day at an hourly rate of flow up to one twentieth (1/20th) of the quantity received for that day. Union shall have the right to limit Transportation Services when on any day the cumulative hourly imbalance between receipts and deliveries exceeds one twentieth (1/20th) of the quantity handled for that day, for each applicable Transportation Service.
- 13. The parties hereto recognize that with respect to Transportation Services, on any day, receipts of gas by Union and deliveries of gas by Union may not always be exactly equal, but each party shall cooperate with the other in order to balance as nearly as possible the quantities transacted on a daily basis, and any imbalances arising shall be allocated to the Facilitating Agreement and shall be subject to the respective terms and charges contained therein, and shall be resolved in a timely manner.
- 14. Shipper may designate a third party as agent for purposes of providing a Nomination, and for giving and receiving notices related to Nominations, and Union shall only accept nominations from the agent. Shipper shall provide Union with written notice of such designation, such notice to be acceptable to Union. Any such designation, if acceptable to Union, shall be effective starting the Month following the receipt of the written notice and will remain in effect until revoked in writing by Shipper.

SCHEDULE "C 2010"

RATE C1 RECEIPT AND DELIVERY POINTS AND PRESSURES

1. Receipt and Delivery Points:

The following defines each Receipt Point and/or Delivery Point, as indicated (R= Receipt Point; D= Delivery Point)

R, D	DAWN (FACILITIES):	Union's Compressor Station site situated in the northwest corner of Lot Twenty-Five (25), Concession II, in the Township of Dawn-Euphemia, in the County of Lambton. This point is applicable for quantities of gas that have been previously transported or stored under other contracts that Shipper may have in place with Union.
R, D	DAWN (TCPL):	At the junction of Union's and TCPL's facilities, at or adjacent to Dawn (Facilities).
R, D	DAWN (TECUMSEH):	At the junction of Union's and Enbridge Gas Distribution Inc.'s (Enbridge) Tecumseh Gas Storage's facilities, at or adjacent to Dawn (Facilities).
R, D	DAWN (TSLE):	At the junction of Union's and Enbridge Gas Distribution Inc.'s (" Enbridge ") NPS 16 Tecumseh Sombra Line Extension facilities; at or adjacent to Dawn (Facilities)
R, D	DAWN (VECTOR):	At the junction of Union's and Vector Pipeline Limited Partnership ("Vector") facilities, at or adjacent to Dawn (Facilities).
R, D	PARKWAY (TCPL):	At the junction of Union's and TCPL's facilities, at or adjacent to Union's facilities situated in the Part Lot 9 and Part Lot 10, Concession IX, New Survey, Town of Milton, Regional Municipality of Halton (now part of City of Mississauga)
R, D	KIRKWALL:	At the junction of Union's and TCPL's facilities at or adjacent to Union's facilities situated in Part Lot Twenty-Five (25), Concession 7, Town of Flamborough.
D	PARKWAY (CONSUMERS):	At the junction of Union's and Enbridge's facilities, at or adjacent to Union's facilities situated in Part Lot 9 and Part Lot 10, Concession 1X, New Survey, Town of Milton, Regional Municipality of Halton (now part of City of Mississauga)
D	LISGAR:	At the junction of the facilities of Union and Enbridge situated at 6620 Winston Churchill Boulevard, City of Mississauga.
R, D	<u>OJIBWAY:</u>	At the junction of Union's and Panhandle Eastern Pipe Line Company, LP's ("Panhandle") facilities, located at the International Border between Canada and the United States in the St. Clair River.
R, D	ST.CLAIR (MICHCON):	At the junction of Michigan Consolidated Gas Company's ("MichCon") and St. Clair Pipelines L.P.'s facilities, located at the International Border between Canada and the United States in the St. Clair River.

R, D BLUEWATER: At the junction of Bluewater Gas Storage, LLC ("Bluewater") and St. Clair Pipelines L.P.'s facilities, located at the International Border between Canada and the United States in the St. Clair River.

2. Receipt and Delivery Pressures:

(a) All Gas tendered by or on behalf of Shipper to Union shall be tendered at the Receipt Point(s) at Union's prevailing pressure at that Receipt Point, or at such pressure as per operating agreements between Union and the applicable Interconnecting Pipeline as amended or restated from time to time.

(b) All Gas tendered by or on behalf of Union to Shipper shall be tendered at the Delivery Point(s) at Union's prevailing pressure at that Delivery Point or at such pressure as per agreements between Union and the applicable Interconnecting Pipeline as amended or restated from time to time.

(c) Under no circumstances shall Union be obligated to receive or deliver gas hereunder at pressures exceeding the maximum allowable operating pressures prescribed under any applicable governmental regulations; nor shall Union be required to make any physical deliveries or to accept any physical receipts which its existing facilities cannot accommodate.

APPENDIX C

UNION GAS LIMITED Infranchise Customers Summary of Average Rate and Price Adjustment Changes for Rates 25, M5A, M7 and T1 Effective October 1, 2011

Line No.	Particulars (cents / m ³)	Monthly Charge Increase / (Decrease) (a)	Monthly Demand Charge Increase / (Decrease) (b)	Delivery Commodity Charge Increase / (Decrease) (C)	Delivery - Price Adjustment Increase / (Decrease) (d)
	Rate 25				
1	All Zones				
	M5A				
2	Interruptible			(0.0177)	
	M7				
3	Interruptible			(0.0171)	
4	Seasonal			(0.0171)	
	T1-Interruptible				
5	Transportation - Union supplies fuel			(0.0064)	
6	Transportation - Customer supplies fuel				

APPENDIX D

Working Papers

Filed: 2011-09-07 EB-2011-0297 Working Papers

EB-2011-0297 Working Paper Index

- Schedule 1 Calculation of Supplemental Service Charges
- Schedule 2 Load Balancing Costs
- Schedule 3 Summary of Amounts for Prospective Recovery and Derivation of Unit Changes to Prospective Rate Riders

UNION GAS LIMITED Calculation of Supplemental Service Charges Commissioning and Decommissioning Rates Effective October 1, 2011

Line No.	Particulars	Ft. Frances	Western	Northern	Eastern
	Northern and Eastern Constitute Are-	(a)	(b)	(c)	(d)
	Northern and Eastern Operations Area				
	Rate 20 - At 50% Load Factor				
	Delivery (cents / m ³)				
1	Monthly Demand (1)	20.1961	20.1961	20.1961	20.1961
2	x 12 months	242.3532	242.3532	242.3532	242.3532
3	/ 365 days	0.6640	0.6640	0.6640	0.6640
4	@ 50% L.F.	1.3280	1.3280	1.3280	1.3280
5	Commodity Charge (2)	0.3684	0.3684	0.3684	0.3684
6	Total Delivery Commissioning	1.6963	1.6963	1.6963	1.6963
	Gas Supply (cents / m ³)				
7	Monthy Demand (3)	49.3344	57.0328	86.7086	110.8863
8	Gas Supply Demand - Price Adjustment (3)	0.0000	0.0000	0.0000	0.0000
9	(Line 7 + Line 8) x 12 months	592.0128	684.3936	1,040.5032	1,330.6356
10	/ 365 days	1.6220	1.8751	2.8507	3.6456
11	@ 50% L.F.	3.2439	3.7501	5.7014	7.2912
12	Transportation 1 (4)	4.2612	4.4236	5.1192	5.6884
13	Transportation 1 - Price Adjustment	1.6056	1.6056	1.6056	1.605
14	(Line 12 + Line 13) x 4/5	4.6934	4.8234	5.3798	5.835
15	Transportation 2 (5)	0.2893	0.2668	0.4111	0.538
16	x 1/5	0.0579	0.0534	0.0822	0.107
	Total Commodity Transportation				
17	Charge for Commissioning Rate	7.9952	8.6268	11,1634	13.2340
	Rate 100 - At 70% Load Factor				
10	Delivery (cents / m ³)	11.9642	11.9642	11.9642	11.9642
18	Monthly Demand (6)				
19	x 12 months	143.5704	143.5704	143.5704	143.5704
20	/ 365 days	0.3933	0.3933	0.3933	0.393
21	@ 70% L.F.	0.5619	0.5619	0.5619	0.561
22	Commodity Charge (7)	0.2066	0.2066	0.2066	0.206
23	Total Delivery Commissioning	0.7685	0.7685	0.7685	0.768
	Gas Supply (cents / m ³)				
		00 00 10	97.0663	131.6881	159 895
24	Monthy Demand (8)	88.0846			
24 25	Monthy Demand (8) x 12 months	88.0846 1,057.0152	1,164.7956	1,580.2572	1,918.741
25		1,057.0152 2.8959	1,164.7956 3.1912	4.3295	
25 26	x 12 months	1,057.0152	1,164.7956		5.256
	x 12 months / 365 days	1,057.0152 2.8959 4.1370 7.8681	1,164.7956 <u>3.1912</u> 4.5589 <u>7.9899</u>	4.3295 6.1850 8.5116	5.256 7.509 8.938
25 26 27	x 12 months / 365 days @ 70% L.F.	1,057.0152 2.8959 4.1370	1,164.7956 <u>3.1912</u> 4.5589	<u>4.3295</u> 6.1850	5.256 7.509 8.938
25 26 27 28	x 12 months / 365 days @ 70% L.F. Transportation 1 (9)	1,057.0152 2.8959 4.1370 7.8681 3.3720 0.2893	1,164.7956 3.1912 4.5589 7.9899 3.4242 0.2668	4.3295 6.1850 8.5116 3.6478 0.4111	5.256 7.509 8.938 3.830
25 26 27 28 29	x 12 months / 365 days @ 70% L.F. Transportation 1 (9) x 3/7	1,057.0152 2.8959 4.1370 7.8681 3.3720	1,164.7956 3.1912 4.5589 7.9899 3.4242	4.3295 6.1850 8.5116 3.6478	5.256 7.509 8.938 3.830 0.538
25 26 27 28 29 30	x 12 months / 365 days @ 70% L.F. Transportation 1 (9) x 3/7 Transportation 2 (10)	1,057.0152 2.8959 4.1370 7.8681 3.3720 0.2893	1,164.7956 3.1912 4.5589 7.9899 3.4242 0.2668	4.3295 6.1850 8.5116 3.6478 0.4111	1,918.7412 5.2566 7.5096 8.9385 3.8306 0.5383 0.3076 11.648

Notes:(1)Appendix A, Page 3.(2)Appendix A, Page 3.(3)Appendix A, Page 3.(4)Appendix A, Page 3.(5)Appendix A, Page 3.

(6) Appendix A, Page 4.
(7) Appendix A, Page 4.
(8) Appendix A, Page 4.
(9) Appendix A, Page 4.
(10) Appendix A, Page 4.

UNION GAS LIMITED Southern Operations Area Calculation of Supplemental Service Charges Effective October 1, 2011

Line			
No.	Particulars	cents / m ³	\$ / GJ
		(a)	(b)
	Minimum annual gas supply commodity charge - Rate M4, M5A		
1	Compressor Fuel	0.3411	
2	Transportation Tolls	4.8698	
3	Administration Charge	0.3138	
4	Minimum annual gas supply commodity charge	5.5247	1.463
	Gas Supply Commodity Charges		
5	Commodity Cost of Gas	13.1181	
6	FT Transportation Commodity	0.5383	
7	FT Fuel	0.3411	
8	Total Gas Supply Commodity Charge	13.9975	3.708
	Firm Gas. Supply Service Monthly Demand Charge		
9	FT Demand Charge	239.0485	63.324

UNION GAS LIMITED Southern Operations Area Calculation of Supplemental Service Charges Effective October 1, 2011

Line No.	Particulars				cents / m ³	\$/GJ
	fim holyter no.				(a)	(b)
	Firm backstop gas:					
	Demand:			0.0366		
1	Monthly space charge	Mater Carls and a faddar	ا مامان م			
2	Units required (1)	Note: Each unit of addec requires 43 m ³ of addition		43		
3	Number of months			12	18.9075 (a)	
	Inventory carrying costs:					
4	Sales WACOG			18.6428		
5	Overrun storage withdrawal			0.4468		
6				19.0896		
7	Units required (m ³)			43		
8	Pre-tax return (%)			8.970%	73.6304 (b)	
9	Annual demand charge				92.5379 (a) + (b)
10					12	
11	Monthly demand charge				7.7115	2.043
	Commodity:				<u></u>	
40	Sales WACOG				18.6428	
12						
13	Overrun storage withdrawal				0.4468	
14	Overrun transportation				0.9328	
15	Commodity charge				20.0224	5.304
	Reasonable efforts backstop gas.					
16	M1 Block 1 plus Storage				4.7715	
17	Sales WACOG				18.6428	
18					23.4143	6.202
	Supplemental inventory:					
19	Sales WACOG				18.6428	
20	Injection commodity				0.2514	
21	Space charge		0.0366	x 12	0.4397	
22					19.3339	5.122
	Carrying costs (1/2 year)					¥
23	19.3339) x	8.970%	/ 2	0.8671	
24					20.2011	5.351
	Supplemental gas sales:					
25	Supplemental inventory				20.2011	
26	Overrun storage withdrawal				0.4468	
27	Overrun transportation				0.9328	
28	•				21.5806	
	Failure to Deliver:					
29	M1 Block 1 plus Storage				4,7715	1.264
30	Failure to Deilver Adjustment				5.1708	1.370
31	Failure to Deliver Charge				9.9424	2.634
0.	. and to benner endige					2.004

 $\frac{Notes:}{(1)}$ Each unit of added delivery requires 43 m³ of additional inventory.

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UNION GAS LIMITED Southern Operations Area Calculation of Supplemental Service Charges Calculation of Minimum, Maximum & Seasonal Charges <u>Effective October 1, 2011</u>

Line			
No.			cents / m ³
	Minimum Charges		(a)
	Rate M4	Minimum annual delivery commodity charge:	
1		Monthly delivery commodity charge (1st Block M4)	0.8771
2		Administration Fee	0.3138
3		Minimum annual delivery commodity charge	1.1909
	Rate M5	Minimum annual delivery commodity charge:	
4		Monthly delivery commodity charge (1st block M5)	1.7970
5		Administration Fee	0.3138
6		Minimum annual delivery commodity charge	2.1108
	Maximum Charges		
	Rate M7 Interruptible	Maximum interruptible delivery commodity charge:	
7		M7 firm commodity charge	0.2425
8		M7 firm demand charge commoditized using 35% LF	2.3755
9		M7 maximum interruptible charge	2.6180
10	Rate T1 Interruptible	Maximum interruptible delivery commodity charge	2.6180

0.045

UNION GAS LIMITED Southern Operations Area Calculation of Supplemental Service Charges Effective October 1, 2011

Line No.

M7 - Commissioning and Decommissioning Rate

	Delivery (cents / m ³)	
1	Monthly Demand (1)	25.2893
2	x 12 months	303.4716
3	/ 365 davs	0.8314
4	@ Class Average Firm Load Factor : 269,299 (2) /(22,110 (3) /12*365) = 39.6%	2.0763
5	Commodity Charge (4)	0.2425
6		0.0002
7		2.3190
5 6 7	Delivery - Price Adjustment (4) Total Delivery Commissioning	0.00

	<u>T1 - At 100% Load Factor</u>	Union Supplies Fuel	Customer Supplies Fuel
	Authorized Storage Overrun (\$ / GJ)		
8	Monthly Demand (5)	1.574	1.574
9	x 12 months	18.889	18.889
10	/ 365 days	0.052	0.052
11	@ 100% L.F.	0.052	0.052
12	Commodity Charge (WACOG/ Heat Value * Overrun Fuel Ratio + Injection Commodity) (6)	0.067	0.007
13	Total Storage Overrun	0.118	0.059
	Authorized Transportation Overrun (cents / m ³)		
14	Monthly Demand (7)	19.0898	19.0898
15	x 12 months	229.0776	229.0776
16	/ 365 days	0.6276	0.6276
17	@ 100% L.F.	0.6276	0.6276
18	Commodity Charge (WACOG/10 * Transportation fuel ratio/100 + Firm Commodity Transport) (8)	0.3052	0.1835
19	Total Transportation Overrun	0.9328	0.8111
	<u>T3 - At 100% Load Factor</u> Authorized Transportation Overrun (cents / m ³)		
20	Monthly Demand (9)	9.0218	9.0218
21	x 12 months	108.2621	108.2621
22	/ 365 days	0.2966	0.2966
23	@ 100% L.F.	0.2966	0.2966
24	Commodity Charge (10)	0.2267	0.0682
25	Total Transportation Overrun	0.5233	0.3648
	<u>U5/U7/U9 - At 100% Load Factor</u>		
	Authorized Storage Overrun (\$ / GJ)		
26	Monthly Demand (11)		0.921
27	x 12 months		11.047
28	/ 365 days		0.030
29	@ 100% L.F.		0.030
30	Commodity Charge (12)		0.015

Total Storage Overrun 31

Notes.

- (1) Appendix A, Page 8.

(2) EB-2010-0148, Rate Order, Working Papers, Schedule 4, Page 15.
(3) EB-2010-0148, Rate Order, Working Papers, Schedule 4, Page 15.

(5) EB-2010-0148, Kate Order, Working Papers, Schedule 4
 (4) Appendix A, Page 8.
 (5) Appendix A, Page 9.
 (6) \$219.252/10³m³ / 37.75 GJ/10³m³ * 1.03% + \$0.007/GJ.

(7) Appendix A, Page 9.
(8) \$219.252/10³m³ / 10 * 0.555% + 0.1835 cents/m³.

(9) Appendix A, Page 10.

(10) Appendix A, Page 10.

(11) Appendix A, Page 11, line 11.

(12) Appendix A, Page 11, line 14.

UNION GAS LIMITED Southern Operations Area Calculation of Union Supplied Fuel Rates for In-Franchise Semi-Bundled Rate T1 and T3 Effective October 1, 2011

No.		Customer Supplies Fuel	Union Supplies Fue
	Rate T1 Transportation Service (cents/m ³)	(a)	(b)
	Outprint Landard Bafaraana Drian ya ang FB 2014 0207		
1 2	Ontario Landed Reference Price as per EB-2011-0297 Approved 2011 Fuel Ratio as per EB-2010-0148	0.5550	21.925
∠ 3	Fuel Rate (line 1 * line 2)	0.555%	0.555
\$	Firm Transportation Commodity Charge		0.121
	First 2,360,653 m ³ per month	0.4005	
4	Alkover 2,360,653 m ³ per month	0.1835	0.305
5	All over 2,360,653 m per month	0.0913	0.213
6	Interruptible Transportation Commodity Charge	2.4963	2.618
	Rate T3 Transportation Service (cents/m ³)		
7	Ontario Landed Reference Price as per EB-2011-0297		21,92
8	Approved 2011 Fuel Ratio as per EB-2010-0148	0.723%	0.723
9	Fuel Rate (line 1 * line 2)		0.15
10	Firm Transportation Commodity Charge	0.0682	0.22
	Rate T1 & T3 Storage Service (\$/GJ)		
11	Ontario Landed Reference Price as per EB-2011-0297		5.8
12	Approved 2011 Fuel Ratio as per EB-2010-0148	0.598%	0.598
13	Fuel Rate (line 1 * line 2)		0.0:
14	Storage Commodity Charge	0.007	0.04
	Rate T1 & T3 Annual Firm Injection/Withdrawal Right (\$/GJ)		
15	Union provides deliverability Inventory as per EB-2011-0135	1.603	
16	Customer provides deliverability Inventory as per EB-2011-0135	1.016	
17	Line 15 - Line 16	0.587	

17		0.367
18	Ontario Landed Reference Price as per EB-2011-0135	6.114
19	Ontario Landed Reference Price as per EB-2011-0297	5.808
20	Line 19 / Line 18 x Line 17	0.558
20		0.000
21	Union provides deliverability Inventory as per EB-2011-0297 (line 16 + line 20)	1.574

Filed: 2011-09-07 EB-2011-0297 Working Papers <u>Schedule 2</u>

UNION GAS LIMITED Load Balancing Costs

Line No.	Particulars Northern & Eastern and Southern Operations Area R20, M1, M2, M4, M5A, M7, M9	Load Balancing Allocator (PJ's) (a)	Load Balancing Costs (\$000's) (b)	Load Balancing Revenue in Approved Rates (\$000's) (c)	Interest (\$000's) (d)	Subtotal (\$000's) (e) = (b+c+d)	Previous Projection in QRAM Rates (\$000's) (f)	Subtotal (\$000's) (g) = (e-f)	True-up of Prospective Recovery Amounts (\$000's) (h)	Net Balance (\$000's) (i) = (g+h)
1 2 3 4 5 6 7	April May * June * July August September October 2011 - September 2012				1 1 1 1 1 -	1 1 1 1 1				
8	Total Northern & Eastern Operations Area - R01				3_	3	2	2	0	2
9 10 11 12 13 14 15	April * May * June * July August September October 2011 - September 2012				0 0 0 0 0 0	0 0 0 0 0				
16	Total				1	1	0	0	0	1
17 18 19 20 21 22 23	Northern & Eastern Operations Area - R10 April * May * June * Juty August September October 2011 - September 2012				0 0 0 0 0 0	0 0 0 0 0 0				
24	Totai			<u> </u>	0	0	0	0	0	0
25					4	4	2	2	1	3

* Actuals

UNION GAS LIMITED Summary of Amounts for Prospective Recovery and Derivation of Unit Changes to Prospective Rate Riders for the 12-month period ending September 30, 2012

Line No.	Particulars <u>Deferral Amounts for Recovery</u> Change in 12-month deferral account projection: 12-month projection from current QRAM application		Units	North PGVA (179-105) (a)	North Toils (179-100) (b)	North Fuel <u>(179-100)</u> (c)	South PGVA (179-106) (d)	Inventory Revaluation (179-109) (e)	Load Balancing (179-107) (f)	Spot Gas Variance Acct (179-107) (g)	<u>Total</u> (h)
2	Less: 12-month projection from previous QRAM application	(1) (2)	(\$000's) (\$000's)	-	11,446	(186)	-	13,995	-	-	25,255
3	Change (Line 1 - Line 2)	(2)	(\$000's) (\$000's)		9,317	<u>(194)</u> 8	<u> </u>	(4,438) 18,433			4,685
-	Previous Quarter: True-up of Deferral Balances Variance between projected and actual deferral balances for month(s) with actual data since previous QRAM application:										
4	Actual deferral amount Current projected deferral amount	(3)	(\$000's)	(362)	2,616	(204)	(6,914)	(4,857)	2	(3)	(9,722)
5 6	Less: Previous projection included in recovery	(4) (5)	(\$000's) (\$000's)	(3,500) (655)	2,398 2,357	(145) (67)	(16,240) (8,408)	11 34	2 2	(4) (5)	(17,478) (6,742)
7	Variance (Line 4 + Line 5 - Line 6)	(3)	(\$000's)	(3.207)	2,657	(282)	(14,746)	(4,880)	2	(2)	(20,458)
			(******)	(*:=*/)		(101)				(=/	
8	Total Deferral Amounts for Recovery (Line 3 + Line 7)		(\$000's)	(3,207)	4,786	(274)	(14,746)	13,553	2	(2)	112
9 10 11	Previous Quarter: True-up of Prospective Recovery Amounts Variance between projected and actual prospective recovery for month(s) with actual data since previous QRAM application: Forecast prospective recovery amount Less: Actual prospective recovery amount Variance (Line 9 - Line 10)		(\$000's) (\$000's) (\$000's)	(5,044) (5,286) 243	2,165 1,970 195	111 116 (5)	(8,212) (8,892) 680	3,857 4,109 (252)	(3) (3) 1	(130) (133) 4	(7,255) (8,120) 865_
12	Total Amount for Prospective Recovery (Line 8 + Line 11)		(\$000's)	(2,964)	4,981	(279)	(14,066)	13,301	3	2	977
	Prospective Rate Rider Changes										
13	Forecast Billing Units (October 1, 2011 to September 30, 2012)	(6)	(10 ³ m ³)	823,749	1,330,683	823,749	2,723,564	3,547,313	Class Specific	823,749	
14	Unit Rate Change (Line 12 / Line 13)		(cents/m ³)	(0.3598)	0.3743	(0.0339)	(0.5165)	0.3750	-	0.0002	
	Summary of Unit Rates										
15	Expiring Rider Q4	(7)	(cents/m ³)	(0.9992)	(0.0274)	0.0004	(0.8187)	0.5572	-	0.0003	
16	Unit Rate Q1	(8)	(cents/m ³)	(1.2798)	0.3148	0.0218	(0.4180)	0.3748	-	(0.0003)	
17	Unit Rate Q2	(9)	(cents/m ³)	(0.2120)	0.6964	0.0045	(0.1348)	(0.2016)	-	(0.1371)	
18	Unit Rate Q3	(10)	(cents/m ³)	(0.0090)	0.2199	0.0286	(0.4229)	(0.0937)	-	(0.0181)	
19	Unit Rate Q4 Expiring rider replaced by new rider (Line 14)	(11)	(cents/m ³)	(0,3598)	0.3743	(0.0339)	(0.5165)	0.3750	-	0.0002	
20	Total Unit Rate - Prospective Recovery	()	(cents/m ³)	(1.8606)	1.6054	0.0210	(1.4922)	0,4545	-	(0.1554)	
21	Change In Rider (Line 14 - Line 15)	(12)	(cents/m ³)	0.6394	0.4017	(0.0343)	0.3022	(0.1822)	-	(0.0001)	

Notes: (1) Tab 1, Schedule 3, Page 1, Line 27.

(2) EB-2011-0135, Tab 1, Schedule 3, Page 1, Line 27.

(3) Tab 1, Schedule 3, Page 1, Lines 8+9+10 except Inventory Reval. Which is from Tab 1, Schedule 3, Page 1, Lines 9+10+11.

(4) Tab 1, Schedule 3, Page 1, Lines 11+12+13 except Inventory Reval. Which is from Tab 1, Schedule 3, Page 1, Lines 12+13.

(5) EB-2011-0135, Tab 2, Schedule 2, Page 2, Line 5.

(6) Billing units reflect the approved allocation basis for each deferral account.

(7) EB-2010-0265, Tab 2, Schedule 2, Page 1, Line 9 (8) EB-2010-0359, Tab 2, Schedule 2, Page 1, Line 9

(9) EB-2011-0029, Tab 2, Schedule 2, Page 1, Line 9

(10) EB-2011-0135, Tab 2, Schedule 2, Page 1, Line 9

(11) EB-2011-0297, Tab 2, Schedule 2, Page 1, Line 9

(12) EB-2011-0297, Tab 2, Schedule 1, Column (e)