## **Access Agreement**

for Transcontinental Gas Pipe Line Company, LLC's Rate Case Website in Docket No. RP18-1126

| This Access Agreement is entered into betwe    | en Transcontinental Gas Pipe Line Company, LLC  |
|--|---|
| ("Transco") and                                | ("Participant"), a participant in Transco's     |
| Natural Gas Act Section 4 general rate case in | n Docket No. RP18-1126 ("Rate Case"), to govern |
| Participant's access to Transco's Rate Case w  | vebsite ("Website").                            |

## 1. Security and Access.

- a. Participant shall access and use the Website for the purposes of obtaining materials or information for Participant's use in the Rate Case. Upon receipt of Participant's executed Access Agreement, Transco will assign a logon I.D. and password to Participant. Participant shall provide the logon I.D. and password only to its attorneys, employees and agents who are directly or indirectly engaged in representing Participant in the Rate Case ("Authorized Employees"). Participant agrees to take all necessary precautions to ensure that no other person or party, except its Authorized Employees, has access to the logon I.D. and password. If, at any time, any Authorized Employee no longer requires access to the Website, Participant shall immediately take all reasonable steps to prevent access. If Participant ceases to be a participant in Transco's Rate Case, Participant shall discontinue all use of the Website.
- b. Except for the restricted right to utilize the Website as described above, Participant is granted no rights to use of the site. Participant may download materials or information from the Website, but Participant shall not upload materials or information to the site, copy any portion of the site, or use the Website, or materials or information therein, to prepare derivative works unrelated to the Rate Case or otherwise profit or gain from what is Transco's information. Participant shall properly utilize the Website in accordance with Transco's instructions, shall make no effort to improperly access the Website or the computers on which the Website operates, and shall make no effort to reverse-engineer the site or any aspect of the system on which it operates.
- Disclaimer of Warranty and Limitation of Liability. Participant agrees THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, THAT MIGHT ARISE IN CONNECTION WITH THIS ACCESS AGREEMENT OR PARTICIPANT'S USE OF THE WEBSITE. ADDITIONALLY, TRANSCO DISCLAIMS ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT AND NONINTERFERENCE, AND INFORMATIONAL CONTENT. Participant agrees Transco shall have no liability whatsoever, whether in contract or tort, for any losses or damages sustained or claimed to be a result of failures or deficiencies in the Website or arising or claimed to arise out of or in connection with the delivery, use or performance of the Website.

- 3. Participant accepts the Terms of Use governing the Website (as posted on and made available through the Website), which may be modified from time to time and are incorporated herein by this reference.
- 4. Participant or Transco each shall have the right to terminate this Access Agreement at any time for any reason, with or without cause. Transco shall have the right to modify or terminate its Website; provided, however, that if Transco terminates its Website while the Rate Case is pending before the Federal Energy Regulatory Commission, then Transco shall provide a reasonable alternative means for Participant to access the materials or information previously provided on the Website for Participant's use in the Rate Case.
- 5. Participant shall not assign, license or transfer this Access Agreement (except as part of the sale of the assets of Participant's business) without the express written consent of Transco.
- 6. This Access Agreement shall be governed by and construed in accordance with the laws of the State of Texas, excluding any conflicts of law rule or principle that might refer same to the laws of another jurisdiction.

| Accepted and agreed this | day of        | , 2018 |
|--------------------------|---------------|--------|
| For:                     | (Participant) |        |
| By:                      | (Signature)   |        |
| Print Name:              |               |        |
| Email address:           |               |        |