BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Joint petition for approval of amendments to transportation service agreements between Peninsula Pipeline Company, Inc. and Florida City Gas. DOCKET NO. 20250099-GU ORDER NO. PSC-2025-0391-PAA-GU ISSUED: October 22, 2025

The following Commissioners participated in the disposition of this matter:

MIKE LA ROSA, Chairman GARY F. CLARK ANDREW GILES FAY GABRIELLA PASSIDOMO SMITH

NOTICE OF PROPOSED AGENCY ACTION ORDER APPROVING AMENDMENTS TO TRANSPORTATION SERVICE AGREEMENT

BY THE COMMISSION:

NOTICE is hereby given by the Florida Public Service Commission that the action discussed herein is preliminary in nature and will become final unless a person whose interests are substantially affected files a petition for a formal proceeding, pursuant to Rule 25-22.029, Florida Administrative Code (F.A.C.).

Background

On August 7, 2025, Peninsula Pipeline Company, Inc. (Peninsula) and Florida City Gas (FCG), collectively the Parties, filed a joint petition seeking approval of amendments to three separate Firm Transportation Service Agreements (FTSAs) that had been previously approved by us. The proposed amendments to the FTSAs are included as attachments to this order.

By Order No. PSC-2024-0271-PAA-GU (2024 Order), we approved three FTSAs between Peninsula and FCG. FCG had entered into commodity purchase agreements with three third party Renewable Natural Gas (RNG) producers. Pursuant to the 2024 FTSAs, Peninsula would construct, own, and operate new gas pipelines allowing for the delivery of the natural gas purchased by FCG from the third party producers. To support the 2024 FTSAs, the parties had stated that this would diversify and introduce additional gas supply sources, enhance transmission access, and increase system resiliency. The three RNG projects are located in

¹ Order No. PSC-2024-0271-PAA-GU, issued July 26, 2024, in Docket No. 20240039-GU, In re: Petition for approval of transportation service agreements between Peninsula Pipeline Company, Inc. and Pivotal Utility Holdings, Inc. d/b/a Florida City Gas.

Brevard, Indian River, and Miami Dade Counties. The FTSAs contain monthly reservation charges, payable from FCG to Peninsula, that reflect Peninsula's construction costs.

The Parties state the amendments to the FTSAs pertain to the interconnection agreements (ICAs) between FCG and the RNG producers which were referenced in the 2024 Order. The interconnection agreements (ICA) between FCG and the RNG producers were entered into before FCG was acquired by Chesapeake and not subject to our approval. The ICAs address the construction of pipeline facilities and establishment of an interconnection point connecting the RNG facilities to FCG. In the response to our staff's fourth data request in Docket No. 20240039-GU, the Parties stated that upon acquisition of FCG by Chesapeake, it was determined that the interconnection projects would be a better fit as a Peninsula project.² In the same responses, the Parties explain that it would be best to use Peninsula to tie the RNG producers into the rest of the FCG distribution system because the project is more in line with the transmission activity projects that Peninsula has expertise in facilitating and building. The instant petition amends the FTSAs to reflect a subcontracting of the ICA work to Peninsula.

Peninsula and FCG are both wholly owned subsidiaries of Chesapeake Utilities Corporation (Chesapeake). We note that FCG became a subsidiary of Chesapeake on December 1, 2023. Peninsula operates as an intrastate natural gas transmission company as defined by Section 368.103(4), Florida Statutes (F.S.).³ FCG operates as a local distribution company subject to our regulatory jurisdiction pursuant to Chapter 366, F.S.

By Order No. PSC-07-1012-TRF-GP, Peninsula received approval of an intrastate gas pipeline tariff that allows it to construct and operate intrastate pipeline facilities and to actively pursue agreements with natural gas customers.⁴ The Parties are subsidiaries of Chesapeake, and agreements between affiliated companies must be approved by us pursuant to Section 368.105, F.S.

During the evaluation of the petition, our staff issued one data request to the Parties for which responses were received on September 5, 2025.⁵ Our staff also had a phone call with the Parties on September 19, 2025, after which the Parties filed supplemental responses on September 23, 2025.⁶ We have jurisdiction over this matter pursuant to Sections 368.104, and 368.105, F.S.

Decision

As described in paragraph 10 of the instant petition and in response to our staff's data requests in Docket No. 20240039-GU, the Parties had contemplated that the interconnection

² Document No. 05188-2024, filed June 10, 2024.

³ Order No. PSC-06-0023-DS-GP, issued January 9, 2006, in Docket No. 050584-GP, *In re: Petition for declaratory statement by Peninsula Pipeline Company, Inc. concerning recognition as a natural gas transmission company under Section 368.101, F.S., et seq.*

⁴ Order No. PSC-07-1012-TRF-GP, issued December 21, 2007, in Docket No. 20070570-GP, In re: Petition for approval of natural gas transmission pipeline tarif by Peninsula Pipeline Company, Inc.

⁵ Document No. 09213-2025, filed September 5, 2025.

⁶ Document No. 13843-2025, filed September 23, 2025.

work may also be done by Peninsula. Therefore, the Parties now propose for the FTSAs approved in the 2024 Order to be amended to add monthly reservation charges associated with the cost to construct, own, operate and maintain the interconnection facilities used to connect the RNG producers to FCG.

On page 6 of the instant petition, the Parties state the facilities previously approved in the FTSAs and the facilities mentioned in the ICAs are "inter-reliant." Additionally, the Parties explain that it is most efficient for Peninsula to construct the pipeline facilities contemplated in the 2024 Order from each RNG site to the interconnection point with FCG, as well as the interconnection facilities addressed in the ICA. Peninsula will also construct the necessary regulator stations, pressure regulation and measuring equipment, valving, filters, and communications equipment necessary. Peninsula also agrees to install gas quality monitoring equipment and monitor at the interconnect to ensure that the natural gas meets required gas quality levels. FCG retains ownership of the meter and its agreement with each RNG producer. Furthermore, in response to our staff's first data request, the Parties state that it would not be efficient to have two different entities doing the planning, engineering, permitting work, and operation and maintenance on facilities constructed for the same projects.⁷

With the proposed amendments, a fixed, monthly reservation charge, payable from FCG to Peninsula, will be added to the existing FTSAs. This charge is equal to the monthly service charge that the RNG producer will pay to FCG under the terms of the ICA once in-service. FCG will then credit the payment from the RNG producer to its Purchased Gas Adjustment Clause costs. Further discussion of this payment structure was provided in Peninsula and FCG's supplemental response. All of the amended FTSAs include monthly reservation charges that vary depending on the year of the agreement. Peninsula and FCG stated that this is because of negotiating charges reflective of the development of a project over time. The Parties also mention this could be used as front-loaded recovery in the first few years with reductions over time.

Peninsula and FCG assert that the rates in the amended FTSAs meet the requirements of Section 368.105(3), F.S., and are consistent with Order Nos. PSC-2006-0023-DS-GP and PSC-2007-1012-TRF-GP and with Peninsula's tariff on file with us. We have reviewed the amended FTSAs and agree that the monthly reservation charges associated with the ICAs are identical to the monthly reservation charges that were included in the agreements between FCG and the RNG producers, which were entered prior to FCG becoming an affiliate to Peninsula.

The Parties assert, in response No. 2 of the Parties' supplemental response, that the costs of these projects include a metering and regulation site with regulators, remote monitoring communication and control configurations, and meters. The Parties also state the costs of these projects are comparable to those of a standard interconnect. However, the company states there is equipment specific to the RNG that other interconnects do not require. These components average approximately \$550,000 per project, which the Parties state is a small portion of the cost.

⁷ Document No. 09213-2025, filed September 5, 2025.

⁸ Attachment A in the Parties' Supplemental Response, Document No. 13843-2025, filed September 23, 2025.

⁹ Response No. 11 in Staff's First Data Request, Document No. 09213-2025, filed September 5, 2025.

In the Parties' supplemental response, the Parties state that the interconnect facilities for the Brevard project are currently anticipated to be completed in October 2025. The interconnect facilities related to the Indian River project are constructed and in service. Finally, the interconnect facilities related to the Miami Dade project are estimated to be completed in early 2026.

Conclusion

Based on the petition and the Parties' responses to our staff's data requests, we approve the proposed amendments to the FTSAs dated July 23, 2025, between Peninsula and FCG, attached to this order. The proposed amendments to the agreements are reasonable and meet the requirements of Section 368.105 F.S.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that the proposed Amendments to the Firm Transportation Service Agreements dated July 13, 2025, between Peninsula Pipeline Company, Inc. and Florida City Gas are approved. The proposed amendments to the agreements are reasonable and meet the requirements of Section 368.105, F.S. It is further

ORDERED that the provisions of this Order, issued as proposed agency action, shall become final and effective upon the issuance of a Consummating Order unless an appropriate petition, in the form provided by Rule 28-106.201, Florida Administrative Code, is received by the Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on the date set forth in the "Notice of Further Proceedings" attached hereto. It is further

ORDERED that in the event this Order becomes final, this docket shall be closed.

By ORDER of the Florida Public Service Commission this 22nd day of October, 2025.

ADAM J. TEH ZMAN Commission Clerk

Florida Public Service Commission

2540 Shumard Oak Boulevard

Tallahassee, Florida 32399

(850) 413-6770

www.floridapsc.com

Copies furnished: A copy of this document is provided to the parties of record at the time of issuance and, if applicable, interested persons.

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NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing that is available under Section 120.57, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

The action proposed herein is preliminary in nature. Any person whose substantial interests are affected by the action proposed by this order may file a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on November 12, 2025.

In the absence of such a petition, this order shall become final and effective upon the issuance of a Consummating Order.

Any objection or protest filed in this/these docket(s) before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.

PENINSULA PIPELINE COMPANY, INC. FIRST AMENDMENT TO FIRM TRANSPORTATION SERVICE AGREEMENT

This First Amendment to Firm Transportation Service Agreement ("Amendment No. 1") is made and entered into this 23rd day of July, 2025, by and between Peninsula Pipeline Company, Inc., a corporation of the State of Delaware (herein called "Company" or "PPC"), and Pivotal Utility Holdings, Inc. d/b/a Florida City Gas, a New Jersey corporation (herein called "Shipper" or "FCG"), to amend certain provisions of the Firm Transportation Service Agreement dated February 26, 2024, between Company and Shipper. PPC and FCG are sometimes referred to herein individually as a "Party" and collectively as "Parties.".

WITNESSETH

WHEREAS, Company and Shipper are parties to that certain Firm Transportation Service Agreement entered into on February 26, 2024, and included in a petition filed with the Florida Public Service Commission ("FPSC") in Docket No. 20240039 (the "Agreement"), pursuant to which Company provides Shipper with firm transportation service in Brevard County, Florida; and

WHEREAS, Shipper has executed an interconnect agreement with a producer to facilitate the receipt and delivery of an alternate natural gas; and

WHEREAS, Shipper has requested and Company has agreed to build and operate the alternative natural gas interconnect; and

WHEREAS, the Parties desire to amend the Agreement to add Monthly Reservation Charges for an alternative natural gas interconnect ("Interconnect"), to be constructed by Company (which shall fall within the definition of "Project" as used in the Agreement);

NOW THEREFORE, in consideration of the premises and of the mutual covenants and agreements herein contained, the sufficiency of which is hereby acknowledged, Company and Shipper do covenant and agree as follows:

- 1. Capitalized terms not otherwise defined herein shall have the meanings given to such terms in the Agreement.
- 2. Article I is hereby amended by adding the following definition:

"Transporter" means the interstate pipeline, intrastate pipeline, local distribution company, or producer that transports Gas to the Receipt Point as identified and set forth in Exhibit A to this Agreement.

3. Article VIII of the Agreement is hereby amended by adding Section 8.3, stating as follows:

Company agrees to install gas quality monitoring equipment and monitor at the Interconnect, inclusive of an actuated valve to shut down and divert gas flow if composition or components deviate from the required gas quality levels set forth in Company's Tariff. Shipper accepts the gas quality limits as set forth in Company's Tariff ("Gas Quality Limits"). If Gas Quality Limits are not met at the interconnect, the Company may divert all gas and notify Shipper of the deviation. The Project will be reactivated after two consecutive readings within Gas Quality Limits. Company shall not be liable to Shipper in any manner due to Company's refusal to accept gas that fails to meet the Gas Quality Limits. Company, at its sole discretion and cost, reserves the right to collect and sample the gas and conduct its own laboratory test.

- 4. Exhibit A to the Agreement is hereby stricken and replaced by First Revised Exhibit A attached to this Amendment No. 1.
- 5. The Parties agree that the rates, terms and conditions of this Amendment No. 1 may be placed into effect upon execution. The Parties further agree that, in the event that: (a) the FPSC declines to approve Amendment No. 1 to the Agreement; or (b) the FPSC fails to address Amendment No. 1 to the Agreement within twelve (12) months of execution; or (c) any person whose substantial interests are affected files a timely protest of the FPSC's order approving Amendment No. 1 to the Agreement, then the rates, terms and conditions shall revert to the original Agreement as approved by FPSC Order No. PSC-2024-0271-PAA-GU.
- 6. Except as modified by this Amendment No. 1, the Agreement shall remain unchanged and continue in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officers or representatives.

COMPANY	SHIPPER
Peninsula Pipeline Company, Inc.	Pivotal Utility Holdings, Inc. d/b/a Florida Cit Gas
Keern Webber By:	By:
Kevin Webber	Jeffrey S. Sylvester
Title: SVP and Chief Development Officer	Title: President and Chief Operating Officer of Pivotal Utilities Holdings, Inc
Date: 07/24/2025	Date: 07/24/2025

FIRST REVISED EXHIBIT A

FIRM TRANSPORTATION SERVICE AGREEMENT

BETWEEN

PENINSULA PIPELINE COMPANY, INC. AND

PIVOTAL UTILITY HOLDINGS d/b/a FLORIDA CITY GAS

July 23, 2025

Atternative reaction day interconnect	
Monthly Reservation Charge:	
Year 1 - Year 4 per month	
Year 5 – Year 8 per month	
Year 9 – Year 13 per month	
Year 14 – Year 18 per month	
Year 19 - Year 25 per month	
Description of Transporter Delivery Point(s)	
At or near Adamson Road and Sorrel Drive	
Description of Doint(s) of Delivery	
Description of Point(s) of Delivery	
At or near Route 524 and Cox Road	
Monthly Reservation Charge:	
Year 1 – Year 4 per month	
Year 5 – Year 8 per month	
Year 9 – Year 13 per month	
Year 14 – Year 18 per month	
Year 19 – Year 25 per month	
Total MDTQ (Dekatherms): Dt/Day: dth/o	1
MHTP:	
Unauthorized Transportation Rate: (1)/dth/d	
Total Monthly Reservation Charge:	
Year 1 – Year 4 per month	
Year 5 – Year 8 per month	
Year 9 – Year 13 per month	
Year 14 – Year 18 per month	
Year 19 – Year 25 per month	
per month	
	_

Alternative Natural Gas Interconnect

Year 1 shall begin at the notification of the first day of commercial operations. This charge is subject to adjustment pursuant to the terms of this Agreement

PENINSULA PIPELINE COMPANY, INC. SECOND AMENDMENT TO FIRM TRANSPORTATION SERVICE AGREEMENT

This Second Amendment to Firm Transportation Service Agreement ("Amendment No. 2") is made and entered into this 23rd day of July, 2025, by and between Peninsula Pipeline Company, Inc., a corporation of the State of Delaware (herein called "Company" or "PPC"), and Pivotal Utility Holdings, Inc. d/b/a Florida City Gas, a New Jersey corporation (herein called "Shipper" or "FCG"), to amend certain provisions of the Firm Transportation Service Agreement dated February 26, 2024, between Company Shipper, as amended. PPC and FCG are sometimes referred to herein individually as a "Party" and collectively as "Parties.").

WITNESSETH

WHEREAS, Company and Shipper are parties to that certain Firm Transportation Service Agreement entered into on February 26, 2024, and included in a petition filed with the Florida Public Service Commission ("FPSC") in Docket No. 20240039 (the "Original Agreement"), pursuant to which Company provides Shipper with firm transportation in Indian River County, Florida; and

WHEREAS, Company and Shipper entered into that certain First Amendment to Firm Transportation Service Agreement dated February 14, 2025 ("Amendment No. 1," and the Original Agreement as amended by Amendment No. 1, the "Agreement"); and

WHEREAS, Shipper has executed an interconnect agreement with a producer to facilitate the receipt and delivery of an alternate natural gas; and

WHEREAS, Shipper has requested and Company has agreed to build and operate the alternative natural gas interconnect; and

WHEREAS, the Parties desire to further amend the Agreement to add Monthly Reservation Charges for four new Points of Delivery, to be constructed by Company (which shall fall within the definition of "Project" as used in the Agreement);

NOW THEREFORE, in consideration of the premises and of the mutual covenants and agreements herein contained, the sufficiency of which is hereby acknowledged, Company and Shipper do covenant and agree as follows:

- 1. Capitalized terms not otherwise defined herein shall have the meanings given to such terms in the Agreement.
- 2. Article I is hereby amended by adding the following definition:

"Transporter" means the interstate pipeline, intrastate pipeline, local distribution company, or producer that transports Gas to the Receipt Point as identified and set forth in Exhibit C to this Agreement.

Article VIII of the Agreement is hereby amended by adding Section 8.3, stating as follows:

Company agrees to install gas quality monitoring equipment and monitor at the Interconnect, inclusive of an actuated valve to shut down and divert gas flow if composition or components deviate from the required gas quality levels set forth in Company's Tariff. Shipper accepts the gas quality limits as set forth in Company's Tariff ("Gas Quality Limits"). If Gas Quality Limits are not met at the interconnect, the Company may divert all gas and notify Shipper of the deviation. The Project will be reactivated after two consecutive readings within Gas Quality Limits. Company shall not be liable to Shipper in any manner due to Company's refusal to accept gas that fails to meet the Gas Quality Limits. Company, at its sole discretion and cost, reserves the right to collect and sample the gas and conduct its own laboratory test.

- 4. Exhibit C to the Agreement is hereby stricken and replaced by Second Revised Exhibit C attached to this Amendment No. 2.
- 5. The Parties agree that the rates, terms and conditions of this Amendment No. 2 may be placed into effect upon execution. The Parties further agree that, in the event that: (a) the FPSC declines to approve Amendment No. 2 to the Agreement; or (b) the FPSC fails to address Amendment No. 2 to the Agreement within twelve (12) months of execution; or (c) any person whose substantial interests are affected files a timely protest of the FPSC's order approving Amendment No. 2 to the Agreement, then the rates, terms and conditions shall revert to the original Agreement as approved by FPSC Order No. PSC-2024-0271-PAA-GU.
- 6. Except as modified by this Amendment No. 2, the Agreement shall remain unchanged and continue in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officers or representatives.

COMPANY	SHIPPER
Peninsula Pipeline Company, Inc.	Pivotal Utility Holdings, Inc. d/b/a Florida City Gas
Kurr Wister By:	By: "uff Agricula
Kevin Webber	Jeffrey S. Sylvester
Title: SVP and Chief Development Officer	Title: President and Chief Operating Officer of Pivotal Utilities Holdings, Inc
Date:	Date:

SECOND REVISED EXHIBIT C TO

FIRM TRANSPORTATION SERVICE AGREEMENT

BETWEEN

PENINSULA PIPELINE COMPANY, INC. AND

PIVOTAL UTILITY HOLDINGS d/b/a FLORIDA CITY GAS

July 23, 2025

Segment I

Description of Transporter Delivery Point(s)

Interconnection between Florida Gas Transmission and the vicinity of I-95 and County Road 512

Description of Point(s) of Delivery

Interconnection between Shipper and Company in the area of Winter Beach, Florida.

Interconnection between Shipper and Company in the area of Fellsmere, Florida

Total MDTQ (Dekatherms): Dt/Day

Total Monthly Reservation Charge (Segment I):

Monthly Reservation Charge if Agreement extends beyond initial thirty (30) year period:

Segment II

Description of Transporter Delivery Point(s)

A tap to the existing pipeline constructed in Segment I at or near 5900 85th Street, Vero Beach, Florida 32958

Description of Point(s) of Delivery

Interconnections between Company and Shipper's distribution lines at the following locations:

Highway 510 Wabasso Station Beachside Orchid Station

Beach Turtle Trail Station

Beachside Indian River Shores Station

Beachside Greytwig Station

From the Interconnection points identified herein, Company shall construct the Pipeline that shall consist of pipe. The design operating pressure is 625 psig, with an MAOP of 700 psig. At 700 psig the hoop stress in the The final design and construction of the Pipeline shall not materially deviate from these interconnection points or specifications absent a written and signed amendment of the Parties to this first revised amendment. The Pipeline consists of pipeline only and does not include any gate station, regulator station, branch valves, laterals, required property, etc.
МНТР
Total MDTQ (Dekatherms): Dt/Day
Years 1-5
Years 6-10
Years 11-15
Years 16-20
Years 21-25
Years 26-30
Segment III
Alternative Natural Gas Interconnect
Monthly Reservation Charge (Segment III):
Description of Transporter Delivery Point(s)
At or near Oslo Road and 74th Avenue
77th Street and Kings Highway
77th Street and Kings Highway
77 th Street and Kings Highway Description of Point(s) of Delivery
77 th Street and Kings Highway <u>Description of Point(s) of Delivery</u> At or near Oslo Road and 74 th Avenue
77 th Street and Kings Highway Description of Point(s) of Delivery
77 th Street and Kings Highway Description of Point(s) of Delivery At or near Oslo Road and 74 th Avenue 77 th Street and Kings Highway
77th Street and Kings Highway Description of Point(s) of Delivery At or near Oslo Road and 74th Avenue 77th Street and Kings Highway At or near 74th Avenue and N Sandpiper Drive Monthly Reservation Charge (Segment III):
77th Street and Kings Highway Description of Point(s) of Delivery At or near Oslo Road and 74th Avenue 77th Street and Kings Highway At or near 74th Avenue and N Sandpiper Drive Monthly Reservation Charge (Segment III): Total MDTQ (Dekatherms): Dt/Day MHTP:
77th Street and Kings Highway Description of Point(s) of Delivery At or near Oslo Road and 74th Avenue 77th Street and Kings Highway At or near 74th Avenue and N Sandpiper Drive Monthly Reservation Charge (Segment III):

Total Monthly Reservation Charge (Segment III):

Year 1 shall begin at the notification of the first day of commercial operations of Segment

PENINSULA PIPELINE COMPANY, INC. FIRST AMENDMENT TO FIRM TRANSPORTATION SERVICE AGREEMENT

This First Amendment to Firm Transportation Service Agreement ("Amendment No. 1") is made and entered into this 23rd day of July, 2025, by and between Peninsula Pipeline Company, Inc., a corporation of the State of Delaware (herein called "Company" or "PPC"), and Pivotal Utility Holdings, Inc. d/b/a Florida City Gas, a New Jersey corporation (herein called "Shipper" or "FCG"), to amend certain provisions of the Firm Transportation Service Agreement dated February 26, 2024, between Company and Shipper. PPC and FCG are sometimes referred to herein individually as a "Party" and collectively as "Parties."

WITNESSETH

WHEREAS, Company and Shipper are parties to that certain Firm Transportation Service Agreement entered into on February 26, 2024, and included in a petition filed with the Florida Public Service Commission ("FPSC") in Docket No. 20240039 (the "Agreement"), pursuant to which Company provides Shipper with firm transportation service in Miami-Dade County, Florida; and

WHEREAS, Shipper has executed an interconnect agreement with a producer to facilitate the receipt and delivery of an alternate natural gas; and

WHEREAS, Shipper has requested and Company has agreed to build and operate the alternative natural gas interconnect; and

WHEREAS, the Parties desire to amend the Agreement to add Monthly Reservation Charges for an alternative natural gas interconnect ("Interconnect"), to be constructed by Company (which shall fall within the definition of "Project" as used in the Agreement);

NOW THEREFORE, in consideration of the premises and of the mutual covenants and agreements herein contained, the sufficiency of which is hereby acknowledged, Company and Shipper do covenant and agree as follows:

- 1. Capitalized terms not otherwise defined herein shall have the meanings given to such terms in the Agreement.
- 2. Article I is hereby amended by adding the following definition:

"Transporter" means the interstate pipeline, intrastate pipeline, local distribution company, or producer that transports Gas to the Receipt Point as identified and set forth in Exhibit A to this Agreement.

3. Article VIII of the Agreement is hereby amended by adding Section 8.3, stating as follows:

Company agrees to install gas quality monitoring equipment and monitor at the Interconnect, inclusive of an actuated valve to shut down and divert gas flow if composition or components deviate from the required gas quality levels set forth in Company's Tariff. Shipper accepts the gas quality limits as set forth in Company's Tariff ("Gas Quality Limits"). If Gas Quality Limits are not met at the interconnect, the Company may divert all gas and notify Shipper in writing of the deviation. The Project will be reactivated after two consecutive readings within Gas Quality Limits. Company shall not be liable to Shipper in any manner due to Company's refusal to accept gas that fails to meet the Gas Quality Limits. Company, at its sole discretion and cost, reserves the right to collect and sample the gas and conduct its own laboratory test.

- 4. Exhibit A to the Agreement is hereby stricken and replaced by First Revised Exhibit A attached to this Amendment No. 1.
- 5. The Parties agree that the rates, terms and conditions of this Amendment No. 1 may be placed into effect upon execution. The Parties further agree that, in the event that: (a) the FPSC declines to approve Amendment No. 1 to the Agreement; or (b) the FPSC fails to address Amendment No. 1 to the Agreement within twelve (12) months of execution; or (c) any person whose substantial interests are affected files a timely protest of the FPSC's order approving Amendment No. 1 to the Agreement, then the rates, terms and conditions shall revert to the original Agreement as approved by FPSC Order No. PSC-2024-0271-PAA-GU.
- 6. Except as modified by this Amendment No. 1, the Agreement shall remain unchanged and continue in full force and effect.

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IN WITNESS WITEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officers or representatives.

COMPANY Peninsula Pipeline Company, Inc.	SHIPPER
	Pivotal Utility Holdings, Inc. d/b/a Florida City Gas
Weren Washer. By:	By:
Kevin Webber	Jeffrey S. Sylvester
Title: SVP and Chief Development Officer	Title: President and Chief Operating Officer
	of Pivotal Utilities Holdings, Inc
Date:	Date: 07/24/2025 :

FIRST REVISED EXHIBIT A

FIRM TRANSPORTATION SERVICE AGREEMENT

BETWEEN

PENINSULA PIPELINE COMPANY, INC. AND

PIVOTAL UTILITY HOLDINGS d/b/a FLORIDA CITY GAS

July 23, 2025

Altamativa Natural Con Interconnect
Alternative Natural Gas Interconnect
Monthly Reservation Charge: Year 1 – Year 5
Carried American L
Year 6 – Year 10 per month
Year 11 – Year 15 per month
Year 16 – Year 20 per month
Description of Transporter Delivery Point(s)
At or near NW 93 rd Street and NW 89 th Avenue
At of fleat IVW 93 Street and IVW 69 Avenue
Description of Point(s) of Delivery
At or near NW 93 rd Street and NW 89 th Avenue
At or near NW 12 th Street and NW 72 Avenue
THE OF HOLE IN WELL SHOOT UND INVOICE
Monthly Reservation Charge:
Year 1 – Year 5 per month
Year 6 – Year 10 per month
Year 11 – Year 15 per month
Year 16 – Year 20 per month
por month
Total MDTQ (Dekatherms): Dt/Day: dth/d
MHTP: %
Unauthorized Transportation Rate: (dth/d
Total Monthly Reservation Charge:
Year 1 – Year 5 per month
Year 6 – Year 10 per month
Year 11 – Year 15 per month
Year 16 – Year 20 per month
Year 1 shall begin at the notification of the first day of comm

Year 1 shall begin at the notification of the first day of commercial operations. This charge is subject to adjustment pursuant to the terms of this Agreement