

**TERMS AND CONDITIONS OF USE FOR WYOMING PIPELINE
AUTHORITY'S WEB SITE and DATA, INFORMATION AND/OR
SOFTWARE PRODUCTS AND SERVICES**

IF A WRITTEN AGREEMENT EXISTS BETWEEN WYOMING PIPELINE AUTHORITY (AS DEFINED BELOW) AND THE USER (OR USER'S EMPLOYER) GOVERNING THE USE OF WYOMING PIPELINE AUTHORITY PRODUCTS, SUCH WRITTEN AGREEMENT SHALL, IN THE EVENT OF ANY CONFLICT BETWEEN THE TERMS AND CONDITIONS AND THE WRITTEN AGREEMENT, SUPERSEDE THESE TERMS AND CONDITIONS OF USE.

PLEASE CAREFULLY READ THESE TERMS AND CONDITIONS OF USE, INCLUDING OUR PRIVACY POLICY, BEFORE USING THIS DATA OR WEBSITE (the "Site"). BY ACCESSING OR USING THE SITE, OR BY ACCESSING, DOWNLOADING AND/OR USING ANY PRODUCTS, YOU AGREE TO BE LEGALLY BOUND BY THESE TERMS AND CONDITIONS. IF YOU DISAGREE WITH ANY OF THE FOLLOWING TERMS OR CONDITIONS, PLEASE DO NOT USE THIS SITE OR ACCESS ANY PRODUCTS. IF YOU DO NOT AGREE TO THESE TERMS AND CONDITIONS, YOU ARE NOT AUTHORIZED TO ACCESS, DOWNLOAD OR USE DATA OR SOFTWARE FROM THIS SITE. THESE TERMS AND CONDITIONS, TO THE EXTENT THEY DO NOT CONFLICT WITH THE TERMS OF A WRITTEN AGREEMENT, SUPPLEMENT ANY WRITTEN AGREEMENTS, ADDENDUMS OR AGREEMENTS BETWEEN YOU AND WYOMING PIPELINE AUTHORITY.

YOUR AGREEMENT WITH US BECOMES EFFECTIVE IMMEDIATELY UPON COMMENCEMENT OF YOUR USE OF THIS SITE.

WYOMING PIPELINE AUTHORITY ("WYOMING PIPELINE AUTHORITY") owns and operates this site, which allows the subscriber to access and license WYOMING PIPELINE AUTHORITY'S proprietary data, information, database reports and software applications and products. WYOMING PIPELINE AUTHORITY is used to refer to the body corporate created by the Wyoming State Legislature. WYOMING PIPELINE AUTHORITY headquarters is located at 152 North Durbin Street, Suite 250, Casper, Wyoming 82601. WYOMING PIPELINE AUTHORITY maintains its data and Site primarily through servers located in Casper, Wyoming U.S.A.

You may become an authorized user and licensee (referred to as "you" or "Subscriber") of specifically ordered products by: (1) completing the registration process; and (2) agreeing to all of the terms and conditions of use set forth herein ("Agreement"), together with any terms or conditions which are product specific.

You must use your full legal name (and the full legal name of your company) when registering and subscribing. You must also give your title and address of your company. **You agree to inform WYOMING PIPELINE AUTHORITY in writing when any authorized user of your company (a) ceases employment with your company; or (b) is no longer an authorized user. You agree that you will be responsible and liable for any expenses, costs, liabilities and damages incurred by unauthorized access to your account and/or for failure to so inform WYOMING PIPELINE AUTHORITY.** You also agree to update us with any other changes to other information you have provided to us to keep it accurate and complete.

Section 1. Rights of Use.

(a) All information, databases, data, data export formats, reports and/or software provided by the WYOMING PIPELINE AUTHORITY is the confidential, proprietary and/or trade secret property of WYOMING PIPELINE AUTHORITY (or of a third party from whom WYOMING PIPELINE AUTHORITY has obtained marketing rights) and are protected by applicable copyright, trademark, patent, trade secret laws or other intellectual property rights. Under this Agreement, the Subscriber receives a nonexclusive, nontransferable right and license to use, but not to own, the WYOMING PIPELINE AUTHORITY Product according to the following terms. The Subscriber agrees to hold WYOMING PIPELINE AUTHORITY Products in strict confidence and shall not reproduce, license, sell, reveal, disseminate or make WYOMING PIPELINE AUTHORITY Products accessible in whole or in part, in any manner whatsoever, to others. IT SHALL BE A VIOLATION OF THIS AGREEMENT AND GROUNDS FOR IMMEDIATE TERMINATION IF SUBSCRIBER RETRANSMITS, RESENDS OR OTHERWISE MAKES THE WYOMING PIPELINE AUTHORITY PRODUCT ELECTRONICALLY OR OTHERWISE AVAILABLE TO THIRD PARTIES.

(i) WYOMING PIPELINE AUTHORITY data Products: The Subscriber may store in memory, manipulate, analyze, reformat, print and display WYOMING PIPELINE AUTHORITY data Products, but such use may only be for internal business purposes and not for retransmission, license, sale, distribution or use by or for third parties. However, the Subscriber may create and disseminate to third parties manuals, maps, papers, reports, documents and other materials if the manuals, maps, papers, reports, documents and other materials give credit to WYOMING PIPELINE AUTHORITY in the following form: "Includes data supplied by WYOMING PIPELINE AUTHORITY; Copyright (publication year) WYOMING PIPELINE AUTHORITY." This right to create and disseminate derivations does not extend to software or applications. Subscriber is prohibited from using the WYOMING PIPELINE AUTHORITY data Products, any derivatives it creates from such Products, or any portion thereof, to produce or create a commercial product without the express written consent of the WYOMING PIPELINE AUTHORITY.

(ii) WYOMING PIPELINE AUTHORITY software Products: The Subscriber may make one copy of the software for archival/back-up purposes, but shall not reverse engineer, recompile, decompile, alter or modify the WYOMING PIPELINE AUTHORITY software Product.

(b) Neither this Agreement nor the WYOMING PIPELINE AUTHORITY Product may be transferred, sublicensed, assigned or delivered, directly, indirectly, by operation of law or otherwise (e.g., by merger, acquisition, dissolution), to any other person or entity without the prior written consent of WYOMING PIPELINE AUTHORITY. Any such attempted transfer or assignment shall be null and void and of no effect.

(c) Unless otherwise stated, this Agreement covers service to the Subscriber at the place of business in the registration statement. All WYOMING PIPELINE AUTHORITY Product shall be kept and used at this place of business.

Section 2. Payment. The Subscriber is responsible for all charges incurred in connection with its account, all applicable taxes, delivery charges, telephone, hardware and connection charges. All charges are payable on net thirty (30) day terms from the date of invoice. If any payment is not made when due, then the entire amount shall immediately become due and payable upon written notice. The Subscriber is liable for all collection and reasonable attorneys fees arising from WYOMING PIPELINE AUTHORITY'S efforts to collect any past due amounts. If any price or service in this Agreement is subject to Subscriber's participation in any special programs, discontinuance of Subscriber's participation in those programs will cause the prices and services associated with those programs to revert to the undiscounted price. The Subscriber agrees that WYOMING PIPELINE AUTHORITY may revise fees on sixty (60) days' prior written notice. The Subscriber will not receive credit or refund in any form, for any unused usage upon termination of this Agreement.

Unless otherwise specified by a particular Product-specific agreement, you may terminate your account or this Agreement at any time by giving written notice to WYOMING PIPELINE AUTHORITY at the address set forth above and discontinuing all use of your account and the WYOMING PIPELINE AUTHORITY

Product. Termination will be effective on the day WYOMING PIPELINE AUTHORITY receives notice of termination. Termination of your account or any license does not relieve you of the financial obligations under this Agreement and you remain obligated for the payments and terms under which you licensed WYOMING PIPELINE AUTHORITY Products. WYOMING PIPELINE AUTHORITY reserves the right to terminate or suspend any Subscriber's account or restrict a Subscriber's access to the data or Site at any time with or without cause. In the event of termination, you will remain bound by applicable use, confidentiality, nondisclosure and indemnity sections of this Agreement, and, upon WYOMING PIPELINE AUTHORITY request, will send WYOMING PIPELINE AUTHORITY a written statement certified by an officer of your company that you have ceased all use of the WYOMING PIPELINE AUTHORITY Product.

Section 4. Indemnity. The Subscriber agrees to indemnify, defend, and hold WYOMING PIPELINE AUTHORITY, its affiliates, parents and third party vendors from whom WYOMING PIPELINE AUTHORITY has obtained marketing rights, harmless from and against any claims, damages and expenses, including reasonable legal and professional fees, arising from or in connection with all use of the Site or the WYOMING PIPELINE AUTHORITY Product by Subscriber

Section 5. Disclaimer of Other Warranties. WYOMING PIPELINE AUTHORITY PRODUCTS ARE PROVIDED "AS IS" AND USE OF AND ACCESS TO THE DATA AND/OR SITE IS AT SUBSCRIBER'S SOLE RISK. NEITHER WYOMING PIPELINE AUTHORITY, ITS AFFILIATES, SUBSCRIBERS, PARENTS OR THIRD PARTY VENDORS MAKES ANY WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR THAT ACCESS TO THE WYOMING PIPELINE AUTHORITY PRODUCT WILL BE UNINTERRUPTED, AVAILABLE, ACCESSIBLE OR ERROR FREE OR THAT DEFECTS IN THE WYOMING PIPELINE AUTHORITY PRODUCT WILL BE CORRECTED, OR ANY WARRANTIES REGARDING THE CORRECTNESS, ACCURACY OR RELIABILITY OF ANY WYOMING PIPELINE AUTHORITY PRODUCT, OR ANY WARRANTIES REGARDING RESULTS SUBSCRIBER MAY OBTAIN FROM USING THE SITE OR WYOMING PIPELINE AUTHORITY PRODUCT; OR ANY WARRANTIES THAT ANY WYOMING PIPELINE AUTHORITY PRODUCT OFFERED OR ACCESSIBLE ON THE SITE WILL BE FREE OF INFECTION BY "VIRUSES", "WORMS", "TROJAN HORSES" OR OTHER CONTAMINATING OR DESTRUCTIVE PROPERTIES. The WYOMING PIPELINE AUTHORITY Product is not the product of an independent investigation prompted by each Subscriber inquiry but is updated and revised on a regular basis. The Subscriber acknowledges that every business decision, to some degree or another, represents the assumption of risk by Subscriber and that WYOMING PIPELINE AUTHORITY, in furnishing the WYOMING PIPELINE AUTHORITY Product, does not and cannot underwrite or agree to assume the Subscriber's risk, in any manner whatsoever.

We reserve the right to modify or discontinue this site at any time with or without notice to you.

Section 6. Limitation of Liability. UNDER NO CIRCUMSTANCES, INCLUDING NEGLIGENCE, WILL WYOMING PIPELINE AUTHORITY OR ANY OF ITS AFFILIATES, PARENTS OR THIRD PARTY VENDORS BE LIABLE FOR ANY ECONOMIC, LOST PROFIT, LOSS OF DATA, INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES RESULTING FROM THE USE OF OR INABILITY TO USE THE SITE OR ANY WYOMING PIPELINE AUTHORITY PRODUCT EVEN IF WYOMING PIPELINE AUTHORITY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. WYOMING PIPELINE AUTHORITY'S total liability for damages, losses and causes of action whether in contract, tort (including negligence) or otherwise, will in no event exceed the aggregate dollar amount Subscriber has paid WYOMING PIPELINE AUTHORITY under this Agreement in the twelve months prior to the claimed damage or loss, or USD \$5,000.00, whichever is greater.

Some jurisdictions prohibit the exclusion of limitation of liability for consequential or incidental damages, so the above limitations may not apply to you.

WYOMING PIPELINE AUTHORITY Privacy Policy. This Privacy Policy is incorporated into and is a part of the Terms and Conditions of Use; it describes WYOMING PIPELINE AUTHORITY'S policies and procedures for the collection and use of personal information provided by the User.

Proper use of personal information is of a high priority to our entity, particularly as we are in the data gathering and dissemination business. WYOMING PIPELINE AUTHORITY is committed to protecting its users' personal information in accordance with the privacy principles set forth in the Safe Harbor Program, as well as other applicable laws and regulations. This Privacy Policy is additionally incorporated into and is a part of the Terms and Conditions of Use of WYOMING PIPELINE AUTHORITY' online use and/or online access of products and services.

Security: WYOMING PIPELINE AUTHORITY takes very seriously the need to protect all personal information from unauthorized access or disclosure. WYOMING PIPELINE AUTHORITY does not lend, lease or sell any personal information collected from its users other than to its affiliates, parents and third party vendors in connection with providing services to you. Other steps to protect personal information include password protected log-in, ability to audit system access, and robust security computer systems, such as firewalls and screens in place on all of our servers and computer systems. We believe that our security measures provide reasonable barriers against disclosure, unauthorized access, alteration or destruction of personal information in accordance with generally accepted industry standards. Additionally, any WYOMING PIPELINE AUTHORITY employees who have access to personal information are bound by WYOMING PIPELINE AUTHORITY confidentiality obligations.

Third Party Links and Sites. This Site may contain links to other Internet sites, resources and/or sponsors of the Site. WYOMING PIPELINE AUTHORITY does not verify, warrant, endorse, or take responsibility for the availability, accuracy, completeness or quality of the content contained in these outside sites. Providing links to outside sites does not constitute WYOMING PIPELINE AUTHORITY'S approval of the content, policies or practices of those other sites. Be sure to review the terms of use and privacy policies posted on the outside sites after linking to them.

Section 7. Miscellaneous.

User Conduct Guidelines. In using this Site, you agree also not to: disrupt or interfere with the security of, or otherwise abuse, the Site or any services, system resources, accounts, servers or networks connected to or accessible through the Site or affiliate linked sites; upload, post, or otherwise transmit through or on this Site any viruses or other harmful, disruptive or destructive files; use or attempt to use another's account, service or system, or link to another site, without written authorization from WYOMING PIPELINE AUTHORITY, or create or use a false identity on the Site; upload, post or make available any content that is unlawful (including posting a third party's copyrighted, proprietary or trade secret property), harmful, vulgar, obscene, libelous, invasive of another's privacy, hateful, or racially, ethnically or otherwise objectionable, or transmit through or on the Site spam, chain letters, junk mail or other types of unsolicited mass e-mail to people or entities who have not agreed in writing to be part of such mailings. Further, any unauthorized or prohibited use may additionally subject the offender to civil liability and criminal prosecution under applicable federal and state laws.

WYOMING PIPELINE AUTHORITY may store the Content and disclose it if required to do so by law, to respond to claims that any Content violates third party rights or to protect the rights, property or personal safety of WYOMING PIPELINE AUTHORITY, the Users and the public.

Export Laws. WYOMING PIPELINE AUTHORITY Products may contain information and software which is controlled for export under applicable United States laws and regulations. WYOMING PIPELINE AUTHORITY does not warrant that the service or information contained in the WYOMING PIPELINE AUTHORITY Products may be accessed by non-U.S. citizens or downloaded to points outside of the United States without the prior approval of the United States Government. Subscriber is responsible for compliance with applicable laws and regulations when you peruse, upload and/or download the WYOMING PIPELINE AUTHORITY Products.

U.S. Government Restricted Rights. If a WYOMING PIPELINE AUTHORITY Product is licensed or accessed by the U.S. Government or on its behalf, the WYOMING PIPELINE AUTHORITY Product is furnished with RESTRICTED RIGHTS. Use, duplication or disclosure of the data and/or software included in WYOMING PIPELINE AUTHORITY Product by the U.S. Government and parties acting on its behalf is governed by, and subject to the restrictions set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer Software-Restricted Rights at 48 CFR 52.227-19, as applicable.

Injunctive Relief. Subscriber agrees that a breach or threatened breach by Subscriber would irreparably harm WYOMING PIPELINE AUTHORITY in a way that could not be adequately compensated for by damages. Consequently, WYOMING PIPELINE AUTHORITY shall have the right, in addition to any other rights or remedies it may have arising out of the breach, to obtain temporary, preliminary and permanent injunctive relief without the necessity of proving actual damages and without any bond or other security being required.

Arbitration. Without limiting WYOMING PIPELINE AUTHORITY'S right to seek injunctive relief, the parties agree to submit all claims, disputes and controversies arising in connection with or relating to this Agreement, and which cannot be settled by mutual agreement, to mandatory and binding arbitration to be held in the English language in Casper, Wyoming, in accordance with the commercial arbitration rules of the American Arbitration Association (for users located in the United States). The laws of the State of Wyoming (for users located in the United States), shall govern the interpretation and disputes arising from or related to this Agreement. The Arbitrator(s) shall have the right to assess the costs of arbitration against the non-prevailing party but under no circumstances may the Arbitrator(s) be authorized to award special, economic, consequential or punitive damages against either party.

Notices. Any notices from WYOMING PIPELINE AUTHORITY required or permitted by this Agreement will be given to you by: (i) electronic mail to your address indicated on the registration form; or (ii) conventional mail to your billing address. Any notices you are required or permitted to give to WYOMING PIPELINE AUTHORITY under this Agreement may be sent to: WYOMING PIPELINE AUTHORITY at 152 No. Durbin Street, Suite 250, Casper, WY 82601.

Other. WYOMING PIPELINE AUTHORITY may, from time to time, make changes to this Agreement, and/or WYOMING PIPELINE AUTHORITY Product(s), and/or prices relating to either. Changes are effective upon notice given to Subscribers as set forth in this Agreement. By continuing to use the WYOMING PIPELINE AUTHORITY Product or service after WYOMING PIPELINE AUTHORITY has given notice of changes to the Agreement, the Subscriber agrees to be bound by such changes. A Subscriber may not modify this Agreement without WYOMING PIPELINE AUTHORITY'S express written consent.

This Agreement is not intended to alter the terms or conditions of any other written agreement you may have with WYOMING PIPELINE AUTHORITY or its affiliates, parents, service providers or business partners to the extent that those agreements govern issues other than your use of this Site. Should any provision in this Agreement be found invalid or unenforceable for any reason, that provision shall be deemed severable from the terms and shall not affect validity or enforceability of the remaining provisions. This Agreement may not be altered by action, inaction or course of dealing between the parties. This Agreement may only be altered by (a) prior written mutual agreement between WYOMING PIPELINE AUTHORITY and User; or (b) WYOMING PIPELINE AUTHORITY posting revisions on the Site. Failure by WYOMING PIPELINE AUTHORITY to object to a User's behavior, conduct or action does not constitute a consent, ratification or waiver of objection. In the case of a conflict between this Agreement, the WYOMING PIPELINE AUTHORITY Terms and Conditions of Use, or any product specific written agreement, this Agreement shall govern for all purposes.

TRADEMARK/COPYRIGHT NOTICES

The Site may contain the copyrighted property of WYOMING PIPELINE AUTHORITY, 2003-2009, WYOMING PIPELINE AUTHORITY and its affiliated and subsidiary companies, all rights reserved. Microsoft Windows®, Excel®, and Word® are registered trademarks of Microsoft Corporation. All other trademarks belong to WYOMING PIPELINE AUTHORITY. All other trademarks and service marks are the property of their respective owners.

NOTICE: Should you have any questions or comments or be aware of any violation or misuse under the Terms and Conditions, we request you contact the WYOMING PIPELINE AUTHORITY at the address set forth above, or by emailing us at wyomingpipelinea@qwest.net.