Columbia Gas Transmission, LLC FERC NGA Gas Tariff Baseline Tariffs Proposed Effective Date: July 1, 2023 FTS Service Agreement No. 149760 – Antero Resources Corporation Option Code A

Service Agreement No. 149760 Revision No. 11

FTS SERVICE AGREEMENT

THIS AGREEMENT is made and entered into this <u>29th</u> day of <u>March</u>, 2021, by and between COLUMBIA GAS TRANSMISSION, LLC ("Transporter") and ANTERO RESOURCES CORPORATION ("Shipper").

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

Section 1. <u>Service to be Rendered</u>. 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No. 1 ("Tariff"), on file with the Federal Energy Regulatory Commission ("Commission"), as the same may be amended or superseded in accordance with the rules and regulations of the Commission.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 for the Commission.

Section 2. <u>Term and Termination</u>. Service under this Agreement commenced as of November 1, 2014 and shall continue in full force and effect until June 30, 2028. 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.

Section 3. <u>Rates</u>. Shipper, having been apprised of the availability of a maximum recourse reservation rate for service under this Agreement, has elected to pay a fixed negotiated reservation rate, as set forth below:

\$7.7410 per month for quantities of up to 267,000 Dth/day and with a receipt and delivery point as reflected in Appendix A.

Shipper has also elected to pay a negotiated retainage rate equal to the lower of: (a) Transporter's currently effective retainage rate applicable to Rate Schedule FTS; or (b) 4% minus the theneffective retainage rate applicable to Columbia Gulf Transmission, LLC's Rate Schedule FTS-1 Market Zone – Backhaul retainage rate. This retainage rate shall be applicable through June 30, 2018. In addition to the negotiated reservation rate and the negotiated retainage rate, Shipper shall also pay: (a) all commodity charges applicable to service under Rate Schedule FTS; and (b) all demand and commodity surcharges applicable to service under Rate Schedule FTS, with the exception of the Capital Cost Recovery Mechanism (CCRM) surcharge.

Section 4. <u>Notices</u>. Notices to Transporter under this Agreement shall be addressed to it at 700 Louisiana, Suite 1300, Houston, Texas 77002, Attention: Contracts and notices to Shipper shall be addressed to it at Antero Resources Corporation, 1615 Wynkoop, Denver, CO 80202, Attention: Alvyn Schopp, 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 149760 Revision 10.

Section 6. <u>Receipt Point Shift Rights</u>. With respect to each increment of capacity identified in Appendix A, at any time and from time to time during the term of this Service Agreement pursuant to which Shipper has subscribed the increment of capacity, Shipper may request to shift some or all of its existing receipt point quantities to allow the flow of its or its affiliate's production, including but not limited to production in the Utica Shale. Within 45 days of receiving such a request from Shipper, Transporter shall determine and communicate to Shipper the incremental cost, terms, and conditions, if any, necessary to meet Shipper's request to shift receipt point capacity to access the additional production. Upon mutual agreement of Shipper and Transporter, Transporter shall, consistent with the Tariff, implement an agreement or similar mechanism in which to effectuate the receipt point amendment.

Shipper shall have the right, in accordance with Section 11 of the General Terms & Conditions of the Tariff, to reallocate Transportation Demand capacity rights at any time and from time to time among existing and future points of receipt located on the Transporter's system between (and including) Transporter's Smithfield, West Virginia compressor station and the interconnection between Transporter's system and the Mark West Liberty Sherwood Processing Plant, with no impact to the reservation rate and the retainage rate in this Service Agreement.

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ANT	RO RESOURCES CORPORATION
By_	Alvyn A. Schopp Chief Administrative Officer &
Title	Regional Senior Vice President
Date	3/29/21

COLUMBIA GAS TRANSMISSION, LLC By Carol Wellmann 17F6410035B7436

Title Manager, USNG Contracts

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March 29, 2021 Date

JK.

Revision No. 11

Appendix A to Service Agreement No. 149760 Under Rate Schedule FTS between Columbia Gas Transmission, LLC ("Transporter") and Antero Resources Corporation ("Shipper")

Transportation Demand

		Transportation	
Begin	End	Demand	Recurrence
Date	Date	Dth/day	Interval
November 1, 2017	June 30, 2028	267,000	1/1-12/31

Primary Receipt Points

Begin <u>Date</u>	End Date	Scheduling <u>Point No.</u>	Scheduling Point Name	Measuring Point No.	Measuring <u>Point</u> <u>Name</u>	Maximum Daily Quantity (Dth/day)	Minimum Receipt Pressure Obligation (psig) 1/	Recurrence Interval
November 1, 2017	October 31, 2020	642645	Sherwood1			267,000		1/1-12/31
November 1, 2020	June 30, 2028	642645	Sherwood1			87,000		1/1-12/31
November 1, 2020	June 30, 2028	642494	Pike Fork			15,000		1/1-12/31
			Balis US					1/1-12/31
November 1, 2020	June 30, 2028	642628	Meter Station			165,000		

Primary Delivery Points

							Design	Minimum	
						Maximum	Daily	Delivery	
						Daily Delivery	Quantity	Pressure	
Begin		Scheduling	Scheduling	Measuring	Measuring	Obligation	(Dth/day)	Obligation	Recurrence
Date	End Date	Point No.	Point Name	Point No.	Point Name	(Dth/day) 1/	1/	(psig) 1/	Interval
November 1,	September								1/1-12/31
2017	30, 2018	MLSMITH	MLSMITH	MLSMITH	MLSMITH	100,000			
November 1,	September		Broad Run -		Broad Run -				1/1-12/31
2017	30, 2018	B9	19	831918	19	167,000			
October 1,	June 30,		sector of the state of statement						1/1-12/31
2018	2028	801	TCO-LEACH			267,000			

1/ Application of MDDOs, DDQs and ADQs, minimum pressure and/or hourly flowrate shall be as follows:

The Master List of Interconnects ("MLI") as defined in Section 1 of the General Terms and Conditions of Transporter's Tariff is incorporated herein by reference for purposes of listing valid secondary interruptible receipt points and delivery points.

<u>Yes X</u> No (Check applicable blank) Transporter and Shipper have mutually agreed to a Regulatory Restructuring Reduction Option pursuant to Section 42 of the General Terms and Conditions of Transporter's FERC Gas Tariff.

_X_Yes__No (Check applicable blank) Shipper has a contractual right of first refusal upon the end of shipper's one-time subsequent extension (if exercised) equivalent to the right of first refusal set forth from time to time in Section 4 of the General Terms and Conditions of Transporter's FERC Gas Tariff.

Yes X_No (Check applicable blank) All gas shall be delivered at existing points of interconnection within the MDDOs, ADQs and/or DDQs, as applicable, set forth in Transporter's currently effective Rate Schedule Service Agreement No. Appendix A with Shipper, which are incorporated herein by reference.

____Yes _X_No (Check applicable blank) This Service Agreement covers interim capacity sold pursuant to the provisions of General Terms and Conditions Section 4. Right of first refusal rights, if any, applicable to this interim capacity are limited as provided for in General Terms and Conditions Section 4.

 $_$ Yes $_X$ No (Check applicable blank) This Service Agreement covers offsystem capacity sold pursuant to Section 47 of the General Terms and Conditions. Right of first refusal rights, if any, applicable to this offsystem capacity are limited as provided for in General Terms and Conditions Section 47.

ANTERO RESOURCES CORPORATION

ByAlvyn A. SchoppChief Administrative Officer &TitleRegional Senior Vice PresidentDate3/29/2/

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