

## FORM OF PREDETERMINED ALLOCATION AGREEMENT

THIS AGREEMENT is made and entered into by Enable Gas Transmission, LLC ("EGT") and \_\_\_\_\_ ("PDA Operator") to be effective \_\_\_\_\_.

Whereas, from time to time, quantities of Gas are [received into] [delivered from] EGT's system at the interconnection(s) between EGT's facilities and facilities owned and/or operated by PDA Operator at location(s) listed on Exhibit A hereto.

Whereas, EGT and PDA Operator desire to reach an agreement on the allocation methodology of Gas received by [EGT], [PDA Operator] at those interconnection(s).

NOW, THEREFORE, EGT and PDA Operator agree that such quantities will be allocated using the following method:

In the event that the foregoing method results in Monthly Imbalances at the location(s) listed on Exhibit A hereto which are not allocated by PDA Operator to one or more valid Service Agreements, PDA Operator and EGT shall cash-out such Imbalances at the price and in the manner provided in Section 5.7(c)(ii) of the General Terms and Conditions of EGT's Tariff, or successor provisions thereto. For purpose hereof, an Imbalance shall mean the difference between the quantities of gas which EGT [receives] [delivers] at the interconnections specified on Exhibit A and the quantities nominated and allocated to valid Service Agreements by PDA Operator at any time or during any period. A Monthly Imbalance shall mean the Imbalance existing at the conclusion of any Service Month under this Agreement. PDA Operator shall be required to comply with the provisions of Section 14 of the General Terms and Conditions of EGT's Tariff. For purposes of Section 14.5 thereof, EGT may require security as provided for therein based on charges which may be assessed hereunder. All terms used herein with capital letters shall have the meanings ascribed to them in EGT's Tariff, unless otherwise provided herein. The existence or operation of this Agreement shall at no time undermine or jeopardize EGT's ability to maintain system and segment operations and integrity in accordance with the provisions of its Tariff, including, but not limited to, Section 20 (or any successor provisions) of the General Terms and Conditions. The applicable provisions of this Agreement shall be suspended as necessary to allow Shippers utilizing the interconnection locations specified on Exhibit A to comply with any Operational Flow Order issued by EGT.

EGT shall have the right to terminate this Agreement immediately in the event that it deems PDA Operator's Imbalance at any time to be excessive and to take such other action as EGT may deem appropriate to alleviate such Imbalance. Either party shall have the right to terminate this Agreement at any time upon forty-eight (48) hours written notice or electronic notice via the Internet as permitted or required by EGT; provided, however, that termination shall not relieve either party of any obligations that might otherwise exist to cash-out or correct any Imbalance hereunder and any portions of this Agreement necessary to accomplish such purposes shall be deemed to survive to the extent required.

[Other Provisions]

**ENABLE GAS TRANSMISSION, LLC**

**PDA OPERATOR**

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

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

**FORM OF PREDETERMINED ALLOCATION AGREEMENT**  
**(continued)**

**EXHIBIT A**

Interconnection Location(s)

Effective Date of Exhibit A: \_\_\_\_\_