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| SCHEDULE NO. 86T |
| Distribution System Transportation Service (Interruptible with Firm Option) (Continued) |

1. Any payments for gas used in excess of curtailment requests, as set forth in Rule No. 23, shall not be credited to minimum annual charge.
2. The annual period for purposes of determining minimum annual billing charges shall be the twelve-month period ending with the September billing cycle. Minimum annual billing charges, if applicable, will be added to the September billing.
3. If the actual total annual therms delivered to the Customer in the last year are greater than 10,000 therms, the minimum annual load charge is equal to $0.
4. **Adjustments:** Rates in this schedule are subject to conditions and adjustments as set forth in Schedule No. 1 and to adjustment by Supplemental Schedule Nos. 112, 119, 129 and 132 in this tariff and other adjusting and supplemental schedules, when applicable.
5. **Definitions:**
   1. Firm use gas. Firm use gas shall be that mutually determined maximum hourly and daily contracted volume of gas set forth in the service agreement which the Company will deliver to the Customer at all times through the interruptible gas metering facilities. If firm use gas is contracted for, the daily contracted volume shall not be less than two therms per day. The hourly rate of delivery of firm use gas shall not be greater than 1/18th of the firm use per day contracted for or 1/9th of contracted firm use for those Customers whose operation is limited to twelve hours per day or less. Monthly firm use gas shall be the daily contracted volume times the number of days in the billing cycle.
   2. Interruptible gas. Interruptible gas shall be all gas used in excess of firm use gas as defined above.
6. **Alternate Fuel Capability:** The Customer may provide and maintain standby facilities of sufficient capacity and a reserve of substitute fuel or energy in the event of required partial or total Curtailment of the interruptible supply. If the Customer chooses to not maintain standby facilities and must curtail or suspend operations because of a required partial or total Curtailment of interruptible gas supply, Customer agrees and acknowledges that such curtailment of operations results solely from its election not to install and maintain standby facilities and fuel and does not in any way constitute a breach of contract on the part of the Company.

(M) Transferred from Sheet No. 186T-A

(K) Transferred to Sheet No. 186T-C (Continued on Sheet No. 186T-C)