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March 23, 2007

07-25-NG

By E-Mail and U.S. Mail

Ms. Larine Moore Office of Oil and Gas Global Security and Supply Office of Fossil Energy, U.S. Department of Energy Forrestal Building Room 3E-042, FE-34 1000 Independence Ave., SW. Washington, DC 20585

RECEIVED

MAR 2 6 2007

DOE/OFE/NGR

Re:

Application of KeySpan Gas East Corporation d/b/a KeySpan Energy Delivery Long Island for Long-Term Authorization to Import and Export Natural Gas from and to Canada, FE Docket No. 07- -NG

Dear Ms. Moore:

Please find enclosed for filing an original and three copies of the Application of KeySpan Gas East Corporation d/b/a KeySpan Energy Delivery Long Island ("KeySpan Long Island") for Long-Term Authorization to Import and Export Natural Gas from and to Canada. Also enclosed is a check in the amount of \$50.00, made payable to the U.S. Department of Treasury, for the filing fee.

A copy of KeySpan Long Island's application is also being transmitted to you as of the date of this letter by e-mail. Thank you for your assistance.

Sincerely,

Joan M. Darby

Enclosures

ORIGINAL

UNITED STATES OF AMERICA BEFORE THE DEPARTMENT OF ENERGY OFFICE OF FOSSIL ENERGY

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)	
IN THE MATTER OF)	
)	FE Docket No. 07 NO
KEYSPAN GAS EAST CORPORATION)	
	_)	

APPLICATION OF KEYSPAN LONG ISLAND FOR LONG-TERM AUTHORIZATION TO IMPORT AND EXPORT NATURAL GAS FROM AND TO CANADA

Pursuant to Section 3 of the Natural Gas Act ("NGA"), 15 U.S.C. § 717b, the regulations of the Department of Energy ("DOE"), 10 C.F.R. § 590.201, et seq., and DOE Delegation Order Nos. 0204-111 and 0204-127, KeySpan Gas East Corporation d/b/a KeySpan Energy Delivery Long Island ("KeySpan Long Island") hereby applies to DOE's Office of Fossil Energy ("OFE") for long-term authority to import and export from and to Canada natural gas purchased under the terms of Revision 1 dated March 21, 2007 of Transaction Confirmation # 2229888 dated August 10, 2006 and , and subject to the terms and conditions of the Base Contract dated July 1, 2006, between KeySpan Long Island and BP Canada Energy Company ("BP"), 1 pursuant to which KeySpan Long Island will purchase the subject volumes from BP. 2 In support of its application, KeySpan Long Island states the following:

KeySpan Long Island attaches to the original and copies of this application a redacted version of each of the Transaction Confirmation and the Base Contract as Exhibit A and Exhibit B, respectively. KeySpan Long Island has provided one copy of each to OFE in complete, unredacted form, which copies KeySpan Long Island requests OFE to return after its review is completed.

The gas supply under the requested authorization will replace the gas supplies under the authorizations in OFE Order No. 1961 and OFE Order No. 1967, each effective from April 1, 2004 through March 31, 2007.

The exact legal name of KeySpan Long Island is KeySpan Gas East Corporation d/b/a KeySpan Energy Delivery Long Island. KeySpan Long Island, a local natural gas distribution company, is a New York corporation with its principal place of business in Hicksville, New York. Its parent company is KeySpan Corporation ("KeySpan"), a New York corporation that has its principal place of business in Brooklyn, New York. As stated in the attached opinion of counsel (Exhibit C), the proposed natural gas importation and exportation are within the corporate powers of KeySpan Long Island.

Communications regarding the application should be directed to:

John Allocca KeySpan Energy Delivery One Metro Tech Center 21st Floor Brooklyn, NY 11201 Tel: (718) 403-2009

Fax: (718) 596-7802

jallocca@keyspanenergy.com

Beth L. Webb Joan M. Darby Dickstein Shapiro LLP 1825 Eye Street, N.W. Washington, DC 20006 Tel: (202) 420-2200

Fax: (202) 420-2200 Fax: (202) 420-2201 webbb@dsmo.com darbyj@dsmo.com

II.

The authorization sought herein will permit to import and export from and to Canada up to 2,551 Mcf³ of natural gas per day for a period commencing on April 1, 2007 (or

The Transaction Confirmation states the contract quantity as 2,551 MMBtu, but consistent with OFE's rules, KeySpan Long Island has stated the MMBtu as Mcf for this application.

such later date of first delivery under the authorization) and extending through March 31, 2012; the total volume for which KeySpan Long Island seeks authorization over the five-year term is 4.7 Bcf of natural gas. All of the gas imported under the requested authorization will be purchased from BP under the terms of the Transaction Confirmation between KeySpan Long Island and BP and, as incorporated therein, the terms of the Base Contract between KeySpan Long Island and BP. KeySpan Long Island intends to utilize the gas imported under this authorization for system supply to serve the customers in its service territory. Northeast Gas Markets, L.L.C. will act as KeySpan Long Island's administrative agent for all purposes under the Transaction Confirmations.

No new pipeline facilities subject to federal regulation will be required for the importation or exportation, and no potential environmental impact is anticipated. KeySpan Long Island will make all U.S. transportation arrangements for the gas imported and exported under the requested authority. The gas will be transported in the United States on existing facilities of Tennessee Gas Pipeline Company ("Tennessee"). Tennessee will receive gas from TransCanada PipeLines Limited for the account of KeySpan Long Island.

KeySpan Long Island will comply with all reporting requirements deemed necessary by OFE, including filing quarterly reports.

III.

The principal terms are as follows:

<u>Delivery Period</u>. The period of delivery commences on April 1, 2007 and continues through March 31, 2012.

⁴ KeySpan Long Island is also requesting authority to export natural gas to Canada to make it possible for KeySpan Long Island to sell to customers in Canada, on any given day, the volumes that it now plans to import under the authorization it is requesting herein.

<u>Delivery Point</u>. The point of delivery will be a point on the international boundary between Canada and the United States at or near the point of interconnection between the facilities of TransCanada and the facilities of Tennessee at or near Niagara Falls, Ontario.

Contract Quantity. The quantity under the Transaction Confirmation is 2,551 MMBtu per day.

<u>Price</u>. The price is based on a specified monthly index price.

Service. The transaction is variable firm with some flexibility with respect to the monthly nomination.

IV.

Section 3 of the Natural Gas Act provides that an import or export of natural gas must be authorized unless there is a finding that it "will not be consistent with the public interest." 15 U.S.C. § 717b(a) (1993). As amended by Section 201 of the Energy Policy Act of 1992, P.L. 102-486, 106 Stat. 2866 (1992), 15 U.S.C. § 717b(c) (1993), the importation and exportation of natural gas from and to "a nation with which there is in effect a free trade agreement requiring national treatment for trade in natural gas [is] deemed to be consistent with the public interest" and authorization for such must be granted without modification or delay. 15 U.S.C. § 717b(c). The authorization sought by KeySpan Long Island is to import and export natural gas from and to Canada, a nation with which a free trade agreement is in effect. It therefore meets the Section 3(c) criterion and should be approved as consistent with the public interest.

WHEREFORE, KeySpan Long Island respectfully requests authorization, effective as of April 1, 2007, to import and export from and to Canada up to 2,551 Mcf of natural gas per day for a period beginning on April 1, 2007 (or such later date of first delivery under the authorization) and extending through March 31, 2012 or 4.7 Bcf of natural gas over the five-year term.

Dated: March 23, 2007

Respectfully submitted,

Beth L. Webb Joan M. Darby

Dickstein Shapiro LLP

1825 Eye Street, N.W.

Washington, DC 20006

(202) 420-2200

Attorneys for Northeast Gas Markets, L.L.C., acting as agent for KeySpan Gas East Corporation d/b/a KeySpan Energy Delivery Long Island.

Jarly

EXHIBIT A

Revision 1 dated March 21, 2007 of
Transaction Confirmation # 2229888
dated August 10, 2006
between
KeySpan Gas East Corporation d/b/a KeySpan Energy Delivery Long Island
and
BP Canada Energy Company



8015

Revision 03/21/2007

Buyer:

Seller

Trade Date:08/10/2006

And Confirmation Dept KeySpan Gas East Corporation dos Koy Span Energy Delivery Long Island Fax.# (516) \$45-5 68

Rop Bryd O'Shaughnessy BP Canada Energy Company 240-4th Avenue SW Calgary AB TZP 2HB Fax# (403) 233 5611

Transaction Confirmation #:2229886 BP Internal Contract ID #:5503425 BP (Nucleus) ID:1546931

Physical Gas Transaction Confirmation For Immediate Delivery

Trade date: 08/10/2006 Start date: 04/01/2007 End doto: 03/31/2012 Invoice Currency: LISS Invoice LIOM: MMBTU: Deal type: Firm Variable Quantity Broker: Start 04/01/2007 End: 03/31/2012 Delivery Point: Niagara Falls (I/C) MMBTUMBY

Comments:

This Transaction Confirmation confirms the forms of the transaction between the parties and is subject to the terms and conditions of the Base Contract dated 07/01/2006; in the eyeqt that the parties have not yet executed a Base Contract. This transaction shall be subject to the NAESS Standard 6.3.1, April 19, 2002 Base Contract and General Torms and Conditions (Canadian Addendum trid all defaultistections applying); and upon the exocution of a Base Contract between the parties this transact on shall be improved into and governed by such executed Base Contract Please confirm the for egoing connectly sofs form the remarked our agreement with respect to this Transaction by algoling in the space provided helow and returning a copy of the executed confirmation to our office by faxing it to (403) 233-5811. Failure to provide a signed copy of this transaction Confirmation or an objection to any specific terms to which the counterparty does not agree within five (5) business systemeter this Transaction Confirmation will be deemed acceptance of the terms hereof.

If you have any questions, please contact the Confirmation Department by fex at (403) 233-5614 or call your BP Prading Rep directly

BP Consca Energy Company

KeySpan Gar East Corporation dba KeySpan Energy

Delivery Long Island

Bryn O'Shaughnessy

Onto: 03/21/2007

EXHIBIT B

Base Contract
dated July 1, 2006
between
KeySpan Gas East Corporation d/b/a KeySpan Energy Delivery Long Island
and
BP Canada Energy Company

Contract 1d 957

Base Contract for Sale and Purchase of Natural Gas

This Base Contract is entered into as of the following date: July 1, 2008. The parties to this Base Contract are the following:

KeySpan Gas East Corporation d/b/a KeySpan Energy Delivery Long Island 100 E. Old Country Rd., Hicksville, New York 11801 Duns Number: U.S. Federal Tax ID number: Notices: 100 E. Old Country Rd., Hicksville, New York 11804	_and	BP Canada Energy Company 1100, 240 - 4 Ayenue SW. P.O. Box 200 Calgary, Alberta T2P 2H8 Duns Number: Contract Number: GST Number: Notices: 1100, 240 - 4 Ayenue P.O. Box 200, Calgary, Alberta T2P 2H8 Attn: Natural Gas Marketing - Contract Administration Phone: 403-231-6832 Fax: 403-233-5611
Attn: Contract Administration Phone: (516) 545-6068 Fax: (516) 545-5469 Continuations: 100 E. Old Country Rd., Hicksyllle, New York 1780 Attn: Trading Desk Phone: Fax: (516) 545-5469		Phone: 403-231-6832 Fax: 403-233-5611 Confirmations: 1100, 240 - 4 Avenue SW, P.O. Box 200, Calgary, Alberta T2P 2H8 Attn: Verifications Department Phone: 403-233-6834 Fax: 403-233-5611
Invoices end Payments: 100 E. Old Country Rd., Hicksyille, Newsyork 11864: Attn: Energy Reconciliation & Billing Phone: (516) 545-6075 Fax: (516) 545-6469		Invoices and Payments: 1200, 240 - 4 Avenue SW, P.O. Box 200 Calgary Alberta T2P 2H8 Attn: Natural Gas Marketing, Accounting Phone: 403-233-1459 Fax: 403-237-8476
Wire Transfer or ACH Numbers (if applicable): BANK ACCT ABA:		With Transfer or ACH Numbers (framble): (1)
This Base Contract incorporates by reference for all purposes the Centers term American Energy Standards Bound. The parties hereby agree to the including purposes a box, the specified default provision shall exply. Select only one box from	m each :	SECTION.
Section 12. Oral (default) Transaction 7. Wiftin Procedure 9.0	Pay	ction 7.2 25 Day of Month following Month of delivery mant Date ratilly in paging by shack, payment invest be several to saling months from the frayment Date.
Section 2.5 2 Business Days after receipt (default) Confirm 5 Business Days after receipt Deadline 42 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	Me Pa	ctique 7/2 Wire transfer (ferault). that of Attendates Clearinghouse Credit (ACH) yment Check: thou 7.7 Netting applies (default)
Configured Buyes Party Buyes Butter Farty may		Netting does not apply cities 10.3.1 Early Termination Damages Apply (default)
Section 3.2 Cove Standard (details) Performance Spill Price Standard Obligation	Ear Dar	tys emination Early Termination Damages Diction Apply mages Cition 10.3.2 Other Agreement 3 ctoffs Apply (default)
Note: The following Spot Price Publication applies to trein of the immediately preceding:	Oth	Other Adjustment Satoffs Do Not Apply
Section 2.28 Gas Dally Midpoint (default) Spot Price Publication	Che	oles Of Law New York
Section is Buye Pays At and Affer Delivery Politic Control of Selle Pays Before and At Delivery Politics At Delive		ction 14.10 Confidentiality applies (default) Confidentiality does not apply
TO THE WAY TO STAND THE ST	ntract li	Manage of the second se
KeySpan Gas East Corporation d/b/a KeySpan Energy Deliver/Long Island	in.	BP Canada Energy Company
By Name: Richard A. Rapp. r.	<u>ر</u>	Name: Del Robostan
Title: Vice President, KeySpan Utility Services LLC as agent for KeySpan Gas East Corporation d/b/a KeySpan Energy Delivery Long Island	·	Title: Vice President Natural Gas By Canada Energy Company
Date: 08/22/20010		Dete: Aug 11/06

General Terms and Conditions Base Contract for Sale and Purchase of Natural Gas

PURPOSE AND PROCEDURES SECTION 1.

1.1. These General Terms and Conditions are intended to facilitate purchase and sale transactions of Gas on a Firm or interruptible basis. "Buyer" refers to the party receiving Gas and "Seller" refers to the party delivering Gas. The entire agreement between the parties shall be the Contract as delined in Section 2.7.

The parties have selected either the "Qrai Transaction Procedure" or the "Written Transaction Procedure" as indicated on the Base Contract.

Oral Transaction Procedure:

1.2. The parties will use the following Transaction Confirmation procedure. Any Gas purchase and sale transaction may be effectuated in an EDI transmission of telephone conversation with the offer and acceptance constituting the agreement of the parties. The parties shall be legally bound from the time trey so agree to transaction terms and may each rely thereon. Any such transaction shall be considered a "writing" and to have been signed". Notwithstanding the foregoing sentence, the parties agree that Confirming hall, and the other party may confirm a telephonic transaction by sending the other party a Transaction Confirmation by facsimile, EDI or mutually agreeable electronic means within three Business Days of a transaction covered by this Section 1.2 (Oral Transaction Procedure) provided that the failure to send a Transaction Confirmation shall not invalidate the oral agreement of the racsimile, EDI or mutually agreeable electronic means within three Business Days of a transaction covered by this Section 1.2 (Oral Transaction Procedure) provided that the failure to send a Transaction Confirmation shall not invalidate the oral agreement of the parties. Confirming Party adopts its confirming letter and like as its signature of any Transaction Configuration as the identification and authentication of Configuration Party. If the transaction of the commercial terms of the transaction (i.e., price; quantity, performance obligation, delivery point, period of gelivery and/or transportation conditions; which modify of supplement the Base Contract or General Terms and Contitions of this Contract (e.g., arbitration of additional set generations and warranties) such provisions shall not be deemed to be assested pursuant of Section 1.3 but must be correstly adject to by field parties; provisions shall not be deemed to be assested pursuant edges to by the parties.

Written Transaction Proceedure:

- 1.2. Che parties illegie the following Transaction Confirmation procedure. Should the parties of the to an agreement regarding a grant confirmation for a particular Deliver Period, the Confirming Gaity shall, and the Other party may record that agreement on a Transaction Confirmation and communicate such Transaction by facilities of the Difference of the Confirmation of the Confirmat electronic means to the other party by the close of the Business Day following the date of agreement. The parties acknowledge that their agreement will not be binding until the exchange of monconflicting transaction confirmations on the passage of the Confirm Deadling Without objection from the receiving party, as provided in Section 2.
- ally billionent from the feceiving party stir detail only via faceing a color or mutually agreeable saction Configurations at the sending carty. profing of the agreement referred electronic means by the Confirm fierfullibre of the receiving party to the terms of the transaction 1.3. The sending party a fransaction Confirmation is that to in Section 12, and required any party shall notify the senting to in Section 1.2, such redealing party shall notify the sections. Deadling unless such receiving party has previously settles to notify the sending party in writing by the Confirm Deadling description in the sending party in writing by the Confirm Deadling description in the sending party in writing by the Confirm Deadling governing the same transaction, then neither Transaction Continues the user of any evidence the clearly resolves the differences (i) a binding Transaction of the party is have selected the Oral of the Conversation, where the party is have selected the Oral of the Conversation. of constitutes the receiving party's agreement in the are any material differences between timely transition shall be binding unit or unless all hall rances are reso ved including the Transaction Confirmations. In the even (ii) the oral agreement of the parties which iction Procedure of the Base Contract, (iii) govern in the priority listing in this sentence conflict amorig be evidenced by a recorded ase Confiract and (Iv) these
- record all telephone conversations with respect to this Contract between their life other party. Each party shall obtain any me essative consent of its agents and teld the Oral Transaction Recodure in Sections 2 of the Base Contract, the pronic recordings entered life in accordance with the requirements of this Base lifer of any objection to the admissibility of such dividence. 1.4. The parties agree that each party may electron respective employees, without any special columber notice employees to such recording. Where the parties have parties agree not to contest the validity or enforceability of Contract. However, nothing herein shall be construed as

SECTION 2. DELINITIONS

Other terms are also defined elsewhere in the Contract and The terms set forth below shall have the meaning ascribed to them below shall have the meanings ascribed to them herein.

- "Alternative Damages" shall mean such damages, expressed in dollars or dollars per MMBtu, as the parties shall agree upon in the Transaction Confirmation, in the event either Seller or Buyer fails to perform a Firm obligation to deliver Gas in the case of Seller or to receive Gas in the case of Buyer.
- "Base Contract" shall mean a contract executed by the parties that incorporates these General Terms and Conditions by reference; that specifies the agreed selections of provisions contained herein; and that sets forth other information required herein and any Special Provisions and addendum(s) as identified on page one.
- "British thermal unit" or "Btu" shall mean the International BTU, which is also called the Btu (IT).

- "Business Day" shall mean any day except Saturday, Sunday or Federal Reserve Bank holidays. 2.4.
- "Confirm Deadline" shall mean 5:00 p.m. in the receiving party's time zone on the second Business Day following the Day a 2.5. Transaction Confirmation is received or, if applicable, on the Business Day agreed to by the parties in the Base Contract; provided, if the Transaction Confirmation is time stamped after 5:00 p.m. in the receiving party's time zone, it shall be deemed received at the opening of the next Business Day.
- "Confirming Party" shall mean the party designated in the Base Contract to prepare and forward Transaction Confirmations to the other 2.6. party.
- "Contract" shall mean the legally-binding relationship established by (i) the Base Contract, (ii) any and all binding Transaction Confirmations and (iii) where the parties have selected the Oral Transaction Procedure in Section 1.2 of the Base Contract, any and all transactions that the parties have entered into through an EDI transmission or by telephone, but that have not been confirmed in a binding Transaction Confinnation.
- "Contract Price" shall mean the ameting expressed in U.S. Dollars per MMBtu to be paid by Buyer to Seller for the purchase of Gas as agreed to by the parties in transaction.
- "Contract Quantity" shall right the quantity of Gas to be delivered and taken as agreed to by the parties in a transaction. 2.9.
- "Cover Standard", as referred to in Section 3.2, shall mean that if there is an unexcused failure to take or deliver any quantity of Gas pursuant to this Contract, then the performing party shall use commercially reasonable efforts to (i) if Buyer is the performing party, obtain Gas, (or an alternate first of elected by Buyer and replacement Gas is not available), or (ii) if Seller is the performing party, sell Gas, in either case, at a price reasonable for the delivery or production area, as applicable, consistent with: the amount of notice provided by the nonperforming party; the immediacy of the Buyer's Gas consumption needs or Seller's Gas sales requirements, as applicable the quantities involved, and the anticipated tends of falling by the tronperforming party
- 2.11. C'édit Support Épigation(s) shall mean any obligation(s) to provide or establish credit support for or on bahalf of, a party to this Centrait such as an irrevocable stardby letter of citall, a margin agreement a prepayment a security interest in an asset, a performance bend, guarants or other good and sufficient security of a continuing nature.
- coextensive with a "day as defined by the Receiving Fransporter in a 2.12. Pay shall mean a period of 21 consecutive source particular transaction
- 2.13. Pattery Perform small be the period during willer deliveries are to be made at agreed to by the parties in a transportion.
- 2.14. Polivery Politics, shall mean such point(s) as are agreed to by the parties in a transaction.

 2.15. PEDP shall mean and electronic data interchange duration to an agreement extered into by the parties, specifically relating to the communication of Transaction Confirmations under this Contract.
- 2.16. "EFP" shall meat the purchase, sale or exchange of natural Gastas the "physical" sign of an exchange for physical transaction involving that it is the purchase, sale or exchange of natural Gastas the "physical" sign of an exchange for physical transaction involving that it is the property of the under the Commodity Exchange Act.
- 2.17. Figure shall mean that either party may interrupt its performance without liability only to the extent that such performance is prevented for reasons of since Majeure provided, however, that during Force Majeure interruptions, the party involving Force Majeure may be responsible for any imbalance Charges as set form a Section 4.5 related to be interruption after the nomination is made to the Transporter and until the change in deliveties and/or receipts is confirmed by the Transporter.
- and concombustible gases in a gaseous state consisting primarity of methane. 2.18. Gas shall mean any mixture of nydrocarboa.
- e, costs of harges (in cash or in knot assessed by a Transporter for 2.19. Impalance Charges" shall mean any fees trend fallure to satisfy the Transporter's balance and/or noming light requirements
- 2.20. Interruptible, shall mean that either party may interrupt its performance at any time for any reason, whether or not caused by an event of Force Majeurs, with no liability, except such interrupting party may be responsible for any impalance Charges as set forth in Section 4.3 related to its interruption affair the nomination is finded to the Tansporter and funtil the charge in deliveries and/or receipts is confirmed by Transporter
- 2.21. MMBtu" shall mean one million British them at time, which is equivalent to disable kathern
- 2.22. "Month" shall mean the period beginning of the first Day of the calendar month and ending immediately prior to the commencement of the first Day of the next calendar months
- 2.23. "Payment Date" shall mean a date, as indicated on the Base Contract, on or before which payment is due Seller for Gas received by Buyer in the previous Month.
- "Receiving Transporter" shall mean the Transporter receiving Gas at a Delivery Point, or absent such receiving Transporter, the Transporter delivering Gas at a Delivery Point.
- "Scheduled Gas' shall mean the quantity of Gas confirmed by Transporter(s) for movement, transportation or management. 2.25.
- "Spot Price " as referred to in Section 3.2 shall mean the price listed in the publication indicated on the Base Contract, under the listing applicable to the geographic location closest in proximity to the Delivery Point(s) for the relevant Day; provided, if there is no 2.26. single price published for such location for such Day, but there is published a range of prices, then the Spot Price shall be the average

of such high and low prices. If no price or range of prices is published for such Day, then the Spot Price shall be the average of the following: (i) the price (determined as stated above) for the first Day for which a price or range of prices is published that next precedes the relevant Day; and (ii) the price (determined as stated above) for the first Day for which a price or range of prices is published that next follows the relevant Day.

"Transaction Confirmation" shall mean a document, similar to the form of Exhibit A, setting forth the terms of a transaction formed pursuant to Section 1 for a particular Delivery Period.

"Termination Option" shall mean the option of either party to terminate a transaction in the event that the other party falls to perform a Firm obligation to deliver Gas in the case of Seller or to receive Gas in the case of Buyer for a designated number of days during a period as specified on the applicable Transaction Confirmation.

"Transporter(s)" shall mean all Gas gathering or pipeline companies, or local distribution companies, acting in the capacity of a transporter, transporting Gas or Seller or Buyer ucstream or downstream, respectively, of the Delivery Point pursuant to a particular transaction.

PERFORMANCE OBLIGATION SECTION 3.

Seller agrees to sell and deliver, and Bliver agrees to receive and purchase, the Contract Quantity for a particular transaction in accordance with the terms of the Contract. Sales and purchases will be on a Firm or Interruptible basis, as agreed to by the parties in a

The parties have selected either the "Cover Standard" or the "Spot Price Standard" as indicated on the Base Contract.

Cover Standard:

3.2. The sole and exclusive remedy of the parties in the event of a breach of a Firm obligation to deliver or receive Gas shall be recovery of the following () in the event of a breach by Sellscott any Uby(s), payment by Sellscott Buyer in an amount equal to the positive difference, if any hetween the purphase price part by Buyer utilizing the Cover Standard and the Sontract Price, adjusted for commercially reasonable differences in transportation agsis to or from the Delivery Pight(s), multiplies by the differences between the Contract Quantity and the quantity actually delivered by Seller for such Caty(s); or (iii) in the event of a breach by Buyer grany Day(s), payment by Eurer to Sells. In the amoth equal to the positive difference if any, between the Contract Price and the progressed by Seller utilizing the Cover's characteristics and the progressed by Seller utilizing the Cover's characteristics, multiplies by the difference if any, between the Contract Price and the progressed by Buyer for such Delivery Politics), multiplies by the difference between the contract Quantity and the quantity actually takes by Buyer for such Day(s) of (iii) in the event that Buyer has used commercially reasonable allors to replace the Gas of Seller has used commercially reasonable in the seller and received by Buyer for active party, and it is contracted to replace the Contract Bugs and the Seller has paying the quantity actually delivered by Seller and received by Buyer for such Day(s). Imbalance Charges shall not be recovered under this Bection 3.2, but Seller and/or Buyer shall be responsible for Imbalance Charges, if any as provided in Section 4.9. The amount of such unfavorable difference shall be payable five Business Days after presentation of the party ming party's invoiced which spall set forth the basis upon which specific remotitives as a guitated.

Spot Price Standard

- 3.2. The sole and are usive remedy of the parties in the event of a breader of a br amount was calculated
- 3.3. Notwithstanding Section 3.2, the parties may acree to Alternative Damages in a Transaction Configuration executed in writing by both parties.
- 3.4. All addition to Sections 3.2 and 3.5, the parties ries provide for a Fermination Option in a Transaction Confirmation executed in writing by Both parties. The Transaction Confirmation explaining the Termination Option will designate the length of trongerformance triggering the Termination option and the procedures for exercise thereof flow damages for nonperformance will be compensated, and how liquidation costs will be calculated.

TRANSPORTATION, NOMINATIONS, AND IMBALANCES SECTION 4.

- Seller shall have the sole responsibility for transporting the Gas to the Delivery Point(s). Buyer shall have the sole responsibility for transporting the Gas from the Delivery Point(s).
- The parties shall coordinate their nomination activities, giving sufficient time to meet the deadlines of the affected Transporter(s). Each party shall give the other party timely prior Notice, sufficient to meet the requirements of all Transporter(s) involved in the transaction, of the quantities of Gas to be delivered and purchased each Day. Should either party become aware that actual deliveries at the Delivery Point(s) are greater or lesser than the Scheduled Gas, such party shall promptly notify the other party.

The parties shall use commercially reasonable efforts to avoid imposition of any Imbalance Charges. If Buyer or Seller receives an involce from a Transporter that includes imbalance Charges, the parties shall determine the validity as well as the cause of such imbalance Charges. If the Imbalance Charges were incurred as a result of Buyer's receipt of quantities of Gas greater than or less than the Scheduled Gas, then Buyer shall pay for such Imbalance Charges or reimburse Saller for such Imbalance Charges paid by Seller. If the Imbalance Charges were incurred as a result of Seller's delivery of quantities of Gas greater than or less than the Scheduled Gas, then Seller shall pay for such Imbalance Charges or reimburse Buyer for such imbalance Charges paid by Buyer.

QUALITY AND MEASUREMENT SECTION 5.

All Gas delivered by Seller shall meet the pressure, quality and heat content requirements of the Receiving Transporter. The unit of quantity measurement for purposes of this Contract shall be one MMBtu dry. Measurement of Gas quantities hereunder shall be in accordance with the established procedures of the Receiving Transporter.

TAXES SECTION 6.

The parties have selected either Buyer Pays Af and After Delivery Point" or "Seller Pays Before and At Delivery Point" as indicated on the Base Contract.

Buyer Pays At and After Delivery Point

Seller shall pay or cause to be paid all taxes, fees leaves, penalties, licenses or charges imposed by any government authority ("Taxes") on or with respect to the Gas prior to the Delivery Point(s). Buyer shall pay or cause to be paid all Taxes on or with respect to the Gas at the Delivery Point(s) and all Taxes after the Delivery Point(s). If a party is required to remit or pay Taxes that are the other party's responsibility hereunder, the party responsible for such Taxes shall promptly reimburse the other party for such Taxes. Any party entitled to an exemption from any such Taxes or charges shall furnish the other party any necessary documentation thereof.

Seller Pays Before and At Delivery Points

Seller shall pay or cause to be paid all taxes, fees, levies penalties, licenses or charges imposed by any government authority. Taxes") on or with respect to the Gas prior to the Delivery Point(s) and all Texes at the Delivery Point(s). Buyer shall pay or cause to be paid all Taxes on or with respect to the Gas after the Delivery Point(s). It shall be required to remit or the Taxes that are if exother party is responsibility hereunded, the party responsible for such taxes shall promptly temburse the other party for such Taxes. Any party entitled to an exemption from any such Taxes that are shall furnish the other party any necessary documentation thereof.

BILLING, PAYMENT, AND AUDIT SECTION 7

- 7.1. Seller shall invoke Buyer for Gas delivered and particle in the proceeding Month and for any other applicable charges, providing supporting documentating acceptable in Industry practice is support the amount danged. If the actual quantity delivered is not known by the billing will be prepared based on the quantity of Scheduled Gas. The invoked quantity will then be included to the actual quantity on the following Month's billing of as soon thereafter as actual delivery information is available.
- 7.2. Buyer shall remit the amount due under Section 74 in the manner specified in the Baser contrast reintingulately available funds, on or before the later of the Payn and Date or 10 Days after receipts of the payners are due buyer provided than the payners buyer shall be payment and on the next Business Day tellowing that take. In the event and payments are due buyer relationer; payment to Buyer shall be made in accordance with this Section 7.2.
- 7.3. In the even payments become due pursualité sections 3.2 or 3.3, the performing party may submit an Invoice to the nonperforming party for an accelerated payment setting for the basis upon which the invoiced and in twas calculated. Payment from the nonperforming party will be due five stigliness Days after receipt of invoice.
- 7.4. It the invoiced part in good faith disputes the anticipated any such layouse or any perithereof, such invoiced part in good faith disputes the anticipated and the invoiced party in good faith disputes the anticipated the anticipated party disputes the anticipated the invoiced provided, however, if the invoiced party disputes the anticipated the invoiced provided supporting documentation acceptable in industry practice to support the amount paid exclusived. In the event the parties are unable to respict such disputes either party may pursue any remedy available at law or it equity to enforce its rights pursuant to this Section.
- 7.5. It is invoiced part, falls to remit the full amount payable when due, interest on the thin aid portion small addrub from the date due until the date of payment at a rate (small to the lower of (i) the there interest payment at a rate (small plus five percent per annum; or (ii) the maximum applicable lawful interest rate.
- 7.6. A party shall pave the right, at its own expense, their feasonable Notice and at feasonable times, to examine and audit and to obtain copies of the relevant portion of the books records, and feepheric recordings of the other talk only to the examine and recessary to verify the accuracy of any statement charge, payment, or computation predesting entire. This right to examine addit, and to obtain copies shall not be available with respect to proprietary information not directly relevant to transactions under this Contract. All invoices and billings shall be conclusively presumed final and accurate and all associated claims for under- or overpayments shall be deemed waived unless such invoices or billings are objected to in writing, with adequate explanation and/or documentation, within two years after the Month of Gas delivery. All retroactive adjustments under Section 7 shall be paid in full by the party owing payment within 30 Days of Notice and substantiation of such inaccuracy.
- Unless the parties have elected on the Base Contract not to make this Section 7.7 applicable to this Contract, the parties shall net all undisputed amounts due and owing, and/or past due, arising under the Contract such that the party owing the greater amount shall make a single payment of the net amount to the other party in accordance with Section 7; provided that no payment required to be made pursuant to the terms of any Credit Support Obligation or pursuant to Section 7.3 shall be subject to netting under this Section. If the parties have executed a separate netting agreement, the terms and conditions therein shall prevail to the extent inconsistent herewith.

SECTION 8. TITLE, WARRANTY, AND INDEMNITY

- 8.1. Unless otherwise specifically agreed, title to the Gas shall pass from Seller to Buyer at the Delivery Point(s). Seller shall have responsibility for and assume any liability with respect to the Gas prior to its delivery to Buyer at the specified Delivery Point(s). Buyer shall have responsibility for and any liability with respect to said Gas after its delivery to Buyer at the Delivery Point(s).
- 8.2. Seller warrants that it will have the right to convey and will transfer good and merchantable title to all Gas sold hereunder and delivered by it to Buyer, free and clear of all liens, encumbrances, and claims. EXCEPT AS PROVIDED IN THIS SECTION 8.2 AND IN SECTION 14.8, ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR OF FITNESS FOR ANY PARTICULAR PURPOSE ARE DISCLAIMED.
- 8.3. Seller agrees to Indemnify Buyer and save it harmless from all losses, liabilities or claims including reasonable attorneys' fees and costs of court ("Claims"), from any and all persons, arising from or out of claims of title, personal injury or property damage from said Gas or other charges thereon which affects before title passes to Buyer. Buyer agrees to Indemnify Seller and save it harmless from all Claims, from any and all persons arising from Sout of claims regarding payment, personal injury or property damage from said Gas or other charges thereon which affect title passes to Buyer.
- 8.4. Notwithstanding the other provisions of this Section 8, as between Seller and Buyer, Seller will be liable for all Claims to the extent that such arise from the failure of Gas delivered by Seller to meet the quality requirements of Section 5.

SECTION 9. NOTICES

- 9.1. All Transaction Confirmations, invoices, payments and other communications made pursuant to the Base Contract ("Notices") shall be made to the addresses specified in writing by the respective parties from time to time.
- 9.2. All Notices equit to be reunder may be sent by facsimile or mutually acceptable electronic means a nationally recognized overnight coupler service. The class mail of hand delivered.
- 9.3. Nellies shall be disan when received on a Business Day by the addressee. In the absence or proof of the actual receipt date, the following presumptions will apply. Notices sent by assimile shall be deemed to have been eccelved upon the sending party's receipt of the acsimile may hime's continued on successful transmission. If the daylon which such a simile is received is not a Business Day or is after by 5 p.m. on a business Day they such facsimile shall be deemed to have been received on the next process of the received on the next process of the Business Day affect was sent or such earlier time, as is continued by the receiving party. Notice by a continued by the receiving party. Notice we affect that a second received to have been received on the next process. In the absence of the actual received is not a such earlier time, as is continued by the receiving party. Notice we affect that a second received to the process of the actual received to the rece

SECTION OF FINANCIAL RESPONSIBILITY

- 10.1. If eliber party (°X) has reasonable grounds for insecurity regarding the performance of any obligation under this Contract (whether or not their diffe) by the other party (°Y), including, without limitation, the occurrence of a material change in the credity or thinkes of X may demand Adequate Assurance of Performance. "Adequate Assurance of Performance shall mean sufficient security in the folion, amount and for the term reasonably acceptable to X, including but not limited to a standby irrevocable letter of credit, a prenament, a security interest in an asset of a performance bond or guaranty including the issuer of any such
- 10.2. In the event least an "Event of Default") either party (the "Defaulting Party" or its guaranter shalls ii) make an assignment or any general arrangement for the benefit of credite it. (ii) file a petition or otherwise commences authorize, or acquiesce in the commencement of a proceeding or case under any bankshirts or similar aw for the proceeding or case under any bankshirts or insignation of decitors de have such petition filed or proceeding commenced at anst it; (iii) otherwise become bankshirts or insignation of decitors de have such petition filed or proceeding commenced at anst it; (iii) otherwise become bankshirts or insignation of the similar of balance with respect to the fall due of have a resolver, provisional liquidator consignator, custodian, trustee or other similar of balance appointed with respect to it or substantially all of the assets; (vi) fall to perform any obligation to the other party with respect draw. Credit support Obligations relating to fing Contract; (ii) fall to give adequate Assertance of Performance under Section 10 x within all hours but at least one Business Day following written Rouce that such period have paid any amount for the other party (the "Non-Defaulting Party) shall have the right, at its sole election it immediately withhold and or sustend deliveres or payments upon Notice and/or to terminate and liquidate the transactions under the Contract, in the manner provided in Section 10.3, in addition to any and all other remains available hereunder.
- 10.3. If an Event of Default has occurred and is continuing, the Non-Defaulting Party shall have the notice by Notice to the Defaulting Party, to designate a Day no earlier that the Day such Notice is given and fine later than 20 Days after stick Notice is given, as an early termination date (the "Early Termination Date") for the liquidation and termination pursuant to Section 10.3.1 crain transactions under the Contract, each a "Terminated Transaction". On the Early Termination Date, all transactions will terminate, other than those transactions, if any, that may not be liquidated and terminated under applicable law or that are, in the reasonable opinion of the Non-Defaulting Party, commercially impracticable to liquidate and terminate ("Excluded Transactions"), which Excluded Transactions must be liquidated and terminated as soon thereafter as is reasonably practicable, and upon termination shall be a Terminated Transaction and be valued consistent with Section 10.3.1 below. With respect to each Excluded Transaction, its actual termination date shall be the Early Termination Date for purposes of Section 10.3.1.

The parties have selected either "Early Termination Damages Apply" or "Early Termination Damages Do Not Apply" as Indicated on the Base Contract.

Early Termination Damages Apply:

10.3.1. As of the Early Termination Date, the Non-Defaulting Party shall determine, in good faith and in a commercially reasonable manner, (i) the amount owed (whether or not then due) by each party with respect to all Gas delivered and received between the parties under Terminated Transactions and Excluded Transactions on and before the Early Termination Date and all other applicable charges relating to such deliveries and receipts (including without limitation any amounts owed under Section 3.2), for which payment has not yet been made by the party that owes such payment under this Contract and (ii) the Market Value, as defined below, of each Terminated Transaction. The Non-Defaulting Party shall (x) liquidate and accelerate each Terminated Transaction at its Market Value, so that each amount squal to the difference between such Market Value and the Contract Value, as defined below, of such Terminated Transaction(s) shall be due to the Buyer under the Terminated Transaction(s) if such Market Value exceeds the Contract Value and to the Seller if the opposite is the case; and (y) where appropriate, discount each amount then due under clause (x) above to present value in a commercially reasonable manner as of the Early Termination Date (to take account of the period between the date of liquidation and the date of which such amount would have otherwise been due pursuant to the relevant Terminated Transactions).

For purposes of this Section 10.3.13 Contract Value" means the amount of Gas remaining to be delivered or purchased under a transaction multiplied by the Contract Price and Market Value" means the amount of Gas remaining to be delivered or purchased under a transaction multiplied by the market prior for a similar transaction at the Delivery Point determined by the Non-Defaulting Party in a commercially reasonable marriar. To ascertain the Market Value, the Non-Defaulting Party may consider, among other valuations, any or all of the settlement prices of NYMEX Gas futures contracts, quotations from leading dealers in energy swap valuations, any or all of the settlement prices of NYMEX Gas futures contracts, quotations from leading dealers in energy swap contracts or physical gas tracing markets, similar sales or purchases and envirother bona fide third party offers; all adjusted for the length of the term and differences in transportation costs. A party shall not be required to enter into a replacement transaction(s) in order to determine the Mirket Value. Any extension(s) of the term of a transaction to which parties are not bount as of the Early Termination Date (including but not limited to "evertitein provisions") shall not be considered in deformining Contract Values and Market Values. For the global contract Values and Market Values. For the global contract Values and Market Values. The rate of interest used in calculating net present value shall be considered in detainining Contract Values and Market Values. The rate of interest used in calculating net present value shall be determined by the North Defaulting Party in a commiscipality easonable manner.

Early Termination Damages Do Not Apply:

The parties have selected either "Other Agreement Setoffs Apply" of Other Agreement Setoffs De Not Apply as Indicated on the Base Contract

Other Agreement Setoff: Apply:

Other Agreement Setoff: Apply:

10:3.2. The Non-Districting Party shall net or aggregate, as appropriate, any and all amounts owing between the parties under Section 10:3.1, solithat all Such amounts are netted of aggregated to a single liquidated amount payable by one party to the other (the "Net Settlement Amount"). At its sole opion and without order Notice to the Defaulting Party, the Non-Defaulting Party may setoff (I) any Net Settlement Amount payable to the Non-Defaulting Party against any margin of other collateral halp belief by the Defaulting Party against any of the Contract; of III any Net Settlement Amount payable to the Defaulting Party to the Non-Defaulting Party under any other agreement or arrangement between the parties. parties?

Other Agreement Setoffii Do Not Apply

- 10.3.2. The Nor E faulting Party stall net or aggregate, as appropriate, any and all amounts owing between the parties under Section 10.3 it, so that all such amounts are netted or aggregated to a single liquidated amount parable by one party to the other (the "Net Settlement Amount"). At its sole obtion and without poor Notice to the Defaulting Party, the Nort Defaulting Party may set off any Net Settlement Amount over to the Nort Defaulting Party against any margin or other solitateral held by it in connection with any Credit Support Obligation relating to the Contract.
- 10.3.3. If any obligition that is to be included in any nettine raggregation or setoff pursuant to Section 10.3.2 is unascertained, the Non-Defaulting Party may in good faith estimate that obligation and net; aggregate or setoff, as applicable, in respect of the estimate, subject to the Non-Defaulting Party accounting to the Defaulting Party when the obligation is ascertained. Any amount not then due which is included in any neiting, aggregation or setoff pursuant to Section 10.3.2 shall be discounted to net present value in a commercially reasonable manner determined by the Non-Defaulting Party.
- As soon as practicable after a liquidation, Notice shall be given by the Non-Defaulting Party to the Defaulting Party of the Net Settlement Amount, and whether the Net Settlement Amount is due to or due from the Non-Defaulting Party. The Notice shall include a written statement explaining in reasonable détail the calculation of such amount, provided that failure to give such Notice shall not affect the validity or enforceability of the liquidation or give rise to any claim by the Defaulting Party against the Non-Defaulting Party. The Net Settlement Amount shall be paid by the close of business on the second Business Day following such Notice, which date shall not be earlier than the Early Termination Date. Interest on any unpaid portion of the Net Settlement Amount shall accrue from the date due until the

date of payment at a rate equal to the lower of (i) the then-effective prime rate of interest published under "Money Rates" by The Wall Street Journal, plus two percent per annum; or (ii) the maximum applicable lawful interest rate.

- The parties agree that the transactions hereunder constitute a "forward contract" within the meaning of the United States Bankruptcy Code and that Buyer and Seller are each "forward contract merchants" within the meaning of the United States Bankruptcy Code.
- The Non-Defaulting Party's remedies under this Section 10 are the sole and exclusive remedies of the Non-Defaulting Party with respect to the occurrence of any Early Termination Date. Each party reserves to itself all other rights, setoffs, counterclaims and other defenses that it is or may be entitled to arising from the Contract.
- With respect to this Section 10, if the parties have executed a separate netting agreement with close-out netting provisions, the terms and conditions therein shall prevail to the extent inconsistent herewith.

FORCE MAJEURE SECTION 11.

- Except with regard to a garty's obligation to make payment(s) due under Section 7, Section 10.4, and Imbalance Charges under Section 4, neither party shall be liable to the other for failure to perform a Firm obligation, to the extent such failure was caused by Force Majeure. The term "Force Majeure as employed herein means any cause not reasonably within the control of the party claiming suspension, as further defined in Section 11.2.
- 11.2. Force Majeure shall include, but not be limited to, the following: (i) physical events such as acts of God, landslides, lightning, earthquakes, fires, storms or storm warnings such as hurricanes, which result in evacuation of the affected area, floods, washouts, explosions, breakage or accident or necessity of repairs to machinery or equipment or lines of pipe; (ii) weather related events affecting explosions, preakage of accident of necessity of repairs to machinery of equipment of lines of pipe; (ii) weather related events affecting an entire geographic region, such as low temperatures which cause freezing or failure of wells or lines of pipe; (iii) interruption and/or curtailment of Firm transportation and/or storage by transporters; (iv) acts of others such as attless lockouts or other such as a necessity for compliance with any court order, law statute, ordinaries, regulation or policy having the effect of law promulgates by a governmental action that the other such as a court of the such as a c
- 11.3. Neither party shall be entitled to the benefit of the provisions of Force Majeure to the extend performance is affected by any or all of the collecting electric stances: (i) the curtailment of the provisions of Force Majeure to the extend performance is affected by any or all of the collecting electric stances: (i) the curtailment of the performance of such transported or is also curtailed; (ii) the party claiming excess falled to remedy the egodition and to resume the performance of such covenants or sulligations with reasonable dispatch; of (ii) economic hardstip, to include without limitation Seller's ability to sell Gas at a covenant so the performance of such covenants or sulligations with reasonable dispatch; of (ii) economic hardstip, to include without limitation Seller's ability to sell Gas at a covenant so the performance of such covenants or sulligations of seller's ability to sell Gas at a covenant sell that the performance of such that the performance of such transported to the performance of such
- 11.4. Notwithstanding mything to the contrary herein the parties agree that the settlement of shikes lockdute or other industrial disturbances shall be within the sole discretion of the party experiencing such discretion.
- 11.5. The party whose performance its prevented by Forge Majeure prints provide Notice to the other party. Initiat Notice may be given or ally however writen Notice with reasonably full particulars of the event or occurrence is regulated as soon as reasonably possible. Upon providing written Notice of Force Majeure to the other party, the affected party will be relieved of its obtainion, from the conset of the Porce Majeure event its make or accept delivery of Gas, as applicable, to the extent and full the duration of Poise Majeure, and righter party shall be deemed to have falled in such obligations to the other during such decurrence or event.
- 11.6. Netwithstanding Sections 11.2 and 11.3, the parties may agree to alternative Force Malaure provisions in a Transaction Confirmation executed in ording by both parties.

SECTION 12. TERM

This Contract may be terminated on 30 Day's written Notice; but shall remain in effect until the expiration of the latest Delivery Period of any transaction of the highest of either party pursuant to Section 7.6 and Section 10, the pullbations to make payment herein the obligation of either party to ademnify the other, pursuant here o shall survive the termination of the Base Contract of any transaction.

SECTION 13. EINITATIONS

FOR BREACH OF ANY PROVISION FOR WHICH AN EXPRESS REMEDY OF MEASURE OF DAMAGES RECOVERED SUCH EXPRESS REMEDY OR MEASURE OF DAMAGES SHALL BE THE SOLE AND EXCLUSIVE REMEDY. A PARTY'S LIABILITY HEREUNDER SHALL BE LIMITED AS SET FORTH IN SUCH PROVISION, AND ALL OTHER REMEDIES OR DAMAGES AT LAW OR IN EQUITY ARE WAIVED. IF NO REMEDY OR MEASURE OF DAMAGES IS EXPRESSLY PROVIDED HEREIN OR IN A TRANSACTION, A PARTY'S LIABILITY SHALL BE LIMITED TO DIRECT ACTUAL DAMAGES ONLY. SUCH DIRECT ACTUAL DAMAGES SHALL BE THE SOLE AND EXCLUSIVE REMEDY, AND ALL OTHER REMEDIES OR DAMAGES AT LAW OR IN EQUITY ARE WAIVED. UNLESS EXPRESSLY HEREIN PROVIDED, NEITHER PARTY SHALL BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES, LOST PROFITS OR OTHER BUSINESS INTERRUPTION DAMAGES, BY STATUTE, IN TORT OR CONTRACT, UNDER ANY INDEMNITY PROVISION OR OTHERWISE. IT IS THE INTENT OF THE PARTIES THAT THE LIMITATIONS HEREIN IMPOSED ON REMEDIES AND THE MEASURE OF DAMAGES BE WITHOUT REGARD TO THE CAUSE OR CAUSES RELATED THERETO, INCLUDING THE NEGLIGENCE OF ANY PARTY, WHETHER SUCH NEGLIGENCE BE SOLE, JOINT OR CONCURRENT, OR ACTIVE OR PASSIVE.

TO THE EXTENT ANY DAMAGES REQUIRED TO BE PAID HEREUNDER ARE LIQUIDATED, THE PARTIES ACKNOWLEDGE THAT THE DAMAGES ARE DIFFICULT OR IMPOSSIBLE TO DETERMINE, OR OTHERWISE OBTAINING AN ADEQUATE REMEDY IS INCONVENIENT AND THE DAMAGES CALCULATED HEREUNDER CONSTITUTE A REASONABLE APPROXIMATION OF THE HARM OR LOSS.

MISCELLANEOUS SECTION 14.

- This Contract shall be binding upon and inure to the benefit of the successors, assigns, personal representatives, and heirs of the respective parties hereto, and the covenants, conditions, rights and obligations of this Contract shall run for the full term of this Contract. No assignment of this Contract, in whole or in part, will be made without the prior written consent of the non-assigning party (and shall not relieve the assigning party from liability hereunder), which consent will not be unreasonably withheld or delayed; provided, either party may (i) transfer, sell, pledge, encumber, or assign this Contract or the accounts, revenues, or proceeds hereof in connection with any financing or other financial arrangements, or (i) transferate interest to any parent or affiliate by assignment, merger or otherwise without the prior approval of the other party. Upon any such assignment, transfer and assumption, the transferor shall remain principally liable for and shall not be relieved of or discharged from any obligations hereunder.
- If any provision in this Contractis determined to be invalid, void or unenforceable by any court having jurisdiction, such determination shall not invalidate, void, or make une provision, agreement or covenant of this Contract.
- No waiver of any breach of this Contract strait be held to be a waiver of any other or subsequent breach. 14.3.
- 14.4. This Contract sets forth a understanding between the parties respecting each transaction subject hereto, and any prior contracts, understandings and representations, whether oral or written, relating to such transactions are merged into and superseded by this Contract and any effective transaction(s). This Contract may be amended only by a writing executed by both parties.
- 14.5. The interpretation and performance of this contract shall be governed by the laws of the jurisdiction as incleated on the Base Contract, excluding, however, any conflict of laws rule virich would apply the law of another inselfction.

 14.6. This Contract and all provisions herein will be subject to all applicable and valid statutes rules; orders and regulations of any governmental arithmatic raying jurisdiction over the parties their facilities, or das supply, this contract or transaction or any provisions thereof.
- 14.7. There is no faire any beneficially to this Contra
- 14.8. Each party to this Contract represents and warrants that it has full and complete authority to enter this and perform his Contract. Each person who exciting this Contract on behalf of either party represents and warrants that it has full and complete authority to do so and that contract on the contract of the party represents and warrants that it has full and complete authority to do so and that such party will be bound thereby.
- that such party will be bound thereby.

 14.9. The fleadings taxt subheadings contained in this Sontract are used solely for convenience and do not constitute a part of this Contract between the parties and shall not be used to construe of interpret the provisions of this Contract.

In the event that discosure is required by a governmental bedy or applicable law, the party subject to such requirement may disclose the material terms of this contract to the extent so required but shall promptly notify the other party, prior to disclosure, and shall cooperate (consistent with the disclosing party's legal obligations) with the other party's efforts to obtain protective orders or similar restraints with respect to such disclosure at the exitense of the other party.

14.11 The parties may agree to dispute resolution procedures in special Provisions attached to the Transaction Confirmation executed in writing by both parties. Base Contract or in a

DISCLAIMER: The purposes of this Contract are to facilitate trade, avoid misunderstandings and make more definite the terms of contracts of purchase and sale of natural gas. Further, NAESB does not mandate the use of this Contract by any party. NAESB DISCLAIMS AND EXCLUDES, AND ANY USER OF THIS CONTRACT ACKNOWLEDGES AND AGREES TO NAESB'S DISCLAIMER OF, ANY AND ALL WARRANTIES, CONDITIONS OR REPRESENTATIONS, EXPRESS OR IMPLIED, ORAL OR WRITTEN, WITH RESPECT TO THIS CONTRACT OR ANY PART THEREOF, INCLUDING ANY AND ALL IMPLIED WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY, OR FITNESS OR SUITABILITY FOR ANY PARTICULAR PURPOSE (WHETHER OR NOT NAESB KNOWS, HAS REASON TO KNOW, HAS BEEN ADVISED, OR IS OTHERWISE IN FACT AWARE OF ANY SUCH PURPOSE), WHETHER ALLEGED TO ARISE BY LAW, BY REASON OF CUSTOM OR USAGE IN THE TRADE, OR BY COURSE OF DEALING. EACH USER OF THIS CONTRACT ALSO AGREES THAT UNDER NO CIRCUMSTANCES WILL NAESB BE LIABLE FOR ANY DIRECT, SPECIAL, INCIDENTAL, EXEMPLARY, PUNITIVE OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THIS CONTRACT.

TRANSACTION CONFIRMATION FOR IMMEDIATE DELIVERY

Date:
Transaction Confirmation #
bp Haribactori Commission
This Transaction Confirmation is subject to the Base Contract between Seller and Buyer dated The
This Transaction Confirmation is subject to the base Contract between Seller and Buyer dates terms of this Transaction Confirmation are binding unless disputed in writing within 2 Business Days of receipt unless otherwise specified in the Base Contract
A STATE OF THE STA
SELLER: BUYER:
Attn:
Phone Fax:
Base Contract No.
Transporter:
Transporter Contract Number: Transporter Contract Number:
Contract Prices \$
Delivery Periods Beginst End:
Performance Obligation and Contract Quantity: (Select One)
Firm (Fixed Quantity) Firm (Variable Quantity) interruptible:
MMBrus/day Minimum Lip to MMBrus/day
MMBtus/day Napdmum
subject to Section 4.2 at election of
☐ Bryanor □ Seller
Delivery Point(s)
(If a pooling point is used list a specific deographic sind pipeline location)
Special Conditions:
Seller Beyer Beyer
Shares . Manager 2002
Ву:Ву:
Title: Title:
Date:

SPECIAL PROVISIONS ATTACHED TO AND FORMING PART OF THE BASE CONTRACT FOR SALE AND PURCHASE OF NATURAL GAS

Dated July 1, 2006

by and between

BP Canada Energy Company ("BP Canada")

and

KeySpan Gas East Corporation d/b/a KeySpan Energy Delivery Long Island ("KeySpan Gas East")

REDACTED

KEYSPAN GAS EAST CORPORATION d/b/a KEYSPAN ENERGY DELIVERY LONG ISLAND

Richard A. Rapp, Jr. Name:

Title:

Vice President, KeySpan Utility Services LLC, as agent for KeySpan Gas East Corporation d/b/a

KeySpan Energy Delivery Long Island

BP CANADA ENERGY COMPANY

Name:

Oel Robostan
Vice President Natural Gas 3P Canada Energy Company

Title:

Date:

Base Contract for Sale and Purchase of Natural Gas

Canadian Addendum

This Canadian Addendum ("Canadian Addendum") is entered into as of the following date: July 1, 2006.

The parties to this Canadian Addendum are the following: **BP** Canada Energy Company 240 4 Avenue SW, P.O. Box 200 Calgary Alberta T2P

1

and

KeySpan Gas East Corporation d/b/a KeySpan Energy Delivery Long Island 100 E. Old Country Road, Hicksville, New York 11801

Duns Number: : Base Contract Number: Canadian GST Number:

Party: BP Ganada Energy Company

Duns Number: Base Contract Number: Canadian GST Number:

Party: KeySpan Gas East Corporation d/b/a

IN WITNESS WHEREOF, the parties pereto agree to the terms and conditions set forth herein and have executed this Canadian Addendum in duplicate.

Party: BP Gamada Energy Company	KeySpan Energy Delivery Long Island
- A	106/20
By Koo	By Control of the second of th
Name Del Robbertan	Name Righerd A. Rapp Jr.
Name President Natural Gas	
Title CR Canada Energy Company	Title Vice Fresident, KeySpan Utility Services LC as agent to Revision
	Gas East Corporation dibits KeySpan Energy Delivery Long Island
Addarding this Capatian Addendum monstitutes an Adden	dum to that gertain Basis Contract for Sale and Purchase of Natural Gas,
as identified above. Between the parties. Base Control	and supplements and attends the Base contract affecting rensactions
thereunder Unless amended herein, the Base Contract conti	nues to applie Capitalized ferms used to this Canadian Addition which
are not here in defined will have the meanings ascribed to the Canadian Addendum and the Base Contract, the terms of this	III III Dasa Continue interior or or description of the continue of the contin
Term: This Canadian Accendum shall be effective from an	d after the date on which it is entered little and continue in effect until
terminated by either party from 30 Days written Notice to the	The party of the p
terminated prior to the explication of the latest Delivery 19000	ment hereundes including any related adjustments stalk survive the
to this canadian Addendum. The obligation to make any termination of this Canadian Addendum	
	the section
The parties hereby agree to the following provisions in the e	vent the parties fail to check a box, the default provision for each section
shall apply Select only 1 box from each section:	
Section 2.26 Spot Frise Publication: Delete the selection	made on the cover page of the Base Contract and replace it with the
following: See See See See See See See See See Se	to all the second secon
Canadiat Gis Price Reporter (default if the Dell	very Point is in Canada;
Gas Daily Milipoint (default (the Delivery Point)	3
Section 10.4 Termination Currency	
U. S. Dollare (default)	
Canadian Dollars Either currency may be used.	
Santa Santa . Marco Val Coldi Laborati .	the Base Contract
Section 14.5: Choice of Law: If a selection is made herei	n, delete the selection made on the cover page of the Base Contract
and replace it with the following:	
Delete Section 2.1 and replace it with the following:	
2.4 "Alternative Demanes" shell mean such damanes avn	ressed in United States dollars or United States dollars per MMBtu, or
Z.1 Alternative Damages shall mean soon damages, oxp	the Transaction Confirmation in the event either Seller

Canadian dollars or Canadian dollars per GJ, as the parties shall agree upon in the Transaction Confirmation, in the event either Seller

or Buyer fails to perform a Firm obligation to deliver Gas in the case of Seller or to receive Gas in the case of Buyer.

Delete Section 2.4 and replace it with the following:

2.4 "Business Day" shall mean any day except Saturday, Sunday, or a statutory or banking holiday observed in the jurisdiction specified pursuant to Section 14.5. A Business Day shall open at 8:00 a.m. and close at 5:00 p.m. local time for the relevant party's principal place of business. The relevant party, in each instance unless otherwise specified, shall be the party to whom the Notice is being sent and by whom the Notice is to be received:

Delete Section 2.8 and replace it with the following:

2.8 "Contract Price" shall mean, if the Deliver Point is in the United States, the amount expressed in U.S. Dollars per MMBtu or, if the Delivery Point is in Canada, the amount expressed in Canadian Dollars per GJ, unless specified otherwise in a transaction, to be paid by Buyer to Seller for the purchase of Gas as agreed to by the parties in a transaction.

Add the following as Section 2.30:

2.30 "GJ" shall mean 1 gigajoule 1 000,000,000 Joules. The standard conversion factor between Dekatherms and GJ's is 1.055056 GJ's per Dekatherm.

Add the following as Section 2:35

2.31 "Joule" shall mean the joule specified in the SI system of units.

Add the following as Section 2.32:

2.32 Termination Currency Equivalent, shall mean, in respect of any amount denominated in a surrency either that the Termination Currency (this Other Trimercy), the appoint in the Termination Currency that the Night-Defaulting Party, would be regulated to pay, on the Early Termination Party, to purchase such amount of Other Currency for spot delivery, as determined by the Nort Persulting Party in a commercially reasonable manner.

Delete Section a and jeptace it with the following:

All Gas delivered by Sallar shall meet the pressure, anality and heat content requirements of the Receiving Transporter. The unit of quantity measurement for purposes of this Contract shall be one MMBttrady or one \$1, as agreed at by the parties in a transaction. Measurement of Gas quantities hereunder shall be in accordance with the established procedures of the Receiving Transporter.

Add the following to Sestion 6:

Sections 6.2.6.3 and 6.4 amply if the Delivery Point is in Ganada.

- 6.2 The Contract Pic. does not include any amounts bayable by Buyar to the Excise Tax April Contract Pic. does not include any amounts bayable by Buyar to the Excise Tax April Contract Pic. does not include any amounts bayable by Buyar to the Excise Tax April Contract or the parties have selected "Buyer Pays At and After Delivery Point on Seller Pays Before and At Delivery Point as indicated on the Base Contract, Buyer will pay to Seller the amount of GST payable for the parties of Gas in addition to all other amounts payable under the Contract, Editor will hold the GST payable Buyer and will require such GST as required by law. Buyer and Seller will provide each other with the hold make such GST registration numbers.
- Where Buyer indicates to Seller hat Gas will be sported from Canada, the following shall apply
- 6.3.1 Where Buyer is not registered for GST under the ETA and Buyer indicates to Seller that Gas Will be exported from Canada, Buyer may request Seller that such Gas as "parcrated" Gas for export within the meaning of the ETA fortifiling purposes. If Seller, in its sole discretion agrees to so the such Gas, then Buyer hereby declares, represents and watering to Seller that Buyer will: (I) export such Gas as soon as a masonably possible after Seller delivers such Gas to Buyer (or after such Gas is delivered to Buyer after a zon rated storage service under the ETA) having regard to the circumstances sufficient the export and where applicable thorough business tractice; (II) not acquire such Gas for construction or use in Canada (other than to stopp y natural gas liquids or ethal after congleration for which is deemed by the ETA to be nill before export of such Gas; (III) ensure that, after such Gas is delivered and before export such Gas in or further processed transformed or altered in Canada (other than to stopp when accessed or included that the transportation and other than to recover natural gas liquids or ethane from such (except to the extent reasonably necessary or incidental to its transportation and other than to recover natural gas liquids or ethane from such Gas at a straddle plant); (Iv) maintain on file, and provide to Seller, if required, or to the Canada Customs and Revenue Agency, evidence satisfactory to the Minister of National Revenue of the export of such Gas by Buyer, and/or (v) comply with all other requirements prescribed by the ETA for a zero-rated export of such Gas.
- Where Buyer is registered for GST under the ETA and Buyer indicates to Seller that Gas will be exported from Canada, Buyer may request Seller treat such Gas as "zero-rated" Gas for export within the meaning of the ETA for billing purposes, and Buyer hereby declares, represents and warrants to Seller that Buyer intends to export such Gas by means of pipeline or other conduit in circumstances described in Section 6.3.1 (I) to (III).

6.3.3 Without limiting the generality of Section 8.3, Buyer indemnifies Seller for any GST, penalties and interest and all other damages and costs of any nature arising from breach of the declarations, representations and warranties contained in Section 6.3.1 or 6.3.2, or otherwise from application of GST to Gas declared, represented and warranted by Buyer to be acquired for export from Canada.

6.4 In the event that any amount becomes payable pursuant to the Contract as a result of a breach, modification or termination of the Contract, the amount payable shall be increased by any applicable Taxes or GST remittable by the recipient in respect of that

amount.

Delete Section 7.5 and replace it with the following:

7.5 If the invoiced party fails to remit the full argount payable when due, interest on the unpaid portion shall accrue from the date due until the date of payment at a rate equal to the lower of: (i) if the amount payable is in United States currency, the then-effective prime rate of interest published under "Money Rates" by The Wall Street Journal, plus two percent per annum; or, if the amount payable is in Canadian currency, the per annum rate of interest identified from time to time as the prime lending rate charged to its most credit worthy customers for Canadian currency commercial loans by The Toronto Dominion Bank, Main Branch, Calgary, Alberta, Canada, plus two percent per annum; or the graximum applicable lawful interest rate.

Delete Section 7.7 and replace It with the following:

7.7 Unless the parties have elected on the Base Contract not to make this Section 7.7 applicable to this Contract, the parties shall net all undisputed amounts due and owing, and/or past due, in the same currency, arising under the Contract such that the party owing the greater amount shall make a single payment of the het amount to the other party in accordance with Section 7.3 shall be subject to payment required to be made pursuant to the terms of any Credit Support Obligation or pursuant to Section 7.3 shall be subject to netting under this Section it the parties have executed a separate netting agreement, the terms and gorditions therein shall prevail to the extent indeposits the indianal.

Add the following as Section 7.8:

7.8 For each transaction all associated gayments shall be made in the currency of the Contract Price for such transaction

Add the following as Section 10.3.4:

10.3.4 The Non-Defaulting Party shall use the Termination Surrency Equivalent of any amount dengine and in a currency other than the Termination Currency in performing any netting, aggregation or setoff required or permitted by Section 10.3.1 or 10.3.2

Delete Section 10.4 and replace it with the following

10.4. As sport as practicable after a liquidation, Notice shall be given by the Non-Defaulting Party to the Defaulting Party of the Net Settlement Amount is due to or qualiform the Non-Defaulting Party. The Notice shall include a written statement explaining in reasonable detail the calculation of such amount, provided that failure to give such Notice shall not affect the validity or enforceability of the liquidation or give rise to any claim by the Defaulting Party against the Nort-Defaulting Party. The Net Settlement Amount shall be paid, in the Termination Currency, by the close of business on the second Business Day following such Notice, which date shall not be earlier than the Earl Termination Date. Interest on any unpaid portion of the Net Settlement Amount shall accrue from the date due until the date of payment at a rate equal to the lower of (i) if the singurit payable is in United States currency, the then affective prime rate of interest published under "Money Rates" by The Wall Street, ournal, pills two percent per annum, or if the amount payable is in Canadian currency, the per annum rate of interest identified from time to time as the prime lending rate charged to its most credit worthy customers for Canadian currency commended loans by The Toronto Dominion Bank, Main Branch, Calbery, Alberta, Canada, plus two percent par annum; or (ii) the maximum applicable lawful interest rate.

Delete Section 10.5 and replace it with the following

10.5 The parties agree that the transactions hereunder constitute a "prward contract" within the meaning of the United States Bankruptcy Code and that Buyer and Saller are each forward contract merchants" within the meaning of the United States Bankruptcy Code. The parties also agree that the transactions hereunder constitute an "eligible financial contract within the meaning of the Bankruptcy and Insolvency Act (Canada) and the Companies Creditors Agrangements Act (Canada), and similar Canada legislation.

EXHIBIT C

Opinion of Counsel for KeySpan Gas East Corporation d/b/a KeySpan Energy Delivery Long Island



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Thomas P. O'Neill Senior Counsel

March 22, 2007

Office of Natural Gas & Petroleum Import & Export Activities Fossil Energy, U.S. Department of Energy 1000 Independence Avenue SW Washington, D.C. 20585

Dear Sirs and Madams:

This opinion is furnished to you pursuant to Section 590.202(c) of the Department of Energy Regulations, 10 C.F.R. §590.202(c) and the Application of KeySpan Gas East Corporation d/b/a/ KeySpan Energy Delivery Long Island ("KeySpan Long Island") for Long-Term Authorization to Import and Export Natural Gas from and to Canada. I am Senior Counsel to KeySpan Corporate Services LLC, and as such am familiar with the corporate documents of KeySpan Long Island. Based on the foregoing and for the purposes of the Application to the Office of Fossil Energy, my opinion is that the proposed imports and exports as described in the Application are within the corporate powers of KeySpan Long Island.

Very truly yours,

Thomas P. O'Neill