Forms of Service Agreements

Firm Transportation Service (FTS)

Interruptible Transportation Service (ITS)

Park and Loan Service (PALS)

Pooling and Wheeling Service (PAWS)

Contract No. _____ Page ___ of ___ (Contract No. and Page No. will appear at the top of each page of this contract)

FTS FORM OF TRANSPORTATION SERVICE AGREEMENT APPLICABLE TO FIRM TRANSPORTATION SERVICE UNDER RATE SCHEDULE FTS

In consideration of the representations, covenants and conditions contained below, Cheyenne Connector, LLC ("Transporter") and Shipper agree, as of <u>[DATE]</u>, that Transporter will provide transportation service, under Part 284 of FERC's regulations, for Shipper on a firm basis in accordance with the provisions contained in this Transportation Service Agreement ("Agreement"). This Agreement includes, and incorporates by reference as a part hereof, all of the terms and conditions of Transporter's FERC Gas Tariff, as may be revised from time to time ("Tariff"), and the terms, conditions and signatures of Shipper's electronic agreement with Transporter.

1. THIS AGREEMENT IS: (Check one)

_____effective _______ (Date) _____ and is the original contract.

_____effective _______(Date) _____this Amendment No. _____ amends and restates FTS Contract No. _______effective ____(Date)____

___ Capacity rights for this Agreement were released from ______.

2. SHIPPER'S NAME, ADDRESS, PHONE, EMAIL:

3. TERM OF SERVICE:

(Date, Period-of-Time or Event): _____

- 4. SHIPPER'S STATUS:
 - Local Distribution Company
 - _____ Intrastate Pipeline Company
 - _____ Interstate Pipeline Company
 - ____ Other: _____

- 5. TRANSPORTATION ON BEHALF OF:
 - ____ Local Distribution Company
 - ____ Intrastate Pipeline Company
 - ____ Interstate Pipeline Company
 - ____ Other: _____
- 6. RATE SCHEDULE FTS Maximum Daily Quantity ("MDQ"):

(Date, Period-of-Time or Event)	MDQ
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7. PRIMARY RECEIPT POINTS & MAXIMUM DAILY RECEIPT QUANTITY ("MDRQ"):

(Date, Period-of- Time or Event)	Location #	Location Name	MDRQ	By Displacement Only (Yes or No)

8. PRIMARY DELIVERY POINTS & MAXIMUM DAILY DELIVERY QUANTITY ("MDDQ"):

(Date, Period-of- Time or Event)	Location #	Location Name	MDDQ	By Displacement Only (Yes or No)

- 9. DELIVERY PRESSURE (Pursuant to Section 19.2 of the General Terms and Conditions of the Tariff: "...at the pressure available... [or] allowing for agreement by Transporter to alternate minimum or maximum pressures."): _____
- 10. RATES:

Reservation Rate: (Pursuant to Section 5.1(a) of Rate Schedule FTS of the Tariff) Maximum applicable rate per Tariff, as revised from time to time, unless otherwise agreed to in writing as a Discounted or Negotiated Rate pursuant to Sections 12.8 and 33, respectively, of the General Terms and Conditions of the Tariff. Commodity Rate: (Pursuant to Section 5.1(b) of Rate Schedule FTS of the Tariff) Maximum applicable rate per Tariff, as revised from time to time, unless otherwise agreed to in writing as a Negotiated Rate pursuant to Section 33 of the General Terms and Conditions of the Tariff.

FL&U Reimbursement Percentages and Electric Power Cost Charges: (Pursuant to Section 5.2 of Rate Schedule FTS of the Tariff)

Maximum applicable rate per Tariff, as revised from time to time, pursuant to Section 38 of the General Terms and Conditions, unless otherwise agreed to in writing as a Negotiated Rate pursuant to Section 33 of the General Terms and Conditions of the Tariff.

Incremental Facility Charge: (Pursuant to Section 5.4(C) of Rate Schedule FTS of the Tariff)

None

_____ Lump-sum payment of _____

_____ Monthly fee of ______ through <u>(date, period-of-time or event)</u>.

Other Charges: (Pursuant to Sections 5 and 8 of Rate Schedule FTS of the Tariff) Applicable charges per Tariff as may be assessed by Transporter.

11. RIGHT OF FIRST REFUSAL PROVISIONS (Pursuant to Section 17.5 of the General Terms and Conditions of the Tariff).

(Check one):

_____ Not Applicable

_____ Applicable (Complete the following):

Notice of ROFR Exercise:

_____ Per the Tariff; or _____ Month(s) in advance of (i) the end of the primary term or (ii) any termination date after the primary term has ended.

12. ROLLOVER PROVISIONS (Pursuant to Section 17.4 of the General Terms and Conditions of the Tariff).

(Check one):

_____ Not Applicable

_____ Applicable (Complete the following):

Notice of Rollover Exercise:

_____ Per the Tariff; or _____ Month(s) in advance of (i) the end of the primary term or (ii) any termination date after the primary term has ended.

13. ADDITIONAL TERMS PERMITTED BY TARIFF:

The following negotiable provision is permitted under the Tariff and may be included in this Agreement in the space below:

14. NOTICES TO TRANSPORTER UNDER THIS AGREEMENT SHALL BE ADDRESSED TO:

Cheyenne Connector, LLC Attn: Commercial Operations 370 Van Gordon Street Lakewood, CO 80228 e-mail: CCP@tallgrassenergylp.com

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed by their duly authorized representatives.

Shipper Approval:

Shipper:	
Signature:	
Title:	

Transporter:	Cheyenne Connector, LLC
Signature:	
Title:	

Contract No. _____ Page ___ of ____ (Contract No. and Page No. will appear at the top of each page of this contract)

ITS FORM OF TRANSPORTATION SERVICE AGREEMENT APPLICABLE TO INTERRUPTIBLE TRANSPORTATION SERVICE UNDER RATE SCHEDULE ITS

In consideration of the representations, covenants and conditions contained below, Cheyenne Connector, LLC ("Transporter") and Shipper agree, as of <u>[DATE]</u>, that Transporter will provide transportation service, under Part 284 of FERC's regulations, for Shipper on an Interruptible basis in accordance with the provisions contained in this Transportation Service Agreement ("Agreement"). This Agreement includes, and incorporates by reference as a part hereof, all of the terms and conditions of Transporter's FERC Gas Tariff ("Tariff"), as revised from time to time, and the terms, conditions and signatures of Shipper's electronic agreement with Transporter.

1. THIS AGREEMENT IS: (Check one)

_____effective _____(Date)____ and is the original contract.

_____effective _____(Date) ____, this Amendment No. ______ amends and restates ITS Contract No. _______ effective ____(Date)___

2. SHIPPER'S NAME, ADDRESS, PHONE, EMAIL:

3. TERM OF SERVICE: (<u>Date, Period-of-Time or Event</u>) with a month to month renewal term. Termination will become effective upon 14 days written notice by either Transporter or Shipper.

- 4. SHIPPER'S STATUS:
 - _____ Local Distribution Company
 - _____ Intrastate Pipeline Company
 - _____ Interstate Pipeline Company
 - ____ Other: _____

5. TRANSPORTATION ON BEHALF OF:

- ____ Local Distribution Company
- ____ Intrastate Pipeline Company
- _____ Interstate Pipeline Company
- _____ Other: ______
- 6. RATE SCHEDULE ITS Maximum Daily Quantity ("MDQ"):

(Date, Period-<u>of-Time or Event)</u>
<u>MDQ</u>

- 7. DELIVERY PRESSURE (Pursuant to Section 19.2 of the General Terms and Conditions of the Tariff: "...at the pressure available... [or] allowing for agreement by Transporter to alternate minimum or maximum pressures."): _____
- 8. RATES:

Commodity Rate: (Pursuant to Section 5.1(A) of Rate Schedule ITS of the Tariff) Maximum applicable rate per Tariff as revised from time to time, unless otherwise agreed to in writing as a Discounted or Negotiated Rate (pursuant to Sections 12.8 and 33, respectively, of the General Terms and Conditions of the Tariff).

FL&U Reimbursement Percentages and Electric Power Cost Charges: (Pursuant to Section 5.2 of Rate Schedule ITS of the Tariff)

Maximum applicable rate per Tariff, as revised from time to time, pursuant to Section 38 and Section 40 of the General Terms and Conditions, unless otherwise agreed to in writing as a negotiated rate pursuant to Section 33 of the General Terms and Conditions of the Tariff.

Incremental Facility Charge: (Pursuant to Section 5.4(C) of Rate Schedule ITS of the Tariff)

None

_____ Lump-sum payment of _____

_____ Monthly fee of ______ through (*date, period-of-time or event*).

Other Charges: (Pursuant to Sections 5 and 8 of Rate Schedule ITS of the Tariff) Applicable charges per Tariff as may be assessed by Transporter.

9. ADDITIONAL TERMS PERMITTED BY TARIFF:

The following negotiable provision is permitted under the Tariff and may be included in this Agreement in the space below:

10. NOTICES TO TRANSPORTER UNDER THIS AGREEMENT SHALL BE ADDRESSED TO:

Cheyenne Connector, LLC Attn: Commercial Operations 370 Van Gordon Street Lakewood, CO 80228 e-mail: CCP@tallgrassenergylp.com

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed by their duly authorized representative

Shipper Approval:

Shipper:	
Signature:	
Title:	

Transporter:	Cheyenne Connector, LLC
Signature:	
Title:	

Contract No. _____ Page ___ of ____ (Contract No. and Page No. will appear at the top of each page of this contract)

PALS FORM OF SERVICE AGREEMENT APPLICABLE TO PARK AND LOAN SERVICE UNDER RATE SCHEDULE PALS

In consideration of the representations, covenants and conditions contained below, Cheyenne Connector, LLC ("Transporter") and Shipper agree, as of <u>[Date]</u>, that Transporter will provide transportation service, under Part 284 of FERC's regulations, for Shipper on an Interruptible basis in accordance with the provisions contained in this Transportation Service Agreement ("Agreement"). This Agreement includes, and incorporates by reference as a part hereof, all of the terms and conditions of Transporter's FERC Gas Tariff, as may be revised from time to time ("Tariff"), and the terms, conditions and signatures of Shipper's electronic Agreement with Transporter.

- 1. SHIPPER is: ____, a _____
- 2. MAXIMUM AGGREGATE QUANTITY ("MAQ") _____ (Dth) (On any Day, the total of all MAQ ROs can never exceed this quantity.)
- 3. MAXIMUM DAILY QUANTITY ("MDQ") _____ (Dth) (The total of all MDQ ROs can never exceed this quantity.)
- 4. TERM: ______ through ______ and month to month thereafter until terminated by prior written notice by either party; provided, however, that Shipper may terminate this Agreement prior to its expiration subject to payment of a mutually agreed exit fee. Termination shall not discharge any obligations accrued prior to such termination.
- 5. SERVICE WILL BE ON BEHALF OF: _____ Shipper or Other: _____
- 6. SHIPPER'S NAME, ADDRESS, PHONE, EMAIL:

7. THIS AGREEMENT SUPERSEDES and cancels a _____ Agreement # _____ dated _____

Other: _____

8. PALS Request Order: The form of the PALS RO attached hereto or such other mutually agreeable form, when executed by the parties shall evidence their agreement as to the terms of the particular transaction for the Park and Loan Service pursuant to this Agreement, including the quantity, rate, Receipt and Delivery Points for parking and lending and the term. The PALS RO may specify a range for the quantity and term of a Park and Loan. A single PALS RO may cover both a park and loan within limits specified.

9. PARK AND LOAN QUANTITY:

(i) Park Service: shall consist of Transporter's receipt of a quantity of Gas at the designated Receipt Point(s) on the designated date(s), requested by Shipper under a PALS RO and approved by Transporter; Transporter's holding of such parked quantity of Gas for Shipper's account and Transporter's redelivery of the parked quantity of Gas to Shipper at the designated Delivery Point(s) and on the designated date(s) set forth in such PALS RO.

(ii) Loan Service: shall consist of Transporter lending a specified quantity of Gas, requested by Shipper and approved by Transporter, from designated Delivery Point(s) set forth in Shipper's PALS RO and the Shipper's redelivery of and Transporter's acceptance of such volumes for Shipper's account at the designated Receipt Point(s) on the designated date(s) set forth in such PALS RO.

10. RATES:

Except as otherwise provided below or in any written agreement(s) between the parties in effect during the term hereof, or pursuant to Shipper's election to nominate service consistent with the terms of the applicable service Discounted Rate offers posted by Transporter on its Interactive Website from time to time, Shipper shall pay Transporter the applicable maximum rate(s) and all other lawful charges as specified in Transporter's applicable rate schedule. Shipper and Transporter may agree that Shipper shall pay a rate other than the applicable maximum rate so long as such rate is between the applicable maximum and minimum rates specified for such service in the Tariff. Transporter and Shipper may agree that a specific Discounted Rate will apply only to certain volumes under the agreement. The parties may agree that a specified Discounted Rate will apply only to specified volumes (MDQ, MAQ or commodity volumes) under the agreement; that a specified Discounted Rate will apply only if specified volumes are achieved or the volumes do not exceed a specified level; that a specified Discounted Rate will apply only during specified periods of the Year or for a specifically defined period; that a specified Discounted Rate will apply only to specified Points, zones or other defined geographical area(s); and/or that a specified Discounted Rate(s) will apply in a specified relationship to the volumes actually tendered. If the parties agree upon a rate other than the applicable maximum rate, such written Agreement(s) shall specify that the parties mutually agree either: (1) that the agreed rate is a Discounted Rate; or (2) that the agreed rate is a Negotiated Rate. In the event that the parties agree upon a Negotiated Rate, this Agreement shall be subject to Section 33 of the General Terms and Conditions of Transporter's Tariff.

- 11. THE ABOVE-STATED RATE SCHEDULE, as revised from time to time, controls this Agreement and is incorporated herein. The attached is a part of this Agreement. THIS AGREEMENT SHALL BE CONSTRUED AND GOVERNED BY THE LAWS OF COLORADO, AND NO STATE LAW SHALL APPLY TO REACH A DIFFERENT RESULT. This Agreement states the entire agreement between the parties and no waiver, representation or agreement shall affect this Agreement unless it is in writing. Shipper shall provide the actual end user purchaser name(s) to Transporter if Transporter must provide them to the FERC.
- 12. NOTICES TO TRANSPORTER UNDER THIS AGREEMENT SHALL BE ADDRESSED TO:

Cheyenne Connector, LLC Attn: Commercial Operations 370 Van Gordon Street Lakewood, CO 80228 e-mail: <u>CCP@tallgrassenergylp.com</u>

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed by their duly authorized representative.

Shipper Approval:

Shipper:	
Signature:	
Title:	

Transporter:	Cheyenne Connector, LLC
Signature:	
Title:	

RO No: _____

Page ____ of _____ (RO No. and Page No. will appear at the top of each page of this contract)

PALS REQUEST ORDER FORM

DATED: _____

Shipper: _____

Type of Service: Park _____ Loan _____

Initiation Point Name(s) and Location(s): _____

Completion Point Name(s) and Location(s): _____

Maximum Aggregate Quantity ("MAQ") RO: _____ (Dth)

Minimum Aggregate Quantity RO: ______ (Dth)

Term: Start _____ End _____

PALS Agreement #: _____

Schedule:

Date(s) Se Prov				antity (Dth) Range of Volumes)	
(May F	Reflect	🗆 🛛 Par	'k or	🗆 Loa	n or
a Range o		🗆 🛛 Loan P	ayback	Park P	ayback
From	Through				
Minimum	Maximum	Minimum	Maximum	Minimum	Maximum

Rates:

Rates may vary based on volume, time period, etc., as set out in the Pro Forma Service Agreement. Park or Loan Payback = volumes which Transporter RECEIVES from Shipper. Loan or Park Payback = volumes which Transporter DELIVERS to Shipper. Initial Rate: See Schedule Below Completion Rate: See Schedule Below Park/Loan Balance Rate: See Schedule Below

Dates			
From	Through	Rate Description	Rate (\$/dth)
		Initial Rate	
		Balance Rate	
		Completion Rate	
		05	
Service will	be ON BEHALF	OF:	
Shippe	r or	Other, a	
SHIPPER'S	CONTACT AND	ADDRESS	
_			
_			
Phone:			
Fax:			
e-mail:			

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed by their duly authorized representative.

Shipper Approval:	
Shipper:	
Signature:	
Title:	

Transporter:	Cheyenne Connector, LLC
Signature:	
Title:	

Contract No.

Page ____ of ____

(Contract No. and Page No. will appear at the top of each page of this contract)

PAWS FORM OF SERVICE AGREEMENT APPLICABLE TO POOLING AND WHEELING SERVICE UNDER RATE SCHEDULE PAWS

In consideration of the representations, covenants and conditions contained below, Cheyenne Connector, LLC ("Transporter") and Shipper agree, as of <u>[DATE]</u>, that Transporter will provide Pooling and Wheeling Service, under Part 284 of FERC's regulations, for Shipper on an Interruptible basis in accordance with the provisions contained in this Pooling and Wheeling Service Agreement ("Agreement"). This Agreement includes, and incorporates by reference as a part hereof, all of the terms and conditions of Transporter's FERC Gas Tariff, as may be revised from time to time ("Tariff"), and the terms, conditions and signatures of Shipper's electronic agreement with Transporter.

1. THIS AGREEMENT IS: (Check one)

____effective ____(Date)___ and is the original contract.

___effective ___(Date) __, this Amendment No. _____ amends and restates PAWS Contract No._____ effective __(Date)__

2. SHIPPER'S NAME, ADDRESS, PHONE, EMAIL:

3. TERM OF SERVICE: <u>(Date, Period-of-Time or Event)</u> with a month to month renewal term. Termination will become effective upon 14 days written notice by either Transporter or Shipper.

- 4. SHIPPER'S STATUS:
 - _____ Local Distribution Company
 - ____ Intrastate Pipeline Company
 - _____ Interstate Pipeline Company
 - ____ Other: _____

5. TRANSPORTATION ON BEHALF OF:

- ____ Local Distribution Company
- ____ Intrastate Pipeline Company
- _____ Interstate Pipeline Company
- ____ Other: _____
- 6. RATE SCHEDULE PAWS Maximum Daily Quantity ("MDQ"):

(Date, Period-<u>of-Time or Event</u>) MDQ

- 7. DELIVERY PRESSURE (Pursuant to Section 19.2 of the General Terms and Conditions of the Tariff: "...at the pressure available...[or] allowing for agreement by Transporter to alternate minimum or maximum pressures."): ______
- 8. RATES:

Commodity Rate:

(Pursuant to Section 5 of Rate Schedule PAWS of the Tariff)

Maximum applicable rate per Tariff as revised from time to time, unless otherwise agreed to in writing as a Discounted or Negotiated Rate (pursuant to Sections 12.8 and 33, respectively, of the General Terms and Conditions of the Tariff.)

L&U Reimbursement Percentage:

(Pursuant to Section 5.2(B) of Rate Schedule PAWS of the Tariff)

Maximum applicable rate per Tariff, as revised from time to time, pursuant to Section 38 of the General Terms and Conditions, unless otherwise agreed to in writing as a Negotiated Rate (pursuant to Section 33 of the General Terms and Conditions of the Tariff.)

Incremental Facility Charge:

(Pursuant to Section 5.4(C) of Rate Schedule PAWS of the Tariff)

_____ None

_____ Lump-sum payment of _____

_____ Monthly fee of ______ through <u>(date, period-of-time or event)</u>.

Other Charges: (Pursuant to Sections 5 and 8 of Rate Schedule PAWS of the Tariff) Applicable charges per Tariff as may be assessed by Transporter.

9. ADDITIONAL TERMS PERMITTED BY TARIFF:

The following negotiable provision is permitted under the Tariff and may be included in this Agreement in the space below:

10. NOTICES TO TRANSPORTER UNDER THIS AGREEMENT SHALL BE ADDRESSED TO:

Cheyenne Connector, LLC Attn: Commercial Operations 370 Van Gordon Street Lakewood, CO 80228 e-mail: CCP@tallgrassenergylp.com

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed by their duly authorized representative.

Shipper Approval:

Shipper:	
Signature:	
Title:	

Transporter:	Cheyenne Connector, LLC
Signature:	
Title:	