



(Note: This document shell is for 100% interruptible arrangements; balancing arrangements with firm components are also available; please contact your Account Manager.)

[Agreement Name]

[Agreement Date]

Enhanced Balancing Service Agreement

Attention: <SHIPPER REPRESENTATIVE>

This Enhanced Balancing Service Agreement (“**Agreement**”) incorporates all of the terms and conditions of the Interruptible Service Hub Contract (**HUB_**) (the “**Contract**”) between Enbridge Gas Inc. (“**Enbridge**”) and <SHIPPER NAME> (“**Shipper**”). All terms and conditions contained in the Contract, and any Schedules referenced by the Contract as amended from time to time, shall apply to this Agreement, unless specifically set forth herein. During the term of this Agreement, the Contract may not be terminated by Shipper or Enbridge, except as defined in the Default and Termination section of the applicable General Terms and Conditions. In the event of any conflict or inconsistency between the terms and conditions of the Contract and those of this Agreement, the terms and conditions of this Agreement shall supersede and take precedence over the Contract.

1. Enbridge shall provide Shipper an Enhanced Balancing Service (the “**Service**”) at <POINT>, for the period of <START DATE> to <EXPIRY DATE>; the quantity of gas in Shipper’s Balancing Account shall not exceed the limits set out in Section 2 and 3 below.
2. Shipper may have a maximum credit or parked balance (the “**Maximum Park Balance**”) such that the Maximum Park Balance does not exceed _____ GJ (_____MMBtu) for the period of <DATE> to <DATE>.
3. Shipper may have a maximum debit or loan balance (the “**Maximum Loan Balance**”) such that the Maximum Loan Balance does not exceed _____ GJ (_____MMBtu) for the period of <DATE> to <DATE>.
4. Shipper agrees that the Maximum Park Balance must be zero (0) on <DATE>, and remain zero (0) for the duration of this Agreement.
5. Shipper agrees that the Maximum Loan Balance must be zero (0) on <DATE>, and remain zero (0) for the duration of this Agreement.
6. Maximum Daily Injection Demand:
_____ GJ/day (_____MMBtu/day) (100% of the Maximum Park Balance) on an interruptible basis.

Enbridge shall under no circumstances be obligated to receive a quantity of gas in excess of the lesser of (i) the firm portion of the Maximum Daily Injection Demand; and (ii) the firm portion of the Maximum Daily Injection Demand that would cause the Balancing Account to exceed the Maximum Park Balance. Enbridge agrees that it shall, upon the request of Shipper, use reasonable efforts to accept receipt of greater daily quantities, on an interruptible basis, if present or possible future operating conditions permit in Enbridge's sole discretion.

7. Maximum Daily Withdrawal Demand:
_____ GJ/day (_____MMBtu/day) (100% of the Maximum Loan Balance) on an interruptible basis.



Enbridge shall under no circumstances be obligated to deliver a quantity of gas in excess of the lesser of (i) the firm portion of the Maximum Daily Withdrawal Demand; and (ii) the firm portion of the Maximum Daily Withdrawal Demand that would cause the Balancing Account to exceed the Maximum Loan Balance. Enbridge agrees that it shall, upon the request of Shipper, use reasonable efforts to deliver greater daily quantities, on an interruptible basis, if present or possible future operating conditions permit in Enbridge's sole discretion.

8. At any time during the term of this Agreement, Enbridge, at its sole discretion, with forty-eight (48) hours' verbal notice to Shipper (to be followed in writing), may require Shipper to take action to bring either the Maximum Park Balance or the Maximum Loan Balance to zero (0) by the end of such forty-eight (48) hour period.
9. Should Shipper fail to comply with the requirement set out in Section 4, Section 5, or Section 8 herein, any balance remaining shall be removed immediately from this Agreement and transferred to Shipper's Balancing Account under the Contract, and will be subject to the associated charges required to complete the transfer. The quantities will automatically be deemed to be in an Extension Period under Section 2.01 C (iii) of the Contract and shall be subject to the rates and terms of an Extension Period as set out in Schedule 2 of the Contract and the provisions of Section 2.01 C (iii) of the Contract.
10. In addition to any Initial Financial Assurances provided pursuant to the Contract, should Enbridge determine in its sole discretion, acting reasonably, that Shipper's financial condition warrants such, Shipper shall within three (3) days of receipt of such notice by Enbridge, obtain and provide to Enbridge, additional security in the form of a letter of credit or other security in the form and amount reasonably required by Enbridge. In the event that Shipper does not provide to Enbridge such additional security within such three (3) day period, Enbridge may terminate this Service immediately.
11. Shipper agrees to pay Enbridge for this Service herein:
 - (a) a demand charge of \$ _____ <CURRENCY>, which shall be invoiced in <number (#)> equal monthly installment(s) of \$ _____ <CURRENCY> for the months of <MONTH, YEAR> to <MONTH, YEAR> inclusive; plus
 - (a) after Shipper has injected into and withdrawn from the Balancing Account a cumulative quantity equal to two (2) times the Maximum Park Balance, any further quantities injected into or withdrawn from the Balancing Account shall be charged at \$ _____ <CURRENCY>/GJ (\$ _____ <CURRENCY>/MMBtu).
12. This Agreement will take effect immediately.

All quantities will be converted to GJ for billing purposes. Conversion: 1 MMBtu = 1.055056 GJ. Unless otherwise stated, all dollars are Canadian dollars.

This Agreement may be signed and sent by facsimile or other electronic communication and this procedure shall be as effective as signing and delivering an original copy.

Please acknowledge your agreement to all of the above terms and conditions by signing and sending this Agreement to Enbridge Gas Inc. at fax: (519) 436-4694 or email storage.transportation@Enbridge.com



with a copy to <EMAIL ADDRESS OF ACCOUNT MANAGER> or mail to **Enbridge Gas Inc., 50 Keil Drive North, P.O. Box 2001, Chatham, ON, N7M 5M1, Attention: S&T Contracting.**

Yours very truly,

Account Manager, Enbridge Gas Inc.

Acknowledged and Accepted

<SHIPPER NAME>

Authorized Signatory

ENBRIDGE GAS INC.

Authorized Signatory

By: _____

By: _____

Title: _____

Title: _____

