

[N] Cancellation Notice
[C] ~~Phillips Texas Pipeline Company, Ltd.~~

[C] ~~LOCAL PIPELINE TARIFF~~

APPLYING ON
PETROLEUM PRODUCTS

[C] FROM (Origin)	[C] TO (Destination)	[C] RATE IN CENTS PER BARREL
Amarillo Station, Potter County, Texas	Lubbock, Lubbock County, Texas	[C] 73.54

[C] The rates published in this tariff are for the intrastate transportation of petroleum products within the State of Texas to the point named herein and are subject to the rules and regulations contained herein.

Filed in compliance with procedures consistent with 18 CFR [W] § 341.5 (Cancellation of tariffs) 342.3 (indexing)

[N] Effective October 14, 2016, Phillips 66 Carrier LLC is adopting this tariff. This tariff is hereby cancelled. For further rules, rates and routing, refer to Phillips 66 Carrier LLC's TXRRC tariff No. 6.0

[N] Issued on one (1) days' notice in compliance with procedures consistent with 18 C.F.R. § 341.14 (Special Permission) This publication is conditionally accepted, subject to refund pending a 30-day review period.

Issued October 12, 2016

Effective October 14, 2016

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R.R.C. OF TEXAS

OCT 14 2016

GAS SERVICES DIVISION
AUSTIN, TEXAS

[C] GENERAL RULES AND REGULATIONS

Carrier will receive Petroleum Products for transportation only to the established Terminal Points on its line under the following conditions:

Item No.	[C] Subject	[C] RULES AND REGULATIONS
5	Definition of Terms	<p>— As used in these rules and regulations, the following terms have the following meanings:</p> <p>“Barrel” means forty two (42) United States gallons at 60F and one standard atmosphere of 14.696.</p> <p>“Carrier” means and refers to Phillips Texas Pipeline Company, Ltd.</p> <p>“Petroleum Products” shall mean and be limited to Gasoline, Kerosene, Diesel Fuel and Propane.</p>
10	Specifications Required	<p>Petroleum Products will only be accepted for transportation to the Terminal Points when storage facilities for the particular commodity offered for transportation are available at such Terminal Points and only at such time as Petroleum Products of the same quality and specifications are currently being transported from receiving point to Terminal Points.</p> <p>Products shall be dehydrated sufficiently to prevent the deposition of free water in the pipeline and said products shall be free of suspended aqueous chemical solutions and solid matter in suspension.</p>
15	Minimum Tender, Quantity and Place of Delivery	<p>Petroleum Products of the required specifications may be tendered for transportation in quantities of not less than fifteen thousand (15,000) barrels, with a minimum of five thousand (5,000) barrels of the same quality and specifications for any one commodity, from one consignor, consigned to one consignee.</p>
16	Nominations	<p>— Petroleum products will be accepted for transportation only on properly executed tenders, as defined in Item 5.</p> <p>(a) — Shippers desiring to tender petroleum products for transportation shall make in writing a separate tender for each calendar month on or before the 15th day of the preceding month. Carrier is under no obligation to accept Petroleum Products for transportation in any month unless Shipper submits a nomination on or before the fifteenth (15th) day of the calendar month preceding the desired shipment date. If the fifteenth (15th) day of the month falls on a weekend or holiday, nominations are due on the last workday before the fifteenth (15th). A nomination must specify, for each shipment, the quantity, product grade, Origin, Destination and Shipper.</p> <p>(b) — Petroleum Products shall be accepted for transportation at such time as Petroleum Products of the same specifications are currently being transported from point of Origin to a Destination or Destinations in accordance with schedules of shipments to be issued from time to time to each Shipper by the Carrier. Such schedules may be modified from time to time in the manner and to the extent reasonably desirable to facilitate the efficient and economical use and operation of the Carrier's facilities and to reasonably accommodate Shipper's needs for transportation. Any changes or modification to Shipper's monthly nominations should be completed at least fourteen (14) days before the scheduled entry date of product into the Carrier's facilities. If a change in nomination is not timely submitted, Carrier will handle in a manner to facilitate the efficient, economic use and operation of the Carrier's facilities and to reasonably accommodate Shipper's needs for transportation of product. Carrier will provide a pump date for a completed nomination a minimum of seven (7) days prior to the release date.</p>
20	Identity of Shipment	<p>— Petroleum Products will be accepted for transportation only on the condition that same shall be subject to such changes in gravity, color, quality or characteristics while in transit as may result from normal pipe line operations. Carrier will use due diligence to transport such Petroleum Products to destination with a minimum of contamination and, so far as practicable, will endeavor to maintain the identity of each shipment.</p>
25	Acceptance Free From Liens and Charges	<p>— Petroleum Products will be accepted for transportation only when free from all liens and charges.</p>
30	Delivery At Terminal Points	<p>— Upon arrival at destination, the Petroleum Products will be placed in tanks of consignee.</p>
35	Pipeage Contracts Required	<p>— Separate pipeage contracts in accord with this tariff and these regulations covering further details may be required of the proposed Shipper before any duty to transport shall arise.</p>
40	Gauging, Testing and Deductions	<p>— All measurement & sampling equipment, procedures, calculations, and practices shall be performed in conformance with the most current measurement, sampling and analysis standards (API Manual of Petroleum Measurement Standards (MPMS), NIST and ASTM). Petroleum Products will be tested by Carrier's representatives prior to the acceptance thereof. Volumes of products received will be determined by custody transfer grade meter readings at destination. If meters are unavailable due to noncompliance with standards or mechanical failure, Carrier and Shipper(s) agree in good faith to mutually select and use an alternative custody transfer method in accordance with aforementioned standards. Carrier will be accountable for delivery of one hundred percent (100%) of shipment at destination. If meters are unavailable due to noncompliance with standards or mechanical failure, Carrier and Shipper(s) agree in good faith to mutually select and use an alternative custody transfer method in accordance with aforementioned standards.</p>

RULES AND REGULATIONS		
Item No.	Subject	
45	Temperature Corrections	Petroleum Products will be received and delivered on the basis of volume correction for temperature from observed temperatures to sixty degrees (60°) Fahrenheit in accordance with the latest revision of API MPMS Chapter 11, Table 6B. The net quantities so determined for acceptance will be the net quantities deliverable.
50	Payment of Transportation and Other Charges	—The transportation and all other charges accruing on Petroleum Products accepted for shipment, based on the rates applicable to the terminal points proper at which delivery is made, if required by the Carrier, will be paid before release of Petroleum Products from the custody of Carrier, or if required by Carrier, will be prepaid at point of origin. Petroleum Products accepted for such transportation shall be subject to a lien for all lawful charges.
55	Reconsignment	—If no out-of-line movement is required reconsignment may be made without charge subject to the rates, rules and regulations contained herein, to any point of final delivery, as provided herein.
60	Liability of Carrier	—The carrier will deliver to the Terminal Point with reasonable diligence. The quantity of Petroleum Products received for transportation. The Carrier shall not be liable for any delay or loss of products occasioned by war, invasion, hostilities, rebellion, insurrection, seizure or destruction under quarantine of customs regulations, or confiscation by order of any government or public authority, or risks of contraband or illegal transportation or trade. In the event of such loss, each owner's share of the loss shall be in the same proportion as its share of the total quantity of the shipments involved in the loss, and each such owner shall be entitled to receive only so much of its share remaining after its due proportion of the loss is deducted. The Carrier shall compute the quantities of loss, and shall prepare and submit a statement to the owners showing the apportionment of the loss among the owners involved. —The Carrier will not be liable for discoloration, contamination, or deterioration of Petroleum Products transported, unless such discoloration, contamination, or deterioration results from negligence of the Carrier in movement or handling of the product through the facilities of the Carrier. In the event of such damages, each owner's share of the damaged product shall be in the same proportion as its share of the total quantity of shipments involved, and each such owner shall be allocated only its proportionate share of damaged product. The Carrier shall prepare and submit a statement to the owners showing the apportionment of the damaged product among the owners involved.
65	Claims Time for Filing	—Except where property is lost or damaged in transit by carelessness or negligence of the Carrier, claims for loss or damage must be made in writing to the Carrier within nine (9) months after delivery of the property, or in case of a failure to make delivery, then within nine (9) months after a reasonable time for delivery has elapsed. Suits for loss or damage shall be instituted only within two (2) years and one (1) day after delivery of the property, or in case of a failure to make delivery, then within two (2) years and one (1) day after a reasonable time for delivery has elapsed; provided, however, that where claims have been duly filed with the Carrier, suit must be brought within two (2) years and one (1) day after notice in writing is given by the Carrier to the claimant that the Carrier has disallowed the claim or 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.
70	Services Performed	The rates published in this tariff cover only the transportation of Petroleum Products by pipeline and include no other services.
75	Application of Intermediate Rates	—The rates published in this tariff apply from established receiving stations of the Carrier to the established delivery station at or near points named. From any point not named in this tariff which is intermediate to a point from which rates are published herein through such unnamed point, apply for such unnamed point the rate from the next more distant point.
80	Proration of Pipeline Capacity	—When there shall be tendered to the Carrier, for transportation, more Petroleum Products than can be currently transported, the transportation furnished by the Carrier shall be apportioned among all Shippers in such quantities and at such times to the limit of capacity so as to avoid discrimination among Shippers. The Proration Policy for Product Pipelines operated by Phillips Texas Pipeline Company, Ltd. dated April 1, 2016, is available on request by calling the number or writing to the address under the "Compiled by" heading on the title page of this tariff or by visiting Carrier's website at: http://www.phillips66pipeline.com/EN/tariffs/Pages/index.aspx (Proration Policies).

EXPLANATION OF ABBREVIATION AND REFERENCE MARKS

ABBREVIATION OR REFERENCE MARK	EXPLANATION
A.S.T.M.	American Society for Testing Materials
E	Degree
F	Fahrenheit
F.E.R.C.	Federal Energy Regulatory Commission
I.P.	The Institute of Petroleum
No.	Number
[W]	Change in Wording Only
[N]	New
[C]	Cancel