## UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

In the Matter of

Energy Transfer Equity, L.P., a master limited partnership and File No. 1510172

The Williams Companies, Inc., a corporation.

## AGREEMENT CONTAINING CONSENT ORDERS

)

The Federal Trade Commission

- (c) all rights to seek judicial review or otherwise challenge or contest the validity of the Decision and Ordeor the Order to Maintain Assets tered pursuant to this Consent Agreement; and
- (d) any claim under the Equal Access to Justice Act.
- 5. Because there may be interim competitive hahme, Commission may issue its Co plaint and Order to Maintain Asseits this matter at any time after it accepts the Consent Agreement for public comment.
- 6. This Consent Agreement is for settlement purposes only aschoole onstitute and mission by Poposed Respondent the law has been violated as alleged in the draft of Complaint here attached, or that the facts as alleged in the draft of Complaint, other than jurisdictional facts are true 3(4m)-2(i)eH1 <</p>
- Proposed Respondentshall submit an initial report, pursuant to Section 2.33 of the Commission's Rules, 16 C.F.R. § 2.33, no later than thirty (30) d6( h [(P)(t)-2(he)4()]TJ -9.08 -

10. This Consent Agreement contemplates that, if it is accepted by the Commission Commission may

Adam J. Di Vincenzo Gibson, Dunn & Crutcher LLP 1050 Connecticut Avenue,.₩. Washington, DC 20036 Counsel for The Williams Companies, Inc.

Dated: \_\_\_\_\_, 2016