

TENNESSEE REGULATORY AUTHORITY

502 Deaderick Street, 4th Floor
Nashville, Tennessee 37243

October 7, 2015

Henry Walker, Esq.
Bradley Arant Boult Cummings, LLP
1600 Division Street, Suite 700
Nashville, TN 37203
hwalker@babco.com

RE: Docket No. 15-00042 – *Petition of B&W Pipeline, LLC for an Increase in Rates*

Dear Mr. Walker:

To assist the Authority in its evaluation of the above-captioned matter, please provide responses to the attached TRA Third Data Request to B&W Pipeline, LLC.

It is requested that all responses be provided no later than 2:00 p.m., October 21, 2015. In accordance with TRA rules submit either (1) an original and thirteen written copies of your response or (2) an original and four written copies and an electronic version. Should you have any questions or need clarification regarding any requested item, please contact Tiffany at (615) 770-6893. Thank you for your prompt attention to this matter.

Sincerely,



David N. Foster
Chief, Utilities Division

cc: Docket File

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Attachment

TRA THIRD DATA REQUEST TO B&W PIPELINE, LLC

1. Do the throughput volumes listed on Schedule 4 of B&W's Exhibits constitute metered volumes or volumes delivered?
2. Do any of the throughput volumes listed on Schedule 4 of B&W's Exhibits include volumes for lost gas? If so, identify the amount of lost gas.
3. Are the easement customers included in the throughput volumes on Schedule 4 of B&W's Exhibits? If yes, identify where these volumes are included and the total volumes for each of the easement customers.
4. Please explain the basis for the 10% shrinkage in the transportation contract between Navitas (Gasco) and B&W.
5. Do the invoices from B&W to Navitas include commodity and transportation? If yes, please provide a breakdown of the rate between commodity costs and transportation costs for each of the test period invoices from B&W to Navitas.
6. Please provide a detailed explanation describing the intercompany throughput listed on Schedule 4 of the Company's exhibit. Does this represent B&W transporting gas it is providing to its affiliates or are the affiliates using B&W's pipeline to transport gas they produce or purchase? Please explain your answer.