

ROCKPOINT GAS STORAGE INC.

- and -

**BROOKFIELD ASSET MANAGEMENT PRIVATE INSTITUTIONAL CAPITAL
ADVISER (CANADA), L.P.**

- and -

BIF II CALGAS (DELAWARE) LLC

and -

SWAN EQUITY AGGREGATOR LP

- and -

BIF II CALGAS CARRY (DELAWARE) LLC

- and -

BIP BIF II U.S. HOLDINGS (DELAWARE) LLC

- and -

SWAN EQUITY CARRY LP

- and -

BIP BIF II SWAN AIV LP

- and -

SWAN HOLDINGS GP (CANADA) INC.

-and-

BROOKFIELD INFRASTRUCTURE HOLDINGS (CANADA) INC.

RELATIONSHIP AGREEMENT

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RELATIONSHIP AGREEMENT

THIS RELATIONSHIP AGREEMENT is made as of the 7th day of October, 2025.

AMONG:

ROCKPOINT GAS STORAGE INC. (the “**Company**”), a corporation existing under the laws of the Province of Alberta

- and -

BROOKFIELD ASSET MANAGEMENT PRIVATE INSTITUTIONAL CAPITAL ADVISER (CANADA), L.P. (“**Brookfield Infrastructure**”), a limited partnership existing under the laws of the Province of Manitoba

- and -

BIF II CALGAS (DELAWARE) LLC (“**BIF OpCo**”), a limited liability company existing under the laws of the State of Delaware

- and -

SWAN EQUITY AGGREGATOR LP (“**Swan OpCo**”), a limited partnership existing under the laws of the Province of Ontario

- and -

BIF II CALGAS CARRY (DELAWARE) LLC (“**BIF Carry**”), a limited liability company existing under the laws of the State of Delaware

- and -

BIP BIF II U.S. HOLDINGS (DELAWARE) LLC (“**BIF Holdings**”), a limited liability company existing under the laws of the State of Delaware

- and -

SWAN EQUITY CARRY LP (“**Swan Equity Carry**”), a limited partnership existing under the laws of the Province of Ontario

- and -

BIP BIF II SWAN AIV LP (“**Swan AIV**”), a limited partnership existing under the laws of the Province of Ontario

- and -

SWAN HOLDINGS GP (CANADA) INC. (“**Swan GP**”), a corporation existing under the laws of the Province of Ontario

- and -

BROOKFIELD INFRASTRUCTURE HOLDINGS (CANADA) INC. (“**Brookfield Holdings**”), a corporation existing under the laws of the Province of British Columbia

RECITALS:

WHEREAS the parties wish to enter into this Agreement to govern certain aspects of the relationships among them;

NOW THEREFORE in consideration of the mutual covenants and agreements contained in this Agreement and other good and valuable consideration (the receipt and sufficiency of which are hereby acknowledged), the parties hereto acknowledge and agree as follows:

ARTICLE 1 INTERPRETATION

1.1 Definitions

In this Agreement, except where the context otherwise requires, the following terms will have the following meanings:

1.1.1 “**Affiliate**” has the meaning given to that term in NI 45-106;

1.1.2 “**Agreement**” means this Relationship Agreement;

1.1.3 “**Audit Committee**” means the Audit Committee of the Company Board;

1.1.4 “**BIF OpCo Share**” means a common share of BIF OpCo, and “**BIF OpCo Shares**” means more than one of them;

1.1.5 “**Brookfield**” means Brookfield Asset Management Private Institutional Capital Adviser (Canada), L.P. and its Affiliates (other than the Company, Swan GP, Swan OpCo, BIF OpCo, Warwick Gas Storage Ltd., Warwick Gas Storage L.P, BIF II SIM Limited, SIM Energy LP, SIM Energy Limited, Swan Debt Aggregator LP or any of their direct and indirect Subsidiaries) or any of them;

1.1.6 “**Business Day**” means any day other than a Saturday, Sunday or a day on which banks located in Calgary, Alberta or New York City, New York are authorized or required by law to close;

1.1.7 “**Class A Shares**” means class “A” common shares of the Company, and “**Class A Share**” means any one of them;

1.1.8 “**Class B Shares**” means class “B” voting shares of the Company, and “**Class B Share**” means any one of them;

1.1.9 “**Committees**” means, together, the GNC Committee and the Audit Committee, and “**Committee**” means either of them;

1.1.10 “**Company Board**” means the board of directors of the Company;

1.1.11 “**Company Group**” means, collectively, the Company, Swan OpCo and BIF OpCo and their direct and indirect Subsidiaries;

1.1.12 “**Company Shares**” means, together, the Class A Shares and Class B Shares, and “**Company Share**” means any one of them;

1.1.13 “**CPUC Approval**” means approval by the California Public Utility Commission (whether such approval is obtained as a single or a separate series of approvals) of a change of control of each of: (i) Lodi; and (ii) Wild Goose;

1.1.14 “**Effective Date**” means the closing date of the Company’s initial public offering of Class A Shares;

1.1.15 “**Exchange Agreement**” means the exchange agreement, dated as of the date hereof, among the Company, BIF OpCo, Swan OpCo, BIF Carry, BIF Holdings, Swan Equity Carry, Swan AIV, Swan GP and Brookfield Holdings;

1.1.16 “**Facility Operators**” means, some or all (where the context may require) of, Swan OpCo, BIF OpCo, Warwick Gas Storage Ltd., Warwick Gas Storage L.P., BIF II SIM Limited, SIM Energy LP, SIM Energy Limited, Swan Debt Aggregator LP and their respective Subsidiaries;

1.1.17 “**GNC Committee**” means the Governance, Nominating and Compensation Committee of the Company Board;

1.1.18 “**Governing Body**” means (i) with respect to a corporation or limited company, the board of directors of such corporation or limited company, (ii) with respect to a limited liability company, the manager(s), director(s) or managing member(s) of such limited liability company, (iii) with respect to a partnership, the board, committee or other body of each general partner or managing partner of such partnership, that serves a similar function (or if any such general partner or managing partner is itself a partnership, the board, committee or other body of such general or managing partner’s general or managing partner that serves a similar function), and (iv) with respect to any other Person, the body of such Person that serves a similar function, and in the case of each of (i) through (iv) includes any committee or other subdivision of such body and any Person to whom such body has delegated any power or authority, including any officer or managing director;

1.1.19 “**Independent Director**” means a director of the Company who is “independent” within the meaning of National Instrument 52-110 – *Audit Committees* of the Canadian Securities Administrators (provided for certainty, any director of the Company who is also

an officer or employee of Brookfield shall not be considered an Independent Director of the Company);

1.1.20 “**Lodi**” means the Lodi and Kirby Hills natural gas storage facilities located in the State of California and owned and operated by one or more of the Facility Operators;

1.1.21 “**NI 45-106**” means National Instrument 45-106 – *Prospectus Exemptions* of the Canadian Securities Administrators;

1.1.22 “**Non-Conflicted Director**” means a director of the Company who: (i) is an Independent Director, and (ii) in respect of the applicable matter, would not reasonably be considered to have a disclosable interest in such matter under section 120(1) of the *Business Corporations Act* (Alberta); and for certainty, any director who is an officer or employee of Brookfield (for certainty, not including any independent director of Brookfield) shall not be considered to be a Non-Conflicted Director.

1.1.23 “**OpCo Interest**” means, together, a Swan OpCo Unit and BIF OpCo Share, and “**OpCo Interests**” means multiple OpCo Interests;

1.1.24 “**OpCos**” means, together, Swan OpCo and BIF OpCo and “**OpCo**” means either one of them;

1.1.25 “**parties**” means the Persons that are parties to this Agreement and “**party**” means any one of them;

1.1.26 “**Permitted Activities**” has the meaning given to that term in Section 2.1.1;

1.1.27 “**Person**” has the meaning given to that term in NI 45-106;

1.1.28 “**Selling Shareholders**” means BIF Carry, BIF Holdings, Swan Equity Carry and Swan AIV;

1.1.29 “**Subsidiary**” has the meaning given to that term in NI 45-106;

1.1.30 “**Swan GP**” means the general partner of Swan OpCo, as of the date hereof being Swan Holdings GP (Canada) Inc.;

1.1.31 “**Swan OpCo Units**” means limited partner units of Swan OpCo, and “**Swan OpCo Unit**” means any one of them;

1.1.32 “**Term**” has the meaning assigned thereto in Section 7.1; and

1.1.33 “**Wild Goose**” means the Wild Goose natural gas storage facility located in the State of California and owned and operated by one or more of the Facility Operators.

1.2 Headings and Table of Contents

The inclusion of headings and a table of contents in this Agreement are for convenience of reference only and will not affect the construction or interpretation hereof.

1.3 Interpretation

In this Agreement, unless the context otherwise requires:

1.3.1 words importing the singular shall include the plural and vice versa, words importing gender shall include all genders or the neuter, and words importing the neuter shall include all genders;

1.3.2 the words “include”, “includes”, “including”, or any variations thereof, when following any general term or statement, are not to be construed as limiting the general term or statement to the specific items or matters set forth or to similar items or matters, but rather as referring to all other items or matters that could reasonably fall within the broadest possible scope of the general term or statement;

1.3.3 references to any Person include such Person’s successors and permitted assigns;

1.3.4 except as otherwise provided in this Agreement, any reference in this Agreement to a statute, regulation, policy, rule or instrument shall include, and shall be deemed to also be a reference to, all rules and regulations made under such statute, in the case of a statute, to all amendments made to such statute, regulation, policy, rule or instrument, and to any statute, regulation, policy, rule or instrument that may be passed which has the effect of supplementing or superseding the statute, regulation, policy, rule or instrument so referred to;

1.3.5 any reference to this Agreement or any other agreement, document or instrument shall be construed as a reference to this Agreement or, as the case may be, such other agreement, document or instrument as the same may have been, or may from time to time be, amended, varied, replaced, amended and restated, supplemented or otherwise modified; and

1.3.6 in the event that any day on which any amount is to be determined, or any action is required to be taken hereunder is not a Business Day, then such amount shall be determined, or such action shall be required to be taken at or before the requisite time on the next succeeding day that is a Business Day.

1.4 Invalidity of Provisions

Each of the provisions contained in this Agreement is distinct and severable and a declaration of invalidity or unenforceability of any such provision or part thereof by a court of competent jurisdiction will not affect the validity or enforceability of any other provision hereof. To the extent permitted by applicable law, the parties waive any provision of law which renders any provision of this Agreement invalid or unenforceable in any respect. The parties will engage in good faith negotiations to replace any provision which is declared invalid or unenforceable with

a valid and enforceable provision, the economic effect of which comes as close as possible to that of the invalid or unenforceable provision which it replaces.

1.5 Entire Agreement

This Agreement constitutes the entire agreement among the parties pertaining to the subject matter of this Agreement. There are no warranties, conditions, or representations (including any that may be implied by statute) and there are no agreements in connection with such subject matter except as specifically set forth or referred to in this Agreement. No reliance is placed on any warranty, representation, opinion, advice or assertion of fact made either prior to, contemporaneous with, or after entering into this Agreement by any party to this Agreement or any of its officers, directors, employees, contractors, shareholders, managers, partners, investors, sponsors, members or other agents or authorized representatives, to any other party to this Agreement or that party's officers, directors, employees, contractors, shareholders, managers, partners, investors, sponsors, members or other agents or authorized representatives, except to the extent that the same has been reduced to writing and included as a term of this Agreement, and none of the parties to this Agreement has been induced to enter into this Agreement by reason of any such warranty, representation, opinion, advice or assertion of fact. Accordingly, there will be no liability, either in tort or in contract, assessed in relation to any such warranty, representation, opinion, advice, or assertion of fact, except to the extent contemplated above.

1.6 Waiver, Amendment

Except as expressly provided in this Agreement, no amendment or waiver of this Agreement will be binding unless executed in writing by all of the parties hereto. No waiver of any provision of this Agreement will constitute a waiver of any other provision nor will any waiver of any provision of this Agreement constitute a continuing waiver unless otherwise expressly provided. A party's failure or delay in exercising any right under this Agreement will not operate as a waiver of that right. A single or partial exercise of any right will not preclude a party from any other or further exercise of that right or the exercise of any other right. Notwithstanding anything else herein, this Agreement may not be amended on the Company's behalf without, among other things, the approval of a majority of the Non-Conflicted Directors.

1.7 Governing Law

This Agreement will be governed by and interpreted and enforced in accordance with the laws of the Province of Alberta and the federal laws of Canada applicable therein. Each party irrevocably attorns and submits to the exclusive jurisdiction of the Alberta courts situated in the City of Calgary and waives objection to the venue of any proceeding in such court or any argument that such court provides an inconvenient forum.

ARTICLE 2 PERMITTED ACTIVITIES

2.1 Permitted Activities

2.1.1 Each of the parties hereby acknowledges and agrees that Brookfield carries on a diverse range of businesses worldwide and may be engaged in, or may hereafter become

engaged in, any business or activities whatsoever (the “**Permitted Activities**”), and such Permitted Activities may be in competition or conflict with (directly or indirectly) the business carried on by, and/or the interests of, the Company Group and, for further certainty, may include, among other things:

2.1.1.1 engaging in the business of or pertaining to, and/or the direct and indirect ownership, management, operation, or lease of, assets and property in connection with natural gas storage (and all activities related thereto) or natural gas marketing or transportation services (and all activities related thereto) outside of the Company Group,

2.1.1.2 acquiring and otherwise dealing with investments and other direct or indirect rights in Persons outside of the Company Group involved in the business of or pertaining to natural gas storage (and all activities related thereto) or natural gas marketing or transportation services (and all activities related thereto),

2.1.1.3 in connection with financial and other incentives, establishing or advising other entities that rely on the diligence, skill and business contacts of Brookfield professionals and the information and acquisition opportunities they generate during the normal course of their activities, which entities (i) may have objectives that overlap with the objectives of the Company or the OpCos, or (ii) may acquire assets, businesses or operations that could be considered appropriate acquisitions for the Company or the OpCos, and

2.1.1.4 engaging in all activities ancillary or incidental to any of the foregoing.

2.1.2 Each of the parties hereby expressly consents to the conduct of any and all such Permitted Activities by Brookfield and acknowledges and agrees that nothing shall prevent the Brookfield from having business interests or from engaging in any business activities whatsoever even though such business interests or activities may be similar to or competitive with the interests or activities of any member of the Company Group.

2.1.3 Each of the parties hereby acknowledges and agrees that Brookfield may have objectives that overlap with the objectives of the Company or the OpCos. The Company, Swan OpCo and BIF OpCo further acknowledge and agree that Brookfield (or other entities with which Brookfield may be associated) may undertake various transactions (including business acquisitions) that could be considered appropriate transactions for the Company or the OpCos, but Brookfield will have no obligations or duties to the Company or the OpCos in respect of any such transactions or matter associated therewith.

2.1.4 Nothing contained in this Agreement shall prohibit or restrain, or be construed as prohibiting or restraining, Brookfield from continuing to carry-on, be engaged in, and develop any business or activity whatsoever where such business or activity is being carried on, engaged in, or developed as at the Effective Date or from carrying-on, engaging in or developing any business or activity whatsoever after the Effective Date.

2.1.5 In addition to all other Permitted Activities, nothing in this Agreement or any other agreement among the parties shall, or shall be deemed to, obligate any Person (including

Brookfield) to consider obtaining, attempting to obtain, or obtaining the CPUC Approval and any attempts to obtain the CPUC Approval may be initiated and/or terminated by Brookfield in its sole discretion without penalty or notice at any time.

2.1.6 The agreements contained in this Section 2.1 will survive the termination of this Agreement indefinitely.

ARTICLE 3 APPOINTMENTS, INFORMATION AND ENGAGEMENT

3.1 Appointment of Managers, Directors and Officers

From and after the Effective Date and for so long as the Company owns, controls, or directs less than a majority of the OpCo Interests, the parties acknowledge and agree as follows:

3.1.1 the board of managers of BIF OpCo will be comprised of three managers and the board of directors of Swan GP will be comprised of three directors;

3.1.2 the managers of BIF OpCo and the directors of Swan GP will be selected from the existing members of the Company Board by the members of the Company Board;

3.1.3 at least one of the managers of BIF OpCo will be an Independent Director of the Company Board and at least one of the directors of Swan GP will be an Independent Director of the Company Board;

3.1.4 no manager of BIF OpCo will be removed from the board of managers of BIF OpCo without the prior approval of the Company Board and no director of Swan GP will be removed from the board of directors of Swan GP without the prior approval of the Company Board;

3.1.5 no manager shall be appointed to the BIF OpCo board of managers without the prior approval of the Company Board and no director shall be appointed to the Swan GP board of directors without the prior approval of the Company Board;

3.1.6 any vacancy on the board of managers of BIF OpCo or the board of directors of Swan GP will be promptly filled by an individual chosen in accordance with Section 3.1.2;

3.1.7 the Chief Executive Officer of the Company will be the Chief Executive Officer of each of BIF OpCo and Swan GP, the Chief Financial Officer of the Company will be the Chief Financial Officer of each of BIF OpCo and Swan GP and the remaining members of the BIF OpCo and Swan GP management teams will be selected from the other executive officers of the Company; and

3.1.8 each of the parties shall do all such things and take all such actions, including the passing of any necessary or desirable resolutions, to give full effect to the requirements of this Section 3.1.

3.2 Company Access, Information and Engagement

From and after the Effective Date and for so long as the Company owns, controls, or directs less than a majority of the OpCo Interests, the parties acknowledge and agree as follows:

3.2.1 the Company will have the right to have the Audit Committee engage directly with the external and internal auditors of each OpCo and be consulted in the review and preparation of the quarterly and annual financial statements, as applicable, of each OpCo;

3.2.2 in addition to its access and information rights under applicable law, the Company will have the right to access all of the information of each OpCo (which will include full access to the premises, assets, books, accounts, tax returns, contracts, commitments and records of the OpCo), and the parties further acknowledge and agree that the information obtained by the Company may be presented to the Company Board, the Committees or to Brookfield and be used and relied upon by the Company for the preparation of the disclosure documents (including financial statements) of the Company and otherwise for such other purposes as determined necessary by the Company, acting reasonably, including for the purposes of compliance with its legal, regulatory and/or tax obligations; and

3.2.3 the Company will have the right to have the GNC Committee be consulted in the review and setting of the compensation policies and practices of each OpCo.

3.3 Brookfield Access and Information

The parties acknowledge and agree that if CPUC Approval is obtained and Brookfield holds less than 50% of the OpCo Interests, for so long as Brookfield owns, controls or directs at least 5% of the voting power attached to all of the outstanding Company Shares (on a non-diluted basis), in addition to its access and information rights under applicable law, Brookfield will have a general right to access all of the Company's information (which will include full access to the Company's premises, assets, books, accounts, tax returns, contracts, commitments and records), and the parties further acknowledge and agree that the information obtained by Brookfield may be presented to any Governing Body of Brookfield and be used and relied upon for the preparation of the disclosure documents (including financial statements) of Brookfield and otherwise for such other purposes as determined necessary by Brookfield, acting reasonably, including for the purposes of compliance with its other legal, regulatory and/or tax obligations.

ARTICLE 4 PRO RATA DISTRIBUTIONS

4.1 Pro Rata Distributions

From and after the Effective Date and for so long as the Company owns, controls or directs less than a majority of the OpCo Interests, the parties acknowledge and agree that, subject to available cash, the terms of any current or future debt or other arrangements, any applicable regulatory requirements and the governing documents of each OpCo, each OpCo will use commercially reasonable efforts to make *pro rata* distributions to its securityholders in an amount sufficient to allow the Company to satisfy its income tax liabilities with respect to its allocable share of the income of such OpCo.

ARTICLE 5 OPCO ADMINISTRATION

5.1 Ownership of Swan GP

The parties acknowledge and agree that if the CPUC Approval is obtained, once Brookfield holds less than 50% of the OpCo Interests, Brookfield will transfer ownership of the general partner units of Swan OpCo to a new entity controlled by the Company for nominal consideration and Brookfield will cooperate with the Company to reconstitute the board of managers of BIF OpCo and the board of directors of Swan GP to reflect the constitution of the Company Board at such time.

5.2 Non-Conflicted Director Approvals

The parties acknowledge and agree that, notwithstanding any provision of the applicable constating documents of the OpCos, the following matters shall require the prior approval of the holders of not less than 66 2/3% of the then outstanding Swan OpCo Units or BIF OpCo Shares, as applicable, and the Company (upon the approval of a majority of the Non-Conflicted Directors):

- 5.2.1 an amendment to the amended and restated limited partnership agreement or certificate of limited partnership of Swan OpCo;
- 5.2.2 an amendment to the limited liability company agreement of BIF OpCo;
- 5.2.3 other than admissions that occur in accordance with the terms of the Exchange Agreement or as a result of the transfer or assignment of OpCo Interests among Affiliates of then-existing partners or members, as applicable, the admission of new partners of Swan OpCo or new members of BIF OpCo;
- 5.2.4 the removal or replacement of the general partner of Swan OpCo or the appointment of a new general partner of Swan OpCo;
- 5.2.5 other than such issuances undertaken or occurring in accordance with the terms of the Exchange Agreement, the issuance of new partnership interests (including limited partner units or general partner units) in the capital of Swan OpCo or membership interests (including membership units) in the capital of BIF OpCo;
- 5.2.6 other than purchases for cancellation that occur in accordance with the terms of the Exchange Agreement, the purchase for cancellation of any equity interests in the capital of an OpCo by such OpCo;
- 5.2.7 the declaration or payment of a return of capital to the partners of Swan OpCo or the members of BIF OpCo; and
- 5.2.8 a voluntary dissolution, winding-up or liquidation of an OpCo or the sale of all or substantially all of the assets and undertakings of an OpCo.

ARTICLE 6 REPRESENTATIONS AND WARRANTIES

6.1 Representations and Warranties of the Parties

Each of the parties hereby represents and warrants to each other party hereto that:

6.1.1 it (and, as applicable, its general partner) is validly organized and existing under the relevant laws governing its formation and existence;

6.1.2 it (or, as applicable, its general partner on its behalf) has the power, capacity, and authority to enter into this Agreement and to perform its duties and obligations hereunder;

6.1.3 it (or, as applicable, its general partner on its behalf) has taken all necessary action to authorize the execution, delivery, and performance of this Agreement;

6.1.4 the execution and delivery of this Agreement by it (or, as applicable, its general partner on its behalf) and the performance by it (or, as applicable, its general partner on its behalf) of its obligations hereunder do not and will not contravene, breach or result in any default under its articles, by-laws, constituent documents or other organizational or constating documents (and, if applicable, its general partner's articles, by-laws, constituent documents or other organizational or constating documents);

6.1.5 no authorization, consent, or approval, or filing with or notice to any Person is required in connection with the execution, delivery, or performance by it (or, as applicable, its general partner on its behalf) of this Agreement; and

6.1.6 this Agreement constitutes a valid and legally binding obligation of it enforceable against it in accordance with its terms, subject to: (i) applicable bankruptcy, insolvency, moratorium, fraudulent conveyance, reorganization and other laws of general application limiting the enforcement of creditors' rights and remedies generally; and (ii) general principles of equity, including standards of materiality, good faith, fair dealing and reasonableness, equitable defenses and limits as to the availability of equitable remedies, whether such principles are considered in a proceeding at law or in equity.

ARTICLE 7 TERMINATION

7.1 Term

The term of this Agreement ("**Term**") begins on the Effective Date and will continue in full force and effect until terminated in accordance with Section 7.2.

7.2 Termination

This Agreement and the rights and obligations of the parties hereunder will terminate automatically on the date that Brookfield holds less than 5% of the voting power attached to all of the outstanding Company Shares (on a non-diluted basis).

ARTICLE 8 GENERAL PROVISIONS

8.1 Assignment

8.1.1 Other than as set forth herein, none of the rights or obligations hereunder shall be assignable or transferable by any party without the prior written consent of the other parties. Notwithstanding the foregoing, any Brookfield entity may assign or transfer their rights and obligations hereunder to one or more of their respective Affiliates (or any Affiliate of Brookfield) at any time and from time to time without the consent of any other party, provided that in the case of such assignment or transfer, the assignor or transferor also makes a corresponding assignment or transfer of their OpCo Interests to the assignee or transferee, as applicable.

8.1.2 Any purported assignment of this Agreement in violation of this Article 8 shall be null and void.

8.2 Enurement

This Agreement will enure to the benefit of and be binding upon the parties hereto and their respective successors and permitted assigns.

8.3 Notices

Any notice or other communication required or permitted to be given hereunder will be in writing and will be given by pre-paid courier, by email or by hand-delivery as hereinafter provided. Any such notice or other communication, if sent by email, will be deemed to have been received on the Business Day following the sending, or if delivered by courier or hand will be deemed to have been received at the time of delivery to the applicable address noted below either to the individual designated below or to an individual at such address having apparent authority to accept deliveries on behalf of the addressee. Notice of change of address will also be governed by this Section 8.3. Notices and other communications will be addressed as follows:

8.3.1 if to the Company:

Rockpoint Gas Storage Inc.
400, 607 - 8th Ave. S.W.
Calgary, Alberta, Canada
T2P 0A7

Attn: Tobias McKenna
Email: *[Email address]*

8.3.2 if to Brookfield Infrastructure:

Brookfield Asset Management Private Institutional Capital Adviser (Canada),
L.P.
Suite 100, Brookfield Place

181 Bay Street, Box 762
Toronto, Ontario
M5J 2T3

Attn: Kateryna Yason
Email: *[Email address]*

8.3.3 if to BIF OpCo:

BIF II CalGas (Delaware) LLC
15th Floor, Brookfield Place
250 Vesey Street
New York, New York
10281-1023

Attn: Fred Day
Email: *[Email address]*

8.3.4 if to Swan OpCo:

Swan Equity Aggregator LP
Suite 100, Brookfield Place
181 Bay Street, Box 762
Toronto, Ontario
M5J 2T3

Attn: Kateryna Yason
Email: *[Email address]*

8.3.5 if to BIF Carry:

BIF II CalGas Carry (Delaware) LLC
15th Floor, Brookfield Place
250 Vesey Street
New York, New York
10281-1023

Attn: Fred Day
Email: *[Email address]*

8.3.6 if to BIF Holdings:

BIP BIF II U.S. Holdings (Delaware) LLC
15th Floor, Brookfield Place
250 Vesey Street
New York, New York
10281-1023

Attn: Fred Day
Email: *[Email address]*

8.3.7 if to Swan Equity Carry:

Swan Equity Carry LP
Suite 100, Brookfield Place
181 Bay Street, Box 762
Toronto, Ontario
M5J 2T3

Attn: Kateryna Yason
Email: *[Email address]*

8.3.8 if to Swan AIV:

BIP BIF II Swan AIV LP
15th Floor, Brookfield Place
250 Vesey Street
New York, New York
10281-1023

Attn: Fred Day
Email: *[Email address]*

8.3.9 if to Swan GP:

Swan Holdings GP (Canada) Inc.
Suite 100, Brookfield Place
181 Bay Street, Box 762
Toronto, Ontario
M5J 2T3

Attn: Kateryna Yason
Email: *[Email address]*

8.3.10 if to Brookfield Holdings:

Brookfield Infrastructure Holdings (Canada) Inc.
Suite 100, Brookfield Place
181 Bay Street, Box 762
Toronto, Ontario
M5J 2T3

Attn: Kateryna Yason
Email: *[Email address]*

or to such other addresses as a party may from time to time notify the others in accordance with this Section 8.3.

8.4 Further Assurances

Each of the parties hereto will promptly do, make, execute or deliver, or cause to be done, made, executed or delivered, all such further acts, documents and things as any other party hereto may reasonably require from time to time for the purpose of giving effect to this Agreement and will use reasonable efforts and take all such steps as may be reasonably within its power to implement to their full extent the provisions of this Agreement.

8.5 Counterparts

This Agreement may be executed in electronic form and in several counterparts each of which so executed shall be deemed to be an original, and all such counterparts shall constitute one and the same instrument.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF the parties have executed this Agreement as of the day and year first above written.

ROCKPOINT GAS STORAGE INC.

(signed) “*Tobias McKenna*”
Per: _____
Name: Tobias McKenna
Title: Chief Executive Officer

BIF II CALGAS (DELAWARE) LLC

(signed) “*Tobias McKenna*”
Per: _____
Name: Tobias McKenna
Title: Chief Executive Officer

BIF II CALGAS CARRY (DELAWARE) LLC

(signed) “*Fred Day*”
Per: _____
Name: Fred Day
Title: President

SWAN EQUITY CARRY LP by its General Partner **SWAN HOLDINGS GP (CANADA) INC.**

(signed) “*Tobias McKenna*”
Per: _____
Name: Tobias McKenna
Title: Chief Executive Officer

BROOKFIELD ASSET MANAGEMENT PRIVATE INSTITUTIONAL CAPITAL ADVISER (CANADA), L.P. by its General Partner **BROOKFIELD INFRASTRUCTURE GP ULC**

(signed) “*Carl Ching*”
Per: _____
Name: Carl Ching
Title: Senior Vice President

SWAN EQUITY AGGREGATOR LP by its General Partner **SWAN HOLDINGS GP (CANADA) INC.**

(signed) “*Tobias McKenna*”
Per: _____
Name: Tobias McKenna
Title: Chief Executive Officer

BIP BIF II U.S. HOLDINGS (DELAWARE) LLC

(signed) “*Fred Day*”
Per: _____
Name: Fred Day
Title: President

BIP BIF II SWAN AIV LP by its General Partner **SWAN HOLDINGS GP (CANADA) INC.**

(signed) “*Tobias McKenna*”
Per: _____
Name: Tobias McKenna
Title: Chief Executive Officer

**BROOKFIELD INFRASTRUCTURE
HOLDINGS (CANADA) INC.**

(signed) “*Carl Ching*”
Per: _____
Name: Carl Ching
Title: Senior Vice President

SWAN HOLDINGS GP (CANADA) INC.

(signed) “*Tobias McKenna*”
Per: _____
Name: Tobias McKenna
Title: Chief Executive Officer