**NAESB Correction/Clarification Procedure**

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| Date of Request: | July 11, 2023 |

1. Submitting Entity & Address: Kinder Morgan Inc.

 1001 Louisiana Street, Suite 1000, Office 1583

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|  Houston, TX 77002 |
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1. Contact Person, Phone #, Fax #, Electronic Mailing Address:

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| Name:  |  | Mark Gracey |
| Title: |  | Director, Business Processes – System Compliance |
| Phone: |  | 713-420-3688 |
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| E-mail: |  | Mark\_Gracey@kindermorgan.com |

1. Version and Standard Number(s) suggested for correction or clarification:

**NAESB WGQ Version 3.3**

Transportation/Sales Invoice NAESB WGQ Standard No. 3.4.1

1. Description of Minor Correction/Clarification including redlined standards corrections:

For the data set above, add Code Value for data element Charge Indicator to fit business practice which does not base the invoice charge rate on a receipt or delivery point.

**Data Element**: Charge Indicator

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| **Code Value Description** | **Code Value Definition** | **Code Value**  |
| Other(Oth)  | [no definition necessary] | O |

**Reason for of Minor Correction/Clarification**:

Kiner Morgan Pipelines have various Charge Types which are not based on the Receipt or Delivery Point. The additional code value will allow these pipes to pass a valid code.

For example, Cashout charges are based on Location Indicator = XXXXXXXX( No point or zone information) so Charge Indicator = Receipt or Delivery does not fit.