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TX No. 169.21.0
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PLAINS PIPELINE, L.P. ♦

LOCAL AND PROPORTIONAL TARIFF

APPLYING ON THE TRANSPORTATION OF

CRUDE PETROLEUM

Governed, except as otherwise provided herein, by rules and regulations published in Plains Pipeline, L.P. TX No. [W] ~~70.14.0~~ and 70.20.0 or reissues thereof ("Rules and Regulations Tariff").

EFFECTIVE: July 1, 2020

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

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♦ Operated by Plains Pipeline, L.P. under T-4 Permit No. 05590 and P-5 Permit No. 667884

(Rates in cents per barrel of 42 United States Gallons each)

FROM	TO	RATE
Midland, Midland County, Texas	Colorado City, Scurry County, Texas	[I] 26.19 (1)
	Alon Jct., Howard County, Texas	
Midland South, Midland County, Texas	Connecting Carriers at Midland, Midland County, Texas	[I] 17.25 (2) (3) (4) (5)
Receipts From Rangeland Pipeline at Midland South Terminal, Midland County, Texas	Plains Pipeline, L.P.'s Basin, Mesa, Sunrise or McCamey Pipeline Systems or Connecting Carriers at Midland, Midland County, Texas	[I] 17.25 (5)
Alon Jct., Howard County, Texas	Colorado City, Scurry County, Texas	[I] 26.19 (1)

No gathering service will be performed under this tariff, and the rates named herein are for trunk line transportation only.

- (1) PUMPING CHARGE: There will be no pumpover charge for barrels delivered from Basin Pipeline to BridgeTex Pipeline at Colorado City, Scurry County, Texas.
- (2) For crude petroleum transported pursuant to an Acreage Dedication Agreement executed with the Carrier on or after February 1, 2018, whereby the Shipper dedicates a cumulative minimum of 100,000 acres, and crude petroleum is delivered to Enterprise Pipeline or Plains Marketing, L.P.'s Terminal at Midland, the rate will not apply.
- (3) The rate for Crude Petroleum movements from Midland South to Connecting Carriers at Midland, Midland County, Texas does not apply to barrels delivered to Cactus II Pipeline LLC, Sunrise Pipeline LLC or Valero Partners West Texas, LLC at Midland, Texas.
- (4) For crude petroleum transported pursuant to an Acreage Dedication Agreement executed with the Carrier in 2016, whereby the shipper dedicates a minimum of 100,000 acres ("Dedicated Area"), the rate will not apply to the first 175,000 barrels per day transported from Midland South, Midland County, Texas to Enterprise Pipeline at Midland, Texas ("Monthly Volume"). The Monthly Volume can be made up of both Crude Petroleum from the Dedicated Area as well as up to 75,000 barrels per day of additional Crude Petroleum that is not from the Dedicated Area.
- (5) The rate does not apply to barrels received from or delivered to Plains Marketing L.P.'s Terminal at Midland, Texas.

PUMPING CHARGE: For Crude Petroleum received from Oryx's Facility at Midland South, Midland County, Texas, a pumpover receipt charge of [I] 8.16 cents per barrel will apply. The pumpover receipt charge will not apply to Crude Petroleum received from Oryx's Facility at Midland South and delivered to Plains Marketing Terminal at Midland, Texas.

Exceptions to Plains Pipeline, L.P.'s Rules and Regulations Tariff:

Rules 25(c) and 25(d) - In lieu of the nomination due date contained in Rules 25(c) and 25(d) of Plains Pipeline, L.P.'s Rules and Regulations Tariff, the following will apply: nominations to the Carrier shall be made before 12:00 noon Central Standard Time/Central Daylight Saving Time, whichever is applicable, on the fifteenth (15th) of the month preceding the movement, as adjusted for weekends and Carrier Holidays pursuant to Rules 25(c) and 25(d).

Rule 80D – In addition to the pipeline loss allowance contained in Rule 80D of the Rules and Regulations Tariff, the following will apply:

- There will be no loss allowance for movements of Crude Petroleum from Rangeland Pipeline at Midland South Terminal, Midland County to Plains Pipeline, L.P.'s Basin, Mesa, Sunrise or McCamey Pipeline Systems or Connecting Carriers at Midland.
- There will be no loss allowance for movements of Crude Petroleum from Midland South to Connecting Carriers at Midland.

Item No. 80E, High Gravity Deduction - In lieu of the provisions of Rule 80E of the Rules and Regulations Tariff, the following will apply: The deduction for incremental evaporation and shrinkage shall be determined in accordance with the following table:

<u>API Gravity, Degrees</u>	<u>Deduction for Incremental Evaporation & Shrinkage</u>
Less than 60.0	0.0%
60.0 through 74.9	5.0%
75.0 and above	10.0%

Explanation of Reference Marks:

- [I] Increase
[W] Change in wording only