



**Gas Transmission
Company, LLC**
P.O. Box 21734
Shreveport, LA 71151-0001
318 429-2804

April 21, 2011

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

Re: Report of Emergency Natural Gas Transaction
Docket No. EM11-3

Dear Ms. Bose:

CenterPoint Energy Gas Transmission Company, LLC ("CEGT") has terminated the emergency natural gas transaction reported in Docket No. EM11-3 and provides the following information as required pursuant to 18 C.F.R. §284.270(d),:

1. The situation qualified as an emergency as follows: Prairie View Gas Association ("PVGA") qualified as an emergency under Section 284.262 and under the conditions of Section 284.264. PVGA is a locally owned gas distribution company that serves approximately sixty-five (65) residential customers in the town of Prairie View in Logan County, Arkansas. Its sole natural gas supply comes from two locally owned and operated natural gas wells. During extreme cold weather conditions, the gas supplied from these wells may not be capable of supplying the demand for gas required by the town of Prairie View.
 - a) The service commenced on January 10, 2011 and the termination date was April 1, 2011.
 - b) The 48-hour report was filed January 11, 2011 and on February 24, 2011, CEGT filed to extend the emergency transaction an additional 60 days.
 - c) The emergency situation was resolved by CEGT providing gas through an existing 1-inch tap on CEGT's Line JT-3.
2. Any corrections to the 48-hour report information are included in this termination report.
3. The volume of the emergency natural gas delivered during the transaction was 659 Dth.
4. The total compensation received by CEGT for the emergency transportation was \$4,055.37.
5. Included in Item 4 above.

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6. The method by which the total compensation was derived is based on charging 150% of Gas Daily's CenterPoint East Index price.
7. Not Applicable.
8. Not Applicable.
9. This emergency natural gas transaction was carried out in accordance with Section 284 of the Commission's Regulations. As explained in Item 1 above, an anticipated emergency existed and occurred, so as to require an emergency natural gas delivery to PVGA.

Pursuant to 18 C.F.R. §284.270(d), CEGT filed this sworn statement electronically.

Respectfully submitted,
CenterPoint Energy Gas Transmission
Company, LLC



B. Michelle Willis
Manager – Regulatory & Compliance