[N] CANCELLATION NOTICE
TESORO
LOGISTICS NORTHWEST PIPELINE LLC

[C] SALT LAKE AIRPORT PIPELINE SYSTEM

LOCAL PIPELINE TARIFF

Applying on INTERSTATE Transportation of

PETROLEUM PRODUCTS
(As Defined Herein)

The rate named in this tariff for the transportation of PETROLEUM PRODUCTS by pipelines is governed by the rules and regulations published herein.

[C] TABLE OF RATES
Rates in Cents per Barrel of 42 United States Gallons

<table>
<thead>
<tr>
<th>FROM</th>
<th>TO</th>
<th>RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salt Lake Station, Davis County, Utah</td>
<td>Salt Lake City International Airport, Salt Lake County, Utah</td>
<td>43.34</td>
</tr>
</tbody>
</table>

Filed in Compliance with 18 CFR § [W] 344.3 341.5 (Cancellation of Tariffs). This tariff is hereby canceled. The service set forth in this tariff is no longer available in interstate commerce.

ISSUED JANUARY 28, 2021
EFFECTIVE MARCH 1, 2021

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

Issued by:
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[C] EXPLANATION OF TECHNICAL TERMS AND ABBREVIATIONS

<table>
<thead>
<tr>
<th>Terms and Abbreviations</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>API</td>
<td>American Petroleum Institute</td>
</tr>
<tr>
<td>ASTM</td>
<td>American Society for Testing Materials</td>
</tr>
<tr>
<td>Barrel</td>
<td>Forty-two (42) United States gallons at sixty degrees (60°) Fahrenheit</td>
</tr>
<tr>
<td>Carrier</td>
<td>Tesoro Logistics Northwest Pipeline LLC</td>
</tr>
</tbody>
</table>

[GENERAL RULES AND REGULATIONS]

This Carrier will receive Petroleum Products for pipeline transportation only to established delivery points subject to the following rules and regulations.

ITEM 5 Petroleum Products Defined
Where the term “Petroleum Products” is used it refers to Commercial Jet Fuel.

ITEM 10 Specifications Required
Petroleum Products will be accepted for transportation at such time as Petroleum Products of same quality and specifications as are currently being transported from receiving point to destination. Prior to acceptance of Petroleum Products for transportation the Carrier may require from shipper a certificate setting forth, in detail, the specifications of each shipment of Petroleum Products.

All additives and inhibitors to be included in shipper’s Petroleum Products must first be approved by the Carrier before such Petroleum Products will be accepted for transportation.

ITEM 15 Minimum Tender
Tenders of Petroleum Products will be accepted at Salt Lake Station, Utah, for transportation in shipments of not less than five thousand (5,000) Barrels for any one commodity of the same quality and specification at one point of origin from one shipper.

ITEM 20 Nominations
Any shipper desiring to tender Petroleum Products for transportation hereunder, shall on or before the 15th day of the month, provide Carrier an electronic designation of quantity of such Petroleum Products for transportation from a specified origin point to a specified destination point over a period of one operating month via Carrier’s electronic nomination system.

Unless such notification is made, Carrier shall be under no obligation to accept Petroleum Products for transportation.

ITEM 25 Origin and Destination Facilities
Petroleum Products will be accepted for transportation only when shipper has provided equipment and facilities, including storage facilities, satisfactory to Carrier for delivering such tenders to the Carrier’s Salt Lake Station at a pumping rate equal to Carrier’s current rate of pumping and for receiving same without delay upon arrival at destination. Carrier may require satisfactory evidence to be furnished that the necessary facilities are available for delivering shipments to Salt Lake Station and for the prompt receiving of shipments at destination before Carrier is obligated to accept tenders for transportation.

ITEM 26 Special Transit Conditions
Carrier does not guarantee to transport in continuous movement shipments of Petroleum Products originating at Salt Lake Station, Utah, consigned to destination.

ITEM 30 Identity of Petroleum Products
Petroleum Products will be accepted for transportation upon the conditions that: (1) the Carrier may inject corrosion
inhibitor compound in the product to be transported, and (2) that the shipper and consignee will accept delivery of
shipments at destination containing portions of the corrosion inhibitor compound.

Acceptance of Petroleum Products for transportation shall also be upon the condition that the Carrier, while in
possession thereof, will use due diligence to transport same to destination with a minimum amount of
contamination. Carrier will not be liable for discoloration, contamination or deterioration of Petroleum Products
transported hereunder, unless such discoloration, contamination or deterioration is caused by negligence of Carrier.

Subject to the foregoing, Carrier will use its best efforts to maintain the identity of individual shipments of
Petroleum Products. However, in view of the impracticability of maintaining the exact identity of shipments at all
times, the Carrier reserves the right at any time to substitute and deliver a product of the same kind as the
commodity shipped.

ITEM 35 ______ Testing Gauging and Metering
All shipments tendered Carrier for transportation shall be tested, gauged or metered by a representative of Carrier
prior to, or at the time of receipt from the shipper or delivery to consignee, but the shipper or consignee shall at all
times have the privilege of being present or represented during the testing, gauging or metering. Quantities shall be
corrected as to temperature from observed temperature to 60° Fahrenheit basis by use of applicable API-ASTM
volume correction factor tables. Full deduction will be made for all water and other impurities. The net balance, after
applicable deduction, will be the quantity deliverable by Carrier and upon which transportation charges will be
assessed.

ITEM 40 ______ Transportation Charges
Transportation charges will be assessed and collected by Carrier at the rates named herein at the time of delivery on
the basis of the quantity actually delivered at destination after making adjustments as provided for herein.

The payment of transportation and all other lawful charges accruing on Petroleum Products accepted for
transportation may be required before the release of said Petroleum Products. Carrier shall have a lien on all
Petroleum Products in its possession belonging to the shipper to secure the payment of all unpaid lawful charges due
by such shipper and may withhold such Petroleum Products from delivery until all such unpaid charges have been
paid.

ITEM 45 ______ Delivery at Destinations
Carrier shall notify the consignee of the arrival at destination of each shipment. Upon arrival at destination, the
Petroleum Products will be delivered to storage tanks of consignee through the facilities provided by the consignee.
The consignee shall receive from Carrier’s line without delay the Petroleum Products which have been transported to
the destination point for its account.

ITEM 50 ______ Liens and Title
Carrier shall have the right to decline to receive any Petroleum Products, which may be involved in litigation, or the
title of which may be in dispute, or which may be encumbered by lien or charge of any kind, and it may require of
the shipper satisfactory evidence of his perfect and unencumbered title or satisfactory indemnity bond to protect
Carrier.

ITEM 55 ______ Diversion or Reconsignment
If no out-of-line or backhaul movement or interference with shipping sequence is required, diversion or
reconsignment may be made without charge, provided notice is given not less than forty-eight (48) hours before
scheduled arrival at original destination, subject to the rates, rules and regulations as provided in this tariff.

ITEM 60 ______ Pipeage Contracts Required
Separate pipeage contracts in accord with this tariff and these regulations covering further details may be required of
the proposed shipper before any duty of transportation shall arise.

ITEM 65 ______ Liability of Parties
The Carrier, while in possession of Petroleum Products herein described, shall not be liable for any loss thereof;
damage thereto; or delay caused by act of God, war, sabotage, act of public enemy, quarantine, the authority of law,
strikes, requisition or necessity of the Government of the United States in time of war or default of shipper or owner.
In case of loss of any Petroleum Products from any such causes, after it has been received for transportation and before the same has been delivered to consignee, the loss will be charged proportionately to each shipper in the ratio that his Petroleum Products, or portion thereof, received and undelivered at the time the loss occurs, bears to the total of all Petroleum Products then in the custody of the Carrier for transportation via the lines or other facilities in which the loss occurs, and the Carrier will be obligated to deliver only that portion of such Petroleum Products remaining after deducting shipper's proportion of such loss determined as aforesaid. Transportation charges will be assessed only on the quantity delivered. Carrier will compensate shippers for Petroleum Products losses for which Carrier is liable by paying the value of such Petroleum Products at the point where transportation originated.

ITEM 70 — Claims, Time for Filing
As a condition precedent to recovery, claims for loss or damage must be made in writing with Carrier within nine (9) months after delivery of the Petroleum Products, or in case of a failure to make delivery, then within nine (9) months after a reasonable time has elapsed. Suit shall be instituted against Carrier only within two (2) years and one (1) day from the day that notice is given in writing by Carrier to the claimant that Carrier has disallowed the claim for any part or parts thereof specified in the notice. Where claims for loss or damage are not filed or suits are not instituted thereon in accordance with the foregoing provisions, such claims will not be paid and the Carrier will not be liable.

ITEM 75 — Apportionment When Tenders Are in Excess Of Facilities

1. Definition of terms. Except where the context requires another meaning, the following terms have the following meanings:
   1.1 “New Shipper” means a shipper that is not a Regular Shipper. A shipper that becomes a New Shipper shall remain one for twelve (12) consecutive calendar months.
   1.2 “Regular Shipper” means a shipper that has:
       (a) shipped Petroleum Products on the Carrier’s system within the 12-month period preceding the first day of a month in which the system or a portion of the system is prorationed; and
       (b) first shipped Petroleum Products on the system more than twelve (12) months prior to the first day of the month in which the system is prorationed.

2. Prorating of capacity.
   2.1 When capacity will be prorated. The Carrier will prorate the capacity of its system or a portion of its system during any month when, based upon the tender origin forms properly submitted by shippers, the Carrier determines, in its sole discretion, that the total volume nominated by all shippers for shipment on the Carrier’s system or portion thereof during that month exceeds the capacity of the system or portion thereof.
   2.2 Division of capacity between shipper classes. Except as provided in paragraphs 2.7 and 2.9, prorated capacity shall be divided between Regular Shippers as a class and New Shippers as a class.
   2.3 Availability of capacity to Regular Shippers. After the adjustment for New Shippers, as provided in paragraphs 2.5 and 2.6, all remaining capacity plus any pour over capacity (as determined in accordance with paragraph 2.7) plus any unused allocated capacity as determined in accordance with paragraph 2.9 shall be available to Regular Shippers who have nominated volumes for that month.
   2.4 Allocation to each Regular Shipper. Each Regular Shipper shall be allocated a volume of the capacity available to all Regular Shippers that is equal to a fraction, the numerator of which is the total shipments by that shipper on the Carrier’s system during the twelve (12) months preceding the first day of the month for which the shipper’s allocation is being calculated, and the denominator of which is the total shipments during such 12-month period by all Regular Shippers, multiplied by the total capacity available to all Regular Shippers during that month.
   2.5 Availability of capacity to New Shippers. Not more than five (5) percent of the total available prorated capacity of the Carrier’s system or portion thereof shall be made available to New Shippers.
   2.6 Allocation to each New Shipper. Each New Shipper shall be allocated a volume of the capacity available to all New Shippers which is equal to the lesser of:
       (a) five (5) percent of the total available prorated capacity of the Carrier’s system or portion thereof divided by the number of New Shippers who nominated volumes for shipment on the system or portion thereof during the month for which the allocation is being calculated; or
       (b) 1.25 percent (one-fourth of 5%) of the available capacity of the system or portion thereof for that month.
2.7 **Pour-over capacity.** Any amount of prorated capacity which is available to New Shippers under the rules in paragraphs 2.5 and 2.6 but is not nominated by an eligible New Shipper shall be deemed “pour-over capacity” and shall be made available to Regular Shippers in accordance with the rules in paragraphs 2.3 and 2.4.

2.8 **Basis for allocation: notification.** When prorating of the capacity of the Carrier’s system or portion thereof is in effect:

(a) The Carrier’s available capacity shall be allocated among eligible shippers on a monthly basis; and

(b) The Carrier shall use reasonable efforts to notify each shipper entitled to an allocation of capacity of the amount of its allocation not later than the first working day of the month for which the allocation is made.

2.9 **Reallocation of unused allocated capacity.** If, during a month of prorating, a shipper fails to use all of its allocated capacity, such unused capacity shall be available to other shippers, as follows:

(a) Unused allocated capacity resulting from a Regular Shipper’s failure to use all of its allocated capacity shall be reallocated among other Regular Shippers in accordance with the rules in paragraph 2.4.

(b) Unused allocated capacity resulting from a New Shipper’s failure to use all of its allocated capacity shall be reallocated among other New Shippers in accordance with the rules in paragraph 2.6. If, however, the reallocation would cause any New Shipper’s total allocation for a month to exceed 1.25 percent of the available capacity for that month, such excess shall be treated as unused allocated capacity and shall be reallocated among Regular Shippers in accordance with the rules in subparagraph (a) of this paragraph.

2.10 **Failure to use allocated capacity.**

(a) Except as provided in subparagraph (b) of this paragraph, a shipper that fails to use all of its allocated capacity during a month of prorating shall have its allocation of capacity reduced in each subsequent month of prorating until the total reductions equal the amount of the deficiency. The amount of any such reduction shall be treated as unused allocated capacity and shall be reallocated among other shippers in accordance with the rules in paragraph 2.9.

(b) Reduction of a shipper’s allocation for failure to use its allocated capacity during a prior month of prorating may be waived, in whole or in part if the Carrier determines, in its sole discretion, that the shipper’s failure to use all or some of its allocated capacity was due to factors beyond the shipper’s reasonable control.

2.11 **Transfer of prorated capacity; use of affiliates.** Except as provided in paragraph 2.9, prorated volumes allocated to a shipper may not be assigned, conveyed, loaned, transferred to, or used in any manner by another shipper. However, a shipper’s allocation may be transferred as an incident of the bona fide sale of the shipper’s business or to a successor to the shipper’s business by the operation of law, such as an executor or trustee in bankruptcy. A shipper may not use an affiliated or cooperating entity to obtain an increased allocation of prorated capacity or, in the case of a Regular Shipper, seek New Shipper status in order to pool two or more allocations to the benefit of the shipper.

**ITEM 80—Oversizes and Shortages**

Shippers shall accept and be responsible for handling any interface generated within or between commodities. Shippers shall provide tankage or otherwise provide required facilities to receive its portion of interface.

To ensure that Shippers are kept whole, actual oversizes and shortages shall be settled on a per-barrel basis for each pipeline system. When Carrier has moved quantities in excess of quantities received into the system for Shipper, Shipper will be invoiced for the over delivery by the Carrier. When the Carrier has moved quantities short of quantities received into the system for Shipper, the Carrier will pay the Shipper for the shortage. Payment will be based on the value of the Petroleum Products as quoted in OPIS (Oil Price Information Service), or other industry accepted price service selected by the Carrier.

**ITEM 85—Terms of Payment**

The Shipper shall be obligated to pay Carrier all charges and fees upon Carrier’s performance of the designated service(s). Payment of such charges and fees shall be made in accordance with invoice terms and these rules and regulations. The Carrier may, at its option, require the Shipper to pay all such charges and fees in advance or to provide an irrevocable letter of credit satisfactory to the Carrier. Carrier is entitled to a lien for all unpaid accrued
charges and fees. Such lien attaches to any Commodity retained by Carrier for the Shipper’s account. Carrier may refuse to deliver to the Shipper until all charges or fees owed to Carrier have been paid in full by such party.

If any charge remains unpaid after the payment due date, then Carrier may determine such amount due shall bear interest calculated at an annual rate equivalent to 125% of the prime rate as quoted by a major New York bank for loans made to substantial and responsible commercial borrowers from the payment due date of the invoice to the date payment is received by the Carrier.

If any such charges or fees remain unpaid for thirty (30) calendar days after the payment due date, the Carrier shall have the right, either directly or through an agent, to sell any of the Shipper’s commodities within the custody of the Carrier. From the proceeds of this sale, Carrier will deduct all transportation charges, other lawful charges and fees and interest due to Carrier, including expenses incident to said sale, and the balance of the remaining proceeds, if any, shall be held by Carrier for whomsoever may be lawfully entitled thereto. If proceeds from such sale are not sufficient, Shipper will remain liable for any deficiency including the above interest charges.

ITEM 90 — Credit-worthiness of Shippers
All prospective shippers must submit sufficient financial information to establish credit-worthiness. If a prospective shipper is not credit-worthy, or if a current shipper’s credit deteriorates, Carrier may require prepayment of transportation charges and/or a letter of credit from an appropriate financial institution in a form acceptable to Carrier.

This is in addition to, and does not limit, Carrier’s right to prepayment or furnishing of guaranty of payment under ITEM 40.

EXPLANATION OF REFERENCE MARKS:

[W] Change in wording
[N] New
[C] Cancel