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(j) All measuring and testing equipment referred to in this section 8 shall be provided, installed, operated and maintained at Second Party's expense.

9. Second Party shall take gas hereunder at the pressures carried in First Party's gathering system or natural gasoline plant at the point of delivery. Whenever the flowing pressure of the gas at point of delivery is insufficient to deliver gas into Second Party's pipe line against the working pressure maintained therein, Second Party may at its option install or utilize compressors so that the gas may be delivered into Second Party's line. If Second Party does not elect to install or utilize compressors so that gas may be delivered into Second Party's line, then First Party may at its option install compressors so that gas may be delivered into Second Party's line. If neither party desires to install compressors, the contract may be terminated by either party upon one hundred and twenty (120) days' written notice to the other.

10. (a) Subject to the adjustment for heating value as provided in Subsection (c) of this Section, the price to be paid by Second Party for each one thousand (1000) cubic feet of gas delivered hereunder to Second Party, under pressure adequate to enter Second Party's main transmission line, shall be eleven cents (11¢).

(b) Second party agrees that if, during the term of this contract, Second Party (or any person, company, or corporation controlling, controlled by, or under common control with Second Party) purchases gas from any other party under the same or similar circumstances, conditions, and in comparable quantities as those under which it purchases gas under this contract, but at a higher price than is provided for herein, then Second Party shall thereupon notify First Party in writing of such other purchase and will pay First Party such higher price under this