Columbia Gas Transmission, LLC FERC NGA Gas Tariff Baseline Tariffs

Proposed Effective Date: November 16, 2018 Service Agreement No. 176681 – Washington Gas Light Company Option Code A

Service Agreement No. 176681 Revision No. 2

FTS SERVICE AGREEMENT

June 2, 2020

THIS AGREEMENT is made and entered into this _____ day of May, 2020, by and between COLUMBIA GAS TRANSMISSION, LLC ("Transporter") and WASHINGTON GAS LIGHT COMPANY ("Shipper").

WITNESSETH: That in consideration of the mutual covenants herein contained, the parties hereto agree as follows:

Section 1. Service to be Rendered. Transporter shall perform and Shipper shall receive service in accordance with the provisions of the effective FTS Rate Schedule and applicable General Terms and Conditions of Transporter's FERC Gas Tariff, Fourth Revised Volume No. 1 ("Tariff"), on file with the Federal Energy Regulatory Commission ("Commission"), as the same may be amended or superseded in accordance with the rules and regulations of the Commission. The maximum obligation of Transporter to deliver gas hereunder to or for Shipper, the designation of the points of delivery at which Transporter shall deliver or cause gas to be delivered to or for Shipper, and the points of receipt at which Shipper shall deliver or cause gas to be delivered, are specified in Appendix A, as the same may be amended from time to time by agreement between Shipper and Transporter, or in accordance with the rules and regulations of the Commission.

Section 2. <u>Term.</u> Service under this Agreement commenced on November 16, 2018, the in-service date for the WB XPress Project, and shall remain in full force and effect until November 15, 2033 ("Initial Term"). Pre-granted abandonment shall apply upon termination of this Agreement, subject to any right of first refusal Shipper may have under the Commission's regulations and Transporter's Tariff.

At the end of the Initial Term, Shipper shall have the right to extend for one (1) or two (2) successive 5-year terms (each an "Extended Term"), exercisable no later than twelve (12) months prior to the expiration of such Initial Term and first Extended Term, if applicable. Any Extended Term shall be at the same quantities, rates, and commercial terms contained herein. In addition to the rates applicable to Shipper's Extended Term, Shipper shall pay all surcharges, excluding the Capital Cost Recovery Mechanism ("CCRM") charges, applicable to Rate Schedule FTS that are set forth in the Tariff, without exception, as those surcharges may be amended, added or modified from time to time. If Shipper extends its service for both of the Extended Terms, Shipper shall be granted a contractual right of first refusal ("ROFR"), to be exercised by providing TCO written notice no later than one (1) year prior to the expiration of the second Extended Term, pursuant to the terms of the Tariff and at the same quantities, rates, and commercial terms contained herein, for a term of five (5) years. Shipper shall be granted a ROFR at the end of each five (5) year ROFR extension until such time that Shipper does not

exercise such ROFR. In addition to the rates applicable to any such ROFR term, Shipper shall pay all surcharges (excluding CCRM) applicable to Rate Schedule FTS that are set forth in the Tariff, without exception, as those surcharges may be amended, added or modified from time to time.

Section 3. <u>Rates</u>. Shipper shall pay Transporter the negotiated rates and furnish retainage as set forth in the Negotiated Rate Letter Agreement attached hereto as Appendix B.

Section 4. <u>Notices</u>. Notices to Transporter under this Agreement shall be addressed to it at 700 Louisiana, Suite 700 Houston, Texas 77002, Attention: Customer Services and notices to Shipper shall be addressed to it at Washington Gas Light Company, 6801 Industrial Road, Springfield, VA, 22151, Attention: Kevin Murphy, until changed by either party by written notice.

Section 5. <u>Superseded Agreements</u>. This Service Agreement supersedes and cancels, as of the effective date hereof, the following Service Agreement(s): FTS Agreement 176681 Revision 1.

Section 6. <u>Credit Annex.</u> Appended hereto as Appendix C, the Credit Support Agreement dated December 16, 2014 is incorporated herein by reference with full force and effect and is made a part of this Service Agreement as though restated herein verbatim.

WASHINGTON GAS LIGHT COMPANY	COLUMBIA GAS TRANSMISSION, LLC DocuSigned by:
By College Harring M	By Kay Dennison
Title QOQ	Title Director, Trans. Acct. & Contracts
Date May 19, 2020	Date

Revision No. 2

Appendix A to Service Agreement No. 176681 Under Rate Schedule FTS between Columbia Gas Transmission, LLC ("Transporter") and Washington Gas Light Company ("Shipper")

Transportation Demand

		Transportation	
Begin	End	Demand	Recurrence
Date	<u>Date</u>	Dth/day	<u>Interval</u>
1/	1/	15,000	1/1-12/31

Primary Receipt Points

						Maximum	Minimum Receipt Pressure	
Begin	End	Scheduling	Scheduling	Measuring	Measuring	Daily Quantity	Obligation (psig)	Recurrence
<u>Date</u>	<u>Date</u>	Point No.	Point Name	Point No.	Point Name	(Dth/day)	<u>2/</u>	<u>Interval</u>
1/	1/	P10	TCO Pool	P10	TCO Pool	15,000		1/1-12/31

Primary Delivery Points

							Design		
						Maximum Daily	Daily	M in imum	
						Delivery	Quantity	Delivery Pressure	
Begin	End	Scheduling	Scheduling	Measuring	Measuring	Obligation	(Dth/day)	Obligation (psig)	Recurrence
<u>Date</u>	<u>Date</u>	Point No.	Point Name	Point No.	Point Name	(Dth/day) 2/	<u>2/</u>	<u>2/</u>	<u>Interval</u>
			Washington		Washington				
1/	1/	78-30	Gas -30	78-30	Gas -30	15,000			1/1-12/31

 Per Section 2 of the Service Agreement. Application of MDDOs, DDQs and ADQs, minimum pressure are 	nd/or hourly flowrate shall be as fo	llows:
The Master List of Interconnects ("MLP") as defined in Section 1 of the G for purposes of listing valid secondary interruptible receipt points and defined in Section 1 of the G		ransporter's Tariff is incorporated herein by reference
Yes _X_No (Check applicable blank) Transporter and Shipper have 42 of the General Terms and Conditions of Transporter's FERC Gas Tari		Restructuring Reduction Option pursuant to Section
_X_Yes No (Check applicable blank) Shipper has a contractual ri Section 4 of the General Terms and Conditions of Transporter's FERC G		
_X_Yes No (Check applicable blank) All gas shall be delivered at e set forth in Transporter's currently effective Rate Schedule SST Servic reference.		
Yes _X_ No (Check applicable blank) This Service Agreement consection 4. Right of first refusal rights, if any, applicable to this interimed		
Yes X No (Check applicable blank) This Service Agreement cor Right of first refusal rights, if any, applicable to this offsystem capacity		
WASHINGTON GAS LIGHT COMPANY.	CW)	COLUMBIA GAS TRANSMISSION, LLC
By Jollien Starring W. Title QQQ	ns	By Kay Dennison
Title QQQ	Da	TitleA0EF51A630C148B Director, Trans. Acct.& Contracts
Date Way 19, 2020	2 - 2	Date

Appendix B to Service Agreement No. 176681 Revision 2

June 2, 2020
May ___, 2020
Washington Gas Light Company
6801 Industrial Road
Springfield, VA 22151
Attention: Kevin Murphy

RE: FTS Service Agreement No. 176681 Revision 2

Negotiated Rate Letter Agreement

Dear Kevin:

This Negotiated Rate Letter Agreement between Columbia Gas Transmission, LLC ("Transporter" or "TCO") and Washington Gas Light Company ("Shipper"), shall set forth the applicable rates, calculations thereof, and other rate provisions associated with the transportation service provided by Transporter to Shipper pursuant to the above-referenced Service Agreement. Transporter and Shipper may be referred to individually as a "Party" or collectively as the "Parties".

Shipper and Transporter hereby agree:

- 1. The "Negotiated Reservation Rates" during the Initial Term for the transportation service provided shall be those rates and terms agreed upon as set forth in ATTACHMENT A-1 hereto.
- 2. As a result of the operation of the Daily Demand Rate adjustment mechanism set forth in ATTACHMENT B to the WB Xpress Precedent Agreement between Transporter and Shipper the Daily Demand Rate of \$0.65 set forth therein is hereby increased by \$0.0289 ("Daily Demand Rate Increase") effective as of November 16, 2018. The Daily Demand Rate Increase is included in the Daily Demand Rate set forth in ATTACHMENT A-1 attached hereto.
- 3. Shipper's right to review TCO's books and records as reasonably necessary to verify the Project costs used in the calculation of the Daily Demand Rate adjustment mechanism ("Right to Review") shall be as follows:

Shipper shall have a one-time right, to be exercised no later than six (6) months after the date that Transporter files its statement of costs with the Federal Energy Regulatory Commission pursuant to 18 CFR §157.20(c)(3) to review Transporter's books and records as reasonably necessary to verify the Project costs used in the calculation of the Daily Demand Rate adjustment mechanism described above.

[signature page follows]

Appendix B to Service Agreement No. 176681 Revision 2

June 2, 2020	
Accepted and agreed to thisday of May 2020	
Washington Gas Light Company	
By: Colleen Starring we	
Title: Sr. Vice President & COO	
Date	
Columbia Gas Transmission, LLC	DS
By: Kay Dennison ADEF51A630C148B	122
Director, Trans. Acct.& Contracts Title:	Ds
June 2, 2020 Date	1)U
Columbia Gas Transmission, LLC DocuSigned by:	
By: John Pichardson	
Title: Director, Commercial East	
June 2, 2020	

Appendix B to Service Agreement No. 176681 Revision 2

ATTACHMENT A-1

NEGOTIATED RESERVATION RATES

Primary Receipt Point(s)*	Primary Delivery Point(s)*	Transportation Demand (Dth/day)	Term	Daily Demand Rate**	Daily Commodity Rate**	Rate Schedule
TCO Pool (meter no. P10)	Washington Gas - 30 (meter no. 78-30)	15,000 Dth/day	11/16/18 to 11/15/33	\$0.6789	Maximum applicable rate for rate schedule FTS	FTS

In addition to the rates above, Shipper will pay the fuel retention applicable to Rate Schedule FTS, as such may change from time to time.

^{*} Shipper shall have full secondary receipt and delivery point access, pursuant to the terms and conditions of TCO's FERC Gas Tariff, at no incremental charge.

^{**} In addition, Shipper shall pay all applicable demand and commodity surcharges specified under the applicable Rate Schedule FIS, as such may change from time to time, with the exception of Capital Cost Recovery Mechanism (CCRM).