

STANDARD CONTRACT RIDER NO. 1

DTE CleanVision Natural Gas Balance Pilot Program

Availability:

Participation in the *DTE CleanVision Natural Gas Balance* Pilot is voluntary. Rider No. 1 is available to GCR *and* GCC customers taking service under Rates A, AS, GS-1, and GS-2. Customers who elect Rider No. 1 will pay a monthly premium to *offset their natural gas emissions*. Participation in this *pilot* program will be available from the effective date of this sheet. Customers must make an active election to participate in Rider No. 1. Individual Rider No. 1 customers will be able to terminate their participation at any time, effective with their next customer bill, if notification is made more than fifteen days prior to the beginning of the next month.

Rate:

Natural Gas Balance Level 1: \$4 per Customer per month for an annual carbon abatement of 1.375 MT CO_{2e}*

Natural Gas Balance Level 2: \$8 per Customer per month for an annual carbon abatement of 2.75 MT CO_{2e}*

Natural Gas Balance Level 3: \$12 per Customer per month for an annual carbon abatement of 4.125 MT CO_{2e}*

Natural Gas Balance Level 4: \$16 per Customer per month for an annual carbon abatement of 5.5 MT CO_{2e}*

Natural Gas Balance Level Legacy: \$2.50 per Customer per month (Only applicable to existing BioGreenGas participants when DTE CleanVision Natural Gas Balance launches and are ported to the new pilot program, as BGG program will be closed)

Minimum Term:

The minimum term available to customers is one complete billing month extending thereafter from month to month until terminated by the customer or termination of the *DTE CleanVision Natural Gas Balance* pilot program, whichever occurs earlier.

** Please note: Carbon abatement is achieved through a combination of both carbon offsets and renewable natural gas.*

Issued November 24, 2020
C. Serna
Vice President
Regulatory Affairs

Detroit, Michigan



Effective for service rendered on
and after January 4, 2021

Issued under authority of the
Michigan Public Service Commission
dated April 23, 2015 in Case No. U-17628
and dated October 29, 2020 in Case No. U-20839