



Florida Gas Transmission Company

An Energy Transfer/Kinder Morgan Affiliate

May 1, 2017

Ms. Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
888 First Street, N.E.
Washington, DC 20426

RE: Florida Gas Transmission Company, LLC
Compliance with CP15-144-000
Docket No. RP17-_____

Dear Ms. Bose:

In compliance with Ordering Paragraph (E) of the Federal Energy Regulatory Commission's (Commission) Order Issuing Certificate issued March 30, 2016 in Docket No. CP15-144-000 (March 30, 2016 Order), Florida Gas Transmission Company, LLC (FGT) submits herewith for filing the following tariff record to its FERC NGA Gas Tariff, Fifth Revised Volume No. 1, prior to commencement of service utilizing facilities constructed under the Jacksonville Expansion Project. FGT requests that the proposed tariff record become effective on June 1, 2017, the anticipated in-service date of the facilities.

<u>Version</u>	<u>Description</u>	<u>Title</u>
27.0.0	Negotiated Rates	Currently Effective Rates

STATEMENT OF NATURE, REASONS AND BASIS

FGT is filing the proposed tariff record in advance of the in-service date of the Jacksonville Expansion Project facilities in compliance with Ordering Paragraph (E) of the Commission's March 30, 2016 Order. The proposed tariff record "Negotiated Rates, Currently Effective Rates" included herein reflects a summary of the negotiated rate agreement with Peoples Gas System, a Division of Tampa Electric Company, including the amended quantity and delivery points to provide service utilizing the Jacksonville Expansion Project facilities.

The Commission's current policy, among other things, permits pipelines to file notice of negotiated rate agreements that conform in all material respects with the pro forma service agreement contained in the pipeline's tariff by submitting a tariff record summarizing the negotiated rate. The proposed tariff record provides the requisite information concerning the agreement, including the name of the shipper, the negotiated rate, the type of service, the receipt and delivery points applicable to the service and the volume of gas to be transported. In addition, the Currently Effective Rates for Negotiated Rates contains a statement certifying that the agreement contains no deviation from the form of service agreement in FGT's tariff that goes beyond filling in the blank spaces or that affects the substantive rights of the parties in any way. Therefore, no redlined service agreement is included with this filing.

IMPLEMENTATION

Pursuant to Section 154.7(a)(9) of the Commission's Regulations, FGT requests that the proposed tariff record submitted herewith be accepted effective June 1, 2017 without further action from FGT. FGT reserves the right to move the tariff record into effect in the event any change to the proposed tariff record may be ordered by the Commission.

CONTENTS OF THE FILING

This filing is made in electronic format in compliance with Section 154.4 of the Commission's Regulations. The eTariff XML filing package contains:

- . the proposed tariff record in RTF format with metadata attached
- . a transmittal letter in PDF format
- . a clean copy of the proposed tariff record in PDF format for publishing in eLibrary
- . a marked version of the proposed tariff changes pursuant to Section 154.201(a) of the Commission's Regulations
- . a copy of the complete filing in PDF format for publishing in eLibrary

COMMUNICATIONS, PLEADINGS AND ORDERS

FGT requests that all Commission orders and correspondence as well as pleadings and correspondence from other parties concerning this filing be served on each of the following:

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debbie.bradbury@energytransfer.com

¹ Designated to receive service pursuant to Rule 2010 of the Commission's Rules of Practice and Procedure. FGT respectfully requests that the Commission waive Rule 203(b)(3), 18 C.F.R. § 385.203(b)(3), in order to allow FGT to include additional representatives on the official service list.

² Designated as responsible Company official under Section 154.7(a)(2) of the Commission's Regulations.

Ms. Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
May 1, 2017
Page 3

In accordance with Section 154.2(d) of the Commission's Regulations, a copy of this filing is available for public inspection during regular business hours at FGT's office at 1300 Main Street, Houston, Texas 77002. In addition, copies of this filing are being served on jurisdictional customers and interested state regulatory agencies. FGT has posted a copy of this filing on its Internet website accessible via <http://fgttransfer.energytransfer.com> under Informational Postings, Regulatory.

Pursuant to Section 385.2011(c)(5) of the Commission's Regulations, the undersigned has read this filing and knows its contents; the contents are true as stated, to the best of her knowledge and belief; and the undersigned possesses full power and authority to sign such filing.

Respectfully submitted,

FLORIDA GAS TRANSMISSION COMPANY, LLC

/s/ Deborah A. Bradbury

Deborah A. Bradbury
Sr. Director – Regulatory Tariffs & Reporting

NEGOTIATED RATES

Shipper	Contract No.	Rate Schedule	Negotiated Rate	Quantity MMBtu	Receipt Point(s)	Delivery Point(s)	Term
Duke Energy Florida, Inc.	111144	FTS-3	(1)	75,000	(2)	(3)	(4)
Florida Power & Light Company	111145	FTS-3	(5)	400,000	(6)	(7)	(8)
Tampa Electric Company	111146	FTS-3	(9)	50,000	(10)	(11)	(12)
City of Tallahassee	111147	FTS-3	(13)	(14)	(15)	(16)	(17)
Orlando Utilities Commission	111148	FTS-3	(18)	15,000	(19)	(20)	(21)
Seminole Electric Cooperative, Inc.	111150	FTS-3	(22)	(23)	(24)	(25)	(26)
Angola LNG Supply Services, LLC	111870	FTS-WD	(27)	342,610	(28)	(29)	(30)
Peoples Gas System, a Division of Tampa Electric Company	117299	FTS-3	(31)	(32)	(33)	(34)	(35)
Florida Public Utilities Company	120703	FTS-3	(36)	8,000	(37)	(38)	(39)

The provisions of these negotiated rate agreements do not deviate in any material respect from the form of service agreement in the tariff; provided, however, the underlying service agreement will be filed as a non-conforming service agreement, if applicable, in FGT's FERC Gas Tariff, Original Volume No. 1-A.

- (1) Combined reservation fee and usage fee of \$1.30 per MMBtu times the maximum daily quantity assuming a 100% load factor plus Annual Charge Adjustment Surcharge and any other applicable surcharges
- (2) Transco-Citronelle
- (3) Suwannee, Shady Hills, Anclote, Hines, Vandolah
- (4) Commences on the In-Service Date of the Facilities [April 1, 2011] and shall continue in effect for a primary term of 25 years with Shipper's unilateral right to extend an additional 10 years
- (5) Combined reservation fee and usage fee of \$1.175 per MMBtu times the maximum daily quantity assuming a 100% load factor plus ACA and any other applicable surcharges
- (6) SESH - George County MS and Transco-Citronelle
- (7) See Exhibit B on tariff record "Contract No. 111145, Non-Conforming Service Agreement, Version 0.0.0" in FGT's Original Volume No. 1-A.
- (8) The amended negotiated rate commences on the in-service date of the Compression Station No. 21.5 Project [August 1, 2015] and shall, subject to the terms and conditions of the Negotiated Rate Agreement continue in effect through the primary term ending March 31, 2036 and, if applicable, any secondary term of the Service Agreement.
- (9) Combined reservation fee and usage fee of \$1.19 per MMBtu times the maximum daily quantity (assuming a 100% load factor) under the Service Agreement plus ACA and any other applicable surcharges
- (10) SESH - George County MS, SESH - Mobile County AL, Transco-Citronelle
- (11) Bayside, Polk, Lakeland North, Desoto
- (12) Commences on the In-Service Date of the Facilities (April 1, 2011) and shall continue in effect for a primary term of 25 years
- (13) Combined reservation fee and usage fee of \$1.22 per MMBtu times the maximum daily quantity assuming a 100% load factor plus ACA and any other applicable surcharges.
- (14) 4,000 MMBtu at April 1, 2011, 5,000 MMBtu at April 1, 2012, 6,000 MMBtu at April 1, 2013
- (15) SESH - George County MS, Transco-Citronelle
- (16) Hopkins
- (17) Commences on the In-Service Date of the Facilities [April 1, 2011] and shall continue in effect for a primary term of 25 years with Shipper's unilateral right to extend an additional 10 years
- (18) Combined reservation fee and usage fee of \$1.20 per MMBtu times the maximum daily quantity assuming a 100% load factor plus ACA and any other applicable surcharges
- (19) SESH - George County MS, Destin, Transco-Citronelle
- (20) Stanton, Vero Beach
- (21) Commences on the In-Service Date of the Facilities [April 1, 2011] and shall continue in effect for a primary term of 25 years with Shipper's unilateral right to extend an additional 10 years
- (22) Combined reservation fee and usage fee of \$1.20 per MMBtu times the maximum daily quantity assuming a 100% load factor plus ACA and any other applicable surcharges
- (23) 30,000 MMBtu at April 1, 2011, 60,000 MMBtu at April 1, 2012
- (24) April 1, 2011: SESH - George County MS and Transco-Citronelle
 April 1, 2012: SESH - George County MS, Destin, Transco-Citronelle

- (25) Midulla and Hardee
- (26) Commences on the In-Service Date of the Facilities [April 1, 2011] and shall continue in effect for a primary term of 25 years with Shipper's unilateral right to extend an additional 10 years
- (27) \$0.099 (exclusive of all applicable surcharges) for 342,610 MMBtu/day
- (28) Gulf LNG Pascagoula
- (29) Gulf LNG Citronelle, Grand Bay, Southern Pines Storage
- (30) Primary term shall commence on September 30, 2011 and shall continue in effect for twenty years. Shipper shall have two consecutive rollover options at the same or lesser MDQ for a term of one to five years each.
- (31) Combined reservation fee and usage fee of \$0.99 per MMBtu times the maximum daily quantity (assuming a 100% load factor) under the Service Agreement plus ACA and any other applicable surcharges
- (32) 30,000 MMBtu at January 1, 2015 through December 31, 2015
45,000 MMBtu at January 1, 2016 through December 31, 2016
60,000 MMBtu at January 1, 2017 through December 31, 2017
75,000 MMBtu at January 1, 2018 through December 31, 2039
- (33) SESH - Lucedale, Destin Pipeline, GSPL Merrill
- (34) January 1, 2015 through March 31, 2015: Bayside-TECO, Polk-TECO, Lakewood Ranch-PGS, Ft. Myers-PGS, Osceola-PGS, Palm Beach-PGS
April 1, 2015 through December 31, 2017: SNG-Suwanee, Bayside-TECO, Polk-TECO, Lakewood Ranch-PGS, Ft. Myers-PGS, Osceola-PGS, Palm Beach-PGS
January 1, 2018 through December 31, 2039: SNG-Suwanee, Seacoast-TECO, Brandy Branch-PGS, Bayside-TECO, Polk-TECO, Lakewood Ranch-PGS, Ft. Myers-PGS, Osceola-PGS, Palm Beach-PGS
- (35) Primary term shall commence on January 1, 2015 and shall continue in effect through December 31, 2039.
- (36) Fixed negotiated reservation rate: equal to \$1.19/Dth calculated on a 100% load factor basis plus all applicable current and future surcharges.
- (37) Destin Pipeline
- (38) Quincy-CUC, Trenton-CUC, Crystal River-CUC, Sneads CTG-CUC, Bonifay CTG-CUC, Lecanto-CUC, W Plant City CFG
- (39) May 1, 2017 through September 30, 2041

NEGOTIATED RATES 1/
 FIRM MARKET AREA TRANSPORTATION
 RATES - CENTS PER MMBtu

Rate Schedule	Shipper Name	Negotiated Rates			Maximum Rates Including Surcharges		
		Reservation Charge	Usage Charge	100% Load Factor Rate	Reservation Charge	Usage Charge	100% Load Factor Rate
FTS-2	Southern Company Services, Inc.			75.36¢			75.32¢

ACA unit charge

7/

Effective Unit Fuel Surcharge

Forwardhaul

Western Division to Market Area	0.33¢
Market Area to Market Area	0.00
Western Division to Western Division	(0.05) 2/

Backhaul

-

Effective Fuel Reimbursement Charge Percentage

(pursuant to Section 27 of the GTC)

Forwardhaul

Western Division to Market Area	3.80%	3/
Market Area to Market Area		4/
Western Division to Western Division	1.31	5/

Backhaul

0.01 6/

- 1/ Unless otherwise noted, negotiated Service Agreements do not deviate in any material respect from the applicable form of service agreement set forth in Transporter's FERC Gas Tariff.
- 2/ Exceptions to the stated Unit Fuel Surcharge are: 1) quantities that do not move through any forwardhaul compressor station shall be charged 0.00¢ and 2) quantities that move through only one forwardhaul compressor station shall be charged the lost and unaccounted for rate of (0.16)¢.
- 3/ Base Fuel Reimbursement Charge Percentage 4.05%
 Flex Adjustment (0.25)%
 Effective Fuel Reimbursement Charge Percentage 3.80%
- 4/ The Fuel Reimbursement Charge Percentage shall be 0.25% per compressor station, subject to a minimum of 0.25%, up to a maximum of 3.80%.
- 5/ Excludes fuel charges by Transporting Pipelines, if any, that are applicable to Shipper in accordance with Section 5 of Rate Schedule FTS-WD. Exceptions to the stated Fuel Reimbursement Charge Percentage are: 1) volumes that do not move through a forwardhaul compressor station within the Western Division shall be charged a fuel and lost and unaccounted for gas percentage of 0.00% and 2) gas volumes received and delivered within the Western Division that move through only one forwardhaul compressor station shall be charged the lesser of a) a fuel percentage of one-half of one percent (0.50%) plus the lost and unaccounted for gas percentage of 0.01% or b) the stated Fuel Reimbursement Charge Percentage.
- 6/ For backhauls within the Market Area, the fuel charge including lost and unaccounted for shall be 0.25%. For all other backhauls, the fuel charge shall be the lost and unaccounted for rate of 0.01%.
- 7/ ACA unit charge applicable to Shippers pursuant to GT&C Section 22.

MARKED VERSION

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ACA unit charge

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Backhaul

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