

NORTHWEST NATURAL GAS COMPANY
 WN U-6 Sixth Revision of Sheet iv
 Cancels Fifth Revision of Sheet iv

TARIFF INDEX
 (continued)

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GENERAL RULES AND REGULATIONS
(continued)

Rule 10. Gas Delivery and Measurement.

The Company shall be obligated to provide service under the Rate Schedules contained in this Tariff provided that, in the Company's sole judgment, adequate gas volumes for such service are available, and provided that adequate capacity exists in the Company's distribution system to accommodate such service.

The delivery of Natural Gas under this Tariff, contemplates service to a single consumer unit, on a single Premise, through one delivery and metering point; and customer's piping must all be brought to this point. The installation and use of sub-meters beyond the Delivery Point will not modify the Custody Transfer Point between the Company and Customer, and will not modify the respective liabilities in connection with custody transfer at the Delivery Point.

For the purpose of measuring the amount of gas supplied to and used by a Customer, the Company will select the meter or meter configuration that best fits the Customer's load and service requirements. All standard meter installations will be equipped with an Automated Meter Reading ("AMR") device appropriate for the type of service provided at a Customer's premise. The Company will install the meter(s) at the Customer's premises, at a point to be determined by and most convenient for the Company. Such meter or meters so installed shall be the sole medium of measurement of all gas supplied to Customer. The meter(s) supplied by the Company shall at all times remain the property of the Company.

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The Company will accommodate a request from a Residential Customer in a single-family dwelling to install at such dwelling a non-AMR meter that does not transmit data by radio frequency (RF). The charges set forth in **Schedule C** shall apply for the installation, removal (when applicable) and monthly charges associated with reading the non-AMR meter. Failure to pay the applicable **Schedule C** charges is cause for disconnection under **General Rule 5** of this Tariff. The option for a non-AMR meter is not available to a Residential Customer in a multi-family dwelling of three or more units or to Non-Residential Customers

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The Company may require, at Customer's expense, that Customer provide active and continuous telephone service to the meter(s) to be used for billing purposes. Where the volume or type of use warrants, the Company may install telemetry equipment at Customer's Premise, and Customer shall pay the telemetry charge set forth in **Schedule 10**.

Customer shall protect the meter(s) supplied by the Company from damage or theft. Interference by anyone, except employees of the Company, with the meter or its connections, services, mains or other property of the Company, shall be unlawful.

In the event any meter fails to register the actual amount of gas supplied to a Customer, a bill will be rendered based on an estimation as set forth in General Rule 4 of this Tariff. Customer's account will be adjusted to reflect actual consumption data as soon as the information is available. If actual information cannot be obtained, then the estimated bill shall be deemed and considered a stated account.

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GENERAL RULES AND REGULATIONS
(continued)

Rule 10. Gas Delivery and Measurement. (continued)

No gas shall be re-metered or sub-metered by a customer for resale to another or others, except for gas purchased and delivered solely and explicitly for direct resale as Natural Gas for vehicular fuel.

Additionally, the use of sub-meters for purposes of billing a Customer on more than one different Rate Schedule is not allowed. However, any sub-meters installed and used for billing purposes for Customers that were in place prior to July 1, 2004 may be grandfathered and allowed to continue at the Company's discretion until such time as the Customer further changes or terminates its service agreement or such agreement expires on its own terms, after which time, no new sub-metering arrangements for billing purposes will be allowed with respect to such Customer.

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 WN U-6 First Revision of Sheet C.1.1
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SCHEDULE C
MISCELLANEOUS CHARGES
 (continued)

SUMMARY OF CHARGES (continued):

Company Provided Utility Pathway for New Construction (Schedule E)		
Main Trench (all classes) - no obstructions	\$ 4.00 per foot	
Main Trench (all classes) – through hard surface	\$ 36.00 per foot	
Service Trench (Commercial) – no obstructions	\$ 4.00 per foot	
Service Trench (Commercial) – through hard surface	\$ 36.00 per foot	
Service Trench (Residential) – First 47 feet or less	\$273.00 each	
Service Trench (Residential) – Greater than 47 feet	\$ 6.00 per foot	
Additional cost (all classes) for rock excavation	\$ 6.00 per foot in length/per foot in depth	
Service Guarantee fee on Company Provided Utility Pathway for New Construction (Schedule E)	\$100.00	
Wasted Trip fee on Applicant Provided Utility Pathway for New Construction (Schedule E)		
Main Trench (all classes)	\$266.00 each additional trip	
Service Trench (Commercial)	\$266.00 each additional trip	
Service Trench (Residential)	\$143.00 each additional trip	
Optional – Residential Customer Requested Non-AMR Meter		
One-time installation	\$172.00	(N)
Monthly manual meter read charge	\$ 26.55 per bill	(N)

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SCHEDULE C
MISCELLANEOUS CHARGES
(continued)

DESCRIPTION OF CHARGES:

Charge For Duplicate Check. A charge of \$3.00 per request will be applied to a customer's account for each request of a photocopy of customer's check for utility payment.

Special Automated Payment Charge. Following receipt of an urgent shutoff notice, or at other times where customer is unable to come into the Company's office to pay amounts owing to prevent disconnection of service or to facilitate reconnection of service, the Company may, in its sole discretion, make available to customers with valid personal checking accounts, the option to make payment through an automated check payment process. A charge of \$2.50 per check will be assessed for each check processed by the Company for this purpose. The payment of this charge does not relieve customer of any charges resulting from the check being not honored, or from any disconnect or reconnect visit charges that may apply.

Company Provided Utility Pathway for New Construction (Schedule E). When the Company constructs the utility pathway for an Applicant for a new construction project in accordance with **SCHEDULE E**, the Company will construct the pathway at the costs specified on Sheet C-1.1 of this Schedule.

Service Guarantee fee on Company Provided Utility Pathway for New Construction (Schedule E). Where the Company will provide the utility pathway for the project, if the Company does not meet the scheduled construction date, the Company will pay the Applicant the Service Guarantee fee specified on Sheet C-1.1 of this Schedule.

Wasted Trip Fee on Applicant Provided Utility Pathway for New Construction (Schedule E). The wasted trip fee will apply when the Company goes to the site of a new construction project following notice by Applicant that the site is ready, and the site is not ready when the Company arrives, thereby requiring the Company to schedule a return trip.

Optional – Residential Customer Requested Non-AMR Meter

A Residential Customer in a single-family dwelling may request that the Company install a non-AMR Meter at that Customer's premise, as set forth in **General Rule 10** of this Tariff. The one-time installation charge will be billed to the Customer on the first monthly bill following the date of installation, and is due and payable on the date stated on such bill. In addition, commencing with the first bill following the date of installation, Customer will be billed the monthly manual meter read charge. This charge shall continue to be billed monthly until the earlier of the Customer's request to remove the Non-AMR meter or the date that the Customer voluntarily closes the account.

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