



222 FAIRVIEW AVENUE N., SEATTLE WASHINGTON 98109-5312 206-624-3900
FACSIMILE 206-654-4039
www.cngc.com

March 2, 2010

Mr. Dave Danner
Executive Director and Secretary
Washington Utilities & Transportation Commission
1300 S. Evergreen Park Drive SW
Olympia, WA 98504-9022

RE: Agreement with Affiliated Interests – Cascade Natural Gas Corporation and
Williston Basin Interstate Pipeline Company – both subsidiaries of MDU
Resources Group, Inc.

Dear Mr. Danner:

Pursuant to RCW 80.16.020 and WAC 480-90-245, Cascade Natural Gas Corporation,
("Cascade") hereby submits for filing, a copy of the following Services Agreement with
Williston Basin Interstate Pipeline Company ("WBI"):

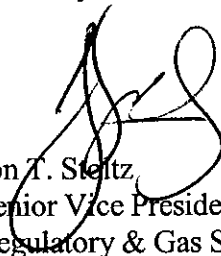
Cascade & WBI System Monitoring and Notification Services Agreement (hereafter referred to
as "Agreement").

The attached, unsigned copy of the Agreement is scheduled to become effective on April 1,
2010. Also attached is the Background and Summary of Services sheet, which details the
services being rendered, as well as the costs, and why this is consistent with the public interest.

Cascade respectfully requests that the Commission approve the Agreement prior to or on April 1,
2010 pursuant to RCW 80.16.020 and WAC 480-90-245.

Please direct any questions regarding this filing to Katherine Barnard at 206-381-6824.

Sincerely,



Jon T. Steltz
Senior Vice President
Regulatory & Gas Supply

Attachments

"In The Community To Serve"

BACKGROUND AND SUMMARY OF SERVICES

Williston Basin Interstate Pipeline Company

Williston Basin Interstate Pipeline Company (WBI) is an indirect, wholly-owned natural gas transmission pipeline subsidiary of MDU Resources Group, Inc. (MDUR). WBI owns and operates over 3,700 miles of transmission, gathering and storage lines and owns or leases and operates thirty compressor stations located in the states of Montana, North Dakota, South Dakota and Wyoming. WBI's system is located near five natural gas producing basins, making natural gas supplies available to WBI's transportation and storage customers. The system has eleven interconnecting points with other pipeline facilities allowing for the receipt and/or delivery of natural gas to and from other regions of the country and from Canada. WBI, which is regulated by the Federal Energy Regulatory Commission (FERC), maintains two headquarters locations, one for administrative functions in Bismarck, N.D., and an operations headquarters in Glendive, MT. In addition, WBI maintains field offices in Baker, MT, and in Worland, WY. WBI has 24/7 hour monitoring and provides monitoring services for Montana-Dakota Utility's distribution system.

Summary of Services

WBI currently does all monitoring of the SCADA system for Montana-Dakota Utility. As part of the utility integration efforts, WBI would be taking over gas control monitoring for all of the MDUR utilities including Cascade under the proposed Agreement, WBI would provide 24/7 monitoring of Cascade's distribution system and would provide notification to the appropriate personnel in a situation where a problem is detected.

Under the Agreement, which is scheduled to become effective on April 1, 2010, WBI provide monitoring services at a basic annual cost of \$130,000.

Besides WBI, a Request for Proposal (RFP) was sent to Northwest Pipeline and to Questar Corporation, both of which declined the RFP.

Cascade believes that the Agreement will benefit ratepayers, as it will utilize WBI's expertise in SCADA monitoring while saving Cascade the labor costs associated with monitoring its own system. Because of the relatively low dollar amount involved in the transaction, and because they are in accord with the public interest, Cascade respectfully requests that the Commission approve the Agreement on or before April 1, 2010 pursuant to RCW 80.16.020 and WAC 480-90-245.

**SYSTEM MONITORING AND
NOTIFICATION SERVICES
AGREEMENT**

THIS AGREEMENT made and entered into this ____ day of _____, 2010, by and between Williston Basin Interstate Pipeline Company (“Williston Basin”), a Delaware corporation and Cascade Natural Gas Corporation (Cascade), a Washington Corporation. Williston Basin and Cascade shall hereinafter sometimes be referred to separately as “Party” or jointly as “Parties”.

WITNESSETH:

WHEREAS, Williston Basin is willing to provide Alarm Monitoring and Notification Services (“Services”) under the terms and conditions hereinafter set forth to Cascade for its natural gas distribution systems as identified on Appendix A attached hereto and made a part hereof;

WHEREAS, Cascade and Williston Basin desire to set forth their respective rights and responsibilities with respect to the Alarm Monitoring and Notification Services; and

NOW, THEREFORE, in consideration of the premises and mutual covenants and agreements herein contained, the Parties agree as follows:

**ARTICLE I
NATURAL GAS SYSTEM ALARM MONITORING SERVICES**

1.1 Duties of Williston Basin: Subject to the provisions of this Agreement, Williston Basin shall provide the following services (collectively referred to as “Services”) to Cascade relative to the monitoring services:

- (a) Williston Basin will monitor Cascade’s pipelines and distribution systems for Abnormal Operating Conditions (AOC’s) on a 24-hour, 7 day per week basis, and provide safeguards to ensure continued safe and reliable service to Cascade’s customers. When AOC’s occur Williston Basin will contact the appropriate personnel as directed by Cascade.

Williston Basin will monitor Cascade’s pipeline and distribution systems to ensure system integrity and continued safe and reliable service, as provided for in Cascade’s Operating Guidelines and Procedures. Currently this includes the Kelso-Beaver Pipeline monitoring, which is under an R/S 700 contract.

- (b) Special Services. In addition to the Routine Services set forth in Section 1.1(a) above, Williston Basin shall, subject to prior written consent and agreement between the Parties, perform Special Services as may be agreed upon from time to time between the Parties. Unless otherwise agreed to in writing by the Parties, Cascade will procure and furnish all materials and equipment necessary for such Special Services. Fees associated with any special services agreed upon by the parties will be invoiced in accordance with Article II below.

- (c) Emergency Services. In case of an explosion, fire, vandalism or sabotage, weather related problems, or other emergency which might threaten life or property or render this service or any part thereof incapable of continued operation, Williston Basin may, at its sole discretion, take such steps and incur such expenses to provide whatever services are required to deal with such emergency (herein “Emergency Services”), and shall promptly report such emergency to Cascade. As soon as practical after such expenses have been incurred, Williston Basin shall notify Cascade that such expenses have been incurred, and in accordance with Article II below, shall invoice Cascade for all such expenses so incurred.

1.2 Duties of Cascade: Cascade shall be responsible for the following:

- (a) All field hardware required to monitor end points.
- (b) Workstations which shall be separate of Williston Basin’s SCADA workstations necessary to monitor the required points.
- (c) Trending capabilities necessary to troubleshoot AOC’s.
- (d) Data retention capabilities.
- (e) Detailed dispatching instructions to assist Williston Basin gas controllers with analysis of AOC’s.
- (f) A web based after hour call-out directory that will be maintained by Cascade personnel.
- (g) Communications infrastructure required to effectuate the Services.
- (h) Maintenance of all communications and associated hardware and software necessary to monitor the identified points.
- (i) Alarm levels and dead bands for all locations will be updated and maintained by Cascade, and in turn communicated to and acknowledged by Williston Basin.

1.3 Standard of Care; Performance of Operating Duties: Williston Basin shall provide the Services in accordance with standards followed in operation of its own pipeline system, standards of the pipelines serving Cascade Natural Gas and standards established by Cascade’s Operating Procedures and in conformity with the usual practices of the natural gas pipeline industry and in accordance with all valid and applicable laws, rules and regulations of governmental authorities having jurisdiction.

1.4 Preservation of Records: All records related to the provision of Routine, Special and Emergency Services and other similar records relating to the Services shall be preserved by Williston Basin for a period of at least three years, or for such greater period as may be required by any regulatory authority having jurisdiction. Cascade shall have the right to inspect the records maintained under this Section during normal business hours by giving Williston

Basin 24 hours advance notice of its desire to inspect such records. Copies of all records maintained under this Section shall be provided to Cascade upon request at cost.

- 1.5 Transition Period: The transition period will begin with the effective date of this agreement and terminate 6 months after the execution of this agreement, or as mutually agreed upon by the parties, to include joint monitoring and communication between Cascade and Williston Basin, and training provided by Cascade.

During the transition period Cascade will run parallel systems and monitoring in order to provide guidance to Williston Basin in the execution of its duties.

- 1.6 Control of Services: Upon completion of the transition period Williston Basin shall have complete operational control of the Services during the term of this Agreement. Except in emergency situations, Cascade agrees to refrain from altering or performing the Services during the term of this Agreement under any circumstances without prior written approval of Williston Basin.
- 1.7 Right of Inspection: Cascade shall, at its sole risk and expense, have the right to inspect the Williston Basin facilities being used to provide the Services. Cascade shall give Williston Basin 24 hours advance notice before any such inspection is held.

ARTICLE II COMPENSATION AND BILLING

- 2.1 Compensation: Cascade shall reimburse Williston Basin for the following in the manner described below:
- (a) Routine Services. The fee for the performance of Routine Services shall be \$130,000.00 per year to be prorated and billed monthly per Section 2.2 below. The fee for Routine Services will be fixed for the primary term as defined in Section 3.1. On April 1, 2011 and each April thereafter, the routine service fee shall be escalated by the percentage change in the Consumer Price Index, as reported in the U.S. Department of Labor, Bureau of Labor Statistics for ALL URBAN CONSUMERS-U.S. City Average-All Items, for the 12 months ending on the immediately prior January 1, i.e. the "December" report of CPI change. The charges for any training required for the performance of the Routine Services shall be in addition to this annual fee and shall be calculated in accordance with Sections 2.1(d) below.
 - (b) Special Services. The charges for Special Services shall be actual costs plus billing and administrative fees of 15% (fifteen percent). Labor charges shall include Williston Basin's normal payroll loading for employee benefits. The charges for any materials and supplies, contracted services, and rentals incurred in conjunction with the performance of the Special Services shall be in addition to the above charges and shall be calculated in accordance with Sections 2.1(d), 2.1(e), 2.1(f), 2.1(g) and 2.1(h) below.
 - (c) Emergency Services. The charges for Emergency Services shall be actual costs plus billing and administrative fees of 15% (fifteen percent). The Labor charges shall include

Williston Basin's normal payroll loading for employee benefits. The charges for any materials and supplies, contracted services, rentals and reimbursable expenses of employees incurred in conjunction with the performance of the Emergency Services shall be in addition to the above charges and shall be calculated in accordance with Sections 2.1(d), 2.1(e), 2.1(f), 2.1(g), and 2.1(h) below.

- (d) Training. The charges for training and any associated personal and travel expenses of employees which include meals, lodging and the necessary out-of-pocket reimbursable expenditures incurred by employees in the performance of their duties, during the transition period shall be the actual cost. Any charges for training required due to material changes in Section 1.1(a) above of this agreement, after the transition period will be the actual cost plus billing and administrative fees of 15% (fifteen percent).
- (e) Materials and Supplies. The charges for materials and supplies purchased in conjunction with the provision of Special Services or Emergency Services shall be the actual cost of such materials and supplies plus billing and administrative fees of 15% (fifteen percent).
- (f) Contracted Services. The charges for any portion of the Special Services or Emergency Services for which Williston Basin contracts with others shall be the actual cost of such services plus billing and administrative fees of 15% (fifteen percent).
- (g) Rentals. The charges for any rentals used in conjunction with the provision of Special Services or Emergency Services shall be the actual cost of such rental plus billing, handling and administrative fees of 15% (fifteen percent).
- (h) Reimbursable Expenses of Employees. The charges for any personal and travel expenses of employees in the performance of Special or Emergency Services, which include meals, lodging and the necessary out-of-pocket reimbursable expenditures incurred by employees in the performance of their duties, shall be the actual cost plus billing and administrative fees of 15% (fifteen percent).

2.2 Billing: Williston Basin shall bill Cascade on or before the 9th day of the month following the month when the charges were incurred in accordance with Sections 2.1(a) through 2.1(d) covering the previous month and any adjustment that may be necessary to correct prior billings for the charges calculated in accordance with Appendix A.

2.3 Payment by Cascade: Payment to Williston Basin of invoices submitted to Cascade is due within 15 days of receipt.

2.4 Adjustments: Payment of any invoices submitted by Williston Basin shall not prejudice the right of Cascade to protest or question the correctness thereof; provided, however, that all bills and statements rendered to Cascade by Williston Basin shall conclusively be presumed to be true and correct after 90 days from the date of invoice, unless prior to the end of such period Cascade takes written exception thereto and makes a written claim to Williston Basin for adjustment.

- 2.5 Disputed Charges: Cascade may, within the time provided in Section 2.4, take written exception to any bill or statement rendered by Williston Basin for any amount charged. Cascade shall nevertheless pay in full when due all billings or statements submitted by Williston Basin for performing the Services. If, however, the amount as to which such written exception is taken or any part thereof is ultimately determined by the Parties not to have been incurred in accordance with this Agreement or not to have been a proper expense or expenditure incurred in good faith when made, such amount or portion thereof (as the case may be) shall be refunded by Williston Basin to Cascade within 30 days of the determination.

ARTICLE III TERM AND TERMINATION

- 3.1 Term: This Agreement shall be effective as of April 1, 2010 and shall remain in effect until April 1, 2011, and shall extend for a twelve month period and year to year thereafter until and unless terminated after the primary term by either party. A Party may terminate its participation in this Agreement either with respect to all, or with respect to any one or more, of the Services provided hereunder at any time and from time to time, for any reason by giving notice of termination at least six (6) months in advance of the effective date of the termination date. Cascade may terminate the agreement upon 30 days notice in the event of failure of Williston Basin to perform the Services using the professional standards of care, skill and diligence customary in the industry and in compliance with all applicable laws, regulations, codes and standards. In the event of any termination with respect to one or more, but less than all Services, this Agreement shall continue in full force and effect with respect to any Services not terminated hereby. If this Agreement is terminated in whole or in part, the Parties will cooperate in good faith with each other in all reasonable respects in order to effect an efficient transition and to minimize the disruption to the business of all parties, including the assignment or transfer of rights and obligation under any contracts.
- 3.2 This Agreement constitutes the entire Agreement concerning the subject matter between the Parties hereto and shall be amended only by an instrument in writing executed by both parties hereto.

**ARTICLE IV
GENERAL**

- 4.1 Insurance: At all times during this Agreement, each Party shall obtain and maintain the following insurance:
- (a) Workmen's Compensation and Employer's Liability Insurance in accordance with the laws of the state where the work is performed with limits for Employer's Liability of \$1,000,000 per accident or disease, aggregate as disease.
 - (b) Commercial General Liability Insurance with Completed Operations Coverage for claims alleging bodily injury including death, and damage to property of others, with a combined single limit of \$1,000,000 for bodily injury and property damage per occurrence and \$2,000,000 in the aggregate. This obligation may be satisfied through a combination of self-insured retention in an amount up to \$500,000 general liability and Excess Liability Insurance coverage on a claims-first-made form.
 - (c) Automobile Liability Insurance covering owned, non-owned, and hired vehicles with minimum combined single limits for bodily injury and property damage for any single loss of \$1,000,000. This obligation may be satisfied through a combination of self-insured retention in an amount up to \$500,000 liability and Excess Liability Insurance coverage on a claims-made-first form.
 - (d) Excess Liability Insurance for claims alleging bodily injury including death and damage to property with a combined single limit of \$10,000,000 for bodily injury and property damage per occurrence and in the aggregate. This Excess Liability Insurance may be provided on a claims-made-first form.
- 4.2 Indemnity: Each of the Parties will indemnify, defend, and hold harmless each other Party, their directors, officers, employees and agents against and from any claims, losses, liens, expenses (including attorney fees and costs) damages and demands, (including claims for pollution and environmental damage) resulting from any acts, omissions, negligence or willful misconduct of a Party's employees, agents, representatives or subcontractors of any tier, their employees, agents or representatives in the performance or nonperformance of its obligations under this Agreement or in any way related to this Agreement. If a claim arising out of or in connection with this Agreement results from negligence of multiple Parties (including their employees, agents, suppliers and subcontractors), each Party will bear liability with respect to the Claim in proportion to its own negligence.
- 4.3 Force Majeure:
- (a) In the event of Cascade or Williston Basin being rendered, wholly or in part by force majeure unable to carry out its obligations under the Agreement, the obligations of the Parties hereto, insofar as they are affected by such force majeure, shall be suspended during the continuance of any inability so caused. Such causes or contingencies affecting the performance of said Agreement by either Party, however, shall not relieve it of liability in the event of its concurring negligence or in the event of its failure to use

due diligence to remedy the situation and remove the cause in an adequate manner and with all reasonable dispatch, nor shall such causes or contingencies affecting the performance of said Agreement relieve either Party from its obligations to make payments of amounts then due hereunder, nor shall such causes or contingencies relieve either Party of liability unless such Party shall give notice and full particulars of the same in writing or by telephone to the other Party as soon as possible after the occurrence relied on. In the event of force majeure, the obligations of the Parties under the Agreement shall terminate with respect to any damages that may occur during this period.

- (b) The term “force majeure” as employed herein shall include, but shall not be limited to, acts of God, strikes, lockouts, or other industrial disturbances, failure to perform by any third party, which performance is necessary to the performance by either Cascade or Williston Basin under the Agreement, acts of the public enemy or terrorists, wars, blockades, insurrections, riots, epidemics, landslides, lightning, earthquakes, fires, storms, floods, washouts, arrests and restraint of rulers and peoples, civil disturbances, explosions, breakage or accident to machinery or lines of pipe, line freeze-ups, sudden partial or sudden entire failure of Williston Basin’s gas control facilities, failure to obtain materials and supplies due to governmental regulations, and causes of like or similar kind, whether herein enumerated or not, and not within the control of the Party claiming suspension, and which by the exercise of due diligence such Party is unable to prevent or overcome; provided that the exercise of due diligence shall not require settlement of labor disputes against the better judgment of the Party having the dispute.

4.4 Assignment: This Agreement, and the Parties’ respective rights and obligation hereunder, shall be binding upon and inure to the benefit of the Parties hereto and their respective successor and assigns. This Agreement, including, but without limitation, any and all renewals, extensions, amendments and/or supplements hereto, and all rights, title and interest contained herein shall not be assigned without the express written consent of the other party; provided, that said consent shall not be unreasonably withheld; and provided further that either party may assign this Agreement to any affiliate or subsidiary without the prior consent of the other.

4.5 Relationship of Parties: The duties, obligations, and liabilities of Williston Basin and Cascade are intended to be separate and not joint or collective and nothing herein contained shall be construed to create a joint venture, association or partnership, duty, obligation, or liability with respect to the Parties. Williston Basin shall not have the right, power, or authority to contract debts or obligation in the name of Cascade or to make any representations or warranties concerning services offered by Cascade, except as expressly authorized by Cascade in writing, or as authorized by this Agreement. In performing the duties hereunder, Williston Basin shall operate as and have the status of an independent contractor, subject only to the general direction of Cascade regarding the duties to be rendered as opposed to the method of performing the duties.

4.6 Governing Law: The validity and interpretation of this Agreement shall be governed by the laws of the State of North Dakota.

- 4.7 Non-Waiver of Future Default: No waiver by any Party of any one or more defaults by the other in performance of any of the provisions of this Agreement shall operate or be construed as a waiver of any other existing or future default or defaults, whether of a like or different character.
- 4.8 Successors and Assigns: This Agreement shall be binding upon and inure to the benefit of the Parties hereto and their respective successors and assigns.
- 4.9 Amendments: This Agreement constitutes the entire Agreement concerning the subject matter between the Parties hereto and shall be amended only by an instrument in writing executed by both Parties hereto.
- 4.10 Descriptive Headings: The descriptive headings of the provisions of this Agreement are formulated and used for convenience only and shall not be deemed to affect the meaning or construction of any provision.
- 4.11 Limitation of Liability: Neither Party shall be liable to the other Party for any special, punitive, exemplary, consequential, indirect or incidental damages of any nature whatsoever arising out of or related to actions or omissions of such Party in connection with this Agreement. Special, consequential, indirect or incidental damages shall include, but not be limited to, loss of profit, loss of product, loss of use and business interruption.
- 4.12 Proprietary Information: Any drawings, documentation, specifications, prints, designs, ideas or other information (collectively, the Proprietary Information) provided by Cascade, or its designees, to Williston Basin pertaining to the Services to be performed hereunder are strictly confidential and proprietary to Cascade. Williston Basin shall not, without the prior written consent of Cascade, disclose such Proprietary Information to any third Party or affiliate, or use any such information for its own benefit except in connection with the performance of this Agreement.

ARTICLE V
CONFIDENTIAL INFORMATION

- 5.1 Confidential Information Nondisclosure: To the fullest extent allowed by law, the provision of any Service or reimbursement for any Service provided pursuant to this Agreement shall not operate to impair or waive any privilege available to either party in connection with the Service, its provision or reimbursement for the Service. All Parties will maintain in confidence Confidential Information provided to each other in connection with this Agreement and will use the Confidential Information solely for the purpose of carrying out its obligations under this Agreement. The term Confidential Information means any oral or written information which is made available to the Party or one of its representatives, regardless of the manner in which such information is furnished. Notwithstanding anything in this Article to the contrary, the term “Confidential Information” does not include any information which at the time of disclosure is generally available to and known by the public (other than as a result of an unpermitted disclosure made directly or indirectly by a party), was available to a party on a non-confidential basis from another source (provided that such source is not or was not bound by a confidentiality agreement with a Party or had any other duty of confidentiality to a Party) or has been independently acquired or developed without violating any of the obligations under this Agreement.
- 5.2 Permitted Disclosure: Notwithstanding provisions of this Agreement to the contrary, each party may disclose Confidential Information on a “need-to-know” basis under an obligation of confidentiality to its consultants, legal counsel, affiliates accountant, banks and other financing sources and their advisors or to the extent required by a regulatory Commission, a court of competent jurisdiction or other governmental authority or otherwise as required by law, including without limitation disclosure obligation imposed under the federal securities laws, provided that such party has given the other Party prior notice of such requirement when legally permissible to permit the other Party to take such legal action to prevent the disclosure as it deems reasonable, appropriate or necessary.

**ARTICLE VI
NOTICES**

6.1 Any notice, request, statement or other communication provided for in this Agreement shall be in writing and shall be given by personal delivery or by United States mail, postage prepaid and addressed as follows:

If to Williston Basin: Williston Basin Interstate Pipeline Company
Attn: Kevin Connell
1250 West Century Avenue
Bismarck ND 58503

If to Cascade: Cascade Natural Gas Corporation
Attn: Kathie Barnard
222 Fairview Avenue North
Seattle, WA 98109

For purposes of this Agreement, the date on which any notice, request, statement, bill, payment, or other communication shall be deemed to have been given, shall be the date on which it is received by the recipient, provided any such notice, request, statement, payment or other communication is transmitted by registered or certified mail, return receipt requested, postage prepaid, or otherwise it shall have deemed to have been given on the third day following the date on which same was deposited in the United States mail, addressed in accordance with this Article. Either Party hereto may designate in writing a further or different address to which subsequent notices, requests, statements, payments, or other communications shall be sent.

**Williston Basin
Interstate Pipeline Company**

Cascade Natural Gas Corporation

By: _____
Name: Rob L. Johnson
Title: Director, Market Services
& System Planning

By: _____
Name: Jon T. Stoltz
Title: Sr. Vice President. – Regulatory and
Gas Supply

Appendix "A"
To the
Monitoring and Notification Services Agreement
Between
Williston Basin Interstate Pipeline Company
And
Cascade

SCADA RTU's

GATE STATIONS

- 1) Alcoa
- 2) Anacortes (Sedro)
- 3) Arlington
- 4) Baker
- 5) Bellingham 1
- 6) Bellingham 2
- 7) Bend
- 8) South Bend
- 9) Burbank Heights
- 10) East Stanwood
- 11) Grandview
- 12) Hermiston
- 13) South Hermiston
- 14) Kalama 2
- 15) Kelso (Longview)
- 16) Kennewick/Richland
- 17) Lynden
- 18) McCleary
- 19) Moses Lake
- 20) Mount Vernon
- 21) Nyssa
- 22) Oak Harbor (Stanwood)
- 23) Othello
- 24) Pasco
- 25) North Pasco
- 26) Pendleton
- 27) Prosser
- 28) Quincy
- 29) Redmond
- 30) Selah
- 31) Shelton Lateral
- 32) South Longview
- 33) Sumas Border
- 34) Sunnyside
- 35) Umatilla
- 36) Walla Walla
- 37) Wenatchee
- 38) Yakima
- 39) Zillah (Toppendish)

INDUSTRIALS

- 1) Alcoa
- 2) Boise Cascade
- 3) Conoco/Phillips
- 4) Encogen
- 5) Fibre Cogen
- 6) Fredonia
- 7) Hermiston Generating
- 8) Longview Fibre
- 9) March Point (MPCC)
- 10) Mint Farm
- 11) Puget Sound Naval Shipyard (PSNS)
- 12) Shell
- 13) Tenaska
- 14) Tesoro
- 15) Whitehorn

KELSO-BEAVER PIPELINE

GATE STATIONS

- 1) KB Gate

INDUSTRIALS

- 1) Beaver Plant
- 2) Northwest Natural Interconnect
- 3) Port Westward
- 4) Unit 8
- 5) US Gypsum

METRETEK
List is subject to change

GATE STATIONS

- 1) Madras
- 2) North Bend
- 3) Prineville
- 4) Pronghorn
- 5) Sunriver

DISTRIBUTION REG STATIONS

- 1) Bend R-69
- 2) Bremerton R-17
- 3) Bremerton R-26
- 4) Othello R-11
- 5) Port Orchard R-32
- 6) Quincy R-02
- 7) Toppenish R-22
- 8) Yakima R-43

CHECK METERS

- 1) Anacortes
- 2) Chico
- 3) Port Orchard

ELECTRONIC DISRIBUTION

PRESSURE RECORDERS

(Anacortes Only)

- 1) R-32
- 2) R-144
- 3) 917 Commercial Ave
- 4) 2201 Skyline Way

INDUSTRIALS

- 1) A E Staley MFG (Stanfield)
- 2) Absorption Corporation
- 3) Agruim UF
- 4) Air Liquid
- 5) Albina Fuel (Madras)
- 6) Amalgamated Sugar (Nyssa)
- 7) AREVA
- 8) Arne Hanna Aquatic Center (Bellingham)
- 9) Ault Field (Oak Harbor)
- 10) Bangor Naval Sub Base (Silverdale)
- 11) Basic American Foods (Moses Lake)
- 12) Battelle Northwest (Richland)
- 13) Bay Zinc Company
- 14) Bayliner Marine Corp
- 15) Behlen Manufacturing (Baker City)
- 16) Bellingham Cold Storage
- 17) Bellingham Cold Storage 2
- 18) Bend Millwork (Bend)
- 19) Benton County Facilities
- 20) BF Goodrich (Kalama)
- 21) BHP Steel (Kalama)
- 22) Blue Mountain Lumber
- 23) Boise Cascade (Elma)
- 24) Britax Heath Techna Inc
- 25) Bybee Foods
- 26) Cameron Glass
- 27) Celite Corporation Plant 2 (Quincy)
- 28) Central Oregon Dist Hosp (Redmond)
- 29) Central Washington Hosp (Wenathcee)
- 30) Chemco Inc (Ferndale)
- 31) Chemi-Con Materials Corporation
- 32) Chinet Company (Wenatchee)
- 33) Cliffstar Corp
- 34) ConAgra Foods
- 35) Cowiltz Waste Water (Longview)
- 36) Crystal Linen 2 (Yakima)
- 37) Cytec Industries (Longview)
- 38) Deer Ridge Correctional Facility
- 39) Del Monte Corp (Toppendish)
- 40) Del Monte Corp (Yakima)

- 41) Deschutes Brewery
- 42) Draper Valley Farms
- 43) Draper Valley Farms (Mt Vernon)
- 44) Eagle Picher (Vale)
- 45) Eastern Oregon Corr Inst
(Pendleton)
- 46) Elenbaas Company (Sumas)
- 47) Ferndale Grain
- 48) Ferndale Grain Inc (Ferndale)
- 49) Foster Farms (Kelso)
- 50) General Chemical (Anacortes)
- 51) Grain Handling Inc
- 52) Granite Northwest
- 53) Granite NW
- 54) Guardian Fiberglass
- 55) Hampton Lumber (Arlington)
- 56) Hap Taylor & Sons Asphalt
- 57) Harpo Investments (Aberdeen)
- 58) Harrison Hospital
- 59) Harrison Hospital (Bremerton)
- 60) Harry Smith Gardens (Belling)
- 61) Heinz Frozen Foods Company
- 62) Hermiston Foods
- 63) Hi-Country Foods (Selah)
- 64) Holy Rosary Hospital
- 65) Hops Extract (Yakima)
- 66) Hoquiam Plywood
- 67) Icicle Seafoods (Bellingham)
- 68) IKO Pacific Inc (Sumas)
- 69) Imperium Renewable (Hoquim)
- 70) Independent Foods (Sunnyside)
- 71) Iowa Beef Products (Burbank)
- 72) Island Hospital (Anacortes)
- 73) J H Baxter (Arlington)
- 74) J Leib Foods
- 75) J M Smucker (Grandview)
- 76) J R Simplot (Othello)
- 77) J R Simplot (Pasco)
- 78) J S H Farms (Hermiston)
- 79) John I Haas (Yakima)
- 80) Johnson Controls (Richland)
- 81) Jones Produce (Quincy)
- 82) K B Alloys (Wenatchee)
- 83) Kadlec Hospital (Richland)
- 84) Kennewick General Hospital
- 85) Kinzua Resources Pilot Rock
- 86) Lakeside Industries
- 87) Lakeside Industries (Longview)
- 88) Lamb Weston (Boardman)
- 89) Lamb Weston (Hermiston)
- 90) Lamb Weston (Pasco)
- 91) Lamb Weston (Quincy)
- 92) Lamb Weston (Richland)
- 93) Land O Lakes (Everson)
- 94) Land O Lakes (Othello)
- 95) Les Schwab Prod Center (Prineville)
- 96) Longview Fibre (Yakima)
- 97) Lower Columbia College
- 98) Mason County Forest Products
- 99) Mason County Forest Products
- 100) Mason County PUD #3
- 101) Mason General Hospital (Shelton)
- 102) McCain Foods (Othello)
- 103) Michelsen Packaging (Yakima)
- 104) Milne Fruit (Prosser)
- 105) Morton International (Elma)
- 106) National Frozen Foods (Wheeler)
- 107) Nature's Path Foods
- 108) Naumes Inc (Wapoto)
- 109) Naval Hospital (Bremerton)
- 110) Naval Undersea Warfare (Keyport)
- 111) Nestles Fry (Wheeler)
- 112) Nestles Granule (Wheeler)
- 113) Norpac
- 114) Northern State Service Center (Sedro –
Woolley)
- 115) Northwest Essential Oils
- 116) Northwest Hardwoods (Arlington)
- 117) Northwest Hardwoods (Lonview)
- 118) Northwest Health Care Linen
- 119) Northwest Pet Products (Woodland)
- 120) NW Horticulture
- 121) Ocean Kayak (Ferndale)
- 122) Ocean Protein
- 123) Olympic College (Bremerton)
- 124) Oregon Potato (Boardman)
- 125) Ostrom Company
- 126) Othello Community Hospital
- 127) Our Lady of Lourdes Hospital
- 128) Pacific Ecosolutions
- 129) Pacific Ecosolutions
- 130) Pacific Ethanol
- 131) Pacific Lamination (Longview)
- 132) Pacific Northwest National Lab
(Battelle)
- 133) Pacific Woodtech (LVL)

- 134) Paneltech
- 135) PCC Schlosser
- 136) Penford Food Ingredients (Richland)
- 137) Pioneer Hi-Bred International
- 138) Post Point Sewer Plant
- 139) Providence Med Center (Yakima)
- 140) RDO Calbee Foods (Boardman)
- 141) Resers Fine Foods
- 142) Roy Farms
- 143) Roy Farms #2
- 144) Roy Farms #3
- 145) S & P Farms (Toppendish)
- 146) Sandvic Special Metals (Finley)
- 147) Sauder Moulding (Ferndale)
- 148) Selco Lumber
- 149) SemGroup Energy
- 150) Semiahoo Inc
- 151) Seneca Food (Yakima)
- 152) Shonan (USA) Inc (Grandview)
- 153) Sierra Pacific
- 154) Skagit Gardens 1
- 155) Skagit Gardens 2
- 156) Skagit Valley Hosp (Mt Vernon)
- 157) Smith Frozen Foods (Weston)
- 158) Snakcorp Inc
- 159) Snake River Correction
- 160) Snokist (Yakima)
- 161) Solar Grade Silicon (Moses Lake)
- 162) St Anthony Hosp (Pendleton)
- 163) St Charles Medical Centr (Bend)
- 164) St Elizabeth Hospital (Baker)
- 165) St John Med Center (Longview)
- 166) St Joseph Hospital MC (Bellingham)
- 167) St Joseph Hospital South (Bellingham)
- 168) St Marys Hospital 2
- 169) Stemilt Growers
- 170) Sugiyo USA (Anacortes)
- 171) Sunlight Supply
- 172) SVC USA
- 173) Syngenta Seeds
- 174) Tessengerlo Kerley (Finley)
- 175) Trans Ocean Prod (Bellingham)
- 176) Tree Top (Prosser)
- 177) Tree Top Ross Pack (Selah)
- 178) Tree Top (Selah)
- 179) Tree Top (Wenatchee)
- 180) Trident Seafoods
- 181) Trus Joist MacMillen (Elma)
- 182) Twin City Foods 1 (Prosser)
- 183) Twin City Foods 2 (Prosser)
- 184) Twin City Foods (Pasco)
- 185) Twin City Foods (Stanwood)
- 186) Two Rivers Correction Inst
- 187) Umatilla Chemical Depot
- 188) United General Hospital (Sedro-Woolley)
- 189) US Navy Hospital (Oak Harbor)
- 190) Valley Process 3 (Sunnyside)
- 191) Valley Process Inc (Sunnyside)
- 192) Van Wingerden Greenhouses
- 193) VA Hospital (Walla Walla)
- 194) Walla Walla College (College Place)
- 195) Walla Walla General Hospital
- 196) Washington Alder LLC
- 197) Washington Beef 3
- 198) Washington Beef (Toppendish)
- 199) Washington Beef 2 (Toppendish)
- 200) Washington Bulb (Mt Vernon)
- 201) Washington Corrections Center (Shelton)
- 202) Washington State Pen (Walla Walla)
- 203) Washington Veterans Home (Port Orchard)
- 204) Watts Brothers
- 205) Welch Foods Grape (Grandview)
- 206) Welch Foods (Grandview)
- 207) Western Polymer (Moses Lake)
- 208) Western Washington Univ (Bellingham)
- 209) Westfarm #1
- 210) Westfarm #2
- 211) Westfarm (Sunnyside)
- 212) Weyerhaeuser (Union Gap)
- 213) Whatcom Builders (Bellingham)
- 214) Whitman College (Walla Walla)
- 215) Wilder Asphalt (Everson)
- 216) Yakima Valley Mem Hosp
- 217) Yakima Valley School (Selah)
- 218) YMCA (Yakima)