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PUGET SOUND ENERGY, INC. Natural Gas Tariff

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

NATURAL GAS TARIFF INDEX (Continued)

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

RULES AND REGULATIONS (Continued) RULE NO. 9: Bills and Payment for Service

(T)

- 1. **Frequency of Billing:** Under normal circumstances, the Company will render bills on a monthly basis.
- (T) (O)

2. Billing for Customers with Multiple Accounts:

(T)

- Under normal circumstances, a separate bill will be rendered for each meter used by a Customer.
- 2. When accounts have an identical Customer name and mailing address, the Company may agree to provide a single bill covering usage through multiple meters under the same class of gas service. Single bills will be provided only for accounts specifically covered by such an agreement and for the following limited purposes:
 - a. A summary bill statement, totaling the individually calculated bill amounts of accounts covered by a summary statement agreement, will be provided at the Customer's request.
 - b. A single bill combining consumption through multiple meters on a Customer's contiguous property may be provided under one of the following conditions:
 - i. A Customer requests the installation of multiple meters and pays all facilities
 extension costs pursuant to Rule No. 7.

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- ii. The Company, due to operational constraints, elects to install multiple meters for the measurement of the same class of gas service.
- (T) (O)
- 3. Payment Due Dates: Bills are due and payable on the date rendered. The minimum time allowed for payment after the bill's mailing date must be fifteen (15) days, if mailed from within the states of Washington, Oregon, or Idaho, or eighteen (18) days, if mailed from outside the states of Washington, Oregon and Idaho. All bills are payable at an office or authorized pay station of the Company or to an authorized Company employee. When Company employees are outside of a Company office to reconnect a Customer's service, they may only accept payment in the form of checks or money orders. Bills shall be deemed received upon personal delivery to Customers or three (3) days following the deposit of the bill in the United States Mail to the Customer's last known address. Failure to receive a bill will not relieve the Customer of the obligation to pay for service provided or affect the date the bill becomes past due.

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 16

(T)

General Gas Lighting and Street Lighting Service (Optional)

1. AVAILABILITY; CLOSED TO NEW ACCOUNTS:

(T)

- 1. Available throughout territory served for:
 - General gas lighting with combining of lights for billing purposes limited to those on contiguous property, except lights of an entrance way may be combined for billing purposes provided they are separated by not more than one public entrance roadway; or
 - b. The lighting of streets, avenues, alleys, and other public thoroughfares with the use of gas lights and billed to a single municipal corporation with combining of lights for billing purposes limited to its territorial boundary.
- 2. Service under this schedule is provided on an annual basis.
- 3. The Company will not extend a main for this purpose.
- 4. The availability of this schedule is restricted to those locations and entities served as of December 31, 1973.
- 2. **GENERAL RULES AND REGULATIONS:** Service under this schedule is subject to the rules and regulations contained in the Company's tariff. (T)
- 3. **NATURE OF SERVICE:** The gas supplied for this service will be unmetered, but the amount used will be limited by orifice(s) as stated in Section 4. An identification number will be attached to each fixture.

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 16 (T)

General Gas Lighting and Street Lighting Service (Optional) (Continued)

4. RATE: (T)

- Flat delivery charge per approved gas light mantle not more than three inches in height, or double mantles with orifice(s) sized to limit input to 3,000 Btu's per hour.
 All mantles @ \$9.85 each per month as specified above
- 2. Gas Cost per mantle per month, equal to the sum of the rates as shown on Supplemental Schedule No. 101 (Sheet No. 1101) and Supplemental Schedule No. 106.
- 3. The rates named herein are subject to adjustments as set forth in Schedule No. 1 and other supplemental schedules, when applicable.
- 4. The charge for this service shall not be subject to cancellation or reduction for seasonal or temporary periods.

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Ken Johnson Title: Director, State Regulatory Affairs

By: Keath hu

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 23

(T)

- **Residential General Service**
- 1. AVAILABILITY: Throughout territory served to any Residential Customer. Service under this schedule is provided on an annual basis.
- 2. GENERAL RULES AND REGULATIONS: Service under this schedule is subject to the rules and regulations contained in Company's tariff.

3. **RATE:**

- 1. For purposes of this rate, the measurement of service shall be expressed in therms, each equivalent to 100,000 British thermal units.
 - a. Basic Charge per month: \$10.34
 - b. Delivery Charge: \$0.36492 All therms per month
 - c. Gas Cost: All therms per month multiplied by the sum of the rates per therm as shown on Supplemental Schedule No. 101 (Sheet No. 1101) and Supplemental Schedule No. 106.
- 2. The minimum bill per month shall be the basic charge. The minimum bill for this service shall not be subject to cancellation or reduction for seasonal or temporary periods.
- 3. The rates named herein are subject to adjustments as set forth in Schedule No. 1 and other supplemental schedules, when applicable.

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 31

(T)

Commercial and Industrial General Service

- 1. **AVAILABILITY:** Throughout territory served for commercial or industrial Customers. Service under this schedule is provided on an annual basis.
- 2. **GENERAL RULES AND REGULATIONS:** Service under this schedule is subject to the rules and regulations contained in Company's tariff.

3. **RATE:**

- 1. For purposes of this rate, the measurement of service shall be expressed in therms, each equivalent to 100,000 British thermal units.
 - a. Basic Charge per month: \$33.42
 - b. Delivery Charge: \$0.30627 All therms per month
 - c. Gas Cost: All therms per month multiplied by the sum of the rates per therm as shown on Supplemental Schedule No. 101 (Sheet No. 1101) and Supplemental Schedule No. 106.
- 2. Minimum bill per month shall be the basic charge. The minimum bill for this service shall not be subject to cancellation or reduction for seasonal or temporary periods.
- 3. The rates named herein are subject to adjustments as set forth in Schedule No. 1 and other supplemental schedules, when applicable.

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 31T

(T)

Distribution System Transportation Service (Firm-Commercial and Industrial)

- 1. AVAILABILITY: This distribution system transportation service is available throughout the territory served by the Company to non-residential Customers who have executed the service agreement for transportation service under this schedule. Service under this schedule is provided on an annual basis.
- 2. **TERMS OF SERVICE:** Service under this schedule is subject to Rule 29, Terms of Distribution System Transportation Service.

3. RATES AND CHARGES:

- 1. For purposes of this rate, the measurement of service shall be expressed in therms, each equivalent to 100,000 British thermal units.
- 2. Basic charge per month: \$367.59
- 3. The total transportation service commodity charge shall be the sum of a. and b. below:
 - a. Transportation Service Commodity Charge: \$0.30627 Per month per therm
 - b. Gas Procurement Credit: (\$0.00539) Per month per therm
- 4. Balancing service charge of \$0.00070 per therm for all therms delivered, for the allocated cost of storage facilities included in the sales portfolio (which shall be credited to FERC Account 191 monthly.).
- 5. Transportation costs as set forth in the service agreement will be billed to the Customer's account.
- 6. The minimum monthly charge hereunder shall be the sum of the basic charge and amounts otherwise due under this schedule. The minimum monthly charge shall not be subject to cancellation or reduction for seasonal or temporary periods.

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 31T

Distribution System Transportation Service (Firm Commercial and Industrial) (Continued)

4. **ADJUSTMENTS:** Rates in this schedule are subject to conditions and adjustments as set forth in Schedule No. 1 and to adjustment by Supplemental Schedule Nos. 112, 119, 129 and 132 in this tariff and other adjusting and supplemental schedules, when applicable.

GENERAL RULES AND REGULATIONS: Service under this schedule is subject to the rules and regulations contained in this tariff.

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 41

(T)

Large Volume High Load Factor Gas Service (Optional) (Continued)

- 3. Delivery and gas supply demand charges:
 - a. Each charge will be assessed monthly based on the Customer's demand usage volume, which shall be the Customer's highest daily usage in therms per day from the month in which occurs the Company's coincident peak day, from the most recent November 1 through March 31 winter period. The demand usage volume may be based on average daily consumption for the one-month period or, when available, may be based upon a 24-hour actual measured usage from such month. Changes in individual Customer demand usage volume shall become effective for the billing period starting on or after June 1 of each year.
 - b. For a Customer location which has not established a demand usage volume, the Company, in its sole discretion, based upon information supplied by the Customer, will establish a demand usage volume for monthly billing purposes until such time as it is superseded by an actual demand usage volume established pursuant to 3.a. above.
- 4. The rates named herein are subject to adjustments as set forth in Schedule No. 1 and other supplemental schedules, when applicable.
- 4. GENERAL RULES AND REGULATIONS: Service under this schedule is subject to the rules and regulations contained in Company's tariff.
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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 41T

(T)

Distribution System Transportation Service (Firm-Large Volume High Load Factor)

(Continued)

5. Balancing service charge of \$0.00070 per therm for all therms delivered, for the allocated cost of storage facilities included in the sales portfolio (which shall be credited to FERC Account 191 monthly).

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- 6. Transportation costs as set forth in the service agreement will be billed to the Customer's account.
- 7. The minimum monthly charge hereunder shall be the sum of the basic charge, the demand charge, \$124.36 of transportation service commodity charge, and amounts otherwise due under this schedule. The minimum monthly charge shall not be subject to cancellation or reduction for seasonal or temporary periods.
- 8. Transportation delivery demand charge:
 - a. The charge will be assessed monthly based on the Customer's demand usage volume, which shall be the Customer's highest daily usage in therms per day from the month in which occurs the Company's coincident peak day, from the most recent November 1 through March 31 winter period. The demand usage volume may be based on average daily consumption for the one-month period or, when available, may be based upon a 24-hour actual measured usage from such month. Changes in individual Customer demand usage volume shall become effective for the billing period starting on or after June 1 of each year.
 - b. For a Customer location which has not established a demand usage volume, the Company, in its sole discretion, based upon information supplied by the Customer, will establish a demand usage volume for monthly billing purposes until such time as it is superseded by an actual demand usage volume established pursuant to 8.a. above.
- 5. **ADJUSTMENTS:** Rates in this schedule are subject to conditions and adjustments as set forth in Schedule No. 1 and to adjustment by Supplemental Schedule Nos. 112, 119, 129 and 132 in this tariff and other adjusting and supplemental schedules, when applicable.
- 6. GENERAL RULES AND REGULATIONS: Service under this schedule is subject to the rules and (D) (T) regulations contained in this tariff. (D)

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 50 Emergency Compressed Natural Gas Service

(T)

1. **AVAILABILITY:**

- Service under this schedule is available to any Customer whose own natural gas compression
 facilities are not available due to acts of God, acts of the public enemy, wars, insurrections, riots,
 landslides, lightening, earthquakes, fires, storms, floods, washouts, civil disturbances,
 explosions, breakage or accident to machinery, or any other cause that the Company considers
 to be similar or equivalent.
- 2. Service under this schedule is provided only on an emergency basis and the provisions of Rule 4 of this tariff which require that a Customer take service on a rate schedule for one year before being eligible to switch to another schedule do not apply.
- 3. Service is available only to Customers who use compressed natural gas as a motor vehicle fuel.
- Service is only available at the Company's office in Tacoma which is located at 3130 South 38th Street, Tacoma, WA 98409.
- 5. The Customer shall enter into a service agreement, substantially in the form attached hereto and shall reimburse the Company for all additional costs of initiating and providing this service, including but not limited to, costs of insurance, set-up and training.
- 6. This schedule is not available to existing or new Customers after June 1, 2012.

2. **RATE:**

- 1. For purposes of this rate, the measurement of service shall be expressed in therms, each equivalent to 100,000 British thermal units.
 - a. Basic Charge per month: \$1,692.92
 - b. Delivery Charge: \$0.82723 per therm for all therms per month
 - c. Gas Cost: All therms per month multiplied by the rate per therm as shown on Supplemental Schedule No. 101 (Sheet No. 1101) for Schedule 31.
- 2. Federal tax of \$0.14342 per therm, state sales tax of 9.3% and city taxes at the rate described in Schedule 1 of this tariff will be added if applicable.
- 3. Minimum bill per month shall be the basic charge.
- 4. The rates named herein are subject to adjustments that are applicable to Schedule 31 as set forth in supplemental schedules of this tariff, when applicable, except for Schedule No. 106.

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 50 Emergency Compressed Natural Gas Service (Continued) 3. BILLING: Billing each month will be for all natural gas metered and validated as delivered by the Company during the month. Gas delivered prior to execution of the service agreement required in

4. **GENERAL RULES AND REGULATIONS:** Except as otherwise indicated in this schedule, service

under this schedule is subject to the rules and regulations contained in the Company's tariff.

Section 1 above will be included in billing for the month.

(D) (T)

(D)

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Attachment "A" to Schedule 50, Page 1

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PUGET SOUND ENERGY

RATE SCHEDULE NO. 50 EMERGENCY COMPRESSED NATURAL GAS SERVICE AGREEMENT

TH	IIS EMERGENCY COMPRESSED NATURAL GAS SERVICE AGREEMENT ("Agreement") dated is made between PUGET SOUND ENERGY, INC. (the "Company") and (the "Customer").
1.	<u>PURCHASE AND SALE</u> : The Customer shall buy compressed natural gas (CNG) from the Company for fueling of motor vehicles, and the Company shall provide CNG to the Customer for fueling of motor vehicles, pursuant to the terms of this Agreement and to Rate Schedule No. 50, or its successor.
2.	COMMENCEMENT DATE: Service under this Agreement commences on
3.	AGREEMENT TERM: The initial term for service under this Agreement is, beginning on the commencement date. The Agreement continues in effect from month to month thereafter until written notice of termination is given by either party at least (i) 30 days prior to the expiration of the initial term or (ii) 15 days prior to the requested termination date during any subsequent term.
4.	VEHICLE LIST: Customer shall provide to the Company a written list of all vehicles, including make, model, year,

- 4. VEHICLE LIST: Customer shall provide to the Company a written list of all vehicles, including make, model, year, and vehicle identification number, which will be using CNG purchased under this Agreement. The Customer agrees to notify the Company if any of the vehicles are taken out of service, no longer fueled by CNG, or other vehicles converted to use CNG. The Company may agree to an alternate method of identification of Customer's vehicles. Notwithstanding the foregoing, Customer shall not fuel articulated motor vehicles at the Company site.
- 5. <u>USE OF THE CNG FUELING STATION</u>: The Company will provide access to Customer under this Agreement to the CNG fueling facility located at 3130 South 38th Street, Tacoma, WA 98409 (the "CNG Fueling Station"). The CNG Fueling Station is an operating utility property of the Company, and the Company may use the CNG Fueling Station for the purposes of its utility business as fully as if the Company and Customer had not entered into this Agreement. Customer shall not erect any building or structure of any kind at the CNG Fueling Station, or use the CNG Fueling Station for any purpose other than fueling of motor vehicles. Customer's use of the CNG Fueling Station shall comply with any and all federal, state and local jurisdictional laws, regulations and ordinances. Any activities of Customer, Customer's employees, agents, or contractors unrelated to refueling motor vehicles (e.g., vehicle cleaning or maintenance, lunch breaks) is strictly prohibited. SMOKING IS PROHIBITED on or about the CNG Fueling Station.
- 6. <u>SAFETY</u>. Customer shall at all times: (i) conduct permitted use with the highest degree of care so as not to disturb or impair the structural integrity of Company's electrical and gas system; (ii) conduct permitted use so as to maintain legal and safe clearances from Company's electrical and gas system; (iii) take all prudent precautions to ensure that no persons or property comes into contact with Company's electrical and gas system that is not necessary for fueling motor vehicles; (iv) comply with or exceed all applicable standards; (v) ensure that the Customer's employees, agents, or contractors are adequately and completely trained in the safe use of the CNG Fueling Station; and (vi) report all suspected safety issues to the Company.
- 7. <u>REIMBURSEMENT FOR REASONABLE COSTS INCURRED IN INITIATING AND PROVIDING SERVICE</u>. Customer shall reimburse the Company for the reasonable costs incurred in initiating and providing service under this Agreement, including but not limited to costs of insurance, set-up, and training.
- 8. <u>INDEMNITY</u>: The CNG Fueling Station is subject to the hazards incident to the operation of an electrical and gas system, and in consideration for the use of the CNG Fueling Station, Customer hereby agrees that the Company shall not be liable for any damage or injury suffered by Customer or any third party at the CNG Fueling Station, except to the extent the injury or damage suffered is caused by the gross negligence or willful misconduct of the Company. Customer further agrees to defend, indemnify and hold the Company, its officers, directors, and employees harmless from any and all claims, losses, harm, damages, liabilities, costs and expenses (including but

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Attachment "A" to Schedule 50, Page 2

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PUGET SOUND ENERGY

not limited to, reasonable attorney's fees) whether suffered by the Company or any other person or entity, and arising directly or indirectly out of or in connection with Customer's use of the CNG Fueling Station, or any breach of or default under this Agreement by Customer, or any act, omission, fault, negligence or strict liability of Customer or anyone who uses or is present at the CNG Fueling Station in connection with Customer's use of the CNG Fueling Station. Further, Customer hereby waives any rights of subrogation against the Company under Customer's insurance policies in connection with any such claim, loss, harm, damage, liability, cost or expense.

Customer shall not deposit or store any substance, waste or material defined or designated as hazardous, toxic or dangerous (or any similar term) by any federal, state or local statute, regulation, rule or ordinance now or hereafter in effect ("Hazardous Waste or Materials") at the CNG Fueling Station, other than those immediately necessary for the operation of the CNG Fueling Station; provided however, that Customer's deposit or storage of any Hazardous Waste or Materials pursuant to the foregoing sentence shall at all times comply with all applicable federal, state, or local statute, regulation, rule, or ordinance. Customer shall be responsible for the cost of clean up for any release of Hazardous Waste or Materials caused by Customer or its contractors or licensees hereunder. Without limiting the generality of the foregoing paragraph, Customer shall be fully responsible, and defend, indemnify, and hold the Company harmless from all claims, costs, liabilities, damages and expenses (including, but not limited to, reasonable attorney's fees) resulting from the release of any Hazardous Waste Materials in, on or under the CNG Fueling Station, which release results from the use of the CNG Fueling Station by Customer, Customer's employees, agents, or contractors. The foregoing obligations shall continue even after the expiration or termination of this Agreement.

Customer's Signature Date	

- 9. <u>INSURANCE</u>. Within ten (10) days of the commencement date, Customer shall submit to the Company evidence that Customer has obtained commercial general liability naming the Company as an additional insured (including broad form contractual liability coverage) satisfactory to the Company with limits no less than the following:
 - a. Commercial General Liability Insurance including premises and operations, personal injury, broad form property damage, broad form blanket contractual liability coverage (including coverage for the contractual indemnification) products and completed operations coverage, coverage for explosion, collapse and underground hazards, independent contractors coverage, coverage for pollution to the extent normally available and punitive damages to the extent normally available and a cross liability endorsement, with minimum limits of Twenty-Five Million Dollars (\$25,000,000) per occurrence/ Twenty-Five Million Dollars (\$25,000,000) aggregate combined single limit for personal injury, bodily injury, including death and property damage.
 - b. Comprehensive Automobile Liability Insurance for coverage of owned and non-owned and hired vehicles, trailers or semi-trailers designed for travel on public roads, with a minimum, combined single limit of Two Million Dollars (\$2,000,000) per occurrence/ Two Million Dollars (\$2,000,000) aggregate combined single limit for bodily injury, including death, and property damage.
 - Employers' Liability Insurance with minimum limits of Two Million Dollars (\$2,000,000) per occurrence/Two Million Dollars (\$2,000,000) aggregate combined single limit.
 - d. Workers' Compensation Insurance providing statutory benefits in accordance with the laws and regulations of the State of Washington.

Said evidence shall be submitted on the Company's <u>Certificate of Insurance</u> standard form (which form the Company shall provide upon request) or such other form as the Company may from time to time approve.

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Attachment "A" to Schedule 50, Page 3

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PUGET SOUND ENERGY

The coverages maintained by Customer for Commercial General Liability Insurance and Comprehensive Automobile Liability Insurance above shall name Company, and the directors, officers, agents and employees of Company, individually and collectively, as additional insureds.

All policies of insurance shall be issued by companies that have been approved to do business in the State of Washington, unless prior written approval is obtained from the Company. All providers of insurance shall have an AM Best rating of A-and Financial Size Category VII or better.

10. <u>NOTICES:</u> Except as otherwise provided below, all notices, correspondence and other communications relating to this Agreement shall be sent by registered, certified or ordinary mail, and will be considered effective upon receipt. They shall be addressed as follows:

To Company:

To Customer:

Puget Sound Energy P.O. Box 90868 BOT01G Bellevue, WA. 98004

Attn: Business Account Services

Attn:

- 11. <u>DELAYS</u>: The Company shall not be liable for delays in providing service under this Agreement when such delays are not reasonably within the Company's control. Examples of such delays (not intended to be limiting) include delays caused by an inability to secure necessary material, supplies or distribution system capacity; breakages or accidents to the Company's distribution system; and communication problems with suppliers, pipelines or transporters. Delays subject to this paragraph shall not be deemed a breach of any Company obligation under this Agreement.
- 12. <u>APPLICABLE RULES AND TARIFFS</u>: The provisions in the Company's **Rate Schedule No. 50** and all other applicable rules and rate schedules apply to this Agreement, and are hereby incorporated herein. The Customer agrees to comply with all such provisions and with all applicable schedules, rules and regulations filed with or adopted by the Washington State Utilities and Transportation Commission from time to time. In the event of a conflict between the Agreement and an applicable rule, regulation, schedule or tariff, the provisions of the rule, regulation, schedule or tariff shall control.
- 13. <u>SUCCESSORS AND ASSIGNS</u>: This Agreement shall not be assignable by the Customer in whole or in part without the Company's prior written consent. The provisions of this Agreement extend to and bind the parties and their respective successors and permitted assigns.
- 14. <u>MISCELLANEOUS PROVISIONS</u>: (a) This Agreement together with the then-current applicable rate schedules constitutes the entire agreement between the parties and expressly supersedes all prior and contemporaneous communications concerning the provisions of service under this Agreement; (b) This Agreement shall not be binding upon the Company until approved and accepted on its behalf by an authorized representative in the space provided below.

5. SPECIAL CONDITIONS APPLICABLE TO CUSTOMER'S OPERATION: <u>None</u> .				
PUGET SOUND ENERGY, INC.		CUSTOMER		
Ву:		By:		
lts	Its			
Dated:		Dated:		
Office II	sa Only			

Office Use Only				
PSE REPRESENTATIVE	ACCOUNT #	ID#	DATE	

4th Revision of Sheet No. 153 Canceling 3rd Revision of Sheet No. 153 RECEIVED AUG 20, 2015 WA. UT. & TRANS. COMM. NORIGINAL

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 53 Propane Service

1. AVAILABILITY: (O)

- This schedule is available throughout territory served where, based on its plans for facilities
 extensions, the Company believes future economic justification is likely for facilities
 extensions to the Customer's premises under Rule No. 7 of this tariff.
- 2.
- a. This schedule is restricted to new housing developments or energy conversion applications where two or more residential premises are served by a propane source or sources, and delivered to structures through underground distribution and metering facilities suitable for future delivery of natural gas service.
- b. This schedule is available based on requirements set-out in PSE's Operating Standards, approval of all applicable jurisdictions and local and national codes related to propane storage and distribution to residential structures.
- Subject to the terms and conditions of the Company's Rule No. 7-Extension of Distribution Facilities.
- 3. Service under this schedule is provided on a temporary basis and will cease when natural gas service becomes available at the Customer's property or when service does not comply with government regulations or accepted natural gas industry standards.
- 4. Appliances to be served under this schedule must be convertible to natural gas according to the manufacturer's specifications and installed in accordance with applicable safety codes. All gas piping must be sized adequately according to natural gas sizing tables. Any unsafe installation or operating condition found by the Company may be cause for refusal of service.
- 5. The location of the propane source or sources and underground distribution facilities will be at the sole discretion of PSE and may be moved, replaced or relocated within or onto the Customer's property to meet operational or safety requirements, government regulations or accepted natural gas industry standards.
- 2. **GENERAL RULES AND REGULATIONS**: Service under this schedule is subject to the rules and regulations contained in Company's tariff.

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3rd Revision of Sheet No. 153-A Canceling 2nd Revision of Sheet No. 153-A RECEIVED AUG 20, 2015 WA. UT. & TRANS. COMM. ORIGINAL

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 53

(T) (T)

Propane Service (Continued)

3. CONVERSION TO NATURAL GAS SERVICE:

(T)

- Periodic reviews of each area served under this schedule will be conducted to determine the
 economic feasibility of extending the Company's natural gas facilities. The economic feasibility
 assessment will include incremental revenue provided by the propane Customers as described
 in section 4 below.
- 2. Customer agrees to convert to natural gas when the Company's facilities are extended to the street adjacent to the Customer's property. When a Customer declines propane service under this schedule prior to natural gas becoming available or conversion to natural gas when available, the Company may, at its option, take any of the following actions with regard to Company facilities previously installed:
 - a. abandon or deactivate such facilities in place,
 - b. reclaim such Company property with no further obligation to the Customer, or
 - c. charge the Customer for the Company's investment net of any depreciation in such property.
- 3. Upon extension of natural gas facilities to serve the Customer, Customer will be responsible for all appliance conversion or replacement costs.
- 4. FUTURE SUPPLY MAIN FACILITIES EXTENSION REVENUE OFFSET: Customers served under this rate schedule will receive incremental credit for application to costs of a future supply main facilities extension, subject to the terms of Rule No. 7 of this tariff. Credits will be calculated by multiplying the Customer's total therms while on propane service by the facilities extension incremental revenue rate listed in paragraph 2 of Section 5 below.

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 53

(T)

Propane Service (Continued)

5. **RATE:**

- 1. For purposes of this rate, the measurement of service shall be expressed in therms, each equivalent to 100,000 British thermal units.
 - a. Basic charge per month: \$10.34
 - b. Delivery Charge: \$0.36492 All therms per month
 - c. Current quarterly average cost of propane fuel set forth in Supplemental Schedule No. 101 (Sheet No. 1101-A).
- 2. Included in the rate stated in paragraph 1.b above is a facilities extension incremental revenue rate, to be applied toward the cost justification of providing the natural gas line extension to the area when deemed feasible by the Company in accordance with Section 4 above. The incremental revenue rate is: \$0.06898 per therm.
- 3. The minimum bill per month shall be the basic charge. The minimum bill for this service shall not be subject to cancellation or reduction for seasonal or temporary periods.
- 4. The rates named herein are subject to adjustments as set forth in Schedule No. 1 and other supplemental schedules, when applicable.

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Ken Johnson Title: Director, State Regulatory Affairs

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7th Revision of Sheet No. 161 Canceling 6th Revision of Sheet No. 161 RECEIVED AUG 20, 2015 WA. UT. & TRANS. COMM. ORIGINAL

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 61

(T)

Special Standby and Auxiliary Heating Service

1. AVAILABILITY AND APPLICABILITY:

(T)

- Throughout the territory served to all classes of Customers where the Customer has requested firm service under any other rate schedule and where standby service is required to serve auxiliary heating appliances or to serve all types of internal combustion engines except vehicular applications.
- 2. This service is applicable to all qualifying equipment except that equipment installed prior to January 20, 1983.
- 2. **GENERAL RULES AND REGULATIONS:** Service under this schedule is subject to the rules and regulations contained in Company's tariff. (T)

3. MANDATORY AND CONTINUOUS NATURE OF SERVICE:

(T)

- Service under this schedule is mandatory whenever qualifying equipment is being served under any other rate schedule and where natural gas is not the principal fuel utilized for heating and/or processing.
- 2. Service under this schedule shall not be subject to cancellation or reduction for seasonal or temporary periods.

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

(T) **SCHEDULE NO. 61** Special Standby and Auxiliary Heating Service (Continued)

(T) 4. **RATE:**

- 1. A demand charge of \$0.10 per month per 1,000 Btu per hour, or fraction thereof, of the rated input capacity of Customer's qualifying equipment.
- 2. The minimum bill per month shall be the demand charge.
- 3. Charges under this schedule shall be in addition to the charges as set forth under any other rate schedule.
- 4. The rates named herein are subject to adjustments as set forth in Schedule No. 1, when applicable.

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25th Revision of Sheet No. 171 Canceling 24th Revision of Sheet No. 171 RECEIVED AUG 20, 2015 WA. UT. & TRANS. COMM. ORIGINAL

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 71

(T)

Residential Water Heater Rental Service

1. AVAILABILITY; CLOSED TO NEW ACCOUNTS:

(T)

- Throughout territory served, at the option of the Company, for residential use in single- or multiple- dwelling units where the Customer qualifies for and has entered into an agreement with the Company for the rental of water heater(s) owned and maintained by the Company.
- 2. Rental service is restricted for all models of water heaters with energy factors less than .60 as indicated in Section 3 below.
- 2. **GENERAL RULES AND REGULATIONS:** Service under this schedule is subject to the rules and regulations contained in Company's tariff.

3. RATES: (T)

1. Monthly rental charge for water heaters of not over fifty-five gallon storage capacity or 60,000 Btu input:

a.	Standard Models	\$7.49*
b.	Conservation Models	\$12.29**
c.	Direct Vent Models	\$17.43**
d.	High Recovery Models	\$17.06**
e.	High Efficiency Standard (Energy Factor ≥ .60) ¹	\$5.93***
f.	High Efficiency Direct Vent (Energy Factor ≥ .61) ¹	\$10.74***

- As listed in the current Gas Appliance Manufacturers Association publication, "Consumers' Directory of Certified Energy Ratings"
- * Limited to those existing installations where tank is owned and maintained by the Company and was being served under this schedule as of May 21, 1986.
- ** Limited to those existing installations where tank is owned and maintained by the Company and was being served under this schedule as of October 9, 1993.
- *** Limited to those existing installations where tank is owned and maintained by the Company and was being served under this schedule as of June 18, 2000.

(Continued on Sheet No. 171-A)

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 71 (T)

Residential Water Heater Rental Service (Continued)

3. RATES: (Continued) (T)

2. The rates named herein are subject to subsequent tariff revisions and to additions as set forth in Schedule No. 1.

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Ken Johnson Title: Director, State Regulatory Affairs

By:

26th Revision of Sheet No. 172 Canceling 25th Revision of Sheet No. 172

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 72

(T)

Large Volume Water Heater Rental Service

1. AVAILABILITY; CLOSED TO NEW ACCOUNTS:

(T)

- Throughout the territory served, at the option of the Company, to commercial or industrial
 Customers who qualify for and have entered into an agreement with the Company for the rental
 of large volume gas water heaters or boilers owned and maintained by the Company.
- 2. Rental service is restricted for all sizes and types of water heaters as listed is Section 3, paragraph 1 below.
- 2. **GENERAL RULES AND REGULATIONS:** Service under this schedule is subject to the rules and regulations contained in the Company's tariff.

3. **RATES:** (T)

1.

Size & Type of Water Heater	BTU In	put	Monthly Rental Charge
25 – 40 gallon storage	30,000 to	50,000	\$15.14 ****
45 – 55 gallon storage	70,000 to	79,000	\$19.92 ***
45 – 55 gallon storage	51,000 to	75,000	\$19.92 ****
50 – 65 gallon storage	60,000 to	69,000	\$31.46 ****
60 – 84 gallon storage	70,000 to	129,000	\$41.18 ****
75 – 90 gallon storage	130,000 to	169,000	\$55.14 ****
75 – 100 gallon storage	170,000 to	200,000	\$64.13 ****

^{***} Limited to those existing installations where tank is owned and maintained by the Company and was being served under this schedule as of May 21, 1986.

(Continued on Sheet No. 172-A)

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^{****} Limited to those existing installations where tank is owned and maintained by the Company and was being served under this schedule as of June 18, 2000.

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4th Revision of Sheet No. 172-A Canceling 3rd Revision of Sheet No. 172-A RECEIVED AUG 20, 2015 WA. UT. & TRANS. COMM. ORIGINAL

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3. RATES: (Continued)

PUGET SOUND ENERGY, INC.
Natural Gas Tariff

SCHEDULE NO. 72

Large Volume Water Heater Rental Service (Continued)

(T) (T)

2. The rates named herein are subject to subsequent tariff revisions and to additions as set forth in Schedule No. 1.

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20th Revision of Sheet No. 174 of Sheet No. 174

Canceling 19th Revision

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 74

(T)

Gas Conversion Burner Rental Service

1. AVAILABILITY; CLOSED TO NEW ACCOUNTS:

(T)

- 1. Throughout territory served, at the option of the Company, to only those residential Customers on Rate Schedule No. 23 and commercial Customers on Rate Schedule Nos. 31 or 41 whose premises are adjacent to any street, alley, or lane in which the Company's mains with adequate capacity to serve the load are located, who qualify for and have entered into an agreement with the Company for the rental of gas conversion burners owned and maintained by the Company.
- 2. The availability of this schedule is limited to those existing installations where the equipment is owned and maintained by the Company and was being served under this schedule as of October 9, 1993.
- 2. GENERAL RULES AND REGULATIONS: Service under this schedule is subject to the rules (T) and regulations contained in the Company's tariff.

3. **RATES:** (T)

1. Monthly rental charge for residential and commercial conversion burners:

Burner Input	Btu's Per Hour	Standard Models	Conservation Models
45,000 to	400,000	\$10.33	\$15.77
401,000 to	700,000	\$28.17	
701,000 to	1,300,000	\$38.20	

2. The rates named herein are subject to subsequent tariff revisions and to additions as set forth in Schedule No. 1.

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 85

(T)

Interruptible Gas Service with Firm Option

1. AVAILABILITY; TERM OF AGREEMENT:

(T)

- 1. This rate schedule is available in the service area of the Company to any nonresidential Customer outside of Kittitas County or nonresidential Customers in Kittitas County that take no gas service at all during the months of October through March, where Customer and Company have executed a service agreement for the purchase of interruptible gas service under this schedule and where, in the Company's opinion, its facilities and gas supply are adequate to render the required service; provided, however, that interruptible gas service shall not be available to essential agricultural users who, in accordance with Section 401 of the Natural Gas Policy Act of 1978, have requested higher priority of service than that afforded by this rate schedule.
- 2. This schedule is available to those interruptible Customers whose natural gas usage or requirement meets the eligibility requirements as described in Section 2 of this schedule.
- 3. Any increase in existing firm or interruptible contract volume is subject to the Company's determination of facilities and gas supply being adequate.
- 4. The term of the agreement between the Company and the Customer shall be set forth in the service agreement.
- 2. ELIGIBILITY: Any Customer on another schedule that has used at least 150,000 therms in the past year or a Customer requesting a new service that is expected to use at least 150,000 therms in the initial year of service is eligible for service under this schedule. Following twelve months of service on this schedule, if a Customer who moved to or started service on this schedule has usage that is less than 150,000 therms for any 12-consecutive month period (ending with and including the current month) the Customer is no longer eligible for service under this schedule. The Company shall move Customers that are not eligible for service on this schedule to Schedule No. 86 unless the Customer is eligible for and has requested service under another schedule within 15 days of receiving notice of their ineligibility. Provided, however, that the Company shall not cause Customers taking service under this schedule as of the effective date of this annual minimum eligibility requirement to change schedule, regardless of their usage.

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of Sheet No. 185-A

49th Revision of Sheet No. 185-A Canceling 48th Revision

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 85

(T)

Interruptible Gas Service with Firm Option (Continued)

3. **DEFINITIONS**; **REQUIRED VOLUMES**:

WN U-2

(T)

- 1. Firm use gas. Firm use gas shall be that mutually determined hourly and daily contracted volume of gas set forth in the service agreement, which the Company will deliver to Customer at all times through the interruptible gas metering facilities, including periods of required Curtailment of interruptible gas, except as provided for in Section 5 of this tariff. If firm use gas is contracted for, the daily contracted volume shall not be less than two therms per day. The hourly rate of delivery of firm use gas shall not be greater than 1/18th of the firm use per day contracted for or 1/9th of contracted firm use for those Customers whose operation is limited to twelve hours per day. Monthly firm use gas shall be the daily contracted volume times the number of days in the billing cycle.
- 2. Interruptible gas. Interruptible gas shall be all gas used in excess of firm use gas as defined above. The daily contracted volume of interruptible gas shall not be less than 1,000 therms per day.
- 4. ALTERNATE FUEL CAPABILITY: The Customer may provide and maintain standby facilities of (T) sufficient capacity and a reserve of substitute fuel in sufficient amount to continue operations with a substitute fuel or energy in the event of required partial or total Curtailment of the interruptible supply. If the Customer chooses to not maintain standby facilities and must curtail or suspend operations because of a required partial or total Curtailment of interruptible gas supply, Customer agrees and acknowledges that such curtailment of operations results solely from its election not to install and maintain standby facilities and fuel and does not in any way constitute a breach of contract on the part of the Company.

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WN U-2

PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 85

(T)

Interruptible Gas Service with Firm Option (Continued)

5. NATURE OF SERVICE; CURTAILMENT:

(T)

(T)

- 1. Gas Service supplied on this schedule shall not be interchangeable with any other Gas Service supplied by the Company.
- 2. Delivery of interruptible gas under this schedule is subject to partial or total Curtailment as described in Rule No. 23 of this tariff.
- 3. Firm use gas, as defined in Section 3 of this schedule, will not be curtailed except when Customer exceeds the contracted hourly or daily rates of delivery or as specified in Rule No. 21 and Rule No. 23 of this tariff.
- 4. The Company shall not be liable for damages occasioned by Curtailment or interruption of interruptible or firm use Gas Service supplied under this schedule.

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20th Revision of Sheet No. 185-C Canceling 19th Revision of Sheet No. 185-C RECEIVED AUG 20, 2015 WA. UT. & TRANS. COMM. NORIGINAL

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 85

(T)

Interruptible Gas Service with Firm Option (Continued)

6. UNAUTHORIZED USE OF GAS: If the Customer fails to comply with the Company's request to partially or totally curtail use of gas in accordance with the conditions set forth in Section 5 of this schedule and in Rule 23 of this tariff, penalties described in Rule 23 will be assessed to the Customer.

7. **RATES:**

- 1. For purposes of this rate, the measurement of service shall be expressed in therms, one therm being the equivalent of 100,000 British thermal units.
- 2. Basic charge per month, \$563.45
- 3. The total interruptible gas rate shall be the sum of the total interruptible delivery charges and the gas cost charge.
 - a. Total Interruptible Delivery Charge the sum of i., ii. and iii. below:

(O)

i. Interruptible

<u>Delivery Charge –</u>

\$0.10206	Per month per therm for first 25,000 therms
\$0.05050	Per month per therm for next 25,000 therms
\$0.04832	Per month per therm for all over 50,000 therms

- ii. Gas Procurement Charge \$0.00682 per therm for all therms delivered per month.
- iii. Low Income Charge The low income program rates shown on Schedule 129 per therm for all therms delivered per month.
- b. Gas Cost Charge Interruptible gas cost is: All therms per month multiplied by the sum of the rates per therm as shown on Supplemental Schedule No. 101 (Sheet No. 1101) and Supplemental Schedule No. 106.

(Continued on Sheet No. 185-D)

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 85

(T)

Interruptible Gas Service with Firm Option (Continued)

7. RATES: (Continued)

(T)

- 4. The total firm gas rate shall be the sum of the demand charges and commodity charge as defined below:
 - a. Delivery demand charge: \$1.15 per therm per month multiplied by the maximum daily delivery of firm use gas as set forth in the service agreement.
 - b. Gas supply demand charge: a rate per therm per month as shown on Supplemental Schedule No. 101 (Sheet No. 1101-B) multiplied by the maximum daily delivery of firm use gas as set forth in the service agreement.
 - c. Commodity charge: All firm gas shall be combined with the Customer's interruptible gas and billed at the interruptible gas rates for delivery and gas costs in part 3 herein.
- 5. Annual minimum load charge: The annual minimum load charge will be charged every year on the anniversary of the effective date of service agreement with the Customer. The annual minimum load charge will be prorated for periods of less than one full year, such as when a Customer changes schedule, starts service, discontinues service, to adjust the annual minimum charge to the billing cycle that includes the anniversary of the effective date of the service agreement with the Customer, or for Curtailment days in excess of sixty days during the year.
 - a. Minimum Annual Therms for the purpose for the purpose of calculating the annual charge shall be:

Through Oct. 31, 2010, the greater of:	Beginning Nov. 1, 2010:
(1) fifty percent of the Customer's highest monthly volume	180,000 therms
in the last twelve months multiplied by 12; or	
(2) 180,000 therms	

- b. The annual minimum load charge shall be calculated as follows:
 - (1) If the actual total annual therms delivered to the Customer in the last year are less than the Minimum Annual Therms (calculated in 5.a. above), the Minimum Annual Therms less the actual total annual therms delivered multiplied by the initial block of the total interruptible delivery charge (Section 7, item 3.a.) is the annual minimum load charge.
 - (2) If the actual total annual therms delivered are greater than the Minimum Annual Therms the annual minimum load charge is \$0.
- 6. The rates named herein are subject to adjustments as set forth in Schedule No. 1 and other supplemental schedules, when applicable.

(D)

(D)

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1st Revision of Sheet No. 185-E Canceling Original Revision of Sheet No. 185-E RECEIVED AUG 20, 2015 WA. UT. & TRANS. COMM. ORIGINAL

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 85

(T)

Interruptible Gas Service with Firm Option (Continued)

8. **GENERAL RULES AND REGULATIONS:** Service under this schedule is subject to the rules and regulations contained in the Company's tariff and to those prescribed by the Washington Utilities and Transportation Commission and as they may from time to time be amended or superseded.

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7th Revision of Sheet No. 185T Canceling 6th Revision of Sheet No. 185T AUG 20, 2015 WA. UT. & TRANS. COMM. ORIGINAL

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 85T

(T)

(K)(T)

(K)

Distribution System Transportation Service (Interruptible with Firm Option)

1. AVAILABILITY; TERM OF AGREEMENT:

- 1. This distribution system transportation service is available throughout the territory served by the Company to nonresidential Customers outside of Kittitas County or any nonresidential Customers in Kittitas County that take no gas service at all during the months of October through March and have executed the service agreement for transportation service under this schedule and where, in the Company's opinion, its facilities are adequate to render the required service.
- This schedule is available to those nonresidential interruptible Customers whose natural gas
 usage or requirement meets the eligibility requirements as described in Section 2 of this
 schedule.
- 3. Any increase in existing firm or interruptible contract volume is subject to the Company's determination of facilities and gas supply being adequate.
- 4. The term of the agreement between the Company and the Customer shall be set forth in the service agreement.
- 2. ELIGIBILITY: Any Customer on another schedule that has used at least 150,000 therms in the past year or a Customer requesting a new service that is expected to use at least 150,000 therms in the initial year of service is eligible for service under this schedule. Following twelve months of service on this schedule, if a Customer who moved to or started service on this schedule has usage that is less than 150,000 therms for any 12-consecutive month period (ending with and including the current month) the Customer is no longer eligible for service under this schedule. The Company shall move Customers that are not eligible for service on this schedule to Schedule No. 86T unless the Customer is eligible for and has requested service under another schedule within 15 days of receiving notice of their ineligibility. Provided, however, that the Company shall not cause Customers taking service under this schedule as of the effective date of this annual minimum eligibility requirement to change schedule, regardless of their usage.
- 3. **TERMS OF SERVICE:** Service under this schedule is subject to the provisions of this Schedule and to Rule No. 29, Terms of Distribution System Transportation Service.

4. RATES AND CHARGES:

- 1. For purposes of this rate, the measurement of service shall be expressed in therms, each equivalent to 100,000 British thermal units.
- Basic charge per month: \$901.50.

(K) Transferred to Sheet No. 185T-A

(Continued on Sheet No. 185T-A)

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(K)

(Continued on Sheet No. 185T-B)

WN U-2

PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 85T (T) Distribution System Transportation Service (Interruptible with Firm Option) (Continued) (T) 4. RATES AND CHARGES: (Continued) 3. The total transportation service commodity charge (for all therms delivered) is the sum of a. and (M) b. below: a. Transportation Service Commodity Charge -\$0.10206 Per month per therm for the first 25,000 therms \$0.05050 Per month per therm for the next 25,000 therms Per month per therm for all over 50,000 therms (M) \$0.04832 b. Low Income Charge - The low income program rates shown on Schedule129 per therm for all therms delivered per month. 4. The total firm gas rate shall be the sum of the demand charges and commodity charges as defined below: a. Transportation firm contract delivery demand charge: \$1.15 per therm of daily contract demand per billing period. b. Commodity charge: All firm gas shall be combined with the Customer's interruptible gas and billed at the interruptible gas rates for delivery in part 3 above. 5. Balancing service charge of \$0.0007 per therm for all therms delivered, for the allocated cost of storage facilities included in the sales portfolio (which shall be credited for FERC Account 191 monthly). (K) Transportation costs as set forth in the service agreement will be billed to the Customer's account. 7. Annual minimum lead charge: The annual minimum load charge will be charged every year on the anniversary of the effective date of service agreement with the Customer. The annual minimum load charge will be prorated for periods of less than one full year, such as when a Customer changes schedule, starts service, discontinues service, to adjust the annual minimum charge to the billing cycle that includes the anniversary of the effective date of the service agreement with the Customer, or for Curtailment days in excess of sixty days during the year.

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(M) Transferred from Sheet No. 185T

(K) Transferred to Sheet No. 185T-B

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 85T Distribution System Transportation Service (Interruptible with Firm Option) (Continued) 4. RATES AND CHARGES: (Continued) a. Minimum Annual Therms for the purpose of calculating the annual charge shall be: Through October 31, 2010, the greater of: (1) fifty percent of the Customer's highest monthly volume in the last twelve months multiplied by 12; or (2) 180,000 therms b. The annual minimum load charge shall be calculated as follows: (1) If the actual total annual therms delivered to the Customer in the last year are less than the Minimum Annual Therms (calculated in 7.a above), the Minimum Annual
Distribution System Transportation Service (Interruptible with Firm Option) (Continued) 4. RATES AND CHARGES: (Continued) a. Minimum Annual Therms for the purpose of calculating the annual charge shall be: Through October 31, 2010, the greater of: (1) fifty percent of the Customer's highest monthly volume in the last twelve months multiplied by 12; or (2) 180,000 therms b. The annual minimum load charge shall be calculated as follows: (1) If the actual total annual therms delivered to the Customer in the last year are less
4. RATES AND CHARGES: (Continued) a. Minimum Annual Therms for the purpose of calculating the annual charge shall be: Through October 31, 2010, the greater of: (1) fifty percent of the Customer's highest monthly volume in the last twelve months multiplied by 12; or (2) 180,000 therms b. The annual minimum load charge shall be calculated as follows: (1) If the actual total annual therms delivered to the Customer in the last year are less
a. Minimum Annual Therms for the purpose of calculating the annual charge shall be: Through October 31, 2010, the greater of: (1) fifty percent of the Customer's highest monthly volume in the last twelve months multiplied by 12; or (2) 180,000 therms b. The annual minimum load charge shall be calculated as follows: (1) If the actual total annual therms delivered to the Customer in the last year are less
Through October 31, 2010, the greater of: (1) fifty percent of the Customer's highest monthly volume in the last twelve months multiplied by 12; or (2) 180,000 therms b. The annual minimum load charge shall be calculated as follows: (1) If the actual total annual therms delivered to the Customer in the last year are less
(1) fifty percent of the Customer's highest monthly volume in the last twelve months multiplied by 12; or (2) 180,000 therms b. The annual minimum load charge shall be calculated as follows: (1) If the actual total annual therms delivered to the Customer in the last year are less
in the last twelve months multiplied by 12; or (2) 180,000 therms b. The annual minimum load charge shall be calculated as follows: (1) If the actual total annual therms delivered to the Customer in the last year are less
 (2) 180,000 therms b. The annual minimum load charge shall be calculated as follows: (1) If the actual total annual therms delivered to the Customer in the last year are less
b. The annual minimum load charge shall be calculated as follows:(1) If the actual total annual therms delivered to the Customer in the last year are less
(1) If the actual total annual therms delivered to the Customer in the last year are less
than the Minimum Annual Therms (Calculated in 7.a above), the Minimum Annual
Therms less the actual total annual therms delivered multiplied by the initial block of
the total transportation service commodity charge (Section 3, item 3.) is the annual
minimum load charge.
(2) If the actual total annual therms delivered are greater than the Minimum Annual
Therms, the annual minimum load charge is \$0.
this tariff or other adjusting and supplemental schedules, when applicable.
6. DEFINITIONS; REQUIRED VOLUMES:
Firm use gas. Firm use gas shall be that mutually determined hourly and daily contracted
volume of gas set forth in the service agreement, which the Company will deliver to
Customer at all times through the interruptible gas metering facilities, including periods of
required Curtailment of interruptible gas, except as provided for in Section 7 of this Schedule.
If firm use gas is contracted for, the daily contracted volume shall not be less than two therms per day. The hourly rate of delivery of firm use gas shall not be greater than 1/18 th of the firm (I
per day. The hourly rate of delivery of firm use gas shall not be greater than 1/18 th of the firm use per day contracted for or 1/9 th of contracted firm use for those Customers whose
operation is limited to twelve hours per day. Monthly firm use gas shall be the daily
contracted volume times the number of days in the billing cycle.
Interruptible gas. Interruptible gas shall be all gas used in excess of firm use gas as defined
above. The daily contracted volume of interruptible gas shall not be less than 1,000 therms
per day.
M) Transferred from Sheet No. 185T-A
K) Transferred from Sheet No. 185T-C (Continued on Sheet No. 185T-C)
(Continued on Sheet No. 1851-C) (Continued on Sheet No. 1851-C)

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 2^{nd} Revision of Sheet No. 185T-C Canceling 1st Revision

of Sheet No. 185T-C

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

ı	SCHEDULE NO. 85T Distribution System Transportation Service (Interruptible with Firm Option) (Continued)	(T)
7.	ALTERNATE FUEL CAPABILITY: The Customer may provide and maintain standby facilities of sufficient capacity and a reserve of substitute fuel in sufficient amount to continue operations with a substitute fuel or energy in the event of required partial or total Curtailment of the interruptible supply. If the Customer chooses to not maintain standby facilities and must curtail or suspend operations because of a required partial or total Curtailment of interruptible gas supply, Customer agrees and acknowledges that such curtailment of operations results solely from its election not to install and maintain standby facilities and fuel and does not in any way constitute a breach of contract on the part of the Company.	(M) (T)
8.	 NATURE OF SERVICE; CURTAILMENT: Gas Service supplied on this schedule shall not be interchangeable with any other Gas Service supplied by the Company. Delivery of interruptible gas under this schedule is subject to partial or total Curtailment as described in Rule No. 23 of this tariff. Firm use gas, as defined in Section 5 of this schedule, will not be curtailed except when Customer exceeds the contracted hourly or daily rates of delivery or as specified in Rule No. 21 and Rule No. 23 of this tariff. The Company shall not be liable for damages occasioned by Curtailment or interruption of interruptible or firm use Gas Service supplied under this schedule. 	(T)
9.	UNAUTHORIZED USE OF GAS: If the Customer fails to comply with the Company's request to partially or totally curtail use of gas in accordance with the conditions set forth in Section 7 of this schedule and in Rules Nos. 23 and 29 of this tariff, including the provision of Rule No. 29 titled "Unauthorized Use of Gas," penalties and charges described in Rules Nos. 23 and 29 will be assessed to the Customer.	(T) (T) (T)
10.	. GENERAL RULES AND REGULATIONS: Service under this schedule is subject to the rules and regulations contained in this tariff.	(D) (T) I I (D)
(M)) Transferred from Sheet No. 185T-B	

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Issued By Puget Sound Energy, Inc.

11th Revision of Sheet No. 186 Canceling 10th Revision of Sheet No. 186 AUG 20, 2015 WA. UT. & TRANS. COMM. ORIGINAL ■

WN U-2

PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 86

(T)

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Limited Interruptible Gas Service with Firm Option (Optional)

1. AVAILABILITY; TERM OF AGREEMENT:

(T)

- This rate schedule is available in the service area of the Company to any nonresidential Customer outside of Kittitas County or nonresidential Customers in Kittitas County that take no gas service at all during the months of October through March, where the Customer and the Company have executed a service agreement for interruptible gas service to:
 - a. Steam and hot water boilers; or
 - b. Gas engines or gas turbines; or
 - c. Student-occupied building(s) of a school district; or
 - d. Student-occupied building(s) of a school that is educational in nature and operates on any graded level between the first and twelfth grades inclusive; or
 - e. Student-occupied building(s) of an accredited educational school or college of higher education; or
 - f. Customers that the Company has removed from Schedule No. 85 due to ineligibility for Schedule No. 85.

and where, in the Company's opinion, its facilities and gas supply are adequate to render the required service; provided, however, that interruptible gas service shall not be available to essential agricultural users who, in accordance with Section 401 of the Natural Gas Policy Act of 1978, have requested higher priority of service than that afforded by this rate schedule.

- 2. This schedule is available to those interruptible Customers whose current or anticipated requirement is at least 10,000 therms per year.
- 3. Any increase in existing firm or interruptible contract volume is subject to the Company's determination of facilities and gas supply being adequate.
- 4. The term of the agreement between the Company and the Customer shall be set forth in the service agreement.
- 2. **GENERAL RULES AND REGULATIONS:** Service under this schedule is subject to the rules and regulations contained in the Company's tariff and to those prescribed by the Washington Utilities and Transportation Commission and as they may from time to time be legally amended or superseded.

(Continued on Sheet No. 186-A)

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 86

(T)

Limited Interruptible Gas Service with Firm Option (Optional) (Continued)

3. **DEFINITIONS:** (T)

- Firm use gas. Firm use gas shall be that mutually determined maximum hourly and daily contracted volume of gas set forth in the service agreement which the Company will deliver to the Customer at all times through the interruptible gas metering facilities. If firm use gas is contracted for, the daily contracted volume shall not be less than two therms per day. The hourly rate of delivery of firm use gas shall not be greater than 1/18th of the firm use per day contracted for or 1/9th of contracted firm use for those Customers whose operation is limited to twelve hours per day or less. Monthly firm use gas shall be the daily contracted volume times the number of days in the billing cycle.
- 2. Interruptible gas. Interruptible gas shall be all gas used in excess of firm use gas as defined above.
- 4. ALTERNATE FUEL CAPABILITY: The Customer may provide and maintain standby facilities of sufficient capacity and a reserve of substitute fuel in sufficient amount to continue operations with a substitute fuel or energy in the event of required partial or total Curtailment of the interruptible supply. If the Customer chooses to not maintain standby facilities and must curtail or suspend operations because of a required partial or total Curtailment of interruptible gas supply, Customer agrees and acknowledges that such curtailment of operations results solely from its election not to install and maintain standby facilities and fuel and does not in any way constitute a breach of contract on the part of the Company.

(Continued on Sheet No. 186-B)

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WN U-2

PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 86 (T)

Limited Interruptible Gas Service with Firm Option (Optional) (Continued)

5. NATURE OF SERVICE; CURTAILMENT: (T)

- 1. Gas Service supplied on this schedule shall not be interchangeable with any other Gas Service supplied by the Company.
- Delivery of interruptible gas under this schedule is subject to required partial or total
 Curtailment as described in Rule No. 23 of this tariff.
- 3. Firm use gas, as defined in Section 3 of this schedule, will not be curtailed except when Customer exceeds the contracted hourly or daily rate of delivery or as specified in Rule No. 21 and Rule No. 23 of this tariff.
- 4. The Company shall not be liable for damages occasioned by required Curtailment or interruption of Gas Service under this schedule.

(Continued on Sheet No. 186-C)

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Issued By Puget Sound Energy, Inc.

of Sheet No. 186-C

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 86

(T)

Limited Interruptible Gas Service with Firm Option (Optional) (Continued)

6. UNAUTHORIZED USE OF GAS: If the Customer fails to comply with the Company's request to partially or totally curtail use of gas in accordance with the conditions set forth in Section 5 of this schedule and in Rule No. 23 of this tariff, penalties described in Rule No. 23 will be assessed to the Customer.

(T)(T)

7. RATES:

- 1. For purposes of this rate, the measurement of service shall be expressed in therms, one therm being the equivalent of 100,000 British thermal units.
- 2. Basic charge per month, \$144.01
- 3. The total interruptible gas rate shall be the sum of the total interruptible delivery charges and the gas cost charge.
 - a. Total Interruptible Delivery Charge the sum of i., ii. and iii. Below:
 - Interruptible

Delivery Charge -

\$0.19916 Per month per therm for the first 1,000 therms

\$0.14120 Per month per therm for all over 1,000 therms

- Gas Procurement Charge \$0.00681 per therm for all therms delivered per month. ii.
- iii. Low Income Charge - The low income program rates shown on Schedule No. 129 per (T) therm for all therms delivered per month.

b. Gas Cost Charge - Interruptible gas cost is: All therms per month multiplied by the sum of the rates per therm as shown on Supplemental Schedule No. 101 (Sheet No. 1101) and Supplemental Schedule No. 106.

(Continued on Sheet No. 186-D)

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Title: Director, State Regulatory Affairs Ken Johnson

17th Revision of Sheet No. 186-D Canceling 16th Revision

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WN U-2

PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 86

(T)

Limited Interruptible Gas Service with Firm Option (Optional) (Continued)

7. RATES: (Continued)

(T)

- 4. The total firm gas rate shall be the sum of the demand charges and commodity charge as defined below:
 - a. Delivery demand charge: \$1.15 per therm per month multiplied by maximum daily delivery of firm use gas as set forth in the service agreement.
 - b. Gas supply demand charge: a rate per therm per month as shown on Supplemental Schedule No. 101 (Sheet No. 1101-B) multiplied by the maximum daily delivery of firm use gas as set forth in the service agreement.
 - c. Commodity charge: All firm gas shall be combined with Customer's interruptible gas and billed at the interruptible gas rates in part 3 herein.

5. Minimum annual load charge:

- a. If the actual total annual therms delivered to the Customer in the last year are less than 10,000 therms, the minimum annual load charge shall be the difference between the minimum annual purchase obligation of 10,000 therms multiplied by the Company's initial block total interruptible deliver charge (Section 7, item 3.a.) and the actual total annual therms multiplied by the Company initial block total interruptible deliver charge (Section 7, item 3.a.). The annual minimum load charge shall be prorated for partial years of gas service or for the number of days that service was available without curtailment.
- b. Any payments for gas used in excess of curtailment requests, as set forth in Rule No. 23, shall not be credited to minimum annual charge.
- c. The annual period for purposes of determining minimum annual billing charges shall be the twelve-month period ending with the September billing cycle. Minimum annual billing charges, if applicable, will be added to the September billing.
- d. If the actual total annual therms delivered to the Customer in the last year are greater than 10,000 therms, the minimum annual load charge is equal to \$0.
- 6. The rates named herein are subject to adjustments as set forth in Schedule No. 1 and other supplemental schedules, when applicable.

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5th Revision of Sheet No. 186T Canceling 4th Revision of Sheet No. 186T RECEIVED AUG 20, 2015 WA. UT. & TRANS. COMM. ORIGINAL

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WN U-2

PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 86T

Distribution System Transportation Service (Interruptible with Firm Option)

1. AVAILABILITY: (T)

- This distribution system transportation service is available throughout the territory served by the Company to any non-residential Customers outside of Kittitas County or nonresidential Customers in Kittitas County that take no gas service at all during the months of October through March, who have executed the service agreement for transportation service under this schedule for natural gas service to:
 - a. Steam and hot water boilers; or
 - b. Gas engines or gas turbines; or
 - c. Student-occupied building(s) of a school district; or
 - d. Student-occupied building(s) of a school that is educational in nature and operates on any graded level between the first and twelfth grades inclusive; or
 - e. Student-occupied building(s) of an accredited educational school or college of higher education: or
 - Customers that the Company has removed from Schedule No. 85T due to ineligibility for Schedule No. 85T.

and where, in the Company's opinion, its facilities are adequate to render the required service.

- 2. This schedule is available to those interruptible Customers whose current or anticipated requirement is at least 10,000 therms per year.
- 3. Any increase in existing firm or interruptible contract volume is subject to the Company's determination of facilities being adequate.
- 4. The term of the agreement between the Company and the Customer shall be set forth in the service agreement.
- 2. **TERMS OF SERVICE:** Service under this schedule is subject to Rule No. 29, Terms of Distribution System Transportation.

3. RATES AND CHARGES:

1. For purposes of this rate, the measurement of service shall be expressed in therms, each equivalent to 100,000 British thermal units.

(K) Transferred to Sheet No. 186T-A (Continued on Sheet No. 186T-A)

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6th Revision of Sheet No. 186T-A Canceling 5th Revision of Sheet No. 186T-A

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 86T (T) Distribution System Transportation Service (Interruptible with Firm Option) (Continued) (M) 2. Basic charge per month: \$458.22 3. The total firm gas rate shall be the sum of the demand charges and commodity charges as defined below: a. Transportation firm contract delivery demand charge: \$1.15 per therm of daily contract demand per billing period. b. Commodity charge: All firm gas shall be combined with the Customer's interruptible gas and billed at the interruptible gas rates for delivery in part 4 below. (M) 4. The total transportation service commodity charge (for all therms delivered) is the sum of a. and b. below: a. Transportation Service Commodity Charge -\$0.19916 Per month per therm for first 1,000 therms \$0.14120 Per month per therm for all over 1,000 therms b. Low Income Charge – The low income program rates shown on Schedule No. 129 per therm (T) for all therms delivered per month. 5. Balancing service charge of \$0.00070 per therm for all therms delivered, for the allocated cost of storage facilities included in the sales portfolio (which shall be credited to FERC Account 191 monthly). 6. Transportation costs as set forth in the service agreement will be billed to the Customer's account. (K) 7. Minimum annual load charge: a. If the actual total annual therms delivered to the Customer in the last year are less than 10,000 therms, the minimum annual load charge shall be the difference between the minimum annual purchase obligation of 10,000 therms multiplied by the Company's initial block total interruptible delivery charge (Section 3, item 4) and the actual total annual therms multiplied by the Company's initial block total interruptible delivery charge (Section 3, item 4). The minimum annual load charge shall be prorated for partial years of gas service or for the number of days that service was available without curtailment. (M) Transferred from Sheet No. 186T (K) (K) Transferred to Sheet No. 186T-B (Continued on Sheet No. 186T-B)

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Advice No.: 2015-17

PUGET SOUND ENERGY, INC. Natural Gas Tariff

	SCHEDULE NO. 86T	(T)
[Distribution System Transportation Service (Interruptible with Firm Option) (Continued)	
	 Any payments for gas used in excess of curtailment requests, as set forth in Rule No. 23, shall not be credited to minimum annual charge. 	(M) I
	c. The annual period for purposes of determining minimum annual billing charges shall be the	e l
	twelve-month period ending with the September billing cycle. Minimum annual billing	1
	charges, if applicable, will be added to the September billing.	I
	d. If the actual total annual therms delivered to the Customer in the last year are greater than	I
	10,000 therms, the minimum annual load charge is equal to \$0.	I
		I
4.	ADJUSTMENTS: Rates in this schedule are subject to conditions and adjustments as set forth in	I
	Schedule No. 1 and to adjustment by Supplemental Schedule Nos. 112, 119, 129 and 132 in this	I
	tariff and other adjusting and supplemental schedules, when applicable.	(M)
5.	DEFINITIONS:	(T)
	1. Firm use gas. Firm use gas shall be that mutually determined maximum hourly and daily contracted volume of gas set forth in the service agreement which the Company will deliver to the Customer at all times through the interruptible gas metering facilities. If firm use gas is contracted for, the daily contracted volume shall not be less than two therms per day. The hourly rate of delivery of firm use gas shall not be greater than 1/18 th of the firm use per day contracted for or 1/9 th of contracted firm use for those Customers whose operation is limited to twelve hours per day or less. Monthly firm use gas shall be the daily contracted volume times the number of days in the billing cycle.	(O) (O) (K) I
	2. Interruptible gas. Interruptible gas shall be all gas used in excess of firm use gas as defined above.	
6.	ALTERNATE FUEL CAPABILITY: The Customer may provide and maintain standby facilities of	 (T)
	sufficient capacity and a reserve of substitute fuel in sufficient amount to continue operations with a substitute fuel or energy in the event of required partial or total Curtailment of the interruptible	l
	supply. If the Customer chooses to not maintain standby facilities and must curtail or suspend	l
	operations because of a required partial or total Curtailment of interruptible gas supply, Customer	
	agrees and acknowledges that such curtailment of operations results solely from its election not to	l I
	install and maintain standby facilities and fuel and does not in any way constitute a breach of	l I
	contract on the part of the Company.	(K)
	Transferred from Sheet No. 186T-A	(13)
(K)	Transferred to Sheet No. 186T-C (Continued on Sheet No. 186T-C)	
 Issu	ed: August 20, 2015 Effective: October 30, 20)15

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 $\mathbf{1}^{\text{st}}$ Revision of Sheet No. 186T-C **Canceling Original**

of Sheet No. 186T-C

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

	Dist	SCHEDULE NO. 86T ribution System Transportation Service (Interruptible with Firm Option) (Continued)	(T)
7.	NA	ATURE OF SERVICE; CURTAILMENT:	(M) (T)
	1.	Gas Service supplied on this schedule shall not be interchangeable with any other Gas Service supplied by the Company.	
	2.	Delivery of interruptible gas under this schedule is subject to required partial or total Curtailment as described in Rule No. 23 of this tariff.	
	3.	Firm use gas, as defined in Section 5 of this schedule, will not be curtailed except when Customer exceeds the contracted hourly or daily rate of delivery or as specified in Rule No. 21 and Rule No. 23 of this tariff.	
	4.	The Company shall not be liable for damages occasioned by required Curtailment or interruption of Gas Service under this schedule.	I I (M)
8.	pa scl "U	IAUTHORIZED USE OF GAS: If the Customer fails to comply with the Company's request to rtially or totally curtail use of gas in accordance with the conditions set forth in Section 7 of this nedule and in Rules Nos. 23 and 29 of this tariff, including the provision of Rule No. 29 titled nauthorized Use of Gas," penalties and charges described in Rules Nos. 23 and 29 will be sessed to the Customer.	(T) (T) (T) (T)
9.		ENERAL RULES AND REGULATIONS: Service under this schedule is subject to the rules d regulations contained in this tariff.	(D) (T) I I (D)

(M) Transferred from Sheet No. 186T-B

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9th Revision of Sheet No. 187 Canceling 8th Revision of Sheet No. 187 RECEIVED AUG 20, 2015 WA. UT. & TRANS. COMM. ORIGINAL

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 87

(T)

Non-Exclusive Interruptible Gas Service with Firm Option (Optional)

1. AVAILABILITY; TERM OF AGREEMENT:

(T)

- 1. This rate schedule is available in the service area of the Company to any nonresidential Customer outside Kittitas County or nonresidential Customers in Kittitas County that take no Gas Service at all during the months of October through March, where Customer and Company have executed a service agreement for the purchase of interruptible Gas Service under this schedule and where, in the Company's opinion, its facilities and gas supply are adequate to render the required service; provided, however, that interruptible Gas Service shall not be available to essential agricultural users who, in accordance with Section 401 of the Natural Gas Policy Act of 1978, have requested higher priority of service than that afforded by this rate schedule.
- 2. This schedule is limited to those interruptible Customers whose current or anticipated requirement is in excess of 1,000,000 therms per year.
- 3. Any increase in existing firm or interruptible contract volume is subject to the Company's determination of facilities and gas supply being adequate.
- 4. The term of the agreement between the Company and the Customer shall be set forth in the service agreement. For purpose of the annual contract volume, the contract year shall be the twelve-month period starting with the billing cycle that includes the effective date of the service agreement with the Customer.
- GENERAL RULES AND REGULATIONS: Service under this schedule is subject to the rules and regulations contained in the Company's tariff and to those prescribed by the Washington Utilities and Transportation Commission and as they may from time to time be legally amended or superseded.

(Continued on Sheet No. 187-A)

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8th Revision of Sheet No. 187-A Canceling 7th Revision of Sheet No. 187-A RECEIVED AUG 20, 2015 WA. UT. & TRANS. COMM. ORIGINAL

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 87

(T)

Non-Exclusive Interruptible Gas Service with Firm Option (Optional) (Continued)

3. **DEFINITIONS**; **REQUIRED VOLUMES**:

(T)

(O)(O)

- 1. Firm use gas. Firm use gas shall be that mutually determined hourly and daily contracted volume of gas set forth in the service agreement, which Company will deliver to the Customer through the interruptible gas metering facilities at all times, including periods of curtailment of interruptible gas, except as provided for in paragraph 3 of Section 5 of this schedule and Rule No. 23 of this tariff. If firm use gas is contracted for, the daily contracted volume shall not be less than two therms per day. The hourly rate of delivery of firm use gas shall not be greater than 1/18th of the firm use per day contracted for or 1/9th of contracted firm use for those Customers whose operation is limited to twelve hours per day. Monthly firm use gas shall be the daily contracted volume times the number of days in the billing cycle.
- 2. Interruptible gas. Interruptible gas shall be all gas used in excess of firm use gas as defined above. The annual contract volume of interruptible gas shall not be less than 750,000 therms per year.
- 3. Annual contract volume. Annual contract volume shall be the quantity of interruptible gas set forth in the service agreement as a minimum purchase volume during the contract year. Annual contract volume shall not be less than seventy-five percent of the actual interruptible purchases during the previous contract year. Initial annual contract volume shall be seventy-five percent of the Customer's actual interruptible gas purchases in the preceding contract year, but not less (O) than 750,000 therms. Annual contract volume shall be revised at the end of each contract year if, during the contract year, actual interruptible purchases included purchases of excess volume, defined below. The revised annual contract volume shall be the sum of the current annual contract volume and fifty percent of the excess volume. Revised annual contract volume shall not be less than the current annual contract volume unless the Customer has requested such (O) reduction in writing and the Company finds the reasons for such reduction request to be (O) acceptable. If during the contract year service has been curtailed or interrupted on more than sixty full days, the annual contract volume shall be prorated according to the number of days gas was available in excess of sixty days of curtailment or interruption.

(Continued on Sheet No. 187-B)

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 87

(T)

Non-Exclusive Interruptible Gas Service with Firm Option (Optional) (Continued)

- 4. Excess volume. Excess volume shall be the quantity of interruptible gas purchased by the Customer in any contract year in excess of 133% of the annual contract volume.
- 4. ALTERNATE FUEL CAPABILITY: The Customer may provide and maintain standby facilities of sufficient capacity and a reserve of substitute fuel in sufficient amount to continue operations with a substitute fuel or energy in the event of required partial or total Curtailment of the interruptible supply. If the Customer chooses to not maintain standby facilities and must curtail or suspend operations because of a required partial or total Curtailment of interruptible gas supply, Customer agrees and acknowledges that such curtailment of operations results solely from its election not to install and maintain standby facilities and fuel and does not in any way constitute a breach of contract on the part of the Company.

5. NATURE OF SERVICE; CURTAILMENT:

(T)

- 1. Gas supplied under this schedule shall not be interchangeable with any other Gas Service supplied by the Company.
- 2. Delivery of interruptible gas under this schedule is subject to partial or total Curtailment as described in Rule No. 23 of this tariff.

(Continued on Sheet No. 187-C)

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 87 (T) Non-Exclusive Interruptible Gas Service with Firm Option (Optional) (Continued) (T) 3. Firm use gas, as defined in Section 3 of this schedule, will not be curtailed except when the Customer exceeds the contracted hourly or daily rates of delivery or as specified in Rule No. 21 and Rule No. 23 of this tariff. 4. The Company shall not be liable for damages occasioned by partial or total curtailment of (O) interruptible or firm use gas service supplied under this schedule. 5. The Customer may, at its option, utilize substitute fuels during periods of non-curtailment. (O) 6. UNAUTHORIZED USE OF GAS: If the Customer fails to comply with the Company's request to (T)(O)(O)partially or totally curtail use of gas in accordance with the conditions set forth in Section 5 of this schedule and Rule No. 23 of this tariff, penalties described in Rule No. 23 will be assessed to the Customer. (T)

(Continued on Sheet No. 187-D)

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Ken Johnson Title: Director, State Regulatory Affairs

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21st Revision of Sheet No. 187-D Canceling 20th Revision of Sheet No. 187-D

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 87

(T)

(K)

(K)

Non-Exclusive Interruptible Gas Service with Firm Option (Optional) (Continued)

7. **RATES**:

- 1. For purposes of this rate, the measurement of service shall be expressed in therms, one therm being the equivalent of 100,000 British thermal units.
- 2. Basic charge per month, \$579.19
- 3. The contract volume charge rate shall be the tailblock of the total interruptible delivery charge per therm identified in item 4.a. below.
- 4. The total monthly interruptible gas rate shall be the sum of the total interruptible delivery charges and the gas cost charge.
 - a. Total Interruptible Delivery Charge the sum of i., ii. and iii. Below:
 - i. Interruptible

Delivery Charge -

\$0.14454	Per month per therm for first 25,000 therms
\$0.08735	Per month per therm for next 25,000 therms
\$0.05558	Per month per therm for next 50,000 therms
\$0.03564	Per month per therm for next 100,000 therms
\$0.02564	Per month per therm for next 300,000 therms
\$0.01977	Per month per therm for all over 500,000 therms

- ii. Gas Procurement Charge \$0.00539 per therm for all therms delivered per month.
- iii. Low Income Charge The low income program rates shown on Schedule No. 129 per therm for all therms delivered per month.
- b. Gas Cost Charge Interruptible gas cost is: All therms per month multiplied by the sum of the rates per therm as shown on Supplemental Schedule No. 101 (Sheet No. 1101) and Supplemental Schedule No. 106.

5. The total firm use gas rate shall be the sum of the demand charges and commodity charge as defined below:

a. Delivery demand charge: \$1.15 per therm per month multiplied by the maximum daily delivery of firm use gas as set forth in the service agreement.

(K) Transferred to Sheet No. 187-E

(Continued on Sheet No. 187-E)

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4th Revision of Sheet No. 187-E Canceling 3rd Revision of Sheet No. 187-E

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 87 (T)

Non-Exclusive Interruptible Gas Service with Firm Option (Optional) (Continued)

(T) 7. RATES: (Continued)

- b. Gas supply demand charge: a rate per therm per month as shown on Supplemental Schedule No. 101 (Sheet No. 1101-B) multiplied by the maximum daily delivery of firm use gas as set forth in the service agreement.
- ı c. Commodity charge: All firm use gas shall be combined with Customer's interruptible gas and billed at the interruptible gas rates in part 4. herein. (M)(O)
- 6. Annual minimum load charge: The annual minimum load charge will be charged every year on the anniversary of the effective date of the service agreement with the Customer. The annual minimum load charge will be prorated for periods of less than one full year, such as when a Customer changes schedule, starts service, discontinues service, to adjust the annual minimum load charge to the billing cycle that includes the anniversary of the effective date of the service agreement with the Customer, or for Curtailment days in excess of sixty days during the year.

The annual minimum load charge shall apply when the actual total interruptible therms delivered to the Customer in the last year are less than the annual contract volume. The deficiency volume shall be the greater of zero or the actual total interruptible therms delivered subtracted from the annual contract volume. The amount of the annual minimum load charge shall be equal to the deficiency volume multiplied by the contract volume charge rate (Section 7, item 3.).

7. The rates named herein are subject to adjustments as set forth in Schedule No. 1 and other supplemental schedules, when applicable.

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 87T (T)

Distribution System Transportation Service (Non-Exclusive Interruptible with Firm Option)

1. AVAILABILITY: (T)

- 1. This distribution system transportation service is available throughout the territory served by the Company to any nonresidential Customers outside of Kittitas County or nonresidential Customers in Kittitas County that take no gas service at all during the months of October through March and have executed the service agreement for transportation service under this schedule and where, in the Company's opinion, its facilities are adequate to render the required service.
- 2. This schedule is limited to those interruptible Customers whose current or anticipated requirement is in excess of 1,000,000 therms per year.
- 3. Any increase in existing firm or interruptible contract volume is subject to the Company's determination of facilities and gas supply being adequate.
- 4. The term of the agreement between the Company and the Customer shall be set forth in the service agreement. For purpose of the annual contract volume, the contract year shall be the twelve-month period starting with the billing cycle that includes the effective date of the service agreement with the Customer.
- 2. **TERMS OF SERVICE:** Service under this schedule is subject to Rule No. 29, Terms of Distribution (T) (T) System Transportation Service.
- 3. RATES AND CHARGES: (T)
 - 1. For purposes of this rate, the measurement of service shall be expressed in therms, each equivalent to 100,000 British thermal units.
 - 2. Basic charge per month: \$926.71
- (K) Transferred to Sheet No. 187T-A (Continued on Sheet No. 187T-A)

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

	Natural Gas Tariff		
Distri	SCHEDULE NO. 87T Distribution System Transportation Service (Non-Exclusive Interruptible with Firm Option) (Continued)		
3.	 The total firm gas rate shall be the sum of the demand charges and commodity charges as defined below: a. Transportation firm contract delivery demand charge: \$1.15 per therm of daily contract demand per billing period. b. Commodity charge: All firm gas shall be combined with the Customer's interruptible gas and billed at the interruptible gas rates for delivery in part 4 below. 	(M) (M)	
4.	The total transportation service commodity charge (for all therms delivered) is the sum of a. and b. below: a. Transportation Service Commodity Charge – \$0.14454 Per month per therm for first 25,000 therms \$0.08735 Per month per therm for next 25,000 therms \$0.05558 Per month per therm for next 50,000 therms \$0.03564 Per month per therm for next 100,000 therms \$0.02564 Per month per therm for next 300,000 therms \$0.01977 Per month per therm for all over 500,000 therms b. Low Income Charge – The low income program rates shown on Schedule No. 129 per therm for all therms delivered per month.	(T)	
5.6.	Balancing service charge of \$0.00070 per therm for all therms delivered, for the allocated cost of storage facilities included in the sales portfolio (which shall be credited to FERC Account 191 monthly). Transportation costs as set forth in the service agreement will be billed to the Customer's		
` '	Annual minimum load charge: The annual minimum load charge will be charged every year on the anniversary of the effective date of the service agreement with the Customer. The annual minimum load charge will be prorated for periods of less than one full year, such as when a Customer changes schedule, starts service, discontinues service, to adjust the annual minimum load charge to the billing cycle that includes the anniversary of the effective date of the service agreement with the Customer, or for Curtailment days in excess of sixty days during the year. ansferred from Sheet No. 187T-B (Continued on Sheet No. 187T-B)	(K) (K)	
	August 20, 2015		

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 87T Distribution System Transportation Service (Non-Exclusive Interruptible with Firm Option) (Continued)				(T)
3.	RA	ATES AND CHARGES: (Continued)		(T)
	7.	The annual minimum load charge shall apply when the actual total interruptible delivered to the Customer in the last year are less than the annual contract voludeficiency volume shall be the greater of zero or the actual total interruptible the delivered subtracted from the annual contract volume. The amount of the annual minimum load charge shall be equal to the deficiency volume multiplied by the volume charge rate which is equal to the tailblock of the total transportation services commodity charge, per therm, identified in item 4. above.	me. The erms al contract	(M)
1.	Scl	DJUSTMENTS: Rates in this schedule are subject to conditions adjustments as schedule No. 1 and to adjustment by Supplemental Schedule Nos. 112, 119, 129 a is tariff and other adjusting and supplemental schedules, when applicable.		(T)
5.	DE	EFINITIONS; REQUIRED VOLUMES:		(T)
	1.	volume of gas set forth in the service agreement, which Company will deliver to Customer through the interruptible gas metering facilities at all times, including curtailment of interruptible gas, except as provided for in paragraph 3 of Section schedule and Rule No. 23 of this tariff. If firm use gas is contracted for, the dail contracted volume shall not be less than two therms per day. The hourly rate of firm use gas shall not be greater than 1/18 th of the firm use per day contracted 1/9 th of contracted firm use for those Customers whose operation is limited to two hours per day. Monthly firm use gas shall be the daily contracted volume times number of days in the billing cycle.	the periods of 7 of this y f delivery d for or yelve the	(K)
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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 87T

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Distribution System Transportation Service (Non-Exclusive Interruptible with Firm Option) (Continued)

- 3. Annual contract volume. Annual contract volume shall be the quantity of interruptible gas set forth in the service agreement as a minimum purchase volume during the contract year. Annual contract volume shall not be less than seventy-five percent of the actual interruptible purchases during the previous contract year. Initial annual contract volume shall be seventy-five percent of the Customer's actual interruptible gas purchases in the preceding contract year, but not less than 750,000 therms. Annual contract volume shall be revised at the end of each contract year if, during the contract year, actual interruptible purchases included purchases of excess volume, defined below. The revised annual contract volume shall be the sum of the current annual contract volume and fifty percent of the excess volume. Revised annual contract volume shall not be less than the current annual contract volume unless the Customer has requested such reduction in writing and the Company finds the reasons for such reduction request to be acceptable. If during the contract year service has been curtailed or interrupted on more than sixty full days, the annual contract volume shall be prorated according to the number of days gas was available in excess of sixty days of curtailment or interruption.
- 4. Excess volume. Excess volume shall be the quantity of interruptible gas purchased by the Customer in any contract year in excess of 133% of the annual contract volume.
- 6. ALTERNATE FUEL CAPABILITY: The Customer may provide and maintain standby facilities of sufficient capacity and a reserve of substitute fuel in sufficient amount to continue operations with a substitute fuel or energy in the event of required partial or total Curtailment of the interruptible supply. If the Customer chooses to not maintain standby facilities and must curtail or suspend operations because of a required partial or total Curtailment of interruptible gas supply, Customer agrees and acknowledges that such curtailment of operations results solely from its election not to install and maintain standby facilities and fuel and does not in any way constitute a breach of contract on the part of the Company.

7. NATURE OF SERVICE; CURTAILMENT:

1. Gas supplied under this schedule shall not be interchangeable with any other Gas Service supplied by the Company.

(M) Transferred from Sheet No. 187T-B

(K) Transferred to Sheet No. 187T-D

(Continued on Sheet No. 187T-D)

(K)

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PUGET SOUND ENERGY, INC. Natural Gas Tariff

SCHEDULE NO. 87T Distribution System Transportation Service (Non-Exclusive Interruptible with Firm Option)			(T)
6.	NA	(Continued) ATURE OF SERVICE; CURTAILMENT: (Continued)	(T)
	2.	Delivery of interruptible gas under this schedule is subject to partial or total Curtailment as described in Rule No. 23 of this tariff.	(M)
	3.	Firm use gas, as defined in Section 5 of this schedule, will not be curtailed except when the Customer exceeds the contracted hourly or daily rates of delivery or as specified in Rule No. 21 and Rule No. 23 of this tariff.	
	4.	The Company shall not be liable for damages occasioned by partial or total curtailment of interruptible or firm use gas service supplied under this schedule.	
	5.	The Customer may, at its option, utilize substitute fuels during periods of non-curtailment.	(M)
8.		IAUTHORIZED USE OF GAS: If the Customer fails to comply with the Company's request to rtially or totally curtail use of gas in accordance with the conditions set forth in Section 7 of this	(T)
	sch "Ur	nedule and in Rule Nos. 23 and 29 of this tariff, including the provision of Rule No. 29 titled nauthorized Use of Gas," penalties and charges described in Rule Nos. 23 and 29 will be sessed to the Customer.	(T) (T)
9.		ENERAL RULES AND REGULATIONS: Service under this schedule is subject to the rules and gulations contained in this tariff.	(D) (T) I (D)

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