



## MICHIGAN COMMERCIAL CUSTOMER ENROLLMENT FORM

### CUSTOMER INFORMATION

Customer Name:			
Billing Address:			Suite:
City:	State:	Zip:	
Contact Name:		Phone:	
Title:	Email Address:		

### PRICING INFORMATION

Commodity	Price	Term	Start
Electricity			
Natural Gas			

### Estimated Annual Usage (kWh / Therms):

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Please note that acceptance of this Agreement is subject to market conditions and final approval by Company. This Offer Expires on \_\_\_\_\_.

**SWITCH AUTHORIZATION AND ENROLLMENT.** By my signing below, I hereby authorize the Company to use the information I am providing in this form to enroll my Service, or Services, as the case may be. I affirm and represent that: (i) I am at least 18 years of age and legally authorized to switch the supplier for the address or addresses shown on *Attachment A, Authorized Meters for Service*, (ii) the Customer applying to enroll is a Commercial Customer (as defined herein), and (iii) I have reviewed, understand and agree to the Price, Term, and the attached Terms & Conditions. Signatures by facsimile or digital shall be as effective as original signatures to this Agreement.

Authorized Signature: \_\_\_\_\_

Printed Name: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

### OFFICE USE ONLY

Company Approval:	
_____	
Processed by:	Date:
_____	_____



# MICHIGAN GAS MATRIX CUSTOMER CHOICE CONTRACT

## SMALL COMMERCIAL TERMS AND CONDITIONS

**I acknowledge that I am the account holder or Legally Authorized Person to execute a contract and legally bind the business in this contract. I understand that by signing this contract, I am switching the gas Supplier for this commercial account to Michigan Gas & Electric. I understand that gas purchased for this commercial account by Michigan Gas & Electric will be delivered through Consumers Energy Company's delivery system. The legally authorized person to execute a contract and legally bind the business in this contract has 30-days after today to cancel this contract for any reason through written or verbal notification to Michigan Gas & Electric.**

You authorize U.S. Gas & Electric, Inc. d/b/a Michigan Gas & Electric (the "Company"), a member of the Crius Energy family of brands, to change your natural gas supplier to Company and to supply your business with all the Services you need, subject to the eligibility requirements of your local natural gas utility ("Utility"). Company is an alternative supplier of natural gas and we often use independent brokers to sell our energy products. Please review this contract carefully. If there are any discrepancies with the product features you were sold and the terms and conditions of such products, please call our customer care center at 1-866-705-3610. Your Enrollment Documentation, which includes your confirmation letter, welcome package, as applicable, and these Terms and Conditions create your entire contract with the Company ("Contract") and will be mailed within seven (7) days from the date of enrollment and supersedes any oral or written statements made in connection with this Contract or the supply of your Services. Capitalized terms used herein have the meaning ascribed to them as listed within the Contract as well as in the "Definitions" section herein.

1. **SERVICES.** Upon successful completion and receipt of all customer enrollment requirements, Company will supply Services. Company is a retail marketer of Services and is not your Utility. Your Utility will continue to deliver Services to your business, read your meter, send your bill and make repairs and charge you for its services related to delivering your commodities. Your Utility will also respond to emergencies and provide other traditional utility services. You understand that you are not required to switch your Services to Company. This Contract is subject to the eligibility requirements of your Utility and Company may choose not to accept this Contract for any reason. If you are enrolled in any Utility or government programs, enrolling with Company may impact your participation in these programs. Please check with your Utility or program administrator before enrolling with Company. If your account is in arrears, you are not eligible to participate in the Gas Customer Choice program.

2. **TERM.** Company will begin supplying your Services when the Utility switches your account to Company. Your Contract will continue for the initial term specified in the Enrollment Documentation. You will be provided with notice of continuation no later than

60 days prior to the end of the initial term. Upon expiration of the initial term, this contract shall continue on a month to month basis thereafter on a Variable Rate pursuant to Section 4, cancelable at any time. Your term is based on monthly billing cycles as determined by your Utility. Typically, it takes one to two billing cycles for your Service to be switched from your Utility to the Company, but there may be a delay before the Utility switches your service and you understand that Company is not responsible for any such delays. You may receive written notification from your Utility confirming your switch to Company.

3. **PRICE.** Company does not charge any fee for you to switch from your utility to Company. Your bill will be calculated by multiplying your contracted Rate or Variable Rate, as applicable, by the amount of natural gas you consumed in mcfs, ccfs or therms, as applicable, during the billing cycle. If your price is based on an estimated usage for such Services, the Company has the right to bill you on actual usage when such information is made available and you have the obligation to pay Company for such actual usage amounts.

#### 4. **RATE PLAN OPTIONS.**

a. **Fixed Rate.** If you selected a fixed rate, the Rate for your Service is the Rate indicated in your Enrollment Documentation for the initial term (“Fixed Rate”).

b. **Variable Rate.** If you selected a variable rate, the Rate for your Service for your first billing period is the Rate indicated in your Enrollment Documentation (“Variable Rate”). Variable Rates change at the Company’s discretion and may be higher or lower each month based on business and market conditions. Variable Rates are set in the Company’s discretion and may vary based on numerous factors, including, but not limited to, the Company’s assessment of applicable market and business conditions, operation costs, historic and projected supply and hedging costs, prior meter read cycle’s pricing and balancing costs, projected customer bill amounts and Utility pricing or “price to compare” and applicable pricing reset dates and may include the following additional costs: capacity costs, line loss costs, credit costs, balancing costs, reliability costs, and a profit margin determined in the Company’s discretion that may vary from month to month. For example, if the Company’s assessment of the factors outlined above result in a variable rate of \$4.95/Mcf in one month when the customer consumes 50 Mcf and \$5.35/Mcf in another month when the customer consumes 59 Mcf the cumulative average cost to the customer would be  $50 \text{ Mcf} * \$4.95 + 59 \text{ Mcf} * \$5.35 = ((247.50 + 315.65) / (50 + 59)) = \$5.167$ .

Your Variable Rate will not include taxes, which will be assessed separately, and will not include any fees, taxes or charges directly assessed by the Utility, or any other third party with the right to assess taxes or fees for the Services.

c. **Index Rate.** If you selected an index product, the Rate for your Service will be the index and the adder indicated in your Enrollment Documentation and will vary in accordance with the terms of the specific index (“Index Rate”).

d. **Understanding and Selecting Rates.** You understand that unless you have been offered a Rate confirmed in writing by the Company that expressly provides otherwise, there are no guaranteed savings and your Rate may be higher or lower than the Utility’s rate in any given month. You can always review existing Service offers to compare your Rate under this Contract to other current offers by going to Michigan’s CompareMIGas website at [www.mi.gov/CompareMIGas](http://www.mi.gov/CompareMIGas).

5. **RESCISSION; TERMINATION.** You may rescind or terminate this Contract as provided below.

a. **Right of Rescission.** You have the right to cancel your Contract without fees or penalties within thirty (30) days of signing your Contract by verbal or written communication with the Company (“Rescission Period”).

b. **Terminating Fixed Rate Plans.** You may terminate a Fixed Rate plan at any time; provided that, if you terminate after the Rescission Period and before the end of the initial term, the applicable termination fee listed in your Enrollment Documentation will apply for the Service you terminate. Small commercial customers will incur an early termination fee of \$150.00 for contracts of one year or less, or \$250.00 for contracts longer than one year.

c. **Terminating Variable Rate Plans.** You may terminate a Variable Rate Plan at any time and no termination fee will apply unless otherwise detailed in your Enrollment Documentation.

d. **Terminating Index Rate Plans.** You may terminate any Index Rate Plan Services at any time and no termination fee will apply unless otherwise detailed in your Enrollment Documentation.

e. **Termination Notice; Effect of Termination.** To terminate or rescind this Contract, you must notify Company as detailed in Section 14. Please provide your name, address, phone number, account number and a statement that you are rescinding or terminating the Contract. Rescission is effective immediately. Termination will be processed immediately but is effective upon your Utility processing your termination and you are obligated to pay for the Services provided pursuant to this Contract until you are returned to your Utility or switch to a new alternative gas supplier. Your Utility may charge you a \$10 switching fee for switching suppliers more than once in a 12-month period. If you return to your Utility, you must remain with the Utility for twelve months.

6. **BILLING AND PAYMENT.** The Services you purchase from Company will be included in your Utility monthly bill. Any bill not paid in full by its due date will incur a late payment fee in accordance with the Utility’s billing and payment policies and procedures. Company shall have the right to setoff and net against any undisputed amounts owed by you under this Contract, such as early termination fees, and any amounts, charges or damages owed by you to Company. If you have provided Company, its affiliates or agents with a credit

card number, you provide authorization to charge any outstanding balance to such credit card. You will be billed and pay Company for the Services based on meter readings and consumption information that Company receives from your Utility (“Billing Quantity”). You are responsible for paying and reimbursing Company for all applicable Fees. If you are tax exempt, you must furnish Company an exemption certificate before your Services commence.

7. **CUSTOMER INFORMATION.** All authorizations provided herein will remain in effect for the initial term and continuation period of this Contract; however, authorization may be rescinded by you any time by contacting Company.

a. **Credit Requirement.** You authorize Company to obtain and review your credit history. You understand that Company may refuse or terminate Service if you fail to meet Company credit criteria. You may be required to promptly provide Credit Enhancements to continue Service if there is a deterioration in your credit rating or a Usage Increase.

b. **Customer Information; Privacy Policy.** You authorize Company to obtain your Customer Information from your Utility. This Contract provides authorization for the Company to contact you about our other products and services or share information about your account with any designated partner or with any third-party vendor the Company uses to provide services and rewards to you. The company reserves the right to share your Customer Information with Company Agents to the extent permitted by law.

8. **RENEWAL NOTICE.** For any Fixed Rate plan you have selected, you will receive notice from Company at least sixty days prior to the end of your initial term that your Contract will continue on a month-to-month Variable Rate and can be canceled at any time without any termination fees. For any Variable Rate plan or Index Rate plan generally you will not receive a renewal notice, however, if you select certain products, you may receive a renewal notice. See your product plan terms and conditions for details.

9. **PHONE COMMUNICATION POLICY.** You agree that by accepting this Contract and providing your phone number (which may include your wireless number) the Company or its agents or affiliates may text or call you with autodialed or pre-recorded promotional or product information. Your consent and acceptance of this policy is not a condition of purchase.

10. **DISPUTE RESOLUTION AND MANDATORY AGREEMENT TO ARBITRATE ON AN INDIVIDUAL BASIS.** If you have billing questions or would like to make an inquiry about the Company’s terms of service, you may contact the Company as indicated in Section 14. In the event of a dispute or a disagreement under this Contract, the parties will use their best efforts to resolve the dispute. If you are not fully satisfied after discussing your dispute with the Company, you may contact the Michigan Public Service Commission at 1-800-292-9555 or at [www.michigan.gov/mpsc](http://www.michigan.gov/mpsc).

Regardless of whether you choose to pursue your dispute with the Michigan Public Service Commission, your right to pursue individual arbitration with the Company will not be impacted under this Contract as set forth below.

You and the Company both agree to resolve Disputes (as defined below) only by arbitration or in small claims court (for qualifying claims), subject to specific exceptions listed herein. The parties expressly agree that they are waiving their right to sue in court and that arbitration is the parties’ sole remedy to resolve disputes. There is no judge or jury in arbitration, the procedures may be different, and it is subject to very limited review by a court. An arbitrator, however, can award you the same damages and relief, and must honor the same terms in this Contract, as a court would. If the law allows for an award of attorneys' fees, an arbitrator can award them too. In addition, you and the Company also both agree that:

(a) “Disputes” are any claims or controversies against each other related in any way to, or arising from the Company’s Services, this Contract, or any related agreements, including but not limited to, billing, services and practices, policies, contract practices (including enforceability), service claims, privacy, or advertising, even if it arises after your Services with the Company have terminated. Disputes include any claims that: (i) you bring against the Company or any of its employees, agents, affiliates, or other representatives; (ii) you bring against a third party that are based on, relate to, or arise from the Company’s Services, this Contract or any related agreements; or (iii) that the Company brings against you. It also includes, but is not limited to, claims related in any way to, or arising from any aspect of the relationship between you and the Company, whether based in contract, tort, statute, fraud, misrepresentation, or any other legal theory.

(b) Except as otherwise provided under Section 10(f)

below, the Federal Arbitration Act, 9 U.S.C. § 1 *et seq.* (the “FAA”) applies exclusively to this agreement to arbitrate, and this agreement to arbitrate is intended to be broadly interpreted. The arbitrator’s decision and award is final and binding, with some exceptions under the FAA, and judgment on the award may be entered in any court with jurisdiction.

(c) Prior to initiating arbitration, a party must first send to the other, by certified mail, a written notice of dispute (“Dispute Notice”). The Dispute Notice to the Company should be addressed to the Notice Address listed in Section 14. The Dispute Notice must (i) describe the nature and basis of the claim or Dispute; and (ii) set forth the specific relief sought (“Demand”). If the Company and you do not reach an agreement to resolve the claim within thirty (30) days after the Dispute Notice is received, you or the Company may commence an arbitration proceeding. During the arbitration, the amount of any settlement offer made by the Company or you shall not be disclosed to the arbitrator.

(d) Unless the parties agree otherwise, the arbitration will be conducted by a single neutral arbitrator and will take place in the county (or parish) of the service address.

(e) The arbitration will be conducted by: (i) a neutral third party arbitrator mutually agreed upon by you and the Company; or (ii) the American Arbitration Association (the “AAA”). The arbitration will be governed by the Commercial Arbitration Rules and the Supplementary Procedures for Consumer Related Disputes (collectively, “AAA Rules”) of the AAA, as modified by this Contract. Where the terms of this agreement to arbitrate conflict with the AAA Rules, the terms of this agreement to arbitrate shall override and govern. The AAA Rules are available online at [adr.org](http://adr.org), by calling the AAA at 1-800-778-7879, or by writing to the Notice Address for the Company, which is listed in Section 14. The arbitrator is bound by the terms of this agreement to arbitrate. All issues are for the arbitrator to decide, except that issues relating to the scope and enforceability of the arbitration provision are for the court to decide. If your claim is for \$10,000 or less, the Company agrees that you may choose whether the arbitration will be conducted solely on the basis of documents submitted to the arbitrator, through a telephonic hearing, or by an in-person hearing as established by the AAA Rules. If your claim exceeds \$10,000, the right to a hearing will be determined by the AAA Rules. Regardless of the manner in which the arbitration is conducted, the arbitrator shall issue a reasoned written decision sufficient to explain the

essential findings and conclusions on which the award is based. Upon your request, and you supplying appropriate documentation, the Company will reimburse your administrative costs for the arbitration over and above the costs associated with filing a case in court. If, however, the arbitrator finds that either the substance of your claim or the relief sought in the Demand is frivolous or brought for an improper purpose (as measured by the standards set forth in Federal Rule of Civil Procedure 11(b)), then the payment of all such fees will be governed by the AAA Rules. However, nothing in this paragraph will require or allow you or the Company to arbitrate on a class-wide, representative or consolidated basis. An arbitration award and any judgment confirming it apply exclusively to the specific case. The arbitration award and judgment cannot be used for any other case except to enforce the award itself.

**You and the Company each agree that arbitration will only be pursued on an individual basis, and will not be pursued on a class-wide, representative or consolidated basis. This Contract does not allow class, representative or collective arbitrations even if the AAA procedures or rules would. If for any reason any court or arbitrator holds that this restriction is unconscionable or unenforceable, then this agreement to arbitrate does not apply and the dispute must be brought in court.**

(f) You and the Company agree that notwithstanding this agreement to arbitrate, either party may bring qualifying claims in a small claims court. In addition, this arbitration provision does not prevent you from bringing your dispute to the attention of federal, state, or local government agencies (including the Michigan Public Service Commission), and if the law allows, they can seek relief against the Company on your behalf.

(g) If for any reason a claim proceeds in court rather than through arbitration, you and the Company agree that there will not be a jury trial. You and the Company unconditionally waive any right to trial by jury in any action, proceeding or counterclaim arising out of or relating in any way to this Contract or the Services provided by the Company. In the event of litigation, this paragraph may be filed to show a written consent to a trial by the court.

11. **EMERGENCY**. In the event of an emergency such as a natural gas leak, you should call your Utility. If your Utility is Consumers Energy, call 1-800-447-5050; DTE Gas Company, call 1-800-477-4747; Michigan Gas Utilities, call 1-800-401-6451. You can also call your local emergency personnel at 911 if the emergency

warrants.

12. **LIMITATIONS OF LIABILITY AND WARRANTY.** NEITHER YOU NOR COMPANY WILL BE LIABLE TO THE OTHER OR TO ANY THIRD PARTY FOR ANY CONSEQUENTIAL, EXEMPLARY, PUNITIVE, INCIDENTAL OR INDIRECT DAMAGES ARISING FROM A BREACH OF THIS CONTRACT, INCLUDING, WITHOUT LIMITATION, LOST PROFITS OR LOST REVENUES. COMPANY DOES NOT GIVE ANY TYPE OF WARRANTY, EXPRESS OR IMPLIED, AND TO THE FULLEST EXTENT OF THE LAW, DISCLAIMS ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. COMPANY WILL NOT BE LIABLE FOR BILLING OR COMMUNICATION ERRORS AFTER 90 DAYS IF YOU DO NOT CONTACT US REGARDING SUCH ERRORS WITHIN 90 DAYS AFTER THE STATEMENT SHOWING THE TRANSACTION HAS BEEN MAILED TO YOU.

13. **FORCE MAJEURE.** Company will not be responsible for supplying Services to you in the event of circumstances beyond Company's control such as events of force majeure, as defined by your Utility or any transmitting or transportation entity, which includes but is not limited to acts of terrorism, sabotage or acts of God.

14. **CONTACTING COMPANY.** For any notice required in this Contract or to contact us generally, you may contact the Company by (i) email, at commercial@criusenergy.com, (ii) mail, at: 1030 State Road, Suite 10H, Harbor Springs, MI 49740, or (iii) phone, at 1-866-705-3610. You can also visit us any time online at www.MIGandE.com.

15. **MISCELLANEOUS.**

a. *Use of Services.* Company has the right to refuse or terminate Services, and recover costs, if any, if your Service requirements are above the Usage Thresholds.

b. *Agency and Point of Sale.* (i) If you are receiving natural gas service, you hereby designate Company as your agent to: (A) arrange and administer contracts and service arrangements between you and your Utility, and between you and the interstate pipeline transporters of your natural gas (including capacity release, re-release, and recall arrangements); (B) nominate and schedule with the interstate pipelines the transportation of your natural gas from the Sales Points to the Delivery Points, and with your Utility for the transportation of your

natural gas from the Delivery Points to your premises; and (C) aggregate your natural gas with the natural gas supplies of Company's other customers in order for you to qualify for transportation service and to address and resolve imbalances (if any) during the term of this Contract. As your agent, Company will schedule the delivery of a quantity of natural gas at the Sales Points necessary to meet your city gate requirements based on the consumption and other information that Company receives from your Utility. Company, as your agent, will arrange for the transportation of natural gas from the Sales Points to the Delivery Points, and from the Delivery Points to your premises.

c. *Title; Risk of Loss.* You and Company agree that title to, control of, and risk of loss of the Purchase Quantities supplied under this Contract will transfer from Company to you at the Sales Points. Company and you agree that transactions under this Contract are originated and consummated outside the jurisdictional limits of the municipality and county, or other taxing authority where your service address is located. If a taxing authority determines that a gross receipts tax or other tax is applicable to the sale of the natural gas service under this Contract, you agree to pay such tax, as invoiced. For commercial customers only: (i) as between Company and you as a commercial customer, you will be deemed to be in exclusive control of the natural gas and responsible for any damage, injury, charges, transportation fees, costs or losses at and after the Sales Points, including, without limitation, any losses that Company incurs that result from having to resell, or its inability to resell, to another party natural gas supplies allocated for you and (ii) as between Company and you, Company will be deemed in exclusive control of the natural gas, and responsible for any damage, injury, charges, transportation fees, costs or losses until the natural gas is delivered to the Sales Points; provided, however, that in no event shall Company's liability under this Contract exceed the difference between the reasonable price of replacing any undelivered natural gas and the price of natural gas under this Contract.

d. *Assignment.* You may not assign this Contract without prior written consent of the Company. Company reserves the right to sell, transfer, pledge or assign this Contract, and related revenues and proceeds for financial purposes or in connection with a sale. This Contract is binding upon the parties hereto and their respective successors and legal assigns.

e. *Change in Law/Third Party Charges.* This Contract is subject to any federal, state, local, or utility changes in law, which includes changes in legislation, regulatory

actions, orders, rules, tariffs, regulations, policies, riders, fees, pricing structures, market structures, capacity charges, and changes in customer load profiles (each, a “Change in Law”). If there is a Change in Law which results in an increased cost to the Company, or the Company is prevented, prohibited or frustrated from carrying out its intent under this Contract, Company may terminate this Contract based upon such Change in Law. This provision applies to all rate plans, whether fixed, index or variable. If Company amends this Contract due to a Change in Law, Company will provide you with at least 60 days’ notice (“Change in Law Notice”). If you choose not to accept the modification to this Contract, you may cancel by providing notice to Company as detailed in Section 14 within 30 days’ of the date of Company’s Change in Law Notice.

f. *Governing Law; Venue; Waiver of Jury Trial.* To the maximum extent permitted by law, (i) Venue for any lawsuit brought to enforce any term or condition of this Contract shall lie exclusively in the State of Michigan, (ii) the Contract shall be construed under and shall be governed by the laws of the State of Michigan without regard to the application of its conflicts of law principles, and (iii) EACH OF THE PARTIES HERETO IRREVOCABLY WAIVES ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL, ARBITRATION OR OTHER PROCEEDING ARISING OUT OF OR RELATING TO THIS CONTRACT OR THE TRANSACTIONS CONTEMPLATED HEREBY.

g. *Non-Waiver.* The failure by one party to require performance of any provision shall not affect that party's right to require performance at any time thereafter, nor shall a waiver of any breach or default of this Contract constitute a waiver of any subsequent breach or default or a waiver of the provision itself.

h. *Severability.* If any provision of this Contract is held unenforceable, then such provision will be automatically modified to reflect the parties’ intention. All remaining provisions of this Contract shall remain in full force and effect.

i. *Non-Reliance.* You acknowledge that (i) you are not relying on any advice, statements, recommendations or representations of the Company, other than the written representations in this Contract; (ii) that you understand the risks of entering into this Contract, including the risk that the Company’s prices may be higher than your Utility’s rates, and you are capable and willing to assume those risks; and (iii) you have made your own decision to enter into this Contract, after consultation with your own advisors to the extent you deem necessary

j. *Complete Agreement.* This Contract constitutes the final and complete agreement between you and the Company. It is the complete and exclusive expression of the terms and conditions agreed upon for the matters contained in this Contract. All prior and contemporaneous negotiations and agreements between the parties on the matters contained in this Contract are expressly merged into and superseded by this Contract.

k. *Electronic Signatures and Notices.* Each party agrees that electronic signatures, whether digital or encrypted, of the parties to execute this Contract are intended to authenticate this writing and to have the same force and effect as manual signatures. Electronic signature means any electronic sound, symbol or process attached to or logically associated with a record and executed and adopted by a party with the intent to sign such record, including facsimile or email electronic signatures. Customer agrees that Company may send Customer notices via electronic means if Customer provides email address or other way of communicating electronically. You have a duty to provide a correct, working email address and update it accordingly; if you fail to do so, you could miss important notices.

l. *Customer Representation.* I am at least 18 years old and am the account holder or a legally authorized person to enter into this Contract to change the Services on behalf of the account holder. I represent that the account enrolled under this Agreement is a small commercial customer with an aggregate usage of 500 Mcf or less per year.

m. *Third Party Providers; Energy Related Products.* The Company only provides natural gas to you. Occasionally, Company may work with third party providers that will offer you energy related products or rebates related to your natural gas purchases, separate from this Contract. If you select such offer or rebate from a third party or if a product that is installed in your location by a third party provider, such as a thermostat (“Energy Related Products”), you must contact the third party provider of such Energy Related Products for any products issues, rebates, warranties, or billing and service questions. Company will have no liability to you for Energy Related Products.

n. *Carbon Smart Products.* If you have selected any rate plan that is designated as Carbon Smart, the Company will purchase carbon offsets which may include Green-e offsets, on your behalf to offset 100% of your natural gas usage.

## DEFINITIONS

“*Agents*” means parties that need to know Customer Information in connection with Services and Company’s affiliates and subcontractors.

“*Change in Usage*” means a change, or an anticipated or planned change, in the consumption of Services that is materially different than your historical usage.

“*Commodity Charges*” means the charges for basic natural gas supply service which is sold either by volume (ccf or Mcf) or heating value (dekatherms).

“*Credit Enhancements*” means cash escrow or deposit, establishing an ACH debit relationship with Company, or providing other reasonable assurances to the Company to establish your credit worthiness.

“*Customer Information*” means account contact information, account number, meter number, billing history, payment history, historical and future natural gas usage, meter readings and characteristics of your natural gas service. It includes information obtained from the Utility as well as any information that you provide directly to Company or its agents.

“*Default*” means: (i) failure to maintain credit requirements or provide necessary credit information or Credit Enhancements, (ii) a Usage Threshold event, (iii) a Change in Usage event, or (iv) any material breach of the requirements of, or representations made under, this Contract.

“*Delivery Points*” means natural gas transported by interstate pipelines, the city gate stations of your Utility.

“*Enrollment Documentation*” means any application or

enrollment documents, whether in paper, electronic, internet, phone or otherwise, provided to Customer in order to commence Services, and the welcome letter and/or welcome package.

“*Fees*” means taxes, fees, assessments, government charges and charges levied by your Utility for distribution and other services and taxes, fees paid to brokers and other third-party entities that may have referred you to Company for Services, minimum usage fees, base charges and other flat fees, fees and charges levied by Company or any other entity authorized to levy taxes, fees or charges for or related to the Services. This may include, but shall not be limited to, Utility taxes, gross receipts taxes, and sales or use taxes imposed on Company and/or you by federal, state, and/or local authorities.

“*Purchased Quantities*” means all the natural gas supply that Company must purchase for your business.

“*Rate*” means Fixed Rate, Index Rate, or Variable Rate, as applicable.

“*Sales Points*” means for natural gas, a point or points located outside of the State of Michigan selected from time to time by Company to assure service reliability.

“*Service*” or “*Services*” means all the natural gas supply that Company must purchase for your business, as you have selected to be provided to you by Company in your Enrollment Documentation.

“*Usage Thresholds*” means if your usage of Services exceeds 10,000 ccfs per month or 90,000 ccfs per year or the equivalent therms.



