Issued: June 29, 2017 Effective: August 1, 2017

Attachment "A" to Schedule No. 85T, Page 1

## PUGET SOUND ENERGY

## TRANSPORTATION SERVICE AGREEMENT Rate Schedule No. 85T

	TRANSPORTATION SERVICE AGREEMENT ("Agreement") dated	
	ID ENERGY (the "Company") and	(the "Customer"), on the
followi	ing terms and conditions:	
b th	egins on and continues through  nereafter until written notice of termination is given by either party at least (i) 30 days prior (ii) 30 days prior to the requested termination date during any subsequent annual term.	The Agreement continues in effect or to the expiration of the initial term
a b c d	thirty (30) days written notice prior to the expiration of the initial term or (if applicable Conversion to Sales Service. At the expiration of the initial Agreement term or renewal, the Customer may convert from Transportation Service to gas sales ser rate schedules if 1) the Customer gives the Company a minimum of thirty (30 expiration of the initial term of the Agreement or thirty (30) days written notice prior during any subsequent term of the Customer's intent to convert, and 2) gas sa requested rate schedule. The written notice shall specify the requested rate schedule conversion fee to compensate the Company for the costs it deems necessary to deliverability resources to serve the Customer. The Customer agrees to pay such accordance with Rule No. 4, the Customer may not change rate schedules again with Rule Nos. 4, 7, and 29 additional charges will be applied as appropriate.  Early Conversion. The terms for early conversion shall be as provided for in Rule Nos.	at any subsequent renewal term. at any time during a subsequent rvice under the Company's tariffed b) days written notice prior to their to the requested termination date ales service is available under the dule. The Company may impose a concourre incremental supply and conversion fee, if imposed. In ithin one year. In accordance with the conversion fee, if imposed to conversion fee, if imposed to conversion fee, if imposed. In ithin one year. In accordance with co. 29.
2. N	IATURE OF TRANSPORTATION SERVICE: Transportation Service under this Agree	ement is interruptible and not firm,

- NATURE OF TRANSPORTATION SERVICE: Transportation Service under this Agreement is interruptible and not firm, except as provided in Exhibit "A". The Customer acknowledges that the Company may require a contribution to capital improvement costs as a condition to providing firm Transportation Service.
- 3. <u>DAILY AND HOURLY QUANTITIES:</u> Subject to the terms of this Agreement, the Company agrees to transport gas to the Customer ("Transported Gas") at the rates of flow specified in Exhibit "A".
- 4. <u>CUSTOMER-OWNED GAS</u>: The Customer agrees to acquire Customer-owned gas subject to this Agreement and to cause it to be delivered to the location determined by the Company and specified in Exhibit "A" (the "Receipt Point").
- 5. <u>DELIVERY POINT/METERING:</u> The Company shall deliver the Transported Gas to the Customer at the delivery point specified in Exhibit "A" to this Agreement (the "Delivery Point"). Company-specified metering/telemetering equipment or data transmission equipment must be installed at the Delivery Point before Transportation Service may commence under this Agreement.
- 6. **CONSTRAINT PERIODS:** Transportation Service is subject to constraint periods that may be declared in the Company's sole determination as described in Rule No. 29. The Company reserves the right to declare these periods at such time and for such duration as the Company deems necessary in order to manage its gas distribution system.
- 7. **RATES AND CHARGES:** The Customer agrees to pay for Transportation Service according to the rates and charges in the applicable rate schedules in effect at the time of billing.
- 8. **GAS QUALITY:** The Customer represents that Customer-owned gas acquired by it and delivered to the Receipt Point, shall meet the quality standards of gas delivered to the Company for the Company's own account and shall in all respects be interchangeable and compatible with the Company's gas supply. The Customer further represents that the Customer-owned gas shall be free and clear of all adverse claims, liens, encumbrances and rights of others, and agrees to indemnify, defend, and hold the Company harmless from all claims, losses, and expenses (including without limitation attorneys' fees) arising at any time from or out of any such liens, claims, and encumbrances.
- 9. **BALANCING SERVICE:** This service provides balancing equivalent to the difference between the Customer's daily confirmed nominations and the daily delivered volumes.
- 10. MONTHLY BALANCING: All daily delivered volumes during a billing period are subject to the monthly balancing provisions contained in Rule No. 29. If the total delivered volumes do not equal the total confirmed nominations, then the overrun or underrun provisions of Rule No. 29 shall apply to the difference (as applicable). A Customer with meters at multiple sites may aggregate such meters for the purpose of determining any balancing service charges subject to the provisions of Rule No. 29, Section 12.

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To Company:

Attn:

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## **PUGET SOUND ENERGY**

11. **NOTICES:** Except as otherwise provided below, all notices, nominations, confirmations, billing statements, payments, correspondence, and other communications relating to this Agreement shall be sent by registered, certified, or ordinary mail or by email and will be considered effective upon receipt. They shall be addressed as follows:

**To Customer:** 

For Gas Transportation Issues: For Gas Transportation Issues: **PUGET SOUND ENERGY Customer name** P. O. Box 90868 **Address** Bellevue, WA 98009-0868 City, State Zip Phone: 425-462-3040 Phone: Email: businessaccountservices@pse.com Email: Attn: Gas Transportation Attn: For Agreement Renewals and Conversions: For Agreement Renewals and Conversions: **PUGET SOUND ENERGY Customer name** P. O. Box 90868 **Address** Bellevue, WA 98009-0868 City, State Zip Phone: 425-462-3111 Phone: Email: businessaccountservices@pse.com Email:

Notices with respect to the initiation of constraint periods or the restoration of deliveries shall be sufficient if given by the Company in writing, electronically, orally in person, or by telephone to one of the persons designated in the Authorized Curtailment / Entitlement Contact Personnel List (Exhibit "B"), which the Customer agrees to complete and update upon change and at least annually and provide to the Company.

Attn:

- 12. <u>DELAYS:</u> The Company shall not be liable for delays in providing Transportation Service 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, pipeline, or transporters. Delays subject to this paragraph shall not be deemed a breach of any Company obligation under this Agreement.
- 13. APPLICABLE RULES AND TARIFFS: The provisions in the Company's Rate Schedule No. 85T, Rule Nos. 23 and 29 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 rules and regulations filed with or adopted by the Washington Utilities and Transportation Commission from time to time. In the event of a conflict between this Agreement and an applicable rule, regulation, or tariff, the provisions of the rule, regulation, or tariff shall control.
- 14. **SUCCESSORS AND ASSIGNS:** 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.
- 15. MISCELLANEOUS PROVISIONS: (a) This Agreement together with the 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.

PUGET SOUND ENERGY	CUSTOMER
Ву:	Ву:
Title:	Title:
Dated:	Dated:

ACCOUNT #

ID#

DATE

Office Use Only

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TRANSPORTATION SERVICE AGREEMENT: Exhibit	" <b>A</b> "
Rate Schedule No. 85T	

Customer Name:					
Customer ID #:					
AGREEMENT TERMS					
Delivery Point (Service Address)	:				
Receipt Point: Gate Station					
Contracted Therms – Interruptible	e: Daily:	Hourly:			
Contracted Therms – Firm:	Daily:	Hourly:			
Contracted Delivery Pressure:	PSIG (F	PSIG (Pounds per Square Inch Gauge)			
Daily Balancing Service Election	:				
Gas Delivery:		7:00 a.m., Pacific Prevailing Time or as deemed necessary by to conform to Williams Gas Pipeline West's operational requireme			
DUGET SOUND ENERGY		Customor			
PUGET SOUND ENERGY		Customer			
PUGET SOUND ENERGY By:					
		By:			
Ву:		By: Title:			

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## **PUGET SOUND ENERGY**

TRANSPORTATION SERVICE AGREEMENT: Exhibit "B"						
Authorized Curtailment / Entitlement Contact Personnel List						
Customer Name: Customer Account:						
Mailing Address:	Ser	vice Address:				
Customer Contracted Maximu a.m. Pacific Prevailing time)	m Firm Usage:	therms per hour ar	nd	therms per day (7:00 a.m. to 7:00		
Customer Provided Nat Please provide your best estimation			for the ac	ccount above:		
Total Connected Load (BTU	per Hour)		«CustTo	otLoad»		
Anticipated Maximum Hourly	Load ((BTU per Hour)	«CustHourlyLoad»		ourlyLoad»		
Please prioritize your personnel listed the names of people author	rized to receive the notice e subject to constrain at	changes affecting the of Curtailment/entitle any time during the	nis list to ement of day or r	Puget Sound Energy at once. Below are transportation Gas Service. Each of them night and each is authorized to handle all		
Name of Person to Notify	Work Phone - Ext	Emai	I Addres	s Cell Phone		
«ContactPerson1»	«WorkNumber1»	«EMailAddress1»		«CellNumber1»		
«ContactPerson2»	«WorkNumber2»	«EMailAddress2»		«CellNumber2»		
«ContactPerson3»	«WorkNumber3»	«EMailAddress3»		«CellNumber3»		
«ContactPerson4»	«WorkNumber4»	«EMailAddress4»		«CellNumber4»		
may be used and, during periods Curtailment Period (which can occ	, during periods of Overru of Underrun Entitlement, r cur year round and is not I ccept that amount previous	natural gas I have no limited to winter mont sly contracted for on	minated for ths), there a firm us	I gas I have nominated for the day or the day must be used. During any will be <b>no natural gas reserved for</b> the <b>basis</b> . Any unauthorized use of gas and 29.		
Signed:	Title:			Date:		

Please contact Puget Sound Energy Business Account Services at (425) 462-3111 or <a href="mailto:businessaccountservices@pse.com">businessaccountservices@pse.com</a> for any questions or concerns.