

Rendezvous Pipeline Company

Standards of Conduct Written Procedures

Updated May 19, 2009

The Federal Energy Regulatory Commission (FERC) Standards of Conduct are intended to prohibit Transmission Function Employees (TFE), who are interstate natural gas pipeline employees actively and personally engaged on a day-to-day basis in transmission functions, from inadvertently or intentionally giving Marketing Function Employees (MFE), employees of its affiliate(s) who engage in gas marketing and trading functions, undue preferences over the pipeline's other non-affiliated transmission customers. On October 16, 2008, the FERC issued Order No. 717 which changed the FERC's approach to Standards of Conduct by focusing on an employee's *function* rather than the company he/she works for. An employee who functions in a transmission or marketing role, no matter what business unit he/she works for, is subject to Standards of Conduct. Portions of these standards (i.e., no-conduit rule which will be discussed later) also apply to employees who are not TFE's or MFE's but are entrusted with non-public transmission function information. This document outlines Questar procedures implementing Standards of Conduct.

To understand the specific requirements of Standards of Conduct and Questar implementation procedures, one must understand the guiding principles of the standards. The FERC has identified four general guiding principles. These are: Non Discrimination, Independent Functioning, No Conduit and Transparency.

Non Discrimination: A transmission provider must not unduly discriminate or grant undue

preference or advantage to any person with respect to natural gas transmission.

Independent Functioning: A transmission provider's transmission function employees (TFEs) must function independently of its marketing function employees (MFEs).

No Conduit: A transmission provider and its employees, contractors, consultants and agents are prohibited from disclosing, or using a conduit to disclose, non-public transmission function information.

Transparency: A transmission provider must provide to its transmission function customers equal access to non-public transmission function information.

§ 358.3 Questar TFEs and MFEs

The transmission providers of Questar Corporation are: Rendezvous Pipeline Company (Rendezvous), Questar Pipeline Company (QPC), Questar Overthrust Pipeline Company (QOTPL), Questar Southern Trails Pipeline Company (QSTP), Clear Creek Storage (CCS) and Questar White River Hub (QWRH). As discussed earlier, TFEs are interstate natural gas pipeline employees actively and personally engaged on a day-to-day basis in transmission functions.

Marketing Function Employees (MFEs) of Questar transmission providers are employees who actively and personally, on a day-to-day basis, engage in natural gas marketing functions. The MFEs of Questar are Questar Energy Trading Company (QET) employees engaged in natural gas trading activities. Questar Market Resources, Inc. and its other subsidiaries do not have MFEs as defined by Standards of Conduct.

The procedures contained in this document govern Rendezvous and reflect the partial waiver of Standards of Conduct granted Rendezvous in Docket Nos. TS07-1-000 & TS07-1-001.

§ 358.4 Non-discrimination requirements

Tariff provisions will be strictly adhered to unless the tariff specifically provides that Rendezvous may exercise its discretion or waive a provision.

Department supervisors and employees with the authority to grant and/or approve waivers or use discretion will be trained on and follow these procedures. Supervisors and employees with the above-described authority will also follow the gas tariff and any other applicable policies and/or procedures.

Rendezvous will process all similar requests for transportation services in the same manner and within the same period of time. Specifically, employees with Rendezvous responsibilities will follow Rendezvous' tariff relating to fair and impartial transmission service. All similar requests for transmission service will be processed in the same manner and within the same period of time.

§ 358.5 Independent functioning rule

Except in emergency conditions affecting system reliability, as determined by the Vice President and/or General Manager of Rendezvous, TFEs will at all times function independently from MFEs.

In the event of an emergency condition affecting system reliability, Rendezvous may take whatever actions are necessary to maintain system reliability. If Rendezvous takes any emergency action that is a departure from these procedures or Rendezvous' tariff, the individual in charge of handling such emergency will contact Questar's Chief FERC Compliance Officer (CCO) and make sure that the emergency is reported to the FERC and posted on Rendezvous'

Internet web site at **www.rendezvouspipeline.com**, Informational Postings, Non-Discrimination Reqmts, Emergency Deviations, within 24 hours of any such action.

Rendezvous will not allow an MFE to engage in any of the following acts:

1. Perform any transmission system operations function.
2. Perform any transmission system reliability function.
3. Except under emergency conditions, have access to Rendezvous' Gas Control center or similar facilities that differs in any way from the access available to other transmission customers.

Rendezvous files containing non-public transmission provider information, will be secured to prevent MFEs from accessing this information. Rendezvous and its affiliate employing MFEs will maintain separate business applications.

Rendezvous may share a limited number of Questar Corporation senior officers and directors who are not Transmission Function Employees. These shared senior officers and directors will not participate in directing, organizing or executing transmission system operations or marketing functions, nor act as conduits to share non-public transmission function information with MFEs. In addition, shared officers and directors will receive Standards of Conduct training.

Rendezvous may share employees who perform a risk management function within Questar Corporation. These individuals will receive Standards of Conduct training and be instructed that they cannot act as conduits in passing non-public transmission-related information on to MFEs.

Rendezvous will share support functions such as corporate legal, corporate insurance, corporate tax services, etc. with MFEs. A list of these business units and a description of these shared service functions, as well as the manager of the area, will be posted on the Transmission

Provider's Internet web site at www.rendezvouspipeline.com, Informational Postings, Organizational Charts, Shared Functions.

§ 358.6 No conduit rule

Rendezvous will enforce the following activities to ensure information access compliance:

1. No MFE or other unauthorized person will have access to Rendezvous business systems or files.

2. TFEs and employees entrusted with non-public transmission function information will be instructed not to leave non-public transmission function information on desks, white boards or in unsecured locations.

3. TFEs and employees entrusted with non-public transmission function information will be instructed to review e-mail distribution lists to ensure that they are accurate so that e-mails containing non-public transmission function information are not sent inadvertently to MFEs.

4. Transmission provider system access will be changed as required when an employee leaving a TFE position through termination or transfer has had access to non-public transmission business information.

5. TFEs and employees entrusted with non-public transmission function information will be instructed to protect applicable non-public transmission function information, including PCs, data files, records, logs, access codes, etc. when they are away from their desks.

6. TFEs and employees entrusted with non-public transmission function information will be instructed to not discuss non-public transmission function information with MFEs or those who do not require this information.

7. Access to transmission provider business systems and files will be revoked or revised as required when an employee leaves or is transferred.

In addition to the comprehensive Standards of Conduct training that will be given to all TFEs and employees entrusted with non-public transmission function information, employees performing work on behalf of Rendezvous may be asked to take additional training on FERC compliance.

§ 358.7 Transparency

A transmission provider's TFE may discuss with its MFE a specific request for transmission service submitted by the MFE. The transmission provider is not required to contemporaneously disclose information if it relates solely to an MFE's specific request for transmission service. Rendezvous TFEs and MFEs may exchange information necessary to maintain or restore operation of the transmission system. In such cases Rendezvous will make and retain a contemporaneous record of all such exchanges. Rendezvous will make the record available to the Commission upon request.

Rendezvous will not share any applicable non-public, non-affiliated customer or potential customer information with its MFE unless the non-affiliated customer or potential customer has given its written consent. Rendezvous will post the written consent on the Internet web site along with a statement that it did not condition its business relationships with any customer or potential customer in any way based on the provision or non-provision of such consent. This information will be posted to www.rendezvouspipeline.com, Informational Postings, Non-Discrimination Reqmts, Voluntary Consent.

Transmission providers have posted their written procedures on the Internet web site at: www.rendezvouspipeline.com, Informational Postings, Non-Discrimination Reqmts, Implementation Procedures. The written procedures will also be distributed, via e-mail or hard copy, or in other ways be made available to all TFEs, MFEs and support employees. Transmission providers will keep their written procedures current.

Rendezvous will post the names and addresses on the Internet web site of affiliates that employ or retain MFEs. The Internet web site address is: www.rendezvouspipeline.com, Informational Postings, Energy Affiliate Info, Names and Addresses. No Questar transmission provider has a sales or marketing unit.

This data will be updated as required by FERC regulations. Changes will be reflected on the Internet web site within seven business days of any change along with the date the revised information was posted.

Transmission providers will identify the employee-staffed facilities shared by the transmission provider's TFEs and its MFEs and will post the types of facilities and their addresses on its Internet web site. The Internet web site address is: www.rendezvouspipeline.com, Informational Postings, Energy Affiliate Info, Shared Facilities.

Transmission providers will post the names and addresses of potential merger partners as affiliates that may employ or retain MFEs on the Internet web site within seven days after a potential merger is announced. The Internet web site address is: www.rendezvouspipeline.com, Informational Postings, Energy Affiliate Info, Potential Mergers.

The corporate secretary and/or the transmission provider's president will be responsible to report any announced mergers to the CCO. Such information will be posted within seven days after the announcement.

Data on the Internet web site will be updated as required by FERC regulations. The transmission provider's CCO, a compliance representative or a designee will help ensure through monitoring that changes are reflected on the Internet web site within the time period required.

Rendezvous will post on the Internet web site the job titles and job descriptions of TFEs. This information may be found on the Internet web site under: **www.rendezvouspipeline.com**, Informational Postings, Organizational Charts. The information will be updated as required by FERC Standards of Conduct requirements. Rendezvous' Internal Compliance Coordinator will be responsible for notifying its Human Resource Department and the CCO of any organizational chart changes (i.e. changes in job duties, job title, supervisor change, transfer, terminations, etc.). Rendezvous' Internal Compliance Coordinator will ensure job titles and job descriptions are current. Updates will be posted within seven business days of any change along with the date the revised information was posted.

Any individual or department aware of or proposing an employee transfer of a TFE to a position as an MFE or a transfer of an MFE to a position as a TFE will notify Questar Corporation's Human Resource department and the CCO of any such transfer.

Transmission providers will post on the web site any employee transfers that occur between a transmission function and a marketing function and will not use transfers as a means to circumvent the Standards of Conduct. The information will include the name of the transferring employee, the respective titles held while performing each function, and the effective date of the transfer. This information will be posted for a period of 90 days on the Internet web site at www.rendezvouspipeline.com, Informational Postings, Energy Affiliate Info, Employee Transfers.

When an employee transfers from a transmission function position to a marketing function position, and the employee has had access to non-public transmission function information, the employee's computer rights will be revoked or revised as required. If computer rights are revoked, that employee must re-apply for the application access appropriate for his/her new position. These employees will sign a document that will be maintained in their personnel file stating that they will not take with them or use any non-public transmission function information. These transferring employees will also immediately bring to the attention of Questar's CCO any inappropriate data access issues that they may find as a result of the transfer. The Human Resources department of QMR will be responsible to coordinate these actions as well as other actions required when employees transfer. Other actions associated with employee transfers include, but are not limited to, the possible revision of facility access, e-mail address change, telephone number change, collection of cell phones and electronic devices, etc.

The transferring employee's immediate supervision will be responsible for ensuring that all information regarding a transfer is given immediately to the Human Resources department and to Questar's CCO to ensure that the transfer is posted and other appropriate actions are taken.

If a TFE waives a tariff provision in favor of an affiliate, unless such waiver has been approved by the Commission, the transmission provider will post such waiver on its Internet web site.

Rendezvous will maintain a log of all waivers granted in favor of an affiliate. Entries to the log will be posted by the department exercising tariff waiver provisions and will be made within 24 hours after such waiver or discretion is exercised. The waiver log information will

include the transmission provider's name, tariff provision being waived, tariff section allowing waiver and the date the waiver/discretion was exercised.

Rendezvous will make daily electronic copies of, and/or store in a database, information, including these written procedures, that is posted on its Internet web site. Archived copies of web postings will be stored in at least two locations. Information posted on the Internet web site, as required by the FERC, will be maintained by the transmission providers for a period of three years.

§ 358.8 Implementation

Questions or comments pertaining to the Standards of Conduct should be referred to the following individuals:

FERC Compliance Contacts

Chief FERC Compliance Officer – Scott Hansen (801-324-2543)

Division Counsel, Questar Pipeline Company – Tad Taylor (801-324-5531)

Sr. Corporate Counsel, Questar Corporation - Terrie McIntosh (801-324-5532)

Internal Compliance Coordinator – Jerry Hamilton (801-324-2051)

Additionally, Questar Corporation maintains a hotline that may be consulted:

Corporate Ethics Hotline (800-892-2050)

Questar corporation employees, and others who have access to non-public transmission function information or information concerning natural gas sales or marketing functions, will receive Standards of Conduct training and will certify to such training. Standards of Conduct

training and these written procedures will be provided and read annually by TFEs, MFEs and all employees entrusted with non-public transmission function information. New employees hired into or transferring into a transmission function or marketing function position will be trained within the first 30 days of their employment.

Rendezvous has designated, and will maintain, a CCO.

Rendezvous will maintain at least one internal individual with assigned FERC compliance duties and responsibilities. This individual will facilitate compliance activities, including reviewing and managing of access to Rendezvous business-systems and assist in implementing these procedures.

Rendezvous will maintain books of account and records separately from those of its MFEs. These will be available for Commission inspections upon request.