Pool Operator Agreement for the SupplierSelect Program

National Grid ("the Company") will permit a Marketer/Direct Customer to enter into a business arrangement with another eligible Marketer or other qualified entity that will act as a Pool Operator on behalf of one or more Marketer(s)/Direct Customer(s) serving retail customers in the Company's SupplierSelect Program.

By submitting this Form ___________________(Marketer/Direct Customer) hereby notifies the Company that it has appointed __________________________ to act as its Pool Operator in scheduling gas supply deliveries to serve its retail customers in accordance with the Company’s Tariff, P.S.C. No. 219.

The Marketer’s/Direct Customer’s utilization of the Pool Operator, and the Pool Operator’s right to act on behalf of the Marketer/Direct Customer, is subject to the following terms and conditions:

• The Pool Operator shall be deemed to be acting on behalf of the Marketer/Direct Customer with respect to gas supply scheduling for the duration of its appointment. The Pool Operator is responsible for the performance of all of the Marketer’s/Direct Customer’s gas supply scheduling, balancing and settlement activities in accordance with the requirements of the Company, including those requirements described in Service Classification No. 11 of the Company’s Tariff. Please choose applicable Balancing Program(s):
  
  _______ Daily Balancing Service
  _______ Monthly Balancing Service

• For Monthly Balancing Service, in the event that the Company recalls the capacity and storage, the Marketer and its Pool Operator agrees hereby that the recall is not reputable (i.e., that the Company is recalling such capacity but it is not returning the same release to the Marketer).

• The term of this Agreement shall be one (1) year from the date of execution and shall survive month to month thereafter unless sooner terminated by either party. If Marketer’s SupplierSelect or Monthly Balancing agreements terminate with the Company or DTI, respectively, this agreement shall automatically terminate at the same time.

• Either party may terminate this Agreement upon thirty (30) days written notice to the other for any reason whatsoever.

• The Pool Operator shall submit separate schedules for each Marketer/Direct Customer upon whose behalf it is scheduling, including a separate schedule for itself if it is serving customers in the Company’s SupplierSelect Program. These schedules will form the basis for the calculation of imbalance charges for each entity under the responsibility of the Pool Operator. Imbalances and charges shall be calculated individually for each Marketer/Direct Customer on the basis of these schedules. Payment of these imbalance charges remains the responsibility of each Marketer/Direct Customer as described below.
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• The Marketer/Direct Customer may authorize the Company to submit bills to the Pool Operator for balancing and settlements for all gas supply deliveries scheduled with the Company on the Marketer’s/Direct Customer’s behalf. Payments from the Marketer/Direct Customer are due within 20 days from the issuance of the bill. The Marketer/Direct Customer shall retain ultimate payment responsibility for such billings, including late payment charges as applicable.

        _______ Bill Pool Operator - Billing Address:___________________________

        _____________________________
        _____________________________
        _____________________________

        _______ Bill Marketer/Direct Customer

        _____________________________

• All actions of the Pool Operator related to Marketer’s/Direct Customer’s participation in the Company’s SupplierSelect Program are absolutely binding on, and attributable to, such Marketer/Direct Customer. The Marketer/Direct Customer is fully liable to the Company for all acts and omissions of the Pool Operator, including failures to comply with the requirements set forth in this Form. The Marketer/Direct Customer shall indemnify, defend and hold harmless the Company from and against any and all claims, losses, damages, as described in the Tariff, that are directly or indirectly caused by, or arise out of, or are in any way connected with the Pool Operator’s acts or omissions, whether such claims, losses, and damages are incurred by the Company or by third parties.

• The Company has the right to suspend or terminate the permission granted in this Form, at any time, without any recourse by the Marketer/Direct Customer, in the event the Pool Operator fails to abide by these terms and conditions. Marketer/Direct Customer and the Pool Operator understand and agree that any disputes related to the activities of the Pool Operator are outside the scope of any dispute resolution provisions in the Company's Tariff or in the State of New York Public Service Commission's Orders in connection with NYS Uniform Business Practices.

For MARKETER/DIRECT CUSTOMER:        For POOL OPERATOR:
Name of Firm _______________________        Name of Firm _________________
Name _____________________________        Name_______________________
Signature ___________________________        Signature____________________
Title _______________________________        Title _______________________
Date ________________________________        Date _______________________