

EXHIBIT NO. ___(LFL-10)
DOCKET NO. UE-051828/UE-051966
WITNESS: LYNN F. LOGEN

**BEFORE THE
WASHINGTON UTILITIES AND TRANSPORTATION COMMISSION**

**WESTERN VILLAGE, LLC, D/B/A
WESTERN VILLAGE ESTATES,**

Complainant,

v.

PUGET SOUND ENERGY, INC.

Respondent.

Docket No. UE-051828

**WASHINGTON UTILITIES AND
TRANSPORTATION COMMISSION,**

Complainant,

v.

PUGET SOUND ENERGY, INC.,

Respondent.

Docket No. UE-051966

**NINTH EXHIBIT TO THE PREFILED DIRECT TESTIMONY OF
LYNN F. LOGAN
ON BEHALF OF PUGET SOUND ENERGY, INC.**

MARCH 8, 2006

19 1973

PUGET SOUND POWER & LIGHT
COMPANY
ELECTRIC TARIFF G

WASH. STATE PUBLIC UTILITIES
For Commission's Receipt Stamp

SCHEDULE
85
LINE EXTENSIONS

(N)

1. OVERHEAD DISTRIBUTION EXTENSIONS - The Company will extend its overhead Primary distribution lines (1) along a public thoroughfare to serve one or more Customers or (2) across private property to serve two or more Customers, on the following terms:

a. No charge will be assessed if all of the following conditions are met:

- (1) The line is extended from existing overhead facilities and service is not available in a more feasible manner from underground facilities, and
- (2) the route taken is the shortest practical distance from the Company's existing distribution facilities, subject to considerations of reliability, physical access and availability of operating rights, and
- (3) the costs of construction are not excessive as a result of clearing extraordinary obstructions or other circumstances, and
- (4) the total length of line will not exceed the following footage allowances, such allowances to be determined as follows:
 - (a) If the service is single-phase and is to a permanently occupied year-round residence or is for equivalent or greater annual energy use, the maximum footage allowance shall be 1300 feet for each Customer to be served from the extension.
 - (b) If the service is single-phase and is for nominal energy use (including but not limited to seasonal, non-continuous, or intermittent use), the maximum footage allowance shall be 500 feet for each Customer to be served from the extension. (Does not apply to temporary service. See Schedule 80.)
 - (c) If the service is three-phase, for each \$100 of estimated annual revenue from Customer(s) to be served from the extension, the maximum footage allowance shall be 250 feet of new pole line or 500 circuit feet of conductor on existing poles.

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Issued by PUGET SOUND POWER & LIGHT COMPANY

By John W. Ellis Title Executive Vice President
Form F John W. Ellis

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PUGET SOUND POWER & LIGHT
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SCHEDULE
85
LINE EXTENSIONS
(Continued)

(N)

(d) The above footage allowances do not apply to any portion of line extended over private property to serve a single Customer at one or more points. Such lines are subject to the provisions of Schedule 86, SERVICE LINES.

b. Cash payment to the Company in advance of construction shall be required, as follows:

- (1) The amount of the total excess costs of construction which are incurred solely for the convenience of the Customer, providing such construction is agreed to by the Company.
- (2) The amount of any costs incurred by the Company for clearing of extraordinary obstructions or for other unusual conditions.
- (3) The following amounts for all footage in excess of total maximum footage allowable under paragraph 1.a.(4) above:

Single-phase pole line - \$1.25 per foot	(1)
Three-phase pole line - \$2.15 per foot	(1)
Three-phase conductor - \$1.00 per circuit foot.	(1)

c. Additional Customers may be connected to and served from a line extension at any time, whether or not contributions have been made toward its construction. If such connections occur within three years of completion of construction and are located at a point beyond the aggregate allowable footage for the original Customer(s), such additional Customers will be required to share with the original Customer(s) in amounts contributed for excess footage.

2. UNDERGROUND DISTRIBUTION EXTENSIONS WITHIN PLATTED RESIDENTIAL TRACTS -
The Company will provide and install within a platted residential tract a "Main Distribution System" (an underground electric distribution system exclusive of Service Lines), subject to the following conditions:

a. The tract must not presently be served by an overhead distribution system. An existing overhead distribution system to be converted to an underground system is subject to the provisions of Schedule 70, CONVERSIONS TO UNDERGROUND SERVICE IN RESIDENTIAL AREAS.

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85
LINE EXTENSIONS
(Continued)

(N)

- b. The tract contains six or more contiguous building lots.
- c. It is probable, in the Company's opinion, that permanent year-round electric service will be required by Customers occupying a substantial proportion of lots within the tract within a reasonable time after the underground system is energized. Service may be provided to a tract not satisfying this condition on terms which require payment of amounts sufficient to justify the Company's investment in facilities. Such amounts shall be based on the total installed cost, with or without provisions for refund based on the connected load of or revenue from future Customer connections.
- d. The Company shall be compensated for the excess of the underground construction costs over the construction costs of an equivalent overhead system, as follows:
 - (1) The tract owner or developer and the Company shall enter into a written contract for the installation of such system, which contract shall be in a form satisfactory to the Company.
 - (2) The contract shall obligate the tract owner or developer to pay to the Company in cash in advance of construction an amount calculated at the rate of \$2.75 per center line foot of roadway or right-of-way, along which distribution lines are to be laid, which amount shall be in addition to any charges required to extend the Company's overhead or underground distribution system to the tract.
- e. The tract owner or developer shall be required to give written notice to all builders or other purchasers of lots within the tract of the conditions for obtaining permanent electric service as said conditions are set forth in Schedule 86 of this tariff.
- f. Additional Customers, whose Premises lie adjacent to the perimeter of a tract along which underground distribution lines are laid, may be connected to and served from such Main Distribution System at any time. If such connections occur within three years of completion of construction, such additional Customers will be required to share in amounts contributed toward the costs of construction.

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LINE EXTENSIONS
(Continued)

(N)

3. UNDERGROUND PRIMARY DISTRIBUTION EXTENSIONS IN COMMERCIAL OR INDUSTRIAL AREAS OR TO MULTI-FAMILY RESIDENTIAL COMPLEXES - The Company will extend its Primary distribution system underground (exclusive of Service Lines) to serve one or more Customers in an area zoned for commercial or industrial purposes or to multi-family residential complexes, on the following terms:

- a. No charge will be assessed if the total cost of the underground distribution system, exclusive of transformers, individual Service Lines and meters, does not exceed five times the estimated annual revenue from Customer(s) to be initially connected to the system.
- b. Service may be provided in areas not satisfying the above condition on terms which require payment of amounts sufficient to justify the Company's investment in facilities. These amounts will be based on the total installed cost, with credits or refunds which recognize the connected load of or revenues from Customers initially or sub-
~~SEQUENTIALLY~~ ~~partially~~ connected.

4. UNDERGROUND DISTRIBUTION EXTENSIONS IN OTHER AREAS - The Company will extend its Primary distribution system underground (exclusive of Service Lines) in areas other than those specified in paragraphs 2. or 3. of this Schedule (1) along a public thoroughfare to serve one or more Customers or (2) across private property to serve two or more Customers, on the following terms:

- a. Payment in cash shall be made to the Company in advance of construction of an amount representing the excess of the underground construction costs over the construction costs of an equivalent overhead system, which amount shall be in addition to any charges required to extend the Company's overhead or underground distribution system to the underground system.
- b. The total length of equivalent overhead line, including any overhead line required to be extended from existing distribution facilities, shall not exceed the footage allowances set forth in paragraph 1.a. (4) of this Schedule, except that any length of line required in excess of such footage allowances may be constructed subject to payment of the total costs of constructing such additional line.
- c. Additional Customers may be connected to and served from a line extension at any time, whether or not contributions have been made toward its construction. If such connections occur within three years of completion of construction, such additional Customers will

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LINE EXTENSIONS
(Continued)

(N)

be required to share with the original Customer(s) in amounts contributed toward the costs of construction.

5. OPERATING RIGHTS - Adequate legal rights for the construction, operation, repair and maintenance of Primary or Secondary electric distribution systems over or through all property, including property not owned by the Customer, must be provided to the Company by the owner or owners thereof prior to the commencement of construction of said systems. If the electric distribution system is to be installed in a platted tract pursuant to paragraph 2 of this Schedule, the owner thereof shall cause an easement to the Company for the system to be shown on the face of the plat and shall also record with the plat a restrictive covenant providing that all permanent electric utility services within the tract shall be provided by underground service exclusively.
6. OWNERSHIP OF FACILITIES - The Company shall construct, own, operate and maintain all electric distribution facilities which are subject to this Schedule.
7. ECONOMIC FEASIBILITY - The Company shall not be required to construct any line extension under this Schedule if such line extension is, in the reasonable judgment of the Company, economically unfeasible.
8. OTHER EXTENSIONS - Nothing contained herein shall preclude the Company's right to extend its facilities without charge for any portion thereof if, in the judgment of the Company, such extension is justified by probable future development of the area to be served or by considerations of reliability or continuity of service to its Customers.
9. SUBJECT TO GOVERNMENTAL AUTHORITY - The manner and type of construction of any line extension shall be subject to applicable governmental authority or law, and any increase in costs resulting therefrom and not reimbursed by an agency of government or other person or entity shall be borne by the Customer(s) or property owner(s) served by such line extension.
10. GENERAL RULES AND PROVISIONS - Service under this Schedule is subject to the General Rules and Provisions contained in this tariff.

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