McGuireWoods LLP 434 Fayetteville Street Suite 2600 PO Box 27507 (27611) Raleigh, NC 27601 Phone: 919.755.6600 Fax: 919.755.6699 www.mcguirewoods.com Mary Lynne Grigg Direct: 919.755.6573

Mary Lynne Grigg Direct: 919.755.6573 mgrigg@mcguirewoods.com

August 24, 2017

## VIA ELECTRONIC FILING

Ms. M. Lynn Jarvis, Chief Clerk North Carolina Utilities Commission Dobbs Building 430 North Salisbury Street Raleigh, North Carolina 27603

> Re: Docket No. G-5, Sub 565 Petition to Correct Tariff

Dear Ms. Jarvis:

Enclosed for filing in the above-referenced docket on behalf of Public Service Company of North Carolina, Inc. is its <u>*Petition to Correct Tariff.*</u>

Should you have any questions please do not hesitate to contact me. Thank you for your assistance in this matter.

Very truly yours,

/s/Mary Lynne Grigg

MLG:kjg

Enclosure

Atlanta | Austin | Baltimore | Brussels | Charlotte | Charlottesville | Chicago | Dallas | Houston | Jacksonville | London | Los Angeles - Century City Los Angeles - Downtown | New York | Norfolk | Pittsburgh | Raleigh | Richmond | San Francisco | Tysons | Washington, D.C. | Wilmington

Aug 24 2017

### STATE OF NORTH CAROLINA UTILITIES COMMISSION RALEIGH

### DOCKET NO. G-5, SUB 565

### BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

In the Matter of Application of Public Service Company ) of North Carolina, Inc. for a General ) Increase in its Rates and Charges )

PETITION TO CORRECT TARIFF

Pursuant to Rules R1-5 and R6-1 of the Rules and Regulations of the North Carolina Utilities Commission ("Commission"), Public Service Company of North Carolina, Inc. ("PSNC" or "Company") hereby petitions the Commission for an order correcting the Company's form Transportation Pooling Agreement, found in Appendix A to the Rules and Regulations of the Company's tariff, which the Commission approved in its Order Approving Rate Increase and Integrity Management Tracker issued in the above docket on October 28, 2016 ("Rate Order"). In support hereof, PSNC respectfully shows the following:

1. PSNC is a corporation organized and existing under the laws of the State of South Carolina with its principal office and place of business located at 800 Gaston Road, Gastonia, North Carolina 28056. PSNC's correct post office address and telephone number are:

Post Office Box 1398 Gastonia, North Carolina 28053-1398 (704) 864-6731

2. The attorneys for PSNC to whom all notices or other communications should be sent are:

Mary Lynne Grigg McGuireWoods LLP PO Box 27507 Raleigh, North Carolina 27611 (919) 755-6573 mgrigg@mcguirewoods.com

B. Craig Collins Associate General Counsel SCANA Corporation Mail Code C222 110 Operation Way Cayce, South Carolina 29033-3701 (803) 217-7513 bcollins@scana.com

3. PSNC operates a natural gas pipeline system for the transportation, distribution, and sale of natural gas within its franchised service area in North Carolina as designated in certificates of public convenience and necessity issued by the Commission. PSNC is a "public utility" within the meaning of G.S. § 62-3(23) and is subject to the jurisdiction of the Commission pursuant to G.S. § 62-2.

4. On March 31, 2016, PSNC filed its application in this docket seeking, in addition to a general increase in rates and charges, certain revisions to the Company's service regulations and tariff. These revisions included proposed changes to the pool balancing provisions in Article VIII of the Transportation Pooling Agreement.

5. During the course of the proceedings PSNC, the Public Staff, Carolina Utility Customers Association, Inc., and Blue Ridge Paper Products Inc., d/b/a Evergreen Packaging ("Stipulating Parties"), ultimately reached a settlement of all issues in the case. Among other things, the Stipulating Parties agreed to make an additional revision to Article VIII of the Transportation Pooling Agreement. Specifically, the interstate pipeline transportation component of the cashout procedure for short imbalances was changed to mirror that component for long imbalances.

6. The settlement reached by the Stipulating Parties was embodied in an Amended Stipulation filed with the Commission on August 30, 2016. Under section 11 of the Amended Stipulation, the Stipulating Parties agreed that the revised Transportation Pooling Agreement and other tariff changes attached as Exhibit H to the Amended Stipulation should be approved. The Rate Order approved the Amended Stipulation without modification. On November 2, 2016, PSNC filed a revised tariff reflecting those changes approved by the Rate Order.

7. The Company recently discovered that the revised Transportation Pooling Agreement included in Exhibit H to the Amended Stipulation and approved by the Rate Order inadvertently failed to change both paragraphs 1 and 2 of Article VIII for short imbalances, as agreed to by the Stipulating Parties. Paragraph 1 addresses short imbalances that are less than or equal to 2% of customer usage while paragraph 2 addresses those greater than 2%. The Amended Stipulation changed paragraph 1 but not paragraph 2. Attachment A to this petition shows the correction that needs to be made to the Transportation Pooling Agreement.

8. Prior to discovering the error, PSNC billed poolers under Article VIII as the revised provision was originally agreed upon so no pooler was affected by the error, nor will any pooler be affected if the correction is made at this time. Accordingly, the Company requests that the correction be allowed *nunc pro tunc* to November 1, 2016, the date the tariff revisions approved by the Rate Order were made effective.

9. PSNC has discussed this matter with the other Stipulating Parties and is authorized to state that they do not oppose correcting the form Transportation Pooling Agreement as described herein.

Respectfully submitted this 24<sup>th</sup> day of August, 2017.

/s/Mary Lynne Grigg Mary Lynne Grigg McGuireWoods LLP 434 Fayetteville Street, Suite 2600 PO Box 27507 (27611) Raleigh, North Carolina 27601 (919) 755-6573 (Direct) mgrigg@mcguirewoods.com

Attorney for Public Service Company of North Carolina, Inc.

# ATTACHMENT A

# TRANSPORTATION POOLING AGREEMENT (RED-LINED)

OFFICIAL COPY

### TRANSPORTATION POOLING AGREEMENT

THIS AGREEMENT ("Agreement") is made this \_\_\_\_\_ day of \_\_\_\_\_\_, by and between PUBLIC SERVICE COMPANY OF NORTH CAROLINA, INCORPORATED, a South Carolina corporation, doing business as, and hereinafter called, "PSNC Energy," with its main office at 800 Gaston Road, Gastonia, North Carolina 28056, and \_\_\_\_\_\_ (hereinafter "Pooler"), a \_\_\_\_\_\_ corporation, with its

main office at \_

WHEREAS, PSNC Energy is willing to permit its Customers or their agents, which obtain transportation on a Pipeline to deliver Gas into PSNC Energy's system for the purpose of enabling PSNC Energy's Customers to satisfy all of their Gas requirements through the use of transportation Services provided by PSNC Energy; and

WHEREAS, Pooling will permit PSNC Energy's Customers or their agents to accumulate various privileges accorded individual transportation Customers for the benefit of a group of transportation Customers; and

WHEREAS, Pooling will benefit all of PSNC Energy's transportation Customers.

NOW, THEREFORE, for and in consideration of mutual covenants and promises contained herein, PSNC Energy agrees to permit Pooling, and Pooler agrees to pool Gas supplies hereunder, in accordance with the following terms and conditions:

### ARTICLE I Definitions

For the purposes of this Agreement, the following definitions shall apply:

- 1. "Customers" means any recipient of transportation Service provided by PSNC Energy that procures its supply of Gas from a Pooler's Pool.
- 2. "Gas" means undiluted natural gas, or a substitute for natural gas, or any mixture of natural gas and a substitute for natural gas, as delivered by PSNC Energy.
- 3. "Gas Day" means a period of twenty-four (24) consecutive hours as defined by NAESB.
- 4. "NAESB" means the North American Energy Standards Board, or its successor.
- 5. "Operational Order" means an order issued by PSNC Energy when, in its sole discretion, PSNC Energy anticipates that an imbalance between Gas quantities delivered by Pooler into a Pool and deliveries to Customers out of the Pool during a Gas Day may threaten the integrity of PSNC Energy's system or operations or may impair service to firm customers.
- 6. "Pipeline" means any interstate pipeline, including Transco, which establishes a physical interconnection with PSNC Energy's pipeline system.
- 7. "Pool" shall mean an aggregation of Gas quantities for one or more PSNC Energy transportation Customers which Pooler establishes under this Agreement.
- 8. "Pooling" is a service provided by PSNC Energy whereby a broker, marketer, producer, or any consumer of Gas qualifying for transportation Service under PSNC Energy's tariffs, which obtains transportation on a Pipeline and aggregates Gas supplies needed to satisfy the full requirements of one or more transportation Customers of PSNC Energy, and such Customer or Customers have assigned its rights to Pooler as agent, or such Customer is acting on its own behalf, for the purpose of delivering Gas to PSNC Energy.
- 9. "Transco" means Transcontinental Gas Pipe Line Company, LLC, or its successor.

Any capitalized terms used herein, which are not defined herein, shall have the meanings set forth in PSNC Energy's Rules and Regulations.

Aug 24 2017

### ARTICLE II Applicability

All persons and entities that obtain transportation on a Pipeline for the purpose of delivering Gas to an interconnection between Pipeline and PSNC Energy shall be required to execute a Transportation Pooling Agreement. Unless PSNC Energy agrees otherwise, only a single pooler may sell Gas to a Customer Account in one calendar month.

### ARTICLE III <u>Term</u>

This Agreement shall commence on the first day of \_\_\_\_\_\_, 20\_\_\_\_, and shall continue thereafter for twelve (12) calendar months; provided, however, that the term shall be extended from year to year thereafter, subject to cancellation by either party upon expiration of the primary term or any subsequent one (1) year period upon at least thirty (30) days written notice given prior to expiration of the primary term or prior to the expiration of any one year period occurring thereafter. Notwithstanding the foregoing, PSNC Energy may cancel or discontinue service under this Agreement as provided in Articles VIII, IX, and X below.

### ARTICLE IV Transportation Nomination Procedures

For each month that this Agreement is in effect, Pooler must submit its nomination for each month's transportation to PSNC Energy using PSNC Energy's electronic bulletin board or such other means authorized by PSNC Energy no later than the NAESB deadline for the timely nomination cycle on the fourth business day prior to the beginning of each month.

Changes to nominations within the month must be submitted to PSNC Energy using PSNC Energy's electronic bulletin board or such other means authorized by PSNC Energy no later than the NAESB deadline for the timely nomination cycle on the day prior to the day of Gas flow. Nominations should reflect anticipated demand of the Customers to be served by Pooler. PSNC Energy will have no obligation to accommodate intraday nomination changes.

### ARTICLE V Pooling Procedures

For each month that this Agreement is in effect, PSNC Energy will allow Pooler to create a Pool in which Pooler shall aggregate all Gas quantities delivered to PSNC Energy by Pooler for delivery to PSNC Energy's Customers or Pooler pursuant to Article IV above. Pooler agrees to make deliveries into its Pool at daily rates that are reasonably even and constant. Pooler may increase or decrease daily Gas deliveries to PSNC Energy provided that any such change does not impair PSNC Energy's operating ability, as determined by PSNC Energy, in its sole discretion.

Notwithstanding the foregoing, PSNC Energy may from time to time issue an Operational Order notifying Pooler to comply with any restrictions specified by PSNC Energy in the Operational Order. PSNC Energy will provide Pooler at least four (4) hours' advance notice of the effective time of any restrictions in an Operational Order. Pooler shall provide PSNC Energy with the names, titles, telephone numbers, and email addresses of at least two representatives authorized by Pooler to receive such notices and shall promptly notify PSNC Energy of any changes to such information.

When an Operational Order specifies that a Pooler take appropriate actions for any Gas Day to prevent deliveries to Customers out of its Pool from exceeding quantities delivered by Pooler into the Pool ("Under-Delivery"), upon Pooler's failure to comply with the Operational Order, Pooler shall pay PSNC Energy for each Dekatherm that Pooler's Under-Delivery is greater than five percent (5%) of Pooler's approved nomination a penalty equal to the higher of (i) \$50 per Dekatherm or (ii) three times the "Transco, zone 5 del." Midpoint price published in Platts Gas Daily, "Daily price survey" for the flow date on which the Under-Delivery occurred. For days of consumption when Gas Daily is not published, the daily price published by Gas Daily on the nearest subsequent day shall be used.

When an Operational Order specifies that a Pooler take appropriate actions for any Gas Day to prevent Gas quantities delivered by Pooler into its Pool from exceeding deliveries to Customers out of the Pool ("Over-Delivery"), upon Pooler's failure to comply with the Operational Order, Pooler shall pay PSNC Energy for each Dekatherm that Pooler's Over-Delivery is greater than five percent (5%) of Pooler's approved nomination a penalty equal to the higher of (i) \$50 per Dekatherm or (ii) three times the "Transco, zone 5 del." Midpoint price published in Platts Gas Daily, "Daily price survey" for the flow date on which the Over-Delivery occurred. For days of consumption when Gas Daily is not published, the daily price published by Gas Daily on the nearest subsequent day shall be used.

# **Gas Measurement**

The quantity and heating value of the Gas delivered by Pooler to PSNC Energy shall be determined by the transporting Pipeline(s) in the manner provided in its (their) tariff(s).

ARTICLE VI

### **ARTICLE VII Full Requirements Service**

For each month that this Agreement is in effect, Pooler agrees to satisfy the full requirements for Gas for each PSNC Energy Customer Account on Pooler's designated list provided pursuant to Article IV for each such month. Pooler's ability to satisfy all such requirements for Gas in any month shall be determined by subtracting the Customers' actual consumption for the listed Customer Accounts in that month from the total actual deliveries received in that month on the Pooler's account. Any imbalance resulting from an adjustment to actual consumption or deliveries due to meter inaccuracy, billing error, or otherwise, after the month in which such Gas requirements were determined, shall be cashed out under the procedure provided in Article VIII with all adjusted quantities cashed out under either paragraph 1 for shortage quantities or paragraph 1 for excess quantities, as applicable.

### **ARTICLE VIII** Pool Balancing Procedures

In the event that Pooler's Pool has insufficient Gas available to satisfy the actual needs of the Customer Account(s) to be served from the Pool in any month, the cashout procedure shall be as follows:

- 1. If such shortage is less than or equal to two percent (2%) of the Customers' actual usage, for each Dekatherm of such shortage, PSNC Energy shall sell to Pooler Gas required to cover such shortage quantities at a rate equal to the first of the month price for the month in which such shortage occurred for Transco Station 65 as published in Natural Gas Week, plus (a) for the months of November through March, the one hundred percent (100%) load factor rate under Transco's currently effective Rate Schedule FT for deliveries from Transco's Zone 3 to Zone 5, plus applicable fuel retention and all applicable surcharges, or (b) for the months of April through October, the commodity rate under Transco's currently effective Rate Schedule FT for deliveries from Transco's Zone 3 to Zone 5, including applicable fuel retention and surcharges, plus \$.05.
- 2. If such shortage is greater than two percent (2%) of the Customers' actual usage, for each Dekatherm of such shortage, PSNC Energy shall sell to Pooler Gas required to cover such shortage quantities at a rate equal to the higher of the first of the month price or the highest weekly price for any subsequent week for the month in which such shortage occurred for Transco Station 65 as published in Natural Gas Week, multiplied by the premium percentage shown below corresponding to the percentage of the shortage, plus the one hundred percent (100%) load factor rate under Transco's currently effective Rate Schedule FT for deliveries from Transco's Zone 3 to Zone 5, plus applicable fuel retention and all applicable surcharges, for each Dekatherm of such shortage(a) for the months of November through March, the one hundred percent (100%) load factor rate under Transco's currently effective Rate Schedule FT for deliveries from Transco's Zone 3 to Zone 5, plus applicable fuel retention and all applicable surcharges, or (b) for the months of April through October, the commodity rate under Transco's currently effective Rate Schedule FT for deliveries from Transco's Zone 3 to Zone 5, including applicable fuel retention and surcharges, plus \$.05.

Shortage Percentage	Premium Percentage
Over 2% & equal to or less than 5%	110%
Over 5% & equal to or less than 10%	120%
Over 10% & equal to or less than 15%	130%
Over 15%	150%

In the event that Pooler's Pool has Gas in excess of the actual needs of the Customer Account(s) in any month, the cashout procedure shall be as follows:

1. If such excess is less than or equal to two percent (2%) of the Customers' actual usage, for each Dekatherm of such overage, PSNC Energy shall purchase from Pooler such excess guantities of Gas at a rate equal to the first of the month price for the month in which the excess accumulated for Transco Station 65 as published in Natural Gas Week, plus (a) for the months of November through March, the one hundred percent (100%) load factor rate under Transco's currently effective Rate Schedule FT for deliveries from Transco's Zone 3 to Zone 5, plus applicable fuel retention and all applicable surcharges, or (b) for the months of April through

Aug 24 2017

October, the commodity rate under Transco's currently effective Rate Schedule FT for deliveries from Transco's Zone 3 to Zone 5, including applicable fuel retention and surcharges, plus \$.05.

2. If such excess is greater than two percent of the Customers' actual usage, for each Dekatherm of such overage, PSNC Energy shall purchase from Pooler such excess quantities of Gas at a rate equal to the lower of the first of the month price or lowest weekly price for any subsequent week for the month in which the excess accumulated for Transco Station 65 as published in Natural Gas Week, multiplied by the discount percentage shown below corresponding to the percentage of the excess, plus (a) for the months of November through March, the one hundred percent (100%) load factor rate under Transco's currently effective Rate Schedule FT for deliveries from Transco's Zone 3 to Zone 5, plus applicable fuel retention and all applicable surcharges, or (b) for the months of April through October, the commodity rate under Transco's currently effective Rate Schedule FT for deliveries from Transco's Zone 3 to Zone 5, including applicable fuel retention and surcharges, plus \$.05.

Discount Percentage
90%
80%
70%
50%

If, for any month, the imbalance in Pooler's Pool exceeds twenty-five percent (25%), either positive or negative, PSNC Energy shall have the right, in its sole discretion, to cancel this Agreement and to suspend the Pooler's right to establish a Pool for delivery to Customers that transport on PSNC Energy's system for twelve (12) months.

### ARTICLE IX Creditworthiness

PSNC Energy shall not commence service to Pooler, and has the right to discontinue service upon five (5) days' written notice to Pooler, if Pooler fails to meet PSNC Energy's creditworthiness criteria. PSNC Energy shall apply consistent evaluative practices to determine the acceptability of Pooler's overall financial condition, working capital, and profitability trends. Acceptable creditworthiness is demonstrated by meeting the following criteria:

- 1. At PSNC Energy's request, Pooler shall provide current financial statements, annual reports, 10-K reports or other filings with regulatory agencies which discuss the Pooler's financial status, a list of all corporate affiliates, parent companies and subsidiaries, and any reports from credit reporting and bond rating agencies which are available.
- 2. At PSNC Energy's request, Pooler shall provide a bank reference and at least two trade references. Pooler authorizes PSNC Energy to obtain a current credit report on Pooler to determine whether to extend credit and releases generally all creditors to disclose otherwise confidential information. The results of reference checks and any credit reports submitted must show that Pooler's obligations are being paid on a prompt basis.
- 3. At PSNC Energy's request, Pooler shall provide a guarantee by a person or another entity acceptable to PSNC Energy that satisfies the credit appraisal, or a standby irrevocable letter of credit drawn upon a bank acceptable to PSNC Energy.
- 4. Pooler must not be operating under any chapter of the bankruptcy laws and must not be subject to liquidation or debt reduction procedures under state laws such as an assignment for the benefit of creditors, or any informal creditors' committee agreement.
- 5. Pooler shall not be subject to the uncertainty of pending liquidation or regulatory proceedings in state or federal courts or before other governmental or regulatory bodies having jurisdiction, which could cause a substantial deterioration in its financial condition, a condition of insolvency, or an impairment of Pooler's ability to exist as an ongoing business entity.
- 6. Pooler shall have no significant collection lawsuits or judgments outstanding that might affect Pooler's ability to remain solvent.
- If any of the events or actions described in paragraphs 4, 5, and 6 above shall be initiated or imposed during the terms of service under this Agreement, Pooler shall provide notification thereof to PSNC Energy within two (2) working days of any such initiated or imposed event or action.

8. If Pooler has an ongoing business relationship with PSNC Energy, no delinquent balances shall be consistently outstanding for undisputed billings made previously by PSNC Energy, and Pooler must have paid its account in the past according to the established terms and not made deductions or withheld payment for claims other than for disputed billings.

### ARTICLE X Billing and Payment

No later than three (3) business days following PSNC Energy's end-of-the-month meter reading date for the month of delivery, PSNC Energy will provide Pooler with a statement detailing the total quantities delivered by Pooler into its Pool for the preceding month as well as the total metered consumption in Dekatherms for each individual PSNC Energy Customer Account served by Pooler. Pooler is responsible for billing each of PSNC Energy's Customer(s) served from Pooler's Pool for all Gas consumed by such Customers determined pursuant to Article VII above with the exception of unauthorized quantities or other penalties assessed directly to a Customer by PSNC Energy. PSNC Energy shall continue to bill its applicable transportation and Facilities Charges directly to the Customer.

If the total quantities present in Pooler's Pool fail to cover the total accumulated usage for PSNC Energy's Customer(s) served by Pooler's Pool in any month, PSNC Energy shall bill Pooler for any shortage quantities pursuant to the procedures described in Article VIII above. Such statement shall be furnished to Pooler by PSNC Energy no later than the fifth (5th) business day following PSNC Energy's end-of-the-month meter reading date for the month of delivery and is due and payable within ten (10) days after the statement date. A bill shall be deemed delinquent when it remains unpaid after the due date set forth on the bill. If Pooler fails to remit the full amount when due, interest on the unpaid portion shall accrue at a rate of one percent (1%) per month. If a Pooler withholds any portion of any amount billed by PSNC Energy as a disputed amount and any portion or all of the amount so withheld is determined to have been properly billed, then interest (as set forth above) shall accrue on the withheld amount that was properly billed from the date due until the date that PSNC Energy receives it. PSNC Energy may terminate this Agreement when any bill becomes delinquent.

If the total quantities present in Pooler's Pool exceed the total accumulated usage for the Customer(s) served from Pooler's Pool in any month, PSNC Energy shall purchase such Gas pursuant to the procedures described in Article VIII above. PSNC Energy shall furnish Pooler with a statement identifying the quantities purchased from Pooler no later than the fifth (5th) business day following PSNC Energy's end-of-the-month meter reading date for the month of delivery and shall pay Pooler no later than ten (10) days after the statement date.

### ARTICLE XI Force Majeure

The term "Force Majeure," as used herein, and as applied to PSNC Energy or Pooler, shall mean acts of law including governmental bodies acting pursuant to law, acts of God, strikes, lockouts or other disturbances, acts of a public enemy, war, blockades, insurrections, riots, epidemics, lightning, fires, floods, washouts, arrests, civil disturbances, explosions, breakage or accidents to machinery or lines of pipe, freezing of wells or pipelines, or any other cause, whether of the kind enumerated or otherwise, not reasonably within the control of the affected party. It is understood and agreed that the settlement of strikes or lockouts shall be entirely within the discretion of the party affected.

Such causes or contingencies affecting the performance of this Agreement by PSNC Energy or the Pooler shall not relieve the affected party of liability unless such party shall give notice and full particulars of such cause or contingency in writing or by facsimile to the other party as soon as reasonably practical after the occurrence of the cause relied upon, nor shall such causes or contingencies affecting this Agreement by either party relieve it of liability in the event of its concurring negligence, nor shall such causes or contingencies affecting the performance of this Agreement relieve either party from its obligations to make payments of amounts due under the Agreement for Gas already allocated to the Customers served by Pooler.

### ARTICLE XII Miscellaneous

- 1. No modification of the terms and provisions of this Agreement shall be or become effective except by the execution of a written agreement or by modification of PSNC Energy's Tariff.
- 2. No waiver by any party of any one or more defaults by any other party in the performance of any provisions of this Agreement shall operate or be construed as a waiver or any other default or defaults, whether of a like

or of a different character.

- 3. Any company, which shall succeed by purchase, merger, or consolidation to the properties, substantially as an entirety, of PSNC Energy or of Pooler, as the case may be, shall be entitled to the rights and shall be subject to the obligations of its predecessor in title under this Agreement. Without relieving itself of its obligations under this Agreement, any party may assign any of its rights hereunder to a company with which it is affiliated, but otherwise no assignment of this Agreement or any of the rights or obligations hereunder shall be made unless there first shall have been obtained the consent thereto in writing of the other party, provided that such consent will not be unreasonably withheld.
- 4. Except as otherwise provided, any notice, request, demand, statement, or bill provided for in this Agreement, or any notice which any party may desire to give to the other, shall be in writing and shall be considered as duly delivered when delivered to the United States Postal Service to be sent by registered or certified mail to the Post Office address of the parties hereto, as the case may be, or at such address as either party shall designate by formal written notice, as follows:

Notices to PSNC Energy:	Payments to PSNC Energy:
PSNC Energy Attention: Transportation & Administration P O Box 1398 Gastonia, North Carolina 28053-1398 Telephone: (704) 834-6338 Facsimile: (704) 834-6555	PSNC Treasurer's Account Wells Fargo Bank NA Minneapolis, MN 55702 ABA No: 12100024 Account. No: 2070659001624
Notices to Pooler: (Enter Applicable Information)	Payments to Pooler: (Enter Applicable Information)
Pooler Name	Pooler Name
Address	Pooler Bank Name
City / State/ Zip Code	ABA Number
Telephone Number	Account Number
Fax Number	

- 6. The subject headings of the articles of this Agreement are inserted for the purpose of convenient reference and are not intended to be a part of the Agreement nor considered in any interpretation of the same.
- 7. The construction, interpretation, and performance of this Agreement shall be in accordance with the laws of the State of North Carolina, excluding any conflicts-of-law rule or principle which might refer the construction, interpretation, or performance of this Agreement to the law of another jurisdiction.
- 8. In the event of a conflict between the provisions of this Agreement and PSNC Energy's Tariff, PSNC Energy's Tariff shall control.
- 9. This Agreement supersedes all preexisting agreements for Pooling between PSNC Energy and Pooler.

PSNC Energy		POOLER		
Зу:	(Signature)	By:	(Signature)	_
Name:	(0.9.0000)	Name:	(0.9.11.2.5)	
	(Type or Print)		(Type or Print)	-
Title:		Title:		_

OFFICIAL COPY

Aug 24 2017

Aug 24 2017

# VERIFICATION

## NORTH CAROLINA, GASTON COUNTY.

Candace A. Paton, being first duly sworn, says that (i) she is Rates & Regulatory Manager for Public Service Company of North Carolina, Inc. ("PSNC"), and, as such, she is authorized, and has been designated by PSNC, to make this proof on its behalf; (ii) she has read the foregoing petition and the matters and things stated therein are true of her own knowledge, except as to those matters and things stated therein on information and belief, and as to those, she believes them to be true.

Candace 1 Affiant (Candace A. Paton)

Subscribed and sworn to before me, this 24<sup>th</sup> day of August 2017.

Wendy A. Murphy, Notary Public

My Commission Expires: March 24, 2018 [OFFICIAL SEAL]



Aug 24 2017

# **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing <u>Petition to Correct Tariff</u>, submitted in Docket No. G-5, Sub 565 was served upon the parties of record via U.S. mail, postage paid, or electronically.

This, the 24<sup>th</sup> day of August, 2017.

/s/Mary Lynne Grigg

Mary Lynne Grigg McGuireWoods LLP 434 Fayetteville Street, Suite 2600 PO Box 27507 (27611) Raleigh, North Carolina 27601 (919) 755-6573 (Direct) mgrigg@mcguirewoods.com

Attorney for Public Service Company of North Carolina, Inc.