[N] CANCELLATION NOTICE

[C] TEMPORARY EMBARGO NOTICE

BP OIL PIPELINE COMPANY

[C] LOCAL PROPORTIONAL TARIFF

FOR THE INTERSTATE TRANSPORTATION BY PIPELINE OF

CRUDE PETROLEUM
AND/OR
CONDENSATE

The rates named in this tariff are for the trunk line transportation of Crude Petroleum by pipeline, subject to the Rules and Regulations herein.

REQUEST FOR SPECIAL PERMISSION: Issued on [W] five days' less than one day's notice under the authority of 18 CFR 341.14. This tariff publication is conditionally accepted subject to refund pending a 30-day review period.

[N] This tariff publication is filed in accordance with 18 CFR 341.5 (Cancellation of Tariff). The rates contained herein are hereby cancelled. The line has been taken out of service and is no longer in interstate commerce. No further rates or routing will be provided.

[C] Notice of Temporary Embargo: Effective February 5, 2019, a temporary embargo is in effect for transportation movements from St. James, Louisiana and Liberty, Mississippi to Collierville, Mississippi and Patoka, Illinois. The pumpover charges at Patoka, Illinois and St. James, Louisiana are also under embargo. The embargoed movements are denoted by the symbol “[E]” in the tariff. The temporary embargo will remain in effect until a tariff filing is made to cancel the embargo.

ISSUED DECEMBER 26, 2019
EFFECTIVE JANUARY 1, 2020

The provisions published herein will, if effective, not result in an effect on the quality of the human environment.

Compiled and Issued by:
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### TABLE OF RATES

<table>
<thead>
<tr>
<th>FROM</th>
<th>TO</th>
<th>BASE RATE</th>
<th>DRA RATE (See Note 1 below)</th>
</tr>
</thead>
<tbody>
<tr>
<td>St. James, Louisiana</td>
<td>Collierville Station, Mississippi</td>
<td>(C) 69.57</td>
<td>(C) 143.35</td>
</tr>
<tr>
<td>Liberty, Mississippi</td>
<td>Patoka, Illinois</td>
<td>(C) 107.19</td>
<td>(C) 180.93</td>
</tr>
</tbody>
</table>

#### [C]NOTE 1
Nomination on this tariff will be restricted to available DRA Capacity Barrels, which are estimated to be approximately 13,000 Barrels per day of Crude Petroleum having a viscosity of 55 SUS at 100°F, when the Capline System operator deems that all standard capacity space is full.

Transportation rates named herein include barge and ship unloading and terminaling at St. James, Louisiana.

#### VISCOSITY SURCHARGE
In addition to all other charges for transportation hereunder, all Crude Petroleum having a viscosity in excess of 55 Saybolt Universal Seconds (SUS) at 100 degrees Fahrenheit (100°F), based upon the most recent Crude Petroleum viscosities published by the operator of Capline, shall be subject to a surcharge of (C) 0.82 cents per Barrel for each unit SUS in excess of 55 SUS.

#### PUMPOVER CHARGE AT PATOKA, IL:
When Crude Petroleum is moved from Illinois Extension Pipeline Company LLC (Southern Access Extension) at Patoka through Capline into the Chicap Pipeline System, a (C) 4.83 cent per Barrel fee per 42 U.S. gallons will be charged.

#### PUMPOVER CHARGE AT ST. JAMES, LA:
When Crude Petroleum is moved at St. James through Capline, a (C) 9.0 cent per Barrel fee per 42 U.S. gallons will be charged.

### RULES AND REGULATIONS

#### 1. ABBREVIATIONS AND DEFINITIONS

As used in these Rules and Regulations, the following items shall be defined as follows:

- "API" means American Petroleum Institute.
- "Barrel" means forty-two (42) United States gallons at sixty degrees (60°F) Fahrenheit.
- "Batch" means a quantity of Commodity or Commodities of like characteristics shipped as an identifiable unit.
- "Capacity" means the current, safe operating capability of a System.
- "Carrier" means and refers to BP Oil Pipeline Company.
- "Commingled" means the mixing of various grades of Crude Petroleum having either similar or different characteristics.
- "Commodity" means and refers to Crude Petroleum.
- "Common Stream" means Crude Petroleum of substantially the same kind and quality into which additional quantities can be introduced without significantly altering the grade of the Commodity.
- "Consignee" means anyone to whom custody is to be given at the specific instructions of a Shipper when Commodity is delivered out of the System.
- "Crude Petroleum" means the direct liquid products of oil wells.
- "DRA" means drag reducing agent.

"Inventory" means the total volume of Crude Petroleum in the Carrier's custody at any given time.

"Merchantable Crude Petroleum" means any Crude Petroleum adapted for refining or fuel purposes which is properly settled and contains no more than one percent (1%) of basic sediment, water, and other impurities.

"No." means number.

"Nomination" means an offer and designation by a Shipper to the Carrier of an approximate quantity of Crude Petroleum for transportation from a specified origin point(s) to a specified destination(s) over a period of one month in accordance with these Rules and Regulations.

"Shipment" means a volume of Crude Petroleum delivered to and accepted by Carrier at a point of origin for transportation through Carrier's System to a designated delivery point.

"Shipper" means the party who contracts with the Carrier for the transportation of Crude Petroleum subject to and in accordance with these Rules and Regulations.

"System" as herein used means a pipeline or pipelines including related facilities which when operated acts as a single unit.

"Ticket" means the record evidencing the transfer of custody of Crude Petroleum and containing the information identifying the transaction and the net volume transferred.

2. COMMODITY AND SPECIFICATIONS
Carrier is engaged in the transportation of Merchantable Crude Petroleum and therefore has the right to refuse any other Commodity for transportation. Crude Petroleum will be received for transportation providing it is substantially the same kind, grade, and quality currently being transported through the same System for other Shippers.

Crude Petroleum nominated for transportation which differs in characteristics from that usually transported by this Carrier will, at the option of the Carrier, be transported if space is available after all other Nominations have been scheduled and under such terms as the Shipper and the Carrier may agree.

3. ORIGIN AND DESTINATION FACILITIES
Shipper shall furnish the necessary facilities at origin points capable of delivering Crude Petroleum into the Carrier's System at pressures and pumping rates required and determined solely by the Carrier.

Shipper or Consignee shall furnish the necessary facilities for receiving Crude Petroleum upon arrival at its destination. Such facilities shall have adequate available Capacity and be capable of receiving said Commodities at pressures and pumping rates specified by Carrier.

All proposed receiving or delivery connections must meet minimum Nomination, tankage, hourly flow rate conditions, and metering requirements in effect at the time of requested connection and must also have facilities which will allow for increases to maximum line flow rate and pressure conditions. All proposed connection designs must be approved by the Carrier. All costs and expenses of installing, operating and maintaining connections shall be paid by the connecting party.

In the event Shipper or Consignee fails to provide adequate facilities for receipt of the Shipment of Crude Petroleum at destination, Carrier shall have the right to make whatever arrangements for disposition of the Commodity it deems appropriate to clear the Carrier's facilities, including, without limitation, the right of sale at a price determined by current market conditions. Out of the proceeds of said sale, Carrier shall first pay itself all transportation and other lawful charges, cost and expenses of storage, and care and maintenance of the Commodity. The balance shall be held for whomsoever is lawfully entitled thereto, and who by accepting said balance, shall be deemed to have waived Carrier's liability with respect to all acts or omissions by Carrier in connection with said sale.

4. QUALITY OF CRUDE PETROLEUM
Crude Petroleum accepted for Shipment must be good Merchantable Crude Petroleum. Carrier will accept for transportation Commodities which can be Commingled with Crude Petroleum regularly transported by the Carrier between the origin and destination points without substantially reducing the value or altering the quality of the grade of the Crude Petroleum which the Carrier regularly moves.

Carrier will accept Crude Petroleum for transportation only on condition that Carrier shall not be liable to Shipper or Consignee for changes in gravity or quality which may occur from Commingling such Crude Petroleum with other
Commodities in transit. The Carrier shall not be obligated to deliver the identical Crude Petroleum received from Shipper. Carrier will deliver a grade of Crude Petroleum as nearly like the grade of Crude Petroleum received from Shipper as Carrier is regularly delivering at destination points.

5. QUANTITY AND NOMINATIONS
Except as provided for below, Nominations for the transportation of Crude Petroleum will be accepted each month in quantities of not less than ten thousand (10,000) Barrels from one Shipper, consigned to one Consignee and destination, unless written authority is received by the Carrier from the Shipper to nominate an amount lower than the quantity provided for under this item. Crude Petroleum so nominated to the Carrier for transportation will be received as space is currently available, providing the total within a month’s time is not less than ten thousand (10,000) Barrels (excluding authorized exceptions).

Nominations for transportation of Crude Petroleum will be received in lots of less than ten thousand (10,000) Barrels only if, in the sole judgment of the Carrier, the Carrier’s facilities and operating condition permit.

Carrier will only accept Nominations received before 12:00 noon Central Standard Time/Central Daylight Saving Time, whichever is applicable, on the tenth (10th) of the month preceding the movement. Barrels nominated must be in writing. When the tenth (10th) of the month falls on a weekend or a holiday, Nominations will be required prior to 12:00 noon Central Standard Time/Central Daylight Saving Time whichever is applicable, on the preceding workday. When there shall be nominated to the Carrier for transportation during this nomination period, more Crude Petroleum that can be currently transported, then Item No. 6 will apply and charges for transportation will be for the nominated volumes adjusted for proration.

"DRA" Nominations Only
The deadline date for DRA Nominations is the eighteenth (18th) of the month preceding the movement. All other provisions of the above paragraph apply.

6. PRORATION PROCEDURES
In the event Carrier receives Shipper Nominations for Crude Petroleum for a particular month which in total exceeds the capacity of the System or any line segment thereof, then Carrier shall accept and deliver only that portion of each good faith Shipper Nomination which Carrier determines according to the BP Oil Pipeline Company Crude Proration Policy dated 06/18/2018. The policy utilizes a 12-month historical base period.

7. TITLE
A Nomination for Shipment of Crude Petroleum shall be deemed a warranty of title by the party making the Nomination. The Carrier will, in the absence of adequate security, decline to receive any Crude Petroleum which is in litigation or as to which a dispute over title may exist or which is encumbered by any lien. Adequate security is considered to be Shipper’s proof of perfect and unencumbered title or a satisfactory indemnity bond. By nominating Crude Petroleum, the Shipper agrees to hold Carrier harmless from any and all loss, cost, liability, damage, and/or expense resulting from disputes, encumbrances, or failure of title.

Carrier will account for custody transfer of Crude Petroleum at receipt and/or delivery points as evidenced by duly authorized receipt/delivery Tickets of the Carrier.

8. PAYMENT OF TRANSPORTATION AND OTHER CHARGES
(a) Transportation charges will be computed and collected at the rates provided herein, on the basis of the number of barrels of Crude Petroleum delivered at destinations, after volume corrections as provided for in Item No. 10.

(b) All payments are due within 10 days of receipt of the invoice, unless the Carrier determines in a manner not unreasonably discriminatory that the financial condition of Shipper or Shipper’s guarantor (if any) is or has become impaired or unsatisfactory or Carrier determines in a manner not unreasonably discriminatory it is necessary to obtain security from Shipper. Carrier, upon notice to Shipper, may require any of the following prior to Carrier’s delivery of Shipper’s Crude Petroleum in Carrier’s possession or prior to Carrier’s acceptance of Shipper’s Crude Petroleum: (1) prepayment of all charges, (2) a letter of credit at Shipper’s expense in favor of Carrier in an amount sufficient to ensure payment of all such charges and, in a form, and from an institution, acceptable to Carrier, or (3) a guaranty in an amount sufficient to ensure payment of all such charges and in a form, and from a third party, acceptable to Carrier. In the event, Shipper fails to comply with any such
requirement on or before the date supplied in Carrier's notice to Shipper. Carrier shall not be obligated to provide
Shipper access to Carrier's facilities or provide services pursuant to this tariff until such requirement is fully met.
(d) Carrier shall have a lien on all Crude Petroleum delivered to Carrier to secure the payment of any and all
transportation or any other charges that are owed Carrier. Such lien shall survive delivery of Crude Petroleum to
Shipper. Such lien shall extend to all Crude Petroleum in Carrier's possession beginning with Shipper's first receipt
of transportation or other services from Carrier. The lien provided herein shall be in addition to any lien or security
interest provided by statute or applicable law. Carrier may withhold delivery to Shipper of any of Shipper's Crude
Petroleum in its possession and exercise any other rights and remedies granted under this tariff or existing under
applicable law until all such charges have been paid as provided above.

(e) In the event Shipper fails to pay any such charges when due, Carrier shall not be obligated to provide Shipper
access to Carrier's facilities or provide services pursuant to Carrier's tariff until such time as payment is received by
Carrier and Shipper meets the requirements of the Carrier. In addition, in the event Shipper fails to pay any such
charges when due, Carrier shall have the right to setoff such amounts owed and future amounts owed against those
amounts Carrier owes Shipper.

(f) If any charge remains unpaid after the due date specified in Carrier's invoice, then such amount due may accrue
an interest penalty from the day after the due date until paid, calculated at a rate per annum equal to the U.S. prime
rate as published in the Wall Street Journal plus two percent (2%) per annum, or, if less, the maximum interest rate
permitted by Applicable Law. In addition, Shipper shall pay all documented costs incurred by Carrier to collect any
unpaid amounts, including but not limited to reasonable attorney fees.

(g) If Shipper fails to pay an invoice by the due date, in addition to any other remedies under this tariff or under
applicable law, Carrier shall have the right, either directly or through an agent, to sell at a private sale any and all
Crude Petroleum of such Shipper in its custody at fair market value at the time of sale. The proceeds of any sale shall
be applied to the following order: (A) To the reasonable expenses of holding, preparing for sale, selling, and to the
extent allowed by law, reasonable attorney's fees and legal expenses incurred by Carrier; and (B) To the satisfaction
of the Shipper's indebtedness including interest herein provided from the date of payment is due. The balance of the
proceeds of the sale remaining, if any, shall be paid to Shipper or, if there is a dispute or claim as to entitlement, held
for whoever may be lawfully entitled thereto.

9. LIABILITY OF CARRIER
The Carrier, while in possession of any Crude Petroleum herein described, shall not be liable for any loss thereof,
damage thereto, or delay caused by fire, explosion, earthquake, storm, flood, epidemics, acts of God, riots, sabotage,
strikes, the authority of law, or an act or default of the Shipper or Consignee, the requisition or necessity of the
Government of the United States in time of war or national emergency, or from any cause whatsoever, whether
enumerated herein or not, except by Carrier's negligence. In case of any loss of Crude Petroleum for which Carrier is
not liable, each Shipper shall bear the loss, damage, or delay and the consequences thereof in the proportion that the
amount of such Shipper's Crude Petroleum received and undelivered in the custody of Carrier for transportation in the
System bears to the total amount of Crude Petroleum of all Shippers received and undelivered in the Carrier's
custody for transportation in the System at the time the loss, damage, or delay occurs. The Shipper shall be entitled
to have delivered only such portion of his Shipment as may remain after deduction of his due proportion of such loss.

Carrier will transport and deliver Crude Petroleum with reasonable diligence and dispatch, but will accept no Crude
Petroleum to be transported in time for any particular market.

10. MEASURING AND TESTING
All Crude Petroleum accepted by Carrier for transportation shall be gauged or metered and may be tested by a
representative of the Carrier or by automatic equipment approved by the Carrier, prior to its receipt from the Shipper.
The Shipper or Consignee has the privilege of being present or represented at the gauging, metering, or testing. If
tank tables are used, quantities will be computed from correctly compiled tank tables showing one hundred percent
(100%) of the full capacity of the tanks. Volumes shall be corrected from the observed temperature, which has been
recorded to the nearest whole or half degree, to 60 degrees Fahrenheit using the current edition of the American
Petroleum Institute Manual of Petroleum Measurement Standards, Chapter 11.1, Volume 1, Table 5a Generalized
Crude Oil Correction of Observed Gravity to API Gravity at 60 degrees Fahrenheit and Table 6a Generalized Crude
Oil Correction of Volume to 60 degrees Fahrenheit against API Gravity at 60 degrees Fahrenheit (American Society
of Testing Materials D1250). The net balance at sixty degrees (60º) Fahrenheit will be the quantity deliverable by
Carrier.

Carrier will not accept for transportation Crude Petroleum in which the total volume of impurities exceeds one percent
(1%) of the volume offered for transportation. In the event that a Shipper delivers Crude Petroleum exceeding this
requirement, the Shipper shall become liable for all additional costs and expenses resulting therefrom.
11. SEPARATE PIPELINE AGREEMENTS
Separate agreements in connection with delivery pipelines, connections or other facilities ancillary to the System and in accordance with this tariff may be required of any Shipper or Consignee before any duty for transportation shall arise.

12. CLAIMS, SUITS, TIMING FOR FILING
As a condition precedent to recovery for loss, damage, or delay to Shipments, claims must be filed in writing with the Carrier within nine (9) months and one (1) day after delivery of the Crude Petroleum, or, in the case of failure to make delivery, then within nine (9) months and one (1) day after reasonable time for delivery has elapsed; and suits arising out of such claims shall be instituted against the Carrier only within two (2) years and one (1) day from the date of delivery, or within two (2) years and one (1) day after a reasonable time for delivery has elapsed. Where claims are not filed or suits are not instituted thereon in accordance with the foregoing provisions, Shipper agrees that Carrier will not be liable and such claims will not be paid.

13. APPLICATION OF RATES, CHARGES, RULES AND REGULATIONS
Crude Petroleum accepted for transportation shall be subject to the rates, charges, rules, and regulations in effect on the date of receipt of such Crude Petroleum by the Carrier. Transportation and all other lawful charges will be collected on the basis of the net quantities of Crude Petroleum delivered. All net quantities will be determined in the manner provided in Item No.10.

Crude Petroleum received from an established origin point, on Carrier’s System, which origin point is not named in the tariff making reference hereto, but which is intermediate to a point from which rates are published in said tariffs, through such unnamed point, will be assessed the rate in effect from the next more distant origin point published in the tariff.

Crude Petroleum delivered to an established delivery point, on the Carrier’s System, which is not named in the tariff making reference hereto, but which is intermediate to a destination to which rates are published in said tariffs, through such unnamed point, will be assessed the rate in effect to the next more distant delivery point on the tariff.

14. RECONSIGNMENT
Change in destination and/or routing from that previously specified or nominated will be permitted upon written request or oral request if confirmed later in writing provided the change requests is received by the originating Carrier prior to delivery out of this Carrier's System. All changes pursuant to this item are subject to the rates, rules and regulations from point of origin to the designated final destination, and provided that no out-of-line or backhaul movements are necessary.

15. CHARGES FOR SPILL COMPENSATION ACTS AND REGULATIONS
In addition to the transportation charges and all other charges accruing on Crude Petroleum accepted for transportation, a per Barrel charge will be assessed and collected in the amount of any tax, fee, or other charges levied against the Carrier in connection with such Crude Petroleum by any federal, state, or local government, or other agency which levies a tax, fee, or other charge, on the receipt, delivery, transfer, or transportation of such Crude Petroleum within such government's jurisdiction for the purpose of creating a fund for the prevention, containment, and/or removal of spills and/or reimbursement of persons sustaining loss or damage therefrom, and/or preparation for response to spills.

16. STORAGE IN TRANSIT
Tankage requirements will be provided by the Shipper and/or Consignee at origin, transfer, and destination points.

17. ESTABLISHMENT OF GRADES
Carrier will from time to time determine which grades of Crude Petroleum it will regularly transport as a Common Stream between particular origin points and destination points on its trunk pipelines based on yearly forecasts provided by Shippers.

Carrier will inform all interested persons of such determination upon request by such persons and this will constitute the sole holding out of the Carrier in regard to the grades of Crude Petroleum transported.

Carrier may from time to time undertake to transport other or additional grades of Crude Petroleum or, after giving reasonable notice to Shippers who may be affected, cease to transport particular grades of Crude Petroleum.

18. SCHEDULING OF SHIPMENTS
All Shippers desiring to move Crude Petroleum through the Carrier’s System shall provide information needed by Carrier to schedule each Shipment. Carrier will refuse to receive Crude Petroleum for transportation until Shipper has
provided Carrier with such information.

19. COMPLIANCE WITH LAWS AND OTHER REQUIREMENTS
The Carrier reserves the right to reject any and all Crude Petroleum offered for Shipment when the Shipper or Consignee fails or is unwilling to comply with all applicable laws, rules, regulations, or requirements of any governmental authorities regulating Shipment or deliveries of Crude Petroleum or fails to demonstrate to the Carrier’s satisfaction that the Shipment would be in conformance with the provisions of the Carrier’s tariff.

20. EVIDENCE OF RECEIPTS AND DELIVERIES
Crude Petroleum received from the Shipper and delivered to the Shipper or any Consignee shall, in each instance, be evidenced by Tickets showing opening and closing tank gauges or meter readings as applicable, temperature, basic sediment and water, and any other data essential to the determination of quantity. The Shipper and/or any Consignee may at its discretion witness the receipt and/or delivery of the Crude Petroleum shipped.

21. INHIBITORS
Carrier reserves the right to require, approve or reject the injection of corrosion inhibitors, pour point depressants or other such additives in the Crude Petroleum to be transported.

22. SEVERABILITY
If any term or provisions of these Rules and Regulations or any application thereof shall be invalid or unenforceable, (a) the remainder of these Rules and Regulations or any application of such term or provision shall not be affected thereby and (b) such term or provision of these Rules and Regulations or application thereof shall be excused and cancelled without liability.

23. INVENTORY REQUIREMENTS
Carrier will require each Shipper to supply a pro rata share of Crude Petroleum necessary for pipeline fill and efficient operation of the Carrier’s System prior to deliveries to the Shipper and/or Consignee. Crude Petroleum provided by Shipper for this purpose may be withdrawn from Carrier’s System only after written notice two months prior to effective date of Shipper’s intention to discontinue Shipments in Carrier’s System.

24. INTENTIONALLY LEFT BLANK

25. COMMON STREAM PETROLEUM–CONNECTING CARRIERS
When both receipts from and/or deliveries to a connecting Carrier of substantially the same grade of Crude Petroleum are scheduled at the same interconnection, Carrier reserves the right, with cooperation of the connecting Carrier, to offset like volumes of such Common Stream Crude Petroleum in order to avoid the unnecessary use of energy which would be required by physically pumping the offsetting volumes.

26. RECEIPT OF CRUDE PETROLEUM FROM BARGES ON TANKERS AT ST. JAMES, LA
Dock facilities for unloading barges or tankers and receiving Petroleum therefrom for Shipment under this tariff will be provided by the originating carrier at the origin point without additional charge to Shipper, subject to the following conditions:
(a) Notice of scheduled arrival of barges or tankers must be given to the originating carrier at least (48) forty-eight hours in advance of scheduled arrival time and subject to prior commitments, dock facilities will be made available at, or as soon as possible after, the noticed arrival time. In no event shall the Carrier be liable to Shipper for barge or tanker demurrage or other charges in case dockage is delayed.
(b) Barges of less than (5,000) five thousand Barrel Capacity will not be accepted for unloading at the terminal.
(c) Shippers shall dock their own barges or tankers directly at the docks and furnish a standby tug during unloading activities. Carrier will not provide any barge or tanker tugging facilities for docking nor any storage facilities, nor will any provision be made for barge or tanker loading, bunkering, deballasting, or water bottom treating.
(d) All barges and tankers must be equipped to unload at a minimum rate of (1,000) one thousand Barrels per hour per (10,000) ten thousand Barrels of cargo. No pumping equipment for unloading of Crude Petroleum from barges or tankers will be furnished by Carrier.
(e) Carrier shall furnish at its own expense all labor required for unloading, including but not limited to connecting and disconnecting of unloading arms or hoses at the barge or tanker manifold.
(f) In no event will Carrier be subject to any liability for delay, damage, loss or injury occasioned by or occurring in the process of docking an unloading from barges or tankers, and it will assume custody of the Crude Petroleum
only at the time such Crude Petroleum is received through its custody transfer meters at the terminal.

27. COMMON STREAM SHORTFALLS
Carrier will initiate the following procedure when it has been notified by the Capline System operator that a Common Stream Crude Petroleum shortfall exists on Carrier’s space on the Capline System, and Nominations for such Crude Petroleum will be required to be cut back.

(a) Carrier will confirm Common Stream receipt and delivery shortfalls allocated to Carrier’s space by the Capline System operator.

(b) Carrier will calculate a projected closing Inventory for all Crude Petroleum types for each Shipper based on nominated receipts and deliveries.

(c) Carrier will then compare the projected closing Inventory to each Shipper’s minimum Inventory requirement for the Common Stream Crude Petroleum experiencing the shortfall to determine the extent that the Shipper will be over/under the Shipper’s minimum.

(d) Carrier will then determine the individual percentage for each Shipper based on the total receipt for the Common Stream Crude Petroleum experiencing the shortfall and allocate the total projected receipt shortfall based on that percentage.

(e) Carrier will then calculate an adjusted closing Inventory for each Shipper, taking into account the allocated receipt shortage, and compare the adjusted Inventory to the Shipper’s minimum requirement for the Crude Petroleum experiencing the shortfall.

(f) For those Shippers projected to be under their Inventory requirement for the Common-Stream Crude Petroleum being cut, Carrier will calculate a percent of the total under for each Shipper.

(g) Carrier will then apply the percent from Step 1 above to the total Carrier space on the Capline System’s projected delivery shortfall to determine the delivery cut for each Shipper.

(h) For informational purposes only, Carrier will also calculate a Shipper level projected Inventory and over/under, based on the adjusted receipts and deliveries.

Note: A copy of an example of this process using this procedure can be obtained from Carrier’s System Scheduler at the BP Tulsa Control Center, 4502 E. 41st Street, Suite 300, Tulsa, Oklahoma 74135, or by contacting the BP Tulsa Control Center’s main telephone number: 918-660-4300.

28. REGRADES
At such time as the Carrier conducts a book to physical reconciliation, the Carrier will adjust Shipper inventories to match the Carrier’s System physical inventories. From time to time, this process will require regrades of Shipper’s existing inventories.

29. INVENTORY RETENTION POLICY FOR NON-SHIPPERS
Carrier will issue a written notification via certified mail to companies who are no longer shipping (*) on Carrier’s System that Shipper’s Crude Petroleum being recorded in an Inventory account must be removed by Shipper within the time period and in the manner specified below.

(*) “A company who is no longer shipping” is being described as: a) a company who has issued a formal notification to Carrier that it will no longer be a Shipper on Carrier’s System; or b) a company who is considered “no longer shipping” based on a lack of Nominations in the name of the Shipper over a continuous 6-month time period.)

The procedure to notify a Shipper who has been designated as “no longer shipping” is as follows:
Carrier will issue a letter to the Shipper that according to the Carrier’s books, Carrier is holding a certain volume of Crude Petroleum on its books in Shipper’s name. Shipper will be advised in such letter that Shipper will have 30 days effective with the date of the letter to provide direction regarding the disposal of Shipper’s Crude Petroleum. If at the end of this 30-day period, Carrier has not been contacted by Shipper, Carrier will assume title to the Crude Petroleum being held on its books in Shipper’s name.

If Carrier has been contacted by Shipper within the initial 30-day period, Carrier will grant Shipper an additional 30 days without charge to facilitate the disposal of Shipper’s Inventory. Carrier retains the right to initiate a penalty fee of $10 per Barrel, per month plus any other fees as allowed in accordance with the published tariff; such fees will be
required to be paid before the Crude Petroleum will be released. If, however, Shipper has not disposed of such Crude
Petroleum at the end of a 90-day period, Carrier will assume title to such Crude Petroleum.

[C] Cancel
[N] New
[W] Change in Wording only