

**AMENDMENT TO SPECIAL CONTRACT – NATURAL GAS – FIRM  
TRANSPORTATION**

This Amendment to the *Special Contract – Natural Gas – Firm Transportation* between Liberty Utilities (EnergyNorth Natural Gas) Corp. (“Liberty Utilities”) and Innovative Natural Gas, LLC d/b/a iNATGAS (“iNATGAS”) is made and entered into on the date when signed by the party signing last in time (the “Amendment”).

**WHEREAS** Liberty Utilities and iNATGAS entered into a *Special Contract – Natural Gas – Firm Transportation*, dated April 2, 2014 (the “Agreement”), which Agreement the Public Utilities Commission approved in Order No. 25,694 (July 15, 2014);

**WHEREAS** a reference in the Agreement to the anticipated “service commencement date” has become obsolete due to the actual construction schedule that has occurred since 2014;

**WHEREAS** the Agreement does not clearly state the parties’ intent that iNATGAS will pay the applicable customer charge and will not pay charges under the Local Delivery Adjustment Clause;

**WHEREAS** Liberty Utilities and iNATGAS seek to amend the Agreement to clarify the dates and deadlines related to actual service commencement, to clarify what charges iNATGAS will pay, and to update the notice provision;

**NOW THEREFORE**, for the consideration set forth in this Amendment and for good and valuable consideration, the sufficiency of which the parties acknowledge, the parties agree as follows (new language is underlined; language to be deleted has been ~~stricken~~):

1. The second paragraph of Section 1.5 of the Agreement, which defines “Minimum Annual Transportation Quantity,” shall be amended as follows:

Interval I is the time period beginning on the Service Commencement Date, as defined herein, and ends twenty-four (24) calendar months following the Service Commencement Date. ~~But in any event the end of Interval I shall not extend beyond December 31, 2016.~~ During this interval, the Customer's MinTQ will be 300,000 dekatherms per year.

2. Section 1.6 of the Agreement, which is the definition of “Service Commencement Date,” shall be amended as follows:

~~The date that the gas meter is turned on at the Customer’s location and an account number is assigned to the Customer.~~ The Service Commencement Date is December 1, 2016.

3. Section 5.2 of the Agreement, which is under the heading "Rates and Charges," shall be amended to add the following two sentences at the end of Section 5.2:

The Customer shall at all times pay the applicable customer charge for a G-54 customer under the Company's tariff. The Customer shall not pay the charges collected under the Local Delivery Adjustment Clause.

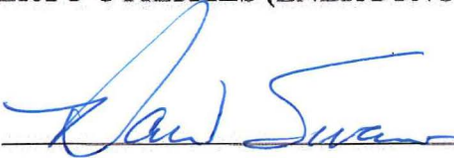
4. Section 14.1 of the Agreement, which provides the parties' addresses for purposes of providing notice, shall be amended as follows:

Company: Liberty Utilities (EnergyNorth Natural Gas) Corp.  
d/b/a Liberty Utilities  
~~11 Northeastern Boulevard~~ 15 Buttrick Road  
~~Salem, NH 03079~~ Londonderry, NH 03053  
Attention: ~~Assistant General Counsel~~ Legal Department

5. Except as expressly amended by this Amendment, the Agreement remains in full force and effect.
6. This Amendment is subject to Public Utilities Commission approval. Puc 1606.03(f).

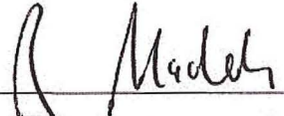
**IN WITNESS WHEREOF**, the parties have caused this Amendment to be executed by their respective duly authorized officers as of the dates set forth below.

**LIBERTY UTILITIES (ENERGYNORTH NATURAL GAS) CORP.**

By:  Date: 12/28/14

Name: David Swain  
Title: President

**INNOVATIVE NATURAL GAS, LLC, D/B/A iNATGAS**

By:  Date: 12/20/2016

Name: Babak Alizadeh  
Title: President