

WEBSITE SUBSCRIBER AGREEMENT

This Website Subscriber Agreement (the “**Agreement**”) is made and entered into as of _____, 2020.

BETWEEN:

NorthRiver Midstream Inc., a corporation incorporated under the laws of Canada
 (“**NorthRiver**”)

- and -

_____, a _____
formed under the laws of _____ (“**User**”)

(NorthRiver and User are collectively referred to herein as “**Parties**” and individually as a “**Party**”).

WHEREAS NorthRiver and its affiliates own and/or operate gas gathering and processing facilities in Northeastern British Columbia and Alberta;

AND WHEREAS NorthRiver is making available an internet-based electronic website hosted by myQuorum (the “**NorthRiver myQuorum Website**”) for use, on a non-discriminatory basis, by any person having executed this Agreement reasonably requiring access to the NorthRiver myQuorum Website for one or more of the purposes set out herein; and

AND WHEREAS User has requested access to and use of the NorthRiver myQuorum Website for one or more of the purposes set out herein, and NorthRiver has agreed to permit such access and use, in accordance with and subject to the terms and conditions set forth in this Agreement and the Service Agreements.

NOW THEREFORE, in consideration of the mutual covenants and agreements herein, the receipt and sufficiency as valuable consideration is acknowledged and agreed to by each of NorthRiver and User, NorthRiver and User agree as follows:

1. Interpretation

All Exhibits attached to this Agreement are specifically incorporated in this Agreement and made a part hereof.

References in this Agreement to “Service Agreements” refer to the gas gathering and processing agreement or other commercial agreements entered into between NorthRiver or its affiliates and User, including the Standard Terms and Conditions attached thereto, pursuant to which NorthRiver or its affiliates provide service to Users and to which this Website Subscriber Agreement relates. Capitalized terms used in this Agreement and not defined herein shall have the meanings ascribed to them in the Service Agreements.

The provisions of NorthRiver’s Standard Terms and Conditions as set forth in the Service Agreements are incorporated herein by reference and made a part hereof and User agrees that, by its access and use of the NorthRiver myQuorum Website, it shall be bound by all of the terms and conditions of this Agreement and the terms and conditions of the Standard Terms and Conditions.

2. Purposes

Subject to compliance with the terms and conditions of this Agreement, User may access and use designated portions of the NorthRiver myQuorum Website solely for and on behalf of User for one or more of the following purposes depending on the level(s) of access provided by NorthRiver, in its sole discretion:

- (a) viewing notifications from NorthRiver;
- (b) managing Producer allocations at a Measurement Point operated by User;
- (c) viewing of allocation reports;
- (d) viewing of invoices; and/or
- (e) such other purposes as NorthRiver may from time to time make available to User through the NorthRiver myQuorum Website.

The NorthRiver myQuorum Website is not to be used by the User for any other purpose without the express written consent of NorthRiver. NorthRiver reserves the right to determine, in its sole discretion, which portions of the NorthRiver myQuorum Website will be available to User and may, at any time and from time to time, restrict User's access to any portions of the NorthRiver myQuorum Website that may have been made available to User or to change the format or configuration of the NorthRiver myQuorum Website. User's use of the NorthRiver myQuorum Website may be monitored and recorded.

3. Access

The NorthRiver myQuorum Website can be accessed at NorthRiver's website (the "**Website**") on the world wide web at <https://qcloudprd.qbsol.com/NRM17ESUITE/>. In order to access and use the NorthRiver myQuorum Website, User must comply with the applicable technical requirements at its own cost and expense. User's representatives requiring access to the NorthRiver myQuorum Website shall at all times use a valid user identification issued by NorthRiver and a valid password to access the Customer Activities Site.

NorthRiver may from time to time change these operating environment requirements upon prior notice to User. Upon receipt of such notice User shall be responsible to make the necessary changes to its operating environment, at User's sole cost and expense, to comply with such changed requirements.

4. Designation of Account Administrators and Authorized Representatives

User shall designate and shall at all times have in place at least one individual to act as its primary administrator and one additional individual to act as a secondary administrator (collectively, User's "**Account Administrators**"), by completing and signing the form attached as Exhibit "A" and returning it to NorthRiver along with a completed and executed copy of this Agreement. User's Account Administrators will act as the primary User contact for NorthRiver, and will be responsible for:

- (a) managing the User's account within the NorthRiver myQuorum Website;
- (b) requesting user identifications and passwords and specifying roles and levels of access for other representatives of User requiring access to the NorthRiver myQuorum Website; and
- (c) providing updates on User representative's information and levels of access authority, including, but not limited to, any changes in a User representative's employment status or role in performing certain activities on behalf of User.

User may change one or both of its Account Administrators by completing and signing a new Exhibit "A" and delivering it to NorthRiver in accordance with Section 16. Upon acknowledgement by NorthRiver of receipt of such notification, the change will become effective and the duties and obligations hereunder of the individual(s) no longer acting as Account Administrator(s) will be deemed revoked and the replacement Account Administrator(s) will be considered to have assumed such duties and obligations. Notwithstanding the foregoing, in the event that any Account Administrator has not been replaced, NorthRiver shall be entitled to rely upon the authority of such individual to continue to act as an Account Administrator on behalf of User until such time as NorthRiver has acknowledged receipt of a new Exhibit "A" designating a replacement Account Administrator.

In order to provide a User representative with access to the NorthRiver myQuorum Website, an Account Administrator shall complete and sign the form attached as Exhibit "B", indicating the name of such individual and specifying the purposes for which access is requested, and deliver it to NorthRiver in accordance with Section 16. Upon acknowledgement by NorthRiver of receipt of such notice, NorthRiver will issue to such User representative a user identification and initial password (which the User representative will be required to later change in the NorthRiver myQuorum Website), at which time the User Representative shall be considered an **"Authorized Representative"**.

An Account Administrator may request additional user identifications or request that NorthRiver deactivate previously issued user identifications by completing the form attached as Exhibit "B" and returning the same to NorthRiver in accordance with Section 16. Upon acknowledgement by NorthRiver of receipt of such notice, NorthRiver will either assign additional user identifications and initial passwords or deactivate a user identification as requested. Once a user identification is issued for a User representative and until such time as an Authorized Representative's user identification are deactivated by NorthRiver, such individual will be considered an Authorized Representative for purposes of this Agreement.

5. User Identification and Passwords

The User shall remain at all times solely responsible for the user identifications and passwords used by its Authorized Representatives to access the NorthRiver myQuorum Website.

User agrees that user identifications and passwords shall at all times be treated by the User and its Authorized Representatives as confidential, and that the sharing of user identifications and passwords with any party either within or outside the User's organization is strictly prohibited. User acknowledges and agrees that it is solely liable for all transactions entered into and other activities conducted by anyone using the user identifications and passwords.

If User knows or suspects that an unauthorized person may have access to a current user identification and password, an Account Administrator shall promptly request NorthRiver deactivate the compromised user identification by completing and delivering to NorthRiver the form attached as Exhibit "B" hereto. Notwithstanding anything to the contrary herein, NorthRiver reserves the right to revoke, immediately and without notice, any user identification or password if it is advised of or reasonably suspects a security breach or unauthorized, invalid or improper use.

User shall promptly notify NorthRiver, by completing and delivering to NorthRiver the form attached as Exhibit "A" or Exhibit "B", as applicable, upon any changes in an Account Administrator's or an Authorized Representative's employment status or role in performing certain activities on behalf of User and discontinue use of that user identification and password.

An Authorized Representative's user identification that is inactive for one year may be deactivated by NorthRiver without notice and User may contact NorthRiver to request the user identification reinstated.

6. Liability

User is solely responsible and liable for all use of the NorthRiver myQuorum Website by any person using User's user identifications and passwords. NorthRiver and all other users of the NorthRiver myQuorum Website are entitled to rely on and use, without any obligation of independent verification, and treat as authorized by the User, all information delivered and data entered through the NorthRiver myQuorum Website by any person using User's user identifications and passwords. Notwithstanding anything to the contrary contained herein, User acknowledges and agrees that any person using User's user identifications and passwords shall have and shall be deemed to have the legal authority to act on behalf of User and all matters conducted through the NorthRiver myQuorum Website by any such person shall legally bind User to the terms and conditions thereof.

7. Electronic Transmissions, Contractual Obligations and Authority

User and NorthRiver acknowledge and agree that:

- (a) Each transaction, confirmation or other business entered into, conducted or made, or information or data provided, recorded, or uploaded by User, electronically through the NorthRiver myQuorum Website shall be binding upon the User and NorthRiver shall be entitled to rely upon the same. To the extent that, and at such time as such electronic transactions are entered into, authorized, confirmed and/or accepted by NorthRiver electronically through the NorthRiver myQuorum Website, each such electronic transaction shall be deemed to constitute a legally binding agreement between the Parties in accordance with its terms and subject to the terms and conditions of this Agreement and any applicable Service Agreements, which shall be deemed to be incorporated in and made part of such legally binding agreement.
- (b) To the extent User requests that NorthRiver automatically approve certain transactions through the NorthRiver myQuorum Website, User hereby waives and releases NorthRiver from any liability in respect of such transactions. NorthRiver will continue to automatically approve these transactions until User provides notice that User is revoking its request following the procedure set out on the NorthRiver myQuorum Website.
- (c) NorthRiver may, at its sole discretion but only upon request of the User, permit transactions entered into through the NorthRiver myQuorum Website to be cancelled, rescinded or terminated.
- (d) To the extent User uses the NorthRiver myQuorum Website to receive notices, such notice on the NorthRiver myQuorum Website shall constitute valid notice between the Parties.
- (e) In the event that any transmission is received through the NorthRiver myQuorum Website in an unintelligible form, the receiving party shall promptly provide electronic notice thereof to the originating party. Until such time as the transmission is resent and received in intelligible form, NorthRiver's record of the contents of such transmission shall govern.
- (f) Each of User's Authorized Representatives will have all necessary power and authority to use the NorthRiver myQuorum Website and, on behalf of User, to make or enter into transactions and such other activities that User may conduct on the NorthRiver myQuorum Website that will be binding on User.
- (g) The Parties agree not to contest the validity, enforceability or admissibility into evidence of, nor assert as a defense the invalidity or unenforceability of, any transaction or other activity entered into, conducted or made electronically in accordance with this Agreement by reason of its electronic nature.

8. Ownership, Restrictions on Use and Confidentiality

Title to and all rights (including all intellectual property rights) in all software comprising the NorthRiver myQuorum Website and the Website provided by NorthRiver, and all information and material contained in the NorthRiver myQuorum Website provided by NorthRiver (all such software, information and material collectively called the “**Proprietary Material**”) shall be owned by and remain the property of NorthRiver or its licensors. User warrants and agrees on its own behalf and on behalf of its representatives that it shall not decompile, disassemble or reverse engineer all or any part of the Proprietary Material, or otherwise attempt to determine the source code of NorthRiver's or its licensors' Proprietary Material. In addition, User will not translate or convert into human readable form or into any other computer language, or modify, all or any part of the Proprietary Material, or use any of the Proprietary Material to develop any derivative works or any functionally compatible or competing software. User shall further not disclose or make available to any third party any part of the NorthRiver myQuorum Website or its contents, and shall not alter, obscure, remove, modify or delete any copyright, trademark, patent or other similar notice displayed on the NorthRiver myQuorum Website or its contents.

Any and all non-public information in any form obtained by User arising out of or related to the access or use of the NorthRiver myQuorum Website or its content shall be deemed to be confidential and proprietary information. User agrees not to disclose or otherwise make available confidential and proprietary information to any third party, whether such information is accessed in an authorized or unauthorized manner. This provision does not apply to any information which: (a) is in or becomes part of the public domain through no unauthorized act or fault of User; (b) is known to or obtained by User previously without an obligation of confidentiality; (c) is independently developed by User without use of or reference to confidential or proprietary information; or (d) is received by User from an independent third party without obligation of confidentiality and is lawfully in the possession of such third party without obligation of confidentiality. This Section 8 will survive termination of this Agreement.

9. Representations and Warranties

User represents and warrants on behalf of itself and its representatives that, in using the NorthRiver myQuorum Website, it will not infringe, violate, misuse or misappropriate any third party intellectual property rights nor introduce on to the NorthRiver myQuorum Website any disabling or malicious code, such as a virus, a computer time bomb or a worm, or any other harmful content, or any threatening, defamatory, obscene, offensive or illegal content.

10. Term and Termination

This Agreement shall be effective as of the date first written above and shall continue unless and until terminated by either Party in accordance with this Section 10.

NorthRiver may, at its option and upon written notice to User, immediately suspend or terminate this Agreement and User's and its Authorized Representatives' access to the NorthRiver myQuorum Website if the User breaches this Agreement, or if any person using one of the user identifications issued or assigned pursuant to this Agreement otherwise uses, or appears to use, the NorthRiver myQuorum Website, any other part of the Website or any of the Proprietary Material for any improper, fraudulent, illegal or malicious purpose, including, without limitation, to impair utilization of the NorthRiver myQuorum Website by others. NorthRiver may, at its option, terminate this Agreement for any other reason on 10 days prior written notice to User. User may, at its option, terminate this Agreement and its use of the NorthRiver myQuorum Website at any time on 10 days written notice to NorthRiver in accordance with Section 16. In the event of termination of this Agreement for any reason, User shall cease all use of and access to the NorthRiver myQuorum Website. Termination of this Agreement shall not affect the respective obligations and rights of the Parties arising out of any business transacted through the NorthRiver myQuorum Website prior to termination. In the event that this Agreement is terminated and the User is party to outstanding Service Agreements, each of NorthRiver's and User's rights and obligations under such Service Agreements shall remain in full force and effect.

11. Access Levels and Receipt of Unauthorized Information

The NorthRiver myQuorum Website has been designed so that each User's information can only be accessed by that User for the purposes of conducting business with NorthRiver, and so that each of User's Authorized Representatives can access only the information to which that Authorized Representative is entitled, by user type as specified by User in Exhibit "B". User warrants and agrees on its own behalf and on behalf of its representatives that it will not attempt to access, download, copy or otherwise use any information on the NorthRiver myQuorum Website that its Authorized Representatives are not authorized to access. If, however, the User or any of its Authorized Representatives does access, receive or otherwise obtain any such unauthorized information, then User shall promptly notify NorthRiver, and User further agrees not to download, copy, transmit or otherwise use any of such unauthorized information, except as may be expressly instructed by NorthRiver.

User acknowledges and agrees that NorthRiver will have access to, and the ability to review to the fullest extent allowed by law, all transmissions, information and other communications of any sort on the NorthRiver myQuorum Website, whether or not such transmissions, information or communications are designated as private or confidential.

12. NorthRiver Disclaims and Limits its Liability

While NorthRiver will use all reasonable efforts to ensure that the NorthRiver myQuorum Website is operational on a 24-hour basis, subject to maintenance and reasonable downtime, and that all information posted by NorthRiver to the NorthRiver myQuorum Website is accurate and free from viruses or other potentially harmful content, NorthRiver will not be responsible for any problems or damage caused to User, or to the system or equipment User is using to access the NorthRiver myQuorum Website, whether as a result of accessing the NorthRiver myQuorum Website or transmitting information to or from the NorthRiver myQuorum Website, or viewing or downloading any information, or otherwise using the NorthRiver myQuorum Website in any manner. User acknowledges that use of the NorthRiver myQuorum Website involves transmission over the Internet of User's proprietary and confidential information. While NorthRiver will use all reasonable efforts to maintain the privacy of User's proprietary and confidential information in the possession of NorthRiver, NorthRiver cannot guarantee the security of such information during its transmission over the Internet, nor can NorthRiver guarantee the availability of the Internet. NorthRiver will not be responsible for unauthorized access to, alteration of, disclosure of, or use of User's transmissions or information, any material or information sent or received or not sent or received, or any transactions entered into or through the NorthRiver myQuorum Website. User specifically agrees that NorthRiver will not be liable for any threatening, defamatory, obscene, offensive or illegal content or conduct of any other party or any infringement of another's rights, including intellectual property rights.

THE WEBSITE AND THE NORTHRIVER MYQUORUM WEBSITE ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. NORTHRIVER EXPRESSLY DISCLAIMS ALL REPRESENTATIONS, WARRANTIES AND CONDITIONS EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED REPRESENTATIONS, WARRANTIES AND CONDITIONS OF QUALITY, PERFORMANCE, MERCHANTABILITY, DURABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, NON-INFRINGEMENT AND THOSE ARISING BY STATUTE OR OTHERWISE IN LAW OR FROM A COURSE OF DEALING OR USE OF TRADE. WITHOUT LIMITATION, NORTHRIVER DOES NOT REPRESENT OR WARRANT THAT:

- (A) THE WEBSITE OR THE NORTHRIVER MYQUORUM WEBSITE WILL PERFORM TO USER'S PERFORMANCE STANDARDS OR THAT INFORMATION CONCERNING USER ON THE NORTHRIVER MYQUORUM WEBSITE WILL BE KEPT CONFIDENTIAL, OR
- (B) THE OPERATION OF THE WEBSITE OR THE NORTHRIVER MYQUORUM WEBSITE WILL BE ERROR FREE OR UNINTERRUPTED, THAT DEFECTS WILL BE CORRECTED, THAT THE NORTHRIVER MYQUORUM WEBSITE WILL BE FREE FROM VIRUSES OR OTHER HARMFUL COMPONENTS OR THAT THE RESULTS

OBTAINED FROM ITS USE WILL BE CORRECT, ACCURATE, TIMELY OR OTHERWISE RELIABLE.

IN NO EVENT SHALL NORTHRIVER OR ANY OF ITS AFFILIATED OR RELATED ENTITIES OR THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES, AGENTS OR OTHER REPRESENTATIVES BE LIABLE FOR ANY DAMAGES, WHETHER DIRECT, SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL, PUNITIVE OR EXEMPLARY, HOWSOEVER ARISING, IN CONNECTION WITH THE WEBSITE OR THE NORTHRIVER MYQUORUM WEBSITE EVEN IF NORTHRIVER HAS BEEN ADVISED OF, OR FORESEES THE POSSIBILITY OF, ANY OF THESE DAMAGES OCCURRING, INCLUDING WITHOUT LIMITATION ANY LOST REVENUE, FAILURE TO REALIZE EXPECTED PROFITS OR SAVINGS, OR FOR ANY CLAIMS MADE BY A THIRD PARTY. THIS SECTION 12 WILL SURVIVE TERMINATION OF THIS AGREEMENT.

13. Changes

NorthRiver reserves the right to change, modify, suspend, terminate or discontinue any aspect of the NorthRiver myQuorum Website or the Website, without prior notice.

14. Contingency

If for any reason the Website or the NorthRiver myQuorum Website is not operable, or if NorthRiver for any reason expects either to not be operable, for more than a reasonable period of time, then, without in any way limiting the provisions of Section 12 above and the disclaimers and limits of liability set out therein, NorthRiver may, without obligation or liability, notify User of an alternate means of conducting business with and obtaining information from NorthRiver. To the extent that User undertakes transactions using such alternative means, User agrees to be bound thereby and such transactions shall also be governed by this Agreement.

15. Indemnity

User agrees to be liable to and indemnify, defend and hold NorthRiver, its affiliated and related entities and their respective directors, officers, employees, agents and other representatives harmless from and against all actions, damages, expenses, fees (including, without limitation, legal fees and disbursements, and amounts paid in settlement) and liabilities whatsoever incurred by NorthRiver in connection with the use of the NorthRiver myQuorum Website and the Website by the User, its Authorized Representatives or any person using an identification issued pursuant to this Agreement. This Section 15 will survive termination of this Agreement.

16. Notice

Unless specifically provided in this Agreement, any request, demand, statement or notice (collectively, a “notice”) which either Party is required to or desires to give to the other in connection with this Agreement or the NorthRiver myQuorum Website must be in writing and shall be validly communicated by the delivery thereof to its addressee, either personally or by courier or by electronic delivery, and will be considered duly delivered to the Party to whom it is sent at the time of its delivery if personally delivered or if sent by electronic delivery during normal business hours, or on the day following transmittal thereof if sent by courier (provided that in the event normal courier service or electronic delivery service shall be interrupted by a cause beyond the control of the parties hereto, then the Party sending the notice shall utilize any service that has not been so interrupted or shall personally deliver such notice) to the other Party at the address set forth below. Each Party shall provide notice to the other of any change of address for the purposes hereof.

NorthRiver:

NorthRiver Midstream Inc.
888 3 St SW, Suite 1400
Calgary, AB T2P 5C5
Attention: Commercial Services
E-mail: prodfac@nrm.ca

User:

To the User's address and/or e-mail set out in Exhibit "A".

17. Governing Law

This Agreement will be interpreted in accordance with the laws of the Province of Alberta and the laws of Canada applicable therein. The Courts of the Province of Alberta shall have exclusive jurisdiction over any proceeding arising under or in relation to this Agreement. In the event of a conflict or inconsistency between the provisions of this Agreement and the Terms and Conditions, the Terms and Conditions shall prevail.

18. Entire Agreement

This Agreement supersedes and replaces all prior website subscriber agreements and constitutes the entire agreement of the parties relating to the subject matter hereof, and there are no representations or warranties made by either Party other than those contained herein.

19. Enurement

This Agreement will be binding on, and enure to the benefit of, the parties hereto and their respective successors and permitted assigns.

20. Assignment

User may not transfer or assign all or any part of this Agreement without the prior written consent of NorthRiver. NorthRiver may assign all or any part of this Agreement without the prior written consent of User.

21. Waiver

A waiver of rights by the User or NorthRiver in respect of a failure by the other Party to this Agreement to perform an obligation under this Agreement will not be construed as a waiver of rights in respect of any continuing or subsequent failure to perform such obligation or as a waiver of rights in respect of the performance of any other obligation under this Agreement.

22. Amendment

No amendment, alteration or waiver of any provision of this Agreement shall be binding upon either the User or NorthRiver unless the same is affected in writing and executed by each of the User and NorthRiver.

23. Severability

If any provision of this Agreement is held to be invalid or unenforceable, no other provision of this Agreement will be affected as a result thereof, and the remaining provisions of this Agreement will remain in full force and effect as though such invalid or unenforceable provision had not been contained herein.

24. Relationship of Parties

Nothing in this Agreement shall cause or be construed to cause User, nor its employees, agents or subcontractors to be employees, agents or subcontractors of NorthRiver. User shall not use NorthRiver's name or brand in advertising, promotional material or press releases without the prior written consent of NorthRiver.

25. Authority

Each Party represents and warrants that it has all necessary power and authority to execute and perform this Agreement, and this Agreement is a legal, valid and binding agreement, enforceable against the Party in accordance with its terms. The Parties further represent and warrant that each person signing or otherwise executing this Agreement has full legal capacity, power and authority to enter into this Agreement for and on behalf of the respective Party and to bind such Party. User represents and warrants that each Primary Administrator has the authority to undertake further actions pursuant to this Agreement.

26. Counterparts and Delivery

This Agreement may be executed and delivered in counterpart and by electronic means (including by sending to the electronic addresses set forth for notice in this Agreement). All such counterparts shall together constitute an executed original agreement, binding on the Parties and enforceable in accordance with its terms.

[remainder of page intentionally left blank]

IN WITNESS WHEREOF, the Parties have executed and delivered this Agreement as of the date first written above.

NORTHRIVER MIDSTREAM INC.

By: _____

Name:

Title:

[User Name]

By: _____

Name:

Title:

Exhibit "A"

Account Administrators

To: NorthRiver Midstream Inc. ("**NorthRiver**")

Date:

User's Full Legal Name:

Users Address:

User's Account Administrators

The following two individuals are designated by User as User's Account Administrators pursuant to the Customer Activities Website Subscriber Agreement between User and NorthRiver:

Primary

Name:

Position:

Phone:

E-mail:

Secondary

Name:

Position:

Phone:

E-mail:

User acknowledges that receipt by NorthRiver of an executed Account Administrators form transmitted to NorthRiver: Attention Commercial Services, at prodfac@nrm.ca will constitute a valid and enforceable agreement and will legally bind the parties accordingly.

[USER]

By: _____

Name:

Title:

Exhibit “B”

**Request for User Identification, Change or
Deactivation of User Identification**

To: NorthRiver Midstream Inc. (“NorthRiver”)

Date: _____

User’s Full Legal Name: _____

This Request for User Identification, Change or Deactivation of User Identification is part and subject to the Website Subscriber Agreement between NorthRiver and the entity identified as “User” herein. User’s Account Administrator hereby requests NorthRiver to issue, change or deactivate user identifications and passwords to the following Authorized Representatives of Users for the following specified levels of access:

Authorized Representative Name: _____

Title: _____

Phone: _____

E-mail: _____

User Identification:¹ _____

Note 1: Only provide if requesting a change or deactivation.

Request Type

- ☐ Issuer user identification
- ☐ Change user identification profile
- ☐ Deactivate user identification

Levels of Access

- ☐ Measurement Point Operator
- ☐ Producer
- ☐ Marketer

Authorized Representative Name: _____

Title: _____

Phone: _____

E-mail: _____

User Identification:¹ _____

Note 1: Only provide if requesting a change or deactivation.

Request Type

- ☐ Issuer user identification
- ☐ Change user identification profile
- ☐ Deactivate user identification

Levels of Access

- ☐ Measurement Point Operator
- ☐ Producer
- ☐ Marketer

User acknowledges that receipt by NorthRiver of an executed Request for User Identification, Change or Deactivation of User Identification form transmitted to NorthRiver: Attention Commercial Services, at prodfac@nrm.ca will constitute a valid and enforceable agreement and will legally bind the parties accordingly.

[USER]

By: _____

Name:

Title: