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| SCHEDULE 80 |
| **GENERAL RULES AND PROVISIONS** (Continued) |

Company’s distribution facilities. For other underground service at Secondary voltages, the Point of Delivery will normally be at the load side of the Secondary connectors at the transformer or Secondary handhole.

The Primary voltage Point of Delivery will normally be that location which is, in the Company’s reasonable judgment, most conveniently located with respect to the Company’s transmission or distribution facilities. For service at Primary voltages below 50,000 volts, this Point of Delivery will normally be at a point on the property line of the Premises to be serviced or, if acceptable to the Company, on the Customer’s Premises adjacent to such property line, where Customer and Company facilities interconnect. For service at Primary voltages of 50,000 volts or more, this Point of Delivery will normally be at the point within a substation or on an electrical line where the Customer provided facilities and the Company facilities of 50,000 volts or more interconnect. Where such substation is not on the Customer’s Premises, the Customer-provided facilities connecting to such remote substation must be Customer-provided overhead or underground dedicated feeder(s) rates at 600 amps or more. Customer shall be responsible for all operating rights necessary for such Customer provided feeder(s). The Customer may, if acceptable to the Company, provide such feeder(s) through a separate agreement with and acceptable to the Company. Any such agreement shall only be available as part of the Company’s bundled retail service.

Each Customer, except Customers receiving Electric Service over Interconnection Facilities (as defined in Schedule 152), regardless of the voltage at which distribution service is provided, shall be deemed to be connected at the Point of Delivery to the Company’s distribution system facilities that are subject to the jurisdiction of the Washington Utilities and Transportation Commission. Any cost to the Company of providing Secondary or Primary service, at the request of the Customer or for the Customer’s convenience, to a Point of Delivery other than the normal Point of Delivery set out above shall be paid by the Customer and shall be in addition to any other amounts which the Customer may be required to pay for said Secondary or Primary service.

Except as otherwise provided in Schedule 85 of this tariff, the Company shall have no responsibility for installing, owning, operating, maintaining or replacing any facilities on the Customer’s (load) side of the Point of Delivery.

Service shall be supplied only under and pursuant to these General Rules and Provisions, and any modifications or additions thereto lawfully made, and under such applicable rate schedule or schedules as may from time to time be lawfully fixed. Except Customers with a Generating Facility (as defined in Schedule 152), service shall be supplied only to those for whom the Company is the sole source of electric power, unless otherwise provided under appropriate contract. Service shall be used by Customer only for the purposes specified in the service agreement and applicable rate schedule or schedules.