



## END-USE MASTER ACCOUNT AGGREGATED TRANSPORTATION SERVICE AGREEMENT

			tion Service Agreement ("Agreement"), is entered ("Customer").				
SECTION 1 – PARTIES:							
	DT	E: DTE Gas Company	Customer:				
Notices:		es:	Notices:				
ll .	Accou Ianage						
	Phon Ema		Phone: Email:				
SECT	ION 2	– GENERAL PROVISIONS:					
1. All transportation services will be provided under the terms and conditions set forth herein and in the DTE Gas Company Rate Book for Natural Gas Service ("Rate Book"), as revised from time to time by the Michigan Public Service Commission ("MPSC"), and the End-Use Gas Transportation Agreement(s) in effect between Customer and DTE.							
2.	2. This Agreement is effective, and terminates when the End-Use Gas Transportation Agreement covering service to the Master Account, as defined in the Rate Book, expires or is otherwise terminated. The Master Account, Transportation Subsidiary Account(s), General Service Rates and/or School Service Rates ("Subsidiary Accounts") shall be identified in Attachment A to this Agreement.						
3.	Customer's Aggregated Annual Contract Quantity ("ACQ") shall be initially set at MMBtu, as detailed in Attachment A, unless modified pursuant to the Rate Book.						
4.	4. Customer's Aggregated Maximum Daily Quantity ("MDQ") shall be initially set at MMBtu, as detailed in Attachment A, unless modified pursuant to the Rate Book.						
5.	. Transportation Subsidiary Account(s) will be aggregated with the Master Account as follows:						
	(a) Under the allocation method, DTE will create a separate account for billing and related storage and balancing services for each Transportation Subsidiary Account (See Appendix A). Such services will be per the terms of the respective Gas Transportation Agreement of each Transportation Subsidiary Account(s);						
	(b)	Nominations will be pursuant to the Rate Bo	ook; and,				

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- (c) Gas delivered to DTE on behalf of Customer will be allocated each Month to each individual Subsidiary Account(s) based on the pro rata usage for each of the Customer's accounts for the Month. In any Month, DTE may change the allocation of Customer's gas between the Master Account and Subsidiary Account(s) to mitigate any penalties or additional charges that Customer would have otherwise incurred if the Master Account and Subsidiary Account(s) had not been treated as one account for storage and balancing services under this Agreement.
- 6. Any terms not defined herein shall have the meaning set forth under the End-Use Gas Transportation Agreement covering service to the Master Account and the Rate Book.
- 7. If for any reason DTE determines that services or rates provided under this Agreement fail to conform to any laws, orders or regulations, DTE may, upon notice to Customer, terminate this Agreement. DTE shall not be liable to Customer for any damages or losses Customer might suffer due to suspension, discontinuance or termination of the services pursuant to this Agreement.

#### SECTION 3 – WARRANTY OF NON-CONTIGUOUS FACILITIES:

- 1. Customer represents and warrants that it has a majority ownership interest in the real property, business or facility identified in Attachment A, attached hereto, and seeks to aggregate its natural gas accounts with DTE for such locations.
- 2. Upon request by DTE, Customer shall provide, in a timely manner, original or photocopies of appropriate ownership documents as proof of majority ownership in the real property, business, or facility related to the aggregated accounts identified in Attachment A, including, but not limited to the following documents ("Ownership Documents"):
  - a. Warranty Deed for real property showing Customer as owner;
  - b. Valid lease of facility, space, or structure showing Customer as lessee;
  - c. Partnership agreement showing ownership percentages that show customer is the majority owner; and
  - d. Affidavit from corporation verifying corporate ownership of business, real property or facilities.
- 3. Customer acknowledges DTE's right to deny aggregation of the Subsidiary Accounts if: 1) Customer fails to provide, upon DTE's request, documentation that demonstrates Customer's majority ownership interest in all accounts listed in Attachment A; or 2) the Ownership Documents provided by Customer, in DTE's opinion, are not sufficiently reliable to justify aggregation of the proposed accounts.

#### **SECTION 4 – RECEIPT POINT(S):**

DTE shall receive gas from Customer at the receipt points posted on DTE's website, as amended by DTE from time to time.

## SECTION 5 – DELIVERY POINT(S):

Customer's Master Account and Subsidiary Account(s) as identified in Attachment A.

## **SECTION 6 – SIGNATURES:**

DTE Gas Company:	Signature:  Printed Name:  Title:  Signature Date:
Customer:	Signature: Printed Name:  Title: Signature Date:

# Attachment A Subsidiary Account List

### **Section 1 – Master Account**

Account #	Facility Name	Facility Address	Meter #(s)	Rate*	ACQ	MDQ

**Section 2 – Transportation Subsidiary Account(s)** 

Account #	Facility Name	<b>Facility Address</b>	Meter #(s)	Rate*	ACQ	MDQ

**Section 3 – Non-Transportation Subsidiary Account(s)** 

Account #	Facility Name	Facility Address	Meter #(s)	Rate*	ACQ	MDQ

Total ACQ =	MMBtu
Total MDQ =	 MMBtu

<sup>\*</sup> Rate can be A, 2A, AS, SA, GS-1A, GS-2A, ST, LT, XLT, XXLT