F.E.R.C. I.C.A. OIL TARIFF

WEST TEXAS GULF PIPE LINE COMPANY LLC

LOCAL PIPELINE TARIFF APPLYING ON INTERSTATE TRANSPORTATION OF **CRUDE PETROLEUM** FROM **POINTS IN TEXAS** TO **POINTS IN TEXAS**

Filed in compliance with 18 CFR § 341.3 (Form of Tariff)

Subject to Rules and Regulations shown on Pages 3 through 6.

The provisions published herein will, if effective, not result in an effect on the quality of the human environment.

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Issued by: Adam Arthur, EVP – Crude Oil West Texas Gulf Pipe Line Company LLC 1300 Main Street Houston, TX 77002

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Compiled by: Diane A. Daniels on behalf of West Texas Gulf Pipe Line Company LLC 1300 Main Street Houston, TX 77002 (713) 989-7425 tariffs@energytransfer.com

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WEST TEXAS GULF PIPE LINE COMPANY LLC RULES AND REGULATIONS GOVERNING CRUDE TRANSPORTATION BY PIPELINE

Rule 1 Definitions

"Barrel" means a volume of forty-two (42) United States Gallons at sixty degrees (60°) Fahrenheit and zero ("0") gauge pressure if the vapor pressure of the petroleum is at or below atmospheric pressure, or at equilibrium vapor pressure if the vapor pressure of the petroleum is greater than atmospheric pressure.

"Carrier" means West Texas Gulf Pipe Line Company LLC.

"Consignee" means the party, including a connecting pipeline system, to whom Shipper has ordered delivery of Crude Petroleum.

"Crude Petroleum" means the direct product of oil wells or a mixture of the indirect products transportable like the direct products and containing not more than two percent (2%) of sediment, water, and other impurities.

"Delivery" means the transfer from Carrier at destination to Consignee.

"Receipt" means the transfer from Shipper at origin to Carrier for transportation.

"Required Inventory" means the volume of Crude Petroleum, by grade, required by Carrier for line fill and working stock.

"Shipper" means the party who contracts with Carrier for the transportation of Crude Petroleum under the terms of this tariff.

"Shipper's Inventory" means total Receipts of Crude Petroleum, by grade, from a single Shipper less that Shipper's Deliveries.

Rule 2 Specifications and Restrictions

Subject to agreement between Shipper and Carrier regarding transportation from intermediate points, Carrier will receive Crude Petroleum through its present facilities at only the origin point(s) named herein. Crude Petroleum will be accepted for transportation only at such times as Crude Petroleum of the same grade and general characteristics is being transported from origin point(s) to point(s) of destination. Crude Petroleum tendered for transportation which differs in grade and general characteristics from that usually transported by Carrier will, at the Carrier's option, be transported only under terms agreed upon, in writing, by Shipper and Carrier.

Rule 3 Destination Facilities Required

Carrier will receive Crude Petroleum for transportation (a) when Crude Petroleum is to be received into Carrier's facilities at destination and Shipper or Consignee has made arrangements for further transportation beyond or (b) when Shipper or Consignee has provided the necessary facilities for receiving Crude Petroleum promptly on arrival at destination.

Rule 4 Gauging or Metering and Testing

All shipments tendered to Carrier for transportation shall be gauged or metered and tested by a representative of Carrier prior to, or at the same time as, receipt from the Shipper. But the Shipper or Consignee shall have the privilege of being present or represented during the gauging or metering and testing. Shipper will grant access to Shipper's facility to Carrier's representative and to any connecting carrier's representative for witnessing meter or gauge readings or meter proving and for any other required inspection incidental to measurement and transportation of Crude Petroleum.

Quantities gauged or metered shall be corrected from observed temperatures to sixty degrees (60°) Fahrenheit using applicable Standard Petroleum Measurement Tables adopted jointly by the American Petroleum Institute (API Standard 2540) and the American Society for Testing Materials (ASTM Standard D 1250). The full percentage of

water or other impurities as ascertained by a centrifuge machine or other tests will be deducted from the correct volume.

Pursuant to Item No. 14, Crude Petroleum quantities transported may be adjusted to allow for inherent losses, including but not limited to shrinkage, evaporation, interface losses and normal "over and short" losses. Adjustments will be made on the basis of total quantities transported for each crude segregation and shall be based on actual historical experience.

Rule 5 Line Fill and Working Stock Requirement

Shippers shall furnish Required Inventory. Each Shipper shall supply its share of Required Inventory, by grade, in the ratio that its volume of each grade delivered through each segment during the previous year bears to the total volume of all grades delivered through each segment by all Shippers during the previous year. A new Shipper (one without a Required Inventory balance) shall supply its share of Required Inventory, by grade, in the ratio that its new volume of each grade tendered monthly for each segment bears to 1/12 of the total volume of all grades delivered through each segment in the previous year by all Shippers.

Carrier shall give Shippers prompt notice concerning adjustments in their respective shares of Required Inventory and shall direct Shippers to reduce or increase their Shipper's Inventory when necessary. Inventory adjustments shall be completed within sixty (60) days after notice.

Carrier shall provide each Shipper a monthly Shipper's Inventory statement by grade of Crude Petroleum.

Rule 6 Crude Petroleum Deliverable

Shippers may, upon notice to Carrier, withdraw their Crude Petroleum receipts as measured and adjusted pursuant to Rules 4, 12, and 14 herein, plus any surplus in Shipper's Inventory above their Required Inventory.

Rule 7 Mixing in Transit

Crude Petroleum will be accepted for transportation only on condition that it shall be subject to normal changes in general characteristics while in transit as may result from the mixture of such Crude Petroleum with other similar Crude Petroleum in the pipeline and/or tanks of Carrier or connecting carrier. Carrier will not be liable for variations of gravity or quality of Crude Petroleum occurring while in its custody and is under no obligation to deliver the identical Crude Petroleum as received.

Rule 8 Clear Title Required

The Carrier shall have the right to reject any Crude Petroleum, when tendered for transportation, which is involved in litigation, or the title of which is in dispute, or which is encumbered by lien or charge of any kind, and it may require of the shipper satisfactory evidence of his perfect and unencumbered title or satisfactory indemnity bond to protect the Carrier.

Rule 9 Common Stream Petroleum Connecting Carriers

When both receipts from and/or deliveries to a connecting carrier of substantially the same grade of Crude Petroleum are scheduled at the same interconnection, Carrier reserves the right, with cooperation of the connecting carrier, to offset like volumes of such common stream Crude Petroleum. When this right is exercised, Carrier will make deliveries for the Shipper involved from its substantially similar common stream Crude Petroleum.

Rule 10 Application of Rates from/to Intermediate Origin/Destination Points

For Crude Petroleum accepted for transportation from any origin point on Carrier's lines not named in the individual tariffs, which is intermediate to any published origin and/or destination points for which rates are published, Carrier will apply from such unnamed point the rate published from the next more distant point specified. If branch or diverging lines create two or more "next most distant points", Carrier will apply the rate which will result in the lowest charge.

For Crude Petroleum accepted for transportation to any destination point on Carrier's lines not named in the individual tariffs, which is intermediate to any published destination and/or origin points for which rates are published, Carrier will apply to such unnamed point the rate published to the next more distant point specified. If branch or diverging lines create two or more "next most distant points", Carrier will apply the rate which will result in the lowest charge.

Carrier will file a tariff applicable to such transportation movements within 30 days of the start of the service if the intermediate point is to be used on a continuous basis for more than 30 days.

Rule 11 Deliveries and Demurrage

Carrier will transport Crude Petroleum with reasonable diligence, considering the quality of the Crude Petroleum, the distance of transportation, and other material elements, but may at any time after Receipt of a consignment of Crude Petroleum, upon twenty-four (24) hours' notice to the Consignee, tender Crude Petroleum conformable to specifications herein, for Delivery from its common stock at the point of destination. At the expiration of such notice, the Carrier may assess a demurrage charge on all Crude Petroleum tendered for Delivery and remaining undelivered, at the rate for each day of twenty-four (24) hours, or fractional part thereof, as follows; Fifty-Three hundredths cents (0.53ϕ) per barrel per day.

Rule 12 Payment of Transportation and Other Charges

Transportation charges will be computed and collected at the applicable tariff on the Delivery quantities of Crude Petroleum determined pursuant to these Rules and Regulations. Shipper shall be responsible for transportation and all other charges applicable to the particular shipment, and, if required, shall prepay all charges or furnish guaranty of payment satisfactory to Carrier. Carrier shall have a security interest in all Crude Petroleum accepted from Shipper under this tariff. This security interest shall secure: (1) All transportation and any other charges due or to become due from Shipper under the terms of this tariff; and (2) All costs and expenses of Carrier in exercising any of its rights detailed below, including, but not limited to, reasonable attorney fees, storage charges, and settlement of conflicting liens. The security interest provided herein shall be in addition to any lien provided by statute or common law. In the event Shipper fails to satisfy when due any obligation to Carrier, Carrier shall have all of the rights and remedies accorded to secured party under applicable state law and in addition may in its sole discretion and without notice take any or all of the following actions: (1) Refuse to deliver Crude Petroleum in its custody until all such obligations have been paid; (2) Proceed to sell such Crude Petroleum, in accordance with the applicable provisions of state law, and apply the proceeds to such obligations, (3) Store such Crude Petroleum or contract for storage of such products pending sale or other disposition; or (4) Take any other action it deems necessary for the proper protection and sale of such Crude Petroleum. Carrier may agree, at its sole discretion, to waive its security interest in the Crude Petroleum if Shipper or Consignee provides sufficient security satisfactory to Carrier.

Rule 13 Proration of Pipe Line Capacity

[C] Colorado City, TX to Wortham, Goodrich, and Longview, TX:

If during any period, the total volume of crude petroleum nominated to Carrier for transporting on Carrier's pipeline **[C]** from Colorado City to Wortham, Goodrich, and Longview, TX is in excess of the normal operating capacity of the pipeline, Carrier shall allocate transportation capacity in accordance with the "West Texas Gulf Pipe Line Company LLC Proration Policy **[C]**, Colorado City, TX to Wortham, Goodrich, and Longview, TX" dated **[W]** January 1, 2024 June 1, 2018. The Proration Policy will be provided upon request by the person listed as "Compiler" on the title page of this tariff.

If a Shipper fails to deliver for transportation, during any month of shipment, the volumes allocated by Carrier, its allocation for the succeeding month may be reduced by the amount of allocated throughput not utilized during the month of shipment in addition to any charges Shipper may incur under the above referenced Proration Policy.

Rule 14 Liabilities of Parties

As a condition to Carrier's acceptance of Crude Petroleum under this tariff, each Shipper agrees to protect and indemnify Carrier against claims or actions for injury and/or death of any and all persons whomever and for damage to property of, or any other loss sustained by Carrier, Shipper, Consignee and/or any third party resulting from or arising out of 1) any breach of or failure to adhere to any provision of this tariff by Shipper, Consignee, their agents, employees or representatives and 2) the negligent act(s) or failure(s) to act of Shipper, Consignee, their agents, employees or representatives in connection with Delivery or Receipt of Crude Petroleum.

The Carrier, while in possession of Crude Petroleum herein described, shall not be liable for any loss of Crude Petroleum; damage thereto; or delay because of any act of God, the public enemy, civil disorder, quarantine, the authority of laws, strikes, riots, fire, floods or the acts of default of Shipper or Consignee, or from any other causes not due to the sole negligence of Carrier. In case of loss or damage from causes other than the sole negligence of Carrier, such loss or damage shall be charged proportionately to each shipment in the ratio that such shipment, or

portion thereof, received and undelivered at the time the loss or damage occurs, bears to the total of all shipments or portions thereof, then in custody of Carrier for shipment via the lines or other facilities in which the loss or damage occur. Consignee shall be entitled to receive only that portion of his shipment remaining after deducting his proportion of such loss or damage, determined as aforesaid, and shall be required to pay transportation charges only on the quantity delivered.

Rule 15 Notice of Claims

As a condition precedent to recovery, claims must be filed in writing with Carrier within nine (9) months after Delivery of Crude Petroleum, or, in case of failure to make Delivery, then within nine (9) months after a reasonable time for Delivery has elapsed; and suits shall be instituted against Carrier only within two (2) years and one (1) day from the day when notice in writing is given by Carrier to the claimant that Carrier has disallowed the claim or any part or parts thereof.

Rule 16 Intrasystem Transfers

An intrasystem transfer of title to Crude Petroleum will be allowed at Carrier's Colorado City origin for a fee of 0.75 cents per barrel, with a minimum of \$50.00, charged to the transferor. Recognition of such intrasystem transfers will be subject to both the transferor and transferee following and completing the process established by Carrier for intrasystem transfers.

Rule 17Connection Policy

Connections to Carrier's pipeline(s) will only be considered if made by formal written notification to Carrier and all requests will be subject to the following standards and conditions. All connections will be subject to design requirements necessary to protect the safety, security, integrity and efficient operation of the Carrier's pipeline(s) in accordance with generally accepted industry standards. Acceptance of any request for connection will be subject to compliance with governmental regulations.

Rule 18 Tenders

All Shippers desiring to ship or receive Crude Petroleum through the pipelines of Carrier shall provide Carrier, through Transport 4 (T4), or such other system designated by Carrier, a nomination specifying the kind, quantity, receipt point, sequence of delivery, delivery point, and Shipper of each proposed shipment of Crude Petroleum (the "Initial Nomination"). Carrier shall not be obligated to accept a Tender for any transportation month unless the Shipper submits its nomination to the Carrier on or before 4:15 PM Central Time on or before the fifteenth (15th) day of the preceding calendar month. If the fifteenth (15th) day of the preceding calendar month is a non-business day, then such Nomination shall be due on the last business day prior to the fifteenth (15th) day of the preceding calendar month (the "Initial Nomination Due Date"). Carrier will confirm such nomination not later than the twenty-fifth (25th) day of such calendar month. Carrier will carefully examine Nominations, using every means available to ensure that they are true and realistic and may reject any Nominations to the extent they appear to be inflated.

Upon confirmation of acceptance of Shipper's Initial Nomination (as adjusted, if necessary, pursuant to Rule 13) by Carrier, Shipper's Initial Nomination will be considered binding as to Shipper. If a Shipper makes a nomination after the Initial Nomination Due Date for additional capacity (an "Incremental Nomination"), then Carrier shall notify Shipper if such Incremental Nomination will be accepted, and any such accepted Incremental Nomination shall be considered binding as to Shipper upon Carrier's notification of acceptance. A nomination made after the Initial Nomination Due Date does not modify a binding Initial Nomination; rather, a nomination made after the Initial Nomination Due Date shall be considered a new, Incremental Nomination, to the extent approved by Carrier. The sum of a Shipper's accepted Initial Nomination and any accepted Incremental Nomination shall be considered a Shipper's "Binding Nomination" for the month. If a Shipper makes a nomination after the Initial Nomination Due Date that is lower than the accepted Initial Nomination, then the accepted Initial Nomination of Shipper.

Except with respect to a Committed Shipper and the shipment of its committed volumes, for which such Committed Shipper is otherwise obligated to ship its committed volumes or pay a deficiency payment, for each transportation month in which Shipper Tenders Crude Petroleum that is less than its Binding Nomination for such transportation month, for any reason other than at the request of Carrier or where Carrier's operations prevented full receipt of the Barrels Tendered by Shipper, Shipper shall be invoiced a Nomination Shortfall Charge in addition to being invoiced for its Tendered volumes. The "Nomination Shortfall Charge" shall equal: (1) the positive difference between the Shipper's Binding Nomination for a transportation month and the actual volumes delivered out to Shipper during that

transportation month multiplied by (2) the then-current and applicable per-barrel transportation rate published in Carrier's applicable tariff.

If it is determined that insufficient capacity is available to accommodate all valid timely and properly submitted nominations, Carrier will notify, via electronic bulletin posting or other appropriate method as selected by the Carrier, each Shipper that has tendered a nomination for an allocated line segment. Carrier will allocate capacity in accordance with Rule 13.

Crude Petroleum will be accepted for transportation under this tariff in shipments not less than fifty thousand (50,000) Barrels from one shipper. Carrier reserves the right to move smaller batches when operating conditions allow. No tender shall be considered beyond the amount which the party requesting shipment has readily accessible for shipment.

For tenders utilizing Marine Terminals at Nederland, tenders shall include expected date range that vessel expects to unload at terminal as specified in respective Port Manuals.

TABLE OF RATES

	TRUNK RATE RATE IN CENTS PER BARREL OF 42 U.S. GALLONS FROM (ORIGINS)				
TO (DESTINATIONS)					
	Abilene, Texas (Taylor County)	Colorado City, Texas (Scurry County)	Tye, Texas (Taylor County)	Wortham, Texas (Freestone County)	
Goodrich, Texas (Polk County)		[U] 60.58			
Longview, Texas (Gregg County)	[U] 54.42	[U] 63.51	[U] 57.19	[U] 27.57	
Nederland, Texas (Jefferson County)		[U] 180.01			
Sour Lake, Texas (Hardin County)					
Tye, Texas (Taylor County)		[U] 30.80			
Wortham, Texas (Freestone County)	[U] 37.54	[U] 37.54	[U] 37.54		

GATHERING CHARGE

No gathering service will be performed under this tariff. The rate shown herein applies to trunk line transportation only.

GATHERING SYSTEM RECEIPT CHARGE

For receipts from third party gathering pipelines at Colorado City Station into Carrier's facilities at the Origin Point of Colorado City, a charge of **[U]** twelve and twenty-eight hundredth (12.28) cents per barrel will be assessed.

PUMPING CHARGE

For deliveries to connecting pipelines at Colorado City Station, when pumping service is performed by West Texas Gulf Pipe Line Company LLC, a charge of **[U] twenty-one and fifteen hundredth (21.15) cents per barrel** will be assessed.

VISCOSITY SURCHARGE

Section 1. In addition to all other charges for transportation hereunder, all Crude Petroleum having a viscosity greater than 80 Saybolt Universal Seconds (SUS) at 60° Fahrenheit shall be subject to an additional charge per barrel of [U] nineteen hundredth cents (0.19¢) per unit change in viscosity above 80 SUS (rounded to the nearest one hundredth of a cent).

Section 2. Crude petroleum viscosities to be determined per the Carrier's Viscosity Table available on the Carrier's web site. Crude petroleum not listed in the Carrier's Viscosity Table shall be considered for shipment on a case-bycase basis with the shipper providing the required viscosity information and other characteristics. Carrier reserves the right to verify the information by its own or independent testing. The carrier's website is <u>www.energytransfer.com</u>.

Explanation of Reference Marks

- [C] Canceled
- [U] Unchanged
- [W] Change in Wording Only