SUB 01/21/21

Issued: December 18, 2020 Effective: February 1, 2021

Attachment "A" to Schedule 134, Page 1

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WN U-60

#### **PUGET SOUND ENERGY**

## Attachment "A" - Service Agreement

#### SCHEDULE 134 LARGE VOLUME COMMUNITY SOLAR SERVICE AGREEMENT

into by Corpor	THIS SCHEDULE 134 LARGE VOLUME COMMUNITY SOLAR SERVICE AGREEMENT ement"), dated as of the, is made and entered and between (the "Customer") and PUGET SOUND ENERGY a Washington ation, (the "Company"), for service under the Company's Electric Tariff G Schedule 134. Terms I in Schedule 134 and in the General Rules and Provisions (Schedule 80) of the Company's tariff		
for electric service shall have the same meanings where used in this Agreement.			
RECITALS			
A.	The Company is a public service company engaged in the sale and delivery of electric energy pursuant to its Electric Tariff G.		
B.	Customer is receiving Electric Service under the Company's Electric Tariff G and desires to participate in the Company's Large Volume Community Solar program offered under Schedule 134.		
AGREEMENT			
1.	<b>Request and Acknowledgement.</b> The Customer requests service under Schedule 134 and acknowledges that Schedule 134 requires a minimum term of one year and that the minimum monthly usage levels specified in Section 3 below will result in a monthly charge for the term of this Agreement, even if the Customer discontinues Electric Service under such schedule.		
2.	<b>Term.</b> The term of this Agreement shall commence coincident with the date the Customer elects to take service under this Agreement (the "Commencement Date") and shall continue at minimum for one year, or until the Customer's desired termination date in the program. The Customer shall provide at least 3 months' notice of termination in the program or of reduction in the desired capacity selection.		
3.	<b>Monthly Usage.</b> Under Schedule 134 the Customer may choose to purchase a fixed number of Community Solar shares. No Participating Customer may subscribe to greater than 120% of their average monthly consumption, as determined over a one-year time period. No Customer may subscribe to greater than 40% of a project's subscriptions. This agreement shall apply to any customer who chooses to purchase 100 or more shares of Community Solar.		
	Customer chooses to purchase shares, which is equivalent to kW.		

4. **Amendment.** This Agreement may be amended by mutual agreement between the Customer and the Company by executing an amendment in the form included in Attachment A to the

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## PUGET SOUND ENERGY

	other person with apparent authority to act	nay be executed by any department or division head or on behalf of the Customer upon agreement by the (initial). Customer does not agree (initial).	
5.	<b>Other Schedules.</b> Schedule 134 is incorporated herein by this reference. This Agreement is subject to the General Rules and Provisions as set forth in Schedule 80 (and is subject to other schedules of Electric Tariff G that may apply) as such schedules may be revised from time to time upon approval of the Washington Utilities and Transportation Commission. Any conflict between this Agreement and the Company's Electric Tariff G schedules shall be resolved in favor of such schedules.		
CUS	TOMER	COMPANY	
By:		By: Puget Sound Energy	
Name:		Name:	
Title:		Title:	
Date	Signed:	Date Signed:	
Name	e	Name	

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### PUGET SOUND ENERGY Electric Tariff G

# (N) **SCHEDULE 134 COMMUNITY SOLAR PROJECT SERVICES** (Continued) **ENROLLMENT (Continued):** In the event that requests for Community Solar Resource Options exceed available subscriptions, Customers may sign up for a waiting list. Should a new share(s) become available due to termination of existing service by a Participating Customer, Customers on the waiting list will have priority enrollment to those Community Solar Resource Options and will be contacted as shares become available. g. New Schedule 134 Customers who are also acting as a Site Host will have priority enrollment to select a Community Solar Resource Option in the first Enrollment in 2021. h. Customers who wish to subscribe to one hundred or more Community Solar Shares will enter into a Large Volume Community Solar Service Agreement under this Schedule (the "Service Agreement attached to this Schedule as Attachment A) for a minimum term. After expiration of such term, service is available under another multi-year contract, unless terminated. **TERMINATION BY CUSTOMER:** Customers are required to notify the Company prior to their desired termination date in the service. Termination of service under this Schedule will follow receipt and processing of the termination request by the Company. Customers may elect to terminate service under this Schedule prior to the Termination Date within 30 days' notice to the Company. The minimum term for this service will be for a period of one year. Customers who move out of the Company's service territory and/or who qualify for the Income-Eligible Option will be exempt from the one-year term. Participating Customers who choose to discontinue their service under this Schedule prior to the completion of the one-year term will be charged an early exit fee amount/charge which will be equal to one months' Rate per Shares. 1. The Company may limit Customer participation in this service to balance Customer demand with available capacity in qualified alternative energy resources acquired by the Company. In the event there are more applicants than available Community Solar Resource Options, the Company may maintain a waitlist and acquire or develop additional qualified alternative energy resources. 2. The Company shall forecast and plan projects to meet projected quantities purchased on an annual basis. 3. The Company makes no guarantee of any kind that this service will result in the development of any amount of alternative energy resources. Τ (N)

(Continued on Sheet 134-D)

Issued: December 18, 2020 Effective: February 1, 2021

Advice No.: 2020-48

**Issued By Puget Sound Energy** 

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