SERVICE CONTRACT

BETWEEN

DELTA NATURAL GAS COMPANY, INC.

AND

CONTAINER WIRE PRODUCTS
COMPANY

DATED: DECEMBER 1, 1970

FOR THE SALE OF NATURAL GAS

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DELTA NATURAL GAS COMPANY, INC. Winchester, Kentucky

SERVICE CONTRACT

AGREEMENT, made and entered into this 1st day of Dec., 1970, by
and between DELTA NATURAL GAS COMPANY, INC., a Kentucky corporation,
(hereinafter called Seller) and CONTAINER WIRE PRODUCTS COMPANY,
, (hereinafter called Buyer).
WITNESSETH: That in consideration of the mutual covenants herein contained,
the parties hereto agree as follows:
Section 1. Gas to be Sold. Seller hereby agrees to sell and deliver, and
Buyer hereby agrees to purchase and receive natural gas on an interruptible basis
up to a maximum of 7 mcf per hour and 168 mcf per day on and after
the date of this Agreement.
Section 2. Rate. Natural gas delivered hereunder shall be paid for under the
following rate:
INTERRUPTIBLE SERVICE\$0.55/mcf delivered
MINIMUM MONTHLY CHARGE. The minimum monthly charge for gas delivered
and tendered for delivery shall be Two Hundred and Fifty and no/100 Dollars (\$250.00
per billing month, as available, by Seller; provided, however, if during any of such
months the above rate applied to volumes tendered for delivery amounts to less than
Two Hundred and Fifty and no/100 Dollars (\$250.00), then the minimum monthly
charge shall be waived.



Deliveries of gas under this Agreement shall be on an interruptible basis only. Seller may completely or partially interrupt deliveries bereunder at any time, for any reason in its sole judgment; however, it is understood that the Seller will not include in its maximum daily contract quantity or maximum daily obligation commitment from its supplier any additional volumes of gas in order to provide service to the Buyer under this Agreement.

PENALTY CHARGE FOR FAILURE TO INTERRUPT. On any day when the Buyer has been given timely notice by the Seller to interrupt, any quantity of gas taken in excess of the quantity specified to be made available on that day shall be subject to a payment of Ten and no/100 Dollars (\$10.00) per mef for all volumes taken in excess of One Hundred and Three Percent (103%) of the volumes specified to be made available on such day by the Seller. The penalty charge for failure to interrupt shall be in addition to the charge of fifty-five cents (\$0.55) per mcf as set forth in this Agreement.

PAYMENT FOR UNAUTHORIZED TAKES. Gas taken in excess of One Hundred and Three Percent (103%) of the specified daily interruptible volumes set forth in this Agreement, without receiving prior approval from the Seller, shall constitute unauthorized takes. The sum of all such unauthorized takes in a billing month shall be billed at the rate of Five and no/100 Dollars (\$5.00) per mcf of gas so taken. Payment for such unauthorized takes shall be in addition to the charges specified in this Agreement. However, the Seller reserves the right, for good cause shown, to waive the penalty payment of Five and no/100 Dollars (\$5.00) per mcf for unauthorized takes provided no economic hardship has been imposed dpon the Seller.

ADJUSTMENT IN RATES. The rates prescribed herem shall be subject to the same adjustment on the same date as any change in the applicable G. S. Rate Schedule prescribed by the Kentucky Public Service Commission, irregardless of whether such change was produced by a change in the cost of gas or the Seller's cost of service.

Section 3. General Terms and Conditions. This Agreement in all respects shall be subject to the applicable provisions of the Seller's General Terms and Conditions on file with the Kentucky Public Service Commission.

Seller shall be deemed to be in control and possession of the natural gas hereunder until it shall have been delivered to Buyer at the point of delivery, after which Buyer shall be deemed to be in control and possession thereof. The point of delivery shall be defined as that point at which natural gas hereunder passes from Seller's facilities to Buyer's facilities. Buyer shall have no responsibility with respect to natural gas hereunder until it is delivered to Buyer, or on account of anything which may be done, happen or arise with respect to any natural gas hereunder before such delivery; Seller shall have no responsibility with respect to said gas after it is delivered to Buyer, or on account of anything which may be done, happen or arise with respect to such gas after delivered.

All bills are due and payable in ten (10) days.

Section 4. Special Provision. It shall be the responsibility of the Buyer to provide and maintain at all times such adequate standby, auxiliary equipment and fuel as may be required or necessary, at the Buyer's discretion, to protect its

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full requirements and best interests. In the event the Buver has certain firm requirements, the firm and interruptible gas may at the seller's option be metered individually or collectively. Should they be metered collectively, a specified maximum hourly and daily take of firm service gas will be mutually agreed upon between the Buyer and the Seller.

Section 5. Term. This Agreement shall become effective on Dec. 1, 1970 and shall continue in effect until Dec. 1, 1971 and thereafter from year to year unless and until terminated by thirty (30) days written notice given by either party.

Section 6. Notices. Notices to Seller under this Agreement shall be addressed to it at the Winchester Bank Building, 120 South Main Street. Winchester, Kentucky 40391, and notices to Buyer shall be addressed to it at P. O. Box 156.

Nicholasville. Kentucky 40356, until changed by either party by written notice.

It is further agreed that the Seller will notify the Buyer in writing of any change in his purchased gas cost within ten (10) days after he has received such notice.

Section 7. Cancellation of Previous Contracts This Agreement supersedes and cancels, as of the effective date hereof, all previous Agreements between Buyer and Seller, if any.

Service Contract dated December 1, 1970	
The parties hereto have accordingly and	duly executed this Agreement.
DELTA NATURAL GAS COMPANY, INC.	CONTAINER WIRE PRODUCTS COMPANY
Ву	Ву
Attest.	Attast

To .