Status: CANCELLED Received: 10/31/2007 Effective Date: 11/01/2007

PSC NO. 3 GAS

Leaf: 226
St. Lawrence Gas Company, Inc.

Revision: 1
Initial Effective Date: 11/01/2007

Superseding Revision: 0

Issued in Compliance with Commission Order in Case 06-G-0059, dated August 23, 2007

GENERAL INFORMATION

2. General Rules, Regulations, Terms and Conditions: (Cont'd)

XV. Forms: (Cont'd)

- K. Form of Gas Transportation Service Agreement (Cont'd)
 - 7.1 Customer shall give company a notice (a "revised Nomination") immediately when it becomes aware of any circumstances that will alter the quantity of gas to be delivered to the Point of Receipt on a Day to a quantity other than the Nominated Quantity set forth in the Nomination or revised Nomination applicable to such Day, and in such revised Nomination customer will specify and nominate the volume of gas that will be delivered to the Point of Receipt on such Day. In particular, customer shall notify company of any inability to deliver the Nominated Quantity on any Day and shall give company a revised Nomination to be applicable to such Day.
 - 7.2 Acceptance by the company of such nominations shall be subject to the provisions of Article VIII and Article IX.
 - 7.3 All such notices contemplated in this Article shall be made by telephone, telecopier or other telecommunication device and if given orally shall only be effective if they are confirmed the same day in writing by way of telecopier or other written instrument.
 - 7.4 The accounting between customer and company will be on a daily basis with no right in either party to transfer any quantities of gas from one day to another during which this Service Agreement is in effect.

ARTICLE VIII – CURTAILMENT OR DISCONTINUANCE OF SERVICE

- 8.1 The provisions of this Article VIII shall only be applicable if service under any of the Service Classifications applicable to this Service Agreement is interruptible.
- 8.2 On the company giving the minimum period of notice to customer which is permitted by any interruptible Service Classification or service agreement, company, at its sole option, may order the discontinuance of interruptible service hereunder or may order the curtailment of service hereunder to a certain level. Such notice shall be given by telephone, electronic or other communication device or in person.
- 8.3 Customer shall comply with any request of company, made by notice as aforesaid, that customer curtail or discontinue its use of gas supplied or transported by company.
- 8.4 Service will be resumed as soon as possible after the conditions causing company to issue the discontinuance or curtailment order cease to be operative.