

January 30, 2024

Federal Energy Regulatory Commission 888 First Street, N.E. Washington, D.C. 20426

Attention: Ms. Debbie-Anne Reese, Acting Secretary

Re: Negotiated Rate Agreement Update; El Paso Natural Gas Company, L.L.C.; Docket No. RP24-

Commissioners:

El Paso Natural Gas Company, L.L.C. ("EPNG") hereby tenders for filing and acceptance by the Federal Energy Regulatory Commission ("Commission") the tariff record listed below for inclusion in its FERC Gas Tariff, Third Revised Volume No. 1A ("Tariff"):

Part II Section 5.6 Tenaska Mktg Ventures #618375-FT1EPNG Version 5.0.0

Proposed with an effective date of February 1, 2024, this tariff record updates EPNG's Tariff to reflect a temporary point redesignation on an existing transportation service agreement ("TSA") between EPNG and Tenaska Marketing Ventures ("TMV"). EPNG respectfully requests a waiver of the 30-day notice requirement to effectuate the February 1, 2024 effective date, as discussed below.

Background

EPNG's Tariff includes Agreement No. 618375-FT1EPNG with TMV which provides for a fixed negotiated rate ("TMV TSA"). The Commission accepted the TMV negotiated rates in an order dated March 16, 2023. Currently, the tariff record reflecting the TMV TSA includes point redesignations that were accepted by the Commission on January 17, 2024.

Reason for Filing

Pursuant to General Terms and Conditions ("GT&C") Section 8.1(f)(iii) of EPNG's Tariff, firm shippers may request to temporarily or permanently redesignate primary point rights to any rate zone subject to certain procedures. In the case of

El Paso Natural Gas Co., Docket No. RP23-471-000 (Mar. 16, 2023) (unpublished letter order).

² El Paso Natural Gas Co., Docket No. RP24-278-000 (Jan. 17, 2024) (unpublished letter order).

a temporary redesignation, a firm shipper may request to redesignate a primary point on its TSA for a period of three months or less and, in the same request, simultaneously redesignate back to the original primary point at the end of the redesignation period.³ An acceptance of a redesignation request by EPNG constitutes an amendment of the TSA and an executed paper copy is unnecessary to amend the TSA as described in GT&C Section 8.1(f)(iii)(F).

TMV recently submitted a request to temporarily shift a portion of its capacity from the primary receipt point of PLAINS POOL (PIN 302248) to the INN26PLA (PIN 300109) receipt point on Agreement No. 618375-FT1EPNG for the period February 1, 2024 through February 29, 2024 as indicated on the attached tariff record.

TMV's request was accepted by EPNG and, therefore the agreement was deemed to be amended pursuant to Section 8.1(f)(iii)(F) of the GT&C.⁴ Given that the temporary redesignation request affects a negotiated rate agreement, EPNG is submitting a tariff record to reflect the receipt point modification.⁵ No other changes to the TSA has been made and the TSA conforms to the *pro forma* FT-1 service agreement contained in the Tariff.

Tariff Provisions

EPNG is submitting the following tariff record pursuant to 18 C.F.R. § 154.112(b) (2023) and Subpart C of Part 154 of the Commission's regulations.⁶

<u>Part II, Section 5.6</u> is updated to reflect the temporary receipt point redesignation for the period February 1, 2024 through February 29, 2024 applicable to the TSA.

Procedural Matters

In accordance with the applicable provisions of Part 154 of the Commission's regulations,⁷ EPNG is submitting an eTariff XML filing package, which includes the following:

See Section 8.1(f)(iii)(B) of the GT&C of EPNG's Tariff.

See Appendix A for a copy of the redesignation report for the TMV TSA. This report reflects the details regarding TMV's redesignation request and EPNG's approval of such request.

These temporary redesignations are similar to other receipt point redesignations which were recently filed by EPNG and accepted by the Commission. See, e.g., El Paso Natural Gas Co., RP24-189-000 (Dec. 18, 2023) (unpublished letter order) and RP24-278-000 (Jan.17, 2024) (unpublished letter order).

⁶ See 18 C.F.R. §§ 154.201 – 154.210 (2023) (Subpart C).

⁷ 18 C.F.R. §§ 154.1 – 154.603 (2023).

- a) a transmittal letter;
- b) Appendix A, a copy of the redesignation report for the TSA; and
- c) clean and marked versions of the tariff record in PDF format.

EPNG respectfully requests the Commission accept the tendered tariff record for filing and permit it to become effective February 1, 2024, contemporaneous with the effective date of the point redesignation. As such, EPNG requests the Commission grant a waiver of the notice requirements as permitted by 18 C.F.R. § 154.207 (2023) of the Commission's regulations. With respect to any tariff record the Commission allows to go into effect without change, EPNG hereby moves to place the tendered tariff record into effect at the end any minimal suspension period specified by the Commission.

Correspondence and communications concerning this filing should be directed to:

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Director, Regulatory
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These persons have been designated for service in accordance with Rule 203 of the Commission's Rules of Practice and Procedure (18 C.F.R. § 385.203 (2023)).

The undersigned hereby certifies that she has read this filing and knows (i) the contents of such filing and the attachments; (ii) that the contents as stated in the filing and in the attachments are true to the best of her knowledge and belief; and (iii) that she possesses full power and authority to sign this filing.

Respectfully submitted,

EL PASO NATURAL GAS COMPANY, L.L.C.

By /s/
Shelly L. Busby
Director, Regulatory

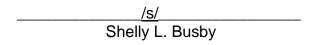
Enclosures

⁸ See, e.g., Gulfstream Natural Gas System, L.L.C., 105 FERC ¶ 61,164, at P 11 (2003).

Certificate of Service

I hereby certify that I have this day caused a copy of the foregoing document to be served upon all shippers on EPNG's pipeline system and interested state regulatory commissions, in accordance with the requirements of Sections 154.208 and 385.2010 of the Commission's Rules of Practice and Procedures.

Dated at Colorado Springs, Colorado as of this 30th day of January 2024.



Post Office Box 1087 Colorado Springs, CO 80944 (719) 520-4697



Primary Receipt and Delivery Point ReDesignation Report

Request #: 105756 Company Name: TENASKA MKTG. VENTURES

Contract No: 618375-FT1EPNG Status: EXECUTED

Acquired Capacity Agreement: N Amendment No: 3

Effective Date : 02/01/2024 **ReDesignation End Date :** 02/29/2024

Customer Comments:

Point (Rec)	Point Name (Rec)	Point (Del)	Point Name (Del)	Route	Rate Zone	Begin Date	End Date	MDQ/Dth/D
Current								
302248	(PLAINS) PLAINS POOL	301797	NMGASCO/EPNG (IRIOPUER) RIO PUERCO	SN2	29	02/01/2024	02/29/2024	28,715
Re-Designat	ion							
300109	NNG/EPNG (INN26PLA) 26 IN HOBBS (01	301797	NMGASCO/EPNG (IRIOPUER) RIO PUERCO	SN2	29	02/01/2024	02/29/2024	10,000
302248	(PLAINS) PLAINS POOL	301797	NMGASCO/EPNG (IRIOPUER) RIO PUERCO	SN2	29	02/01/2024	02/29/2024	18,715
Updated TSA	A Entitlements*							
300109	NNG/EPNG (INN26PLA) 26 IN HOBBS (01	301797	NMGASCO/EPNG (IRIOPUER) RIO PUERCO	SN2	29	02/01/2024	02/29/2024	10,000
302248	(PLAINS) PLAINS POOL	301797	NMGASCO/EPNG (IRIOPUER) RIO PUERCO	SN2	29	02/01/2024	02/29/2024	18,715

^{*}Note: The Updated TSA Entitlements represent the TSA entitlements once the re-designations have been approved and executed. These may vary from the original request as provided by the tariff in the GT&C, Section 8.1 (f) (iii) (C). To view the final approved TSA entitlements, log into DART and select Contracts and Amendments.

Statement of Negotiated Rates (Rates per Dth/day)

Rate Schedule FT-1 Shipper Identification	Term of Agreement	TCD (Dth/d)		eservation Rate 1/	Usage Rate	Primary Receipt Point(s)	Primary Delivery Point(s)
Tenaska Marketing Ventures	<u>2</u> 1/1/24 – <u>2</u> 1/ <u>29</u> 31/24	18,715 301797 IRIOPU	R	FebJan 2024	1a/	1/2/3/	302248 PLAINS
#618375-FT1EPNG 4/		10,000 <u>Feb</u> Jan	2024			300109 INN26PLA	301797 IRIOPUER
	32/1/24 - 3/31/30 31,945	13,408 Sept 2 10,177 Oct 20 6,945 Nov 2 3,715 Dec 20 3,715 Jan 20 3,715 Feb 20 6,945 Mar 2 10,177 Apr 20	24				

- Unless otherwise agreed by the Parties in writing, the rates for service shall be Transporter's maximum rates, as may be changed from time to time, for service under Rate Schedule FT-1 or other superseding Rates Schedules. The reservation rate shall be payable regardless of quantities transported.
- As provided in Section 4.18 of the GT&C of Transporter's Tariff, the parties agree to the following negotiated rate(s) of \$8.2034 per Dekatherm per Month which shall not be subject to the applicable maximum or minimum reservation rate as set forth in Transporter's Tariff and which shall be payable regardless of quantities transported.
- Fuel and L&U shall be as stated on Transporter's Statement of Rates in the Tariff as they may be changed from time to time, unless otherwise agreed between the Parties.
- 3/ Surcharges, if applicable: Unless otherwise specified, all applicable surcharges shall be the maximum surcharge rate as stated on the Statement of Rates, as they may be changed from time to time.

ACA:

The ACA Surcharge shall be assessed pursuant to Section 17 of the GT&C of the Tariff.

4/ This contract does not deviate in any material aspect from the form of service agreement.

Issued on: January 30, 2024 Effective on: February 1, 2024

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Tenaska Marketing Ventures #618375-FT1EPNG 4/	2/1/24 -2/29/24	18,715 10,000	Feb 2024 Feb 2024	1a/	1/2/3/	302248 PLAINS 300109 INN26PLA	301797 IRIOPUER 301797 IRIOPUER	
	3/1/24 - 3/31/30	31,945 35,177 38,408 16,639 13,408 10,177 6,945 3,715 3,715 6,945 10,177 13,408	Mar 2024 Apr 2024 May 2024 June – Aug 2024 Sept 2024 – 2029 Oct 2024 – 2029 Nov 2024 – 2029 Dec 2024 – 2029 Jan 2025 – 2030 Feb 2025 – 2030 Apr 2025 – 2029 May 2025 – 2029					

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- 1a/ As provided in Section 4.18 of the GT&C of Transporter's Tariff, the parties agree to the following negotiated rate(s) of \$8.2034 per Dekatherm per Month which shall not be subject to the applicable maximum or minimum reservation rate as set forth in Transporter's Tariff and which shall be payable regardless of quantities transported.
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