FORM OF SERVICE AGREEMENT APPLICABLE TO SERVICE UNDER RATE SCHEDULES LGS-1 AND LGS-2

(Placement on page, number of pages, format, capitalization and font may vary)
[If applicable: RESTATEMENT OF] AGREEMENT NO
STORAGE SERVICE AGREEMENT
This is an AGREEMENT made and entered into as of the day of("Execution Date")_, by and between PAIUTE PIPELINE COMPANY, a Nevada corporation, herein called "Paiute", and, herein called "Shipper".
[Insert applicable WHEREAS clauses for background purposes - not to include binding consideration]
THEREFORE, in consideration of the mutual covenants and agreements as herein set forth, Paiute and Shipper agree as follows:
ARTICLE I - SERVICE TO BE PROVIDED
Subject to the terms, conditions and limitations hereof, Paiute agrees to receive Shipper's natural gas at Paiute's liquefied natural gas storage facility (herein called "LNG Plant"), either in gaseous form at the pipeline inlet to the LNG Plant or in liquid form at the truck unloading facility at the LNG Plant, and to store and vaporize up to the following capacities, as applicable, which shall constitute Shipper's Contract Capacities:
Storage Capacity Dth Daily Delivery Capacity Dth
At Shipper's request, Paiute shall vaporize quantities of Shipper's LNG in storage, up to Shipper's Daily Delivery Capacity, and deliver into Paiute's transmission system at the outlet of the LNG Plant the equivalent quantity of gas, less Gas Used by Paiute, for transportation on Paiute's system. Paiute shall not be obligated to vaporize and receive for transportation quantities of gas in excess of Shipper's applicable Daily Delivery Capacity.

Issued On: May 31, 2019 Effective On: July 1, 2019