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Attachment "A" - Service Agreement

SCHEDULE 136 LARGE VOLUME GREEN ENERGY SERVICE AGREEMENT

THIS SCHEDULE 136 LARGE VOLUME GREEN ENERGY SERVICE AGREEMENT ("Agreement"), dated as of the _____ day of _____, 20_, is made and entered into by and 1 (the "Customer") and PUGET SOUND ENERGY, INC., between [a Washington Corporation, (the "Company"), for service under the Company's Electric Tariff G Schedule 136. Terms defined in Schedule 136 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

- The Company is a public service company engaged in the sale and delivery of electric energy Α. pursuant to its Electric Tariff G.
- Β. Customer is receiving Electric Service under the Company's Electric Tariff G and desires to participate in the Company's Large Volume Green Energy program offered under Schedule 136.

AGREEMENT

- 1. Request and Acknowledgement. The Customer requests service under Schedule 136 and acknowledges that Schedule 136 requires a minimum term of one year and that the minimum monthly usage levels specified in Section 4 below will result in a monthly charge for the term of this Agreement, even if the Customer discontinues Electric Service under such schedule.
- 2. Location and Account Number. The location and account number for Customer's service under this Agreement is as follows:

Location:			

Account Number _____

Product Assignment Number

3. Term. The term of this Agreement shall commence coincident with the date the Company acquires the Renewable Energy Credits required to provide service under this Agreement (the "Commencement Date") and shall terminate a minimum of one year following the Commencement Date. The Company shall make reasonable efforts to obtain the Credits starting on the Commencement Date requested by the Customer. The term requested by the Customer is _ year(s). The Commencement Date requested by the Customer under this Agreement is . Upon termination the Customer may choose to renew for an

additional term (and update the Monthly Usage in paragraph 4 below) or service will continue on a

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month to month basis based on the Monthly Usage shown below, provided usage continues to be at levels to aggregate to 1,000,000 kWh per year or more.

4. **Monthly Usage.** Under Schedule 136 the Customer may choose a fixed kWh option or the one hundred percent (100%) green energy option.

Customer chooses the fixed kWh option, and the fixed monthly kWh of green energy chosen by Customer is ______ kWh per month.

Customer chooses the 100% green energy option, and the projected monthly usage is as follows:

January, 20:	kWh
February, 20:	kWh
March, 20:	kWh
April, 20:	kWh
May, 20:	kWh
June, 20:	kWh

July, 20:	kWh
August, 20:	kWh
September, 20:	kWh
October, 20:	kWh
November, 20:	kWh
December, 20:	kWh

5. **Minimum Charge.** The calculation of the Minimum Charge is shown by the following example:

The Customer's projected monthly usage over a one year term is 3,430,000 kWh (the sum of 12 months of the monthly usage above) and the Customer's actual usage is 2,744,000 kWh. Ninety percent of 3,430,000 kWh equals 3,087,000 kWh. 3,087,000 kWh less 2,744,000 kWh equals 343,000 kWh. The Minimum Charge would be equal to 343,000 kWh multiplied by the lesser of \$0.006 (which would equal \$3,430.00) or the Company's actual cost per kWh for Renewable Energy Credits.

Where service is continued on a month to month basis the most recent 12 months shown in paragraph 4 above will be used to calculate the Minimum Charge. The kWh basis for the Minimum Charge will be adjusted to reflect all amendments to this Agreement. When service is continued on a month to month basis the Minimum Charge shall be one twelfth (1/12) of the annual Minimum Charge as shown by the example above and shall apply every month that the actual twelve-month cumulative usage is less than ninety percent (90%) of the projected monthly usage for the most recent 12 months shown in paragraph 4 above or as amended.

- 6. **Permission.** For public recognition and marketing purposes of the green energy program the Company would like to use the Customer's name and logo (if applicable) on the Company materials, including the Company's web site. Customer approves such use of its name and logo (initial). Customer does not approve such use of its name and logo (initial).
- 7. **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 Company's Schedule 136. Locations added or removed through amendment shall receive service under this Agreement for a minimum of one year. Amendments may be executed by any department or division head or other person with apparent authority to act on behalf of the Customer upon agreement by the Customer. The Customer agrees _____ (initial). Customer does not agree _____ (initial).

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8. **Other Schedules.** Schedule 136 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.

CUSTOMER	COMPANY
[ENTITY]	
Ву:	By: Puget Sound Energy, Inc.
Name:	Name:
Title:	Title:
Date Signed:	Date Signed:

[Name Typed]

[Name Typed]

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AMENDMENT TO

SCHEDULE 136 LARGE VOLUME GREEN ENERGY SERVICE AGREEMENT

This amendment ("Amendment") is an amendment to the Schedule 136 Large Volume Green Energy Service Agreement ("Agreement") dated ______, 20__ between Puget Sound Energy, Inc. (the "Company") and [_____] (the "Customer"). Terms defined in Schedule 136 and in the General Rules and Provisions (Schedule 80) in the Company's tariff for electric service shall have the same meanings where used in this Amendment.

1. **Location and Account Number.** Section 2 of the Agreement shall be revised to [include – exclude] the following location(s) from the Agreement:

Location:	-
Account Number	_
Product Assignment Number	
Meter Number	
Location:	-
Account Number	_
Product Assignment Number	
Meter Number	_

2. Change In Monthly Usage. The following monthly usage shall be [added – subtracted] from the monthly usage shown in Section 4 of the Agreement however the revised total annual usage shall not be less than 1,000,000 kWh.

Customer chooses the fixed kWh option, and the fixed monthly kWh of green energy chosen to be [added – removed] through this Amendment by Customer is ______ kWh per month.

Customer chooses the 100% green energy option, and the projected monthly usage [added – subtracted] through this Amendment is as follows:

January, 20:	kWh	
February, 20:	kWh	
March, 20:	kWh	
April, 20:	kWh	
May, 20:	kWh	
June, 20:	kWh	

July, 20:	kWh
August, 20:	kWh
September, 20:	kWh
October, 20:	kWh
November, 20:	kWh
December, 20:	kWh

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3. **Total Monthly Usage.** The above [addition – subtraction] results in Section 4 of the Agreement being revised to reflect the following monthly usage. The revised total annual usage shall not be less than 1,000,000 kWh.

Customer chooses the fixed kWh option, and the fixed monthly kWh of green energy chosen by Customer in Section 4 of the Agreement is revised to ______ kWh per month through this Amendment.

Customer chooses the 100% green energy option, and the projected monthly usage in Section 4 of the Agreement is revised as follows through this Amendment:

January, 20:	kWh
February, 20:	kWh
March, 20:	kWh
April, 20:	kWh
May, 20:	kWh
June, 20:	kWh

July, 20 :	kWh
August, 20:	kWh
September, 20 :	kWh
October, 20:	kWh
November, 20:	kWh
December, 20:	kWh

- 4. **Term.** The term ("Term") of this Amendment shall be concurrent with the term of the Agreement if the Agreement has one year or more remaining in its term. Where the term of the Agreement is on a month to month basis or the remaining term of the Agreement is less than one year, this Amendment shall be for a minimum Term of one year.
- 5. **Minimum Charge.** Where the term of the Agreement is on a month to month basis and this Amendment is for a minimum Term of one year, should the Customer choose to discontinue service under the Agreement, the Minimum Charge shall be applied only to the kWh shown in Section 2 above for the remainder of the Term.

CUSTOMER	COMPANY	
[ENTITY]		
Ву:	By: Puget Sound Energy, Inc.	
Name:	Name:	
Title:		
Date Signed:		

[Name Typed]

[Name Typed]