GENERAL TERMS AND CONDITIONS

All dollars collected in this Section 2, including dollars related to the Carlton Commodity Surcharge in Section 3 hereof, will be recorded in a separate subaccount and will accumulate interest from the date collected as prescribed by th Commission in 18 CFR 154.501(d).

3. Surcharge. The Carlton Commodity Surcharge will be \$0.0175. All Market Area entitlement not identified in the Adjusted Current Peak Entitlement at Carlton on Schedule 1 (excluding Other Carlton Entitlement and ANR) including all other Market Area TF, TFX, and TI will be subject to the Carlton Commodity Surcharge. To the extent Northern is unable to charge the maximum commodity rate, Northern will discount the base commodity rate as allowed per the tariff first. Further, the Sourcers on Schedule 1 will remain Sourcers until the expiration of thei contracts. Upon any rollover of such contracts, the entitlement in Schedule 1 will remain subject to the Sourcerge. Any entitlement for a shipper which is in addition to the entitlement reflected on Schedule 1, as well as any entitlement for an Other Carlton Shipper which is in addition to the entitlement reflected on Schedule 1 be subject to the Carlton Commodity Surcharge.

All Carlton Commodity Surcharge dollars will be reimbursed on a pro rata basis to Sourcers based on their new Carlton Resolution Obligation as stated on Schedule 1, including Appendix B Parties that exercise the buyout provision, on or before June 1 of each year. On or before July 1 of each year Northern will file a report with the Commission detailing the amounts reimbursed pursuant to Sections 2 and 3. The amount of Northern's reimbursement to each Sourcer shall be subject to Commission review and approval. Any Northern shipper or other party shall have the opportunity, after Notice by the Commission, to intervene and protest Northern's report related to the report period, including the appropriateness of the amounts which have been collected.