# DISTRIBUTION SERVICE SCHEDULE - EGD RATE ZONE

Customer Legal Name:

Point of Consumption address :

This Schedule is made between the customer set out above ("Customer") and Enbridge Gas Inc. ("Company") and forms part of the Contract between the Parties for the Service(s) set out herein.

# 1. GAS DISTRIBUTION SERVICE CONTRACT

- (a) <u>Distribution Service</u>: Under this Schedule the Company will distribute Gas to the Customer's Point of Consumption pursuant to the Rate Schedule(s) identified herein. This Schedule replaces any previous Distribution Service Schedules for the Point of Consumption set out herein, subject to the settlement of any surviving obligations.
- (b) <u>General Terms and Conditions</u>: The Company's General Terms and Conditions applicable to Distribution and Direct Purchase Services posted on the Company's website, together with those additional documents listed in Section 1.1 of the General Terms and Conditions, are incorporated into and form part of this Schedule. Capitalized terms used in this Schedule and not defined herein have the meanings given to them in the General Terms and Conditions.
- (c) <u>Direct Purchase</u>: If Customer has elected bundled Direct Purchase Services for the supply of Gas to be delivered, Customer and the Company will execute a Direct Purchase Service Schedule.
- (d) <u>Financial Assurances</u>: This Schedule and the rights and obligations of the Parties herein are conditional upon the Customer's provision and continuing maintenance of Financial Assurances acceptable to the Company in accordance with the General Terms and Conditions. Financial Assurances must initially be provided by the Customer prior to the Service Start Date.
- (e) <u>Interruptible Service Conditions</u>: If Customer has contracted for Interruptible Service under this Schedule, Customer acknowledges and agrees that Customer is required to comply with Section 14 (Interruptible Service) of the General Terms and Conditions, including the requirement that Customer comply with any Interruption direction given by the Company, failing which the Company may exercise its remedies under the Contract, up to and including suspension or termination.

## 2. SCHEDULE TERM

Contract Effective Date	This Schedule is effective on:	[date]
Service Start Date	The Service set out in this Schedule and billing for such Service will commence on:	[date]
Contract Expiry Date	Subject to the renewal terms set out in Section 2.2 of the General Terms and Conditions, this Schedule will expire on:	[date]

# 3. CONTRACT PARAMETERS

The following Contract Parameters apply to the Service(s):

Service	Contract Number	Minimum Delivery Pressure (kPa):	Rate Number	Estimated Annual Volume (m3)	Minimum Annual Volume (m3)	Contract Demand (m3)	Hourly Demand (m3)	Daily Contracted Quantity (m3)
*Primary	<field></field>	<field></field>	<field></field>	<field></field>	<field></field>	<field></field>	<field></field>	<field></field>
*Secondary	<field></field>	<field></field>	<field></field>	<field></field>	<field></field>	<field></field>	<field></field>	<field></field>
Interruption Notice Period (Interruptible Service only – Number of hours of Notice):						<	-ield>	

\*Primary and Secondary Service: If Gas is delivered under this Contract to a Point of Consumption pursuant to more than one Rate Number, the volume of Gas delivered to the Customer at such Point of Consumption shall consist, firstly, of deliveries under the Service identified in the table above as "Primary" (the "Primary Service") up to the Contract Demand for such Primary Service, and, secondly, of deliveries under the Service identified in the table above as "Secondary" (the "Secondary Service") up to the Contract Demand for such Service of such Point of Consumption.

Rate 135 Gas Delivery Alternate Option - Modified Daily Contracted Quantity (m3/day):

Option A – DCQ for January 1 to December 31 of <Field> firm m3/day

Option B – DCQ for April 1 to December 31 of <Field> firm m3/day and DCQ for January 1 to March 21 of <Field> firm m3/day

# 4. CUSTOMER NOTICE CONTACTS

For the purposes of Section 19 (Notice) of the General Terms and Conditions, the information set out below shall be the current address provided by the Customer as of the Contract Effective Date:

Name:	[Contact Name]
Position/Title:	[Contact Title]
Business Phone No:	[Business Phone No.]
Email Address:	[Contact Email Address]

Mailing Address:	[Mailing Address Line 1] [Mailing Address Line 2]
Courier Address:	[Courier Address Line 1] [Courier Address Line 2]

#### 5. BINDING CONTRACT

Each of the Company and the Customer agree that this Schedule creates a binding agreement for the Service(s) and other rights set out herein, and that by executing this Schedule they each intend to be, and are, bound by all of the terms and conditions of, and to all of their respective rights and obligations set out in, the Contract. The Customer acknowledges, represents and warrants that: (a) it has access to, and has had an adequate opportunity to review and consider the Contract and the terms and conditions thereof, including the General Terms and Conditions; and (b) it has read and agrees to and intends to be bound by the Contract and all of the terms and conditions set out therein.

The Parties hereto have executed this Schedule as of the Contract Effective Date set out above.

ENBR	IDGE GAS INC.	[CON]	[RACT.SECONDPARTY.LEGALNAME]
By:		By:	
Name		Name	
Title:		Title:	
	I have the authority to bind the Company		I have the authority to bind the Customer