AVISTA UTILITIES

2017 Washington PGA Filing

ATTACHMENT "D"

Pipeline Tariffs

August 31, 2017

STATEMENT OF RATES Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Dollars per Dth)

	Base	
Rate Schedule and	Tariff R	ate(1),(3)
Type of Rate	Minimum	Maximum
Rate Schedule TF-1 (4)(5) Reservation (Large Customer)		
System-Wide	.00000	.41000
15 Year Evergreen Exp.		.36263
25 Year Evergreen Exp.		.34234
Volumetric (2) (Large Customer) System-Wide	00813	.03000
15 Year Evergreen Exp.		.00813
25 Year Evergreen Exp.		.00813
(Small Customer) (6)	.00813	.72155
Scheduled Overrun (2)	.00813	.44000
Rate Schedule TF-2 (4)(5) Reservation Volumetric Scheduled Daily Overrun Annual Overrun		.03000 .44000
Rate Schedule TI-1 (2) Volumetric (7)	.00813	.44000
Rate Schedule TFL-1 (4)(5) Reservation	_	_
Volumetric (2)	-	-
Scheduled Overrun (2)	-	-
Rate Schedule TIL-1 (2) Volumetric	_	_

Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Continued)

(Dollars per Dth)

Entitlement Unauthorized Overrun and Underrun (8)	Rate
General System Unauthorized Daily Overrun	(9)
General System Unauthorized Daily Underrun	10.00000
General System Unauthorized Underrun Imbalances not eliminated after 72 hours	10.00000
Customer-Specific Entitlement Penalty	10.00000

Footnotes

⁽¹⁾ Rate excludes surcharges approved by the Commission.

⁽²⁾ Annual Charge Adjustment ("ACA") surcharge may be applicable. Section 16 of the General Terms and Conditions describes the basis and applicability of the ACA surcharge.

Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Continued)

Footnotes (Continued)

(3) To the extent Transporter discounts the Maximum Base Tariff Rate, such discounts will be applied on a non-discriminatory basis, subject to the policies of Order No. 497.

Shippers receiving service under these rate schedules are required to furnish fuel reimbursement in-kind at the rates specified on Sheet No. 14.

An incremental facilities charge or other payment method provided for in Section 21 or 29 of the General Terms and Conditions, is payable in addition to all other rates and charges if such a charge is included in Exhibit C to a Shipper's Transportation Service Agreement.

In addition to the rates set forth on Sheet No. 5, Puget Sound Energy, Inc.'s Transportation Service Agreement No. 140053 is subject to an annual incremental facility charge pursuant to Section 21 of the General Terms and Conditions for the South Seattle Delivery Lateral Expansion Project. The effective annual incremental facility charge is \$3,417,062 and is billed in equal monthly one-twelfth increments. The daily incremental facility charge is \$0.14651 per Dth.

In addition to the reservation rates shown on Sheet No. 5, Shippers who contract for Columbia Gorge Expansion Project capacity are subject to a facility reservation surcharge pursuant to Section 3.4 of Rate Schedule TF-1. The facility charge used in deriving the Columbia Gorge Expansion Project facility reservation surcharge has a minimum rate of \$0 and a maximum rate during the indicated months or calendar years as follows:

(Dollars per Dth)

Year	Rate	Year	Rate	Year	Rate
2013	\$0.09549	2017	\$0.07471	2021	\$0.05409
2014	\$0.09255	2018	\$0.06876	2022	\$0.05273
2015	\$0.08661	2019	\$0.06282	2023	\$0.05137
2016	\$0.08044	2020	\$0.05671	2024	\$0.05023

January 1, 2025 - March 31, 2025 \$0.02442

Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Continued)

(Dollars per Dth)

Footnotes (Continued)

(4) All reservation rates are daily rates computed on the basis of 365 days per year, except that such rates for leap years are computed on the basis of 366 days.

For Rate Schedule TF-1, the 15-Year and 25-Year Evergreen Expansion reservation and volumetric rates apply to Shippers receiving service under Rate Schedule TF-1 Evergreen Expansion service agreements. The System-Wide reservation and volumetric rates apply to Shippers receiving service under all other Rate Schedule TF-1 service agreements.

For Rate Schedule TF-1, the 15-Year and 25-Year Evergreen Expansion maximum base tariff reservation rates are comprised of \$0.35843 and \$0.33814 for transmission costs and \$0.00420 and \$0.00420 for storage costs, respectively. The System-Wide maximum base tariff reservation rates for Rate Schedule TF-1 and the maximum base tariff reservation rates for Rate Schedule TF-2 are comprised of \$0.40580 for transmission costs and \$0.00420 for storage costs.

For Rate Schedule TF-1 (Large Customer), the maximum base tariff volumetric rates applicable to Shippers receiving service under Rate Schedule TF-1 Evergreen Expansion service agreements are comprised of \$0.00775 for transmission costs and \$0.00038 for storage costs. The maximum base tariff volumetric rates for all other services under Rate Schedule TF-1 (Large Customer) and for services under Rate Schedule TF-2 are comprised of \$0.02962 for transmission costs and \$0.00038 for storage costs.

Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Continued)

(Dollars per Dth)

Footnotes (Continued)

- (5) Rates for Rate Schedules TF-1, TF-2 and TFL-1 are also applicable to capacity release service except for short-term capacity release transactions for a term of one year or less that take effect on or before one year from the date on which Transporter is notified of the release, which are not subject to the stated Maximum Base Tariff Rate. (Section 22 of the General Terms and Conditions describes how bids for capacity release will be evaluated.) The reservation rate is the comparable volumetric bid reservation charge applicable to Replacement Shippers bidding for capacity released on a one-part volumetric bid basis.
- (6) For Rate Schedule TF-1 (Small Customer), the Maximum Base Tariff Rate is comprised of \$0.71277 for transmission costs and \$0.00878 for storage costs. Transporter will not schedule gas for delivery to a Small Customer subject to this Rate Schedule TF-1 under any transportation Service Agreement (excluding its Rate Schedule TF-2 Service Agreement at Plymouth held at the time of storage service unbundling in RP93-5) unless such Small Customer has scheduled its full Contract Demand for firm service under its Rate Schedule TF-1 (Small Customer) Service Agreement(s) for that day.
- (7) Rate Schedule TI-1 maximum base tariff volumetric rate is comprised of \$0.43542 for transmission costs and \$0.00458 for storage costs.
- (8) Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 pursuant to Section 15.5 of the General Terms and Conditions.
- (9) The Unauthorized Overrun Charge per Dth is the greater of \$10 or 150 percent of the highest midpoint price at NW Wyo. Pool, NW s. of Green River, Stanfield Ore., NW Can. Bdr. (Sumas), Kern River Opal, or El Paso Bondad as reflected in the Daily Price Survey published in "Gas Daily."

Effective Rates Applicable to Rate Schedules DEX-1 and PAL

(Dollars per Dth)

Type of Rate	Base Tariff Rate (1),(3) Minimum Maximum
Rate Schedule DEX-1 (2),(4)	
Deferred Exchange	.00000 .44000
Rate Schedule PAL	
Park and Loan	.00000 .44000

Footnotes

(1) Rate excludes surcharges approved by the Commission.

- (2) ACA surcharge may be applicable. Section 16 of the General Terms and Conditions describes the basis and applicability of the ACA surcharge.
- (3) To the extent Transporter discounts the maximum currently effective tariff rate, such discounts will be applied on a non-discriminatory basis, subject to the policies of Order No. 497.
- (4) Shippers receiving service under this rate schedule are required to furnish fuel reimbursement in-kind at the rates specified on Sheet No. 14, except as provided in Section 4 of Rate Schedule DEX-1.

Effective Rates Applicable to Rate Schedules SGS-2F and SGS-2I

(Dollars per Dth)

Rate Schedule and Type of Rate	Base Tariff H Minimum 	Rate (1)
Rate Schedule SGS-2F (2) (3) (4) (5) Demand Charge Pre-Expansion Shipper	0.00000	0.01562
Expansion Shipper	0.00000	0.04056
Capacity Demand Charge Pre-Expansion Shipper	0.00000	0.00057
Expansion Shipper	0.00000	0.00348
Volumetric Bid Rates Withdrawal Charge Pre-Expansion Shipper	0.00000	0.01562
Expansion Shipper	0.00000	0.04056
Storage Charge Pre-Expansion Shipper	0.00000	0.00057
Expansion Shipper	0.00000	0.00348
Rate Schedule SGS-2I Volumetric	0.00000	0.00224

Footnotes

(1) Shippers receiving service under these rate schedules are required to furnish fuel reimbursement in-kind at the rates specified on Sheet No. 14.

Effective Rates Applicable to Rate Schedules SGS-2F and SGS-2I (Continued)

Footnotes (Continued)

(2) Rates are daily rates computed on the basis of 365 days per year, except that rates for leap years are computed on the basis of 366 days.

Rates are also applicable to capacity release service except for shortterm capacity release transactions for a term of one year or less that take effect on or before one year from the date on which Transporter is notified of the release, which are not subject to the stated Maximum Base Tariff Rate. (Section 22 of the General Terms and Conditions describes how bids for capacity release will be evaluated.) The Withdrawal Charge and Storage Charge are applicable to Replacement Shippers bidding for capacity released on a one-part volumetric bid basis.

RESERVED FOR FUTURE USE

Effective Rates Applicable to Rate Schedules LS-2F and LS-2I $\,$

(Dollars per Dth)

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	Ba	se
Rate Schedule and	Tariff	Rate (1)
Type of Rate	Minimum	Maximum
Rate Schedule LS-2F (3)		
Demand Charge (2)	0.00000	0.02587
Capacity Demand Charge (2)	0.00000	0.00331
Volumetric Bid Rates Vaporization Demand-Related Charge (2) Storage Capacity Charge (2)	0.00000 0.00000	
Liquefaction Vaporization	0.90855 0.03386	
Rate Schedule LS-2I		
Volumetric	0.00000	0.00662
Liquefaction Vaporization	0.90855 0.03386	

Footnotes

- Shippers receiving service under these rate schedules are required to furnish fuel reimbursement in-kind at the rates specified on Sheet No. 14.
- (2) Rates are daily rates computed on the basis of 365 days per year, except that rates for leap years are computed on the basis of 366 days.
- (3) Rates are also applicable to capacity release service except for shortterm capacity release transactions for a term of one year or less that take effect on or before one year from the date on which Transporter is notified of the release, which are not subject to the stated Maximum Base Tariff Rate. (Section 22 of the General Terms and Conditions describes how bids for capacity release will be evaluated.) The Vaporization Demand-Related Charge and Storage Capacity Charge are applicable to Replacement Shippers bidding for capacity released on a one-part volumetric bid basis.

Effective Rates Applicable to Rate Schedules LS-3F and LD-4I

(Dollars per Dth)		
Rate Schedule and Type of Rate	Bas Tariff Minimum 	e Rate (1) Maximum
Rate Schedule LS-3F (3)		
Demand Charge (2)	0.00000	0.02587
Capacity Demand Charge (2)	0.00000	0.00331
Volumetric Bid Rates Vaporization Demand-Related Charge (2) Storage Capacity Charge (2)	0.00000 0.00000	0.02587 0.00331
Liquefaction Charge (4) Vaporization Charge	0.90855 0.03386	0.90855 0.03386
Rate Schedule LD-4I		
Volumetric Charge Liquefaction Charge (4)	0.00000 0.90855	0.78872 0.90855

Footnotes

- Shippers receiving service under these rate schedules are required to furnish fuel reimbursement in-kind at the rates specified on Sheet No. 14.
- (2) Rates are daily rates computed on the basis of 365 days per year, except that rates for leap years are computed on the basis of 366 days.
- (3) Rates are also applicable to capacity release service except for shortterm capacity release transactions for a term of one year or less that take effect on or before one year from the date on which Transporter is notified of the release, which are not subject to the stated Maximum Base Tariff Rate. (Section 22 of the General Terms and Conditions describes how bids for capacity release will be evaluated.) The Vaporization Demand-Related Charge and Storage Capacity Charge are applicable to Replacement Shippers bidding for capacity released on a one-part volumetric bid basis.
- (4) The Liquefaction Charge will be trued-up annually pursuant to Section 14.20 of the General Terms and Conditions.

RESERVED FOR FUTURE USE

STATEMENT OF FUEL USE REQUIREMENTS FACTORS FOR REIMBURSEMENT OF FUEL USE

Applicable to Transportation Service Rendered Under Rate Schedules Contained in this Tariff, Fifth Revised Volume No. 1

The rates set forth on Sheet Nos. 5, 6, 7, 8 and 8-A are exclusive of fuel use requirements. Shipper shall reimburse Transporter in-kind for its fuel use requirements in accordance with Section 14 of the General Terms and Conditions contained herein.

The fuel use reimbursement furnished by Shippers shall be as follows for the applicable Rate Schedules included in this Tariff:

Rate Schedules TF-1, TF-2, TI-1, and DEX-1	1.28%
Rate Schedule TF-1 - Evergreen Expansion	
Incremental Surcharge (1)	0.50%
Rate Schedule TFL-1	-
Rate Schedule TIL-1	-
Rate Schedules SGS-2F and SGS-2I	0.15%
Rate Schedules LS-2F, LS-3F and LS-2I	
Liquefaction	0.53%
Vaporization	0.53%
Rate Schedule LD-4I	
Liquefaction	0.53%

The fuel use factors set forth above shall be calculated and adjusted as explained in Section 14 of the General Terms and Conditions. Fuel reimbursement quantities to be supplied by Shippers to Transporter shall be determined by applying the factors set forth above to the quantity of gas nominated for receipt by Transporter from Shipper for transportation, Jackson Prairie injection, Plymouth liquefaction, Plymouth vaporization, or for deferred exchange, as applicable.

Footnote

(1) In addition to the Rate Schedule TF-1 fuel use requirements factor, the Evergreen Expansion Incremental Surcharge will apply to the quantity of gas nominated for receipt at the Sumas, SIPI or Pacific Pool receipt points under Evergreen Expansion service agreements.

UNITED STATES OF AMERICA BEFORE THE FEDERAL ENERGY REGULATORY COMMISSION

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Northwest Pipeline LLC

Docket No. RP17-____

STIPULATION AND SETTLEMENT AGREEMENT

Pursuant to Rule 207(a)(5) of the Rules of Practice and Procedure of the Federal Energy Regulatory Commission ("Commission" or "FERC"), 18 C.F.R. § 385.207(a)(5) (2016), Northwest Pipeline LLC ("Northwest") submits this Stipulation and Settlement Agreement ("Settlement") to modify the transportation rates set forth in Northwest's FERC Gas Tariff, Fifth Revised Volume No. 1 ("Tariff"), pursuant to the terms below. Northwest and the other Settling Parties (as defined in Article II) stipulate and agree to the following:

BACKGROUND

On March 15, 2012, Northwest filed a Petition for Approval of Settlement in Docket No. RP12-490-000 ("2012 Settlement"). The 2012 Settlement satisfied the requirement to file a general rate case under Section 4 of the Natural Gas Act ("NGA") by July 1, 2012, as required by Northwest's previous general rate case settlement in Docket No. RP06-416.¹ On April 26, 2012, the Commission approved the 2012 Settlement.²

Section 14.4 of the 2012 Settlement requires Northwest to file an NGA Section 4 general rate case not later than July 1, 2017, for rates to become effective not later than January 1, 2018, unless Northwest has entered into a pre-filing settlement effectively satisfying the NGA Section 4 general rate case filing requirement ("2017 Rate Filing").³ In anticipation of the 2017 Rate Filing, Northwest invited all of its shippers to engage in discussions to determine if a pre-filing settlement might be reached. Numerous and extensive meetings and discussions among Northwest and its shippers have been held from September 2016 through December 2016. During the course of these meetings and discussions, the

³ Because July 1, 2017 is a Saturday, the effective filing deadline for the 2017 Rate Filing is June 30, 2017. 2017 Attachment D Pipeline Tariffs

¹ Northwest Pipeline Corp., 118 F.E.R.C. ¶ 61,272 (2007).

² Northwest Pipeline GP, 139 F.E.R.C. ¶ 61,071 (2012).

parties exchanged documentation, including several offers and counteroffers. This Settlement is the product of the documents exchanged and these extensive meetings and discussions.

Through this Settlement, the Settling Parties⁴ have successfully resolved their issues in a practical and carefully constructed fashion, eliminating the need for testimony, discovery, hearing and briefing of the matters resolved. The avoidance of litigation is a valuable outcome, benefiting the Settling Parties, the Commission and the public interest.

Northwest does not expect this Settlement to be contested because 100 percent of the shippers who actively participated in the settlement discussions support this Settlement. Of Northwest's longterm firm transportation and storage capacity, 92 percent support, and 8 percent do not oppose this Settlement.

The Settling Parties agree that if this Settlement is timely approved by the Commission, then Northwest will have satisfied the 2017 Rate Filing requirement as to the Settling Parties. Accordingly, the Settling Parties have requested that the Commission approve this Settlement on or before March 1, 2017, to avoid the burden of Northwest having to prepare and file the 2017 Rate Filing and for the other Settling Parties having to respond to such filing.

ARTICLE I INDIVISIBILITY OF SETTLEMENT TERMS

The Settling Parties have engaged in extensive settlement negotiations in an effort to resolve among themselves issues that may have been raised in the 2017 Rate Filing and this Settlement provides for a reasonable negotiated resolution of those issues. This Settlement is a carefully crafted compromise among many parties with diverse and often conflicting interests. This Settlement is an integrated package and the Settling Parties request that it be approved in its entirety, without modification or condition.

⁴ "Settling Parties" is defined in Article II of the Settlement.

ARTICLE II SCOPE OF SETTLEMENT

This Settlement shall apply to all Settling Parties. A "Settling Party" is (a) any party identified in Appendix A or (b) any party or shipper not identified in Appendix A that either supports, or does not oppose this Settlement as a whole and/or any of its underlying provisions. This Settlement represents a negotiated resolution of only the issues expressly set forth in this Settlement.

ARTICLE III ANNUAL COST-OF-SERVICE

The rates established by this Settlement ("Settlement Rates") are determined on the basis of an annual cost-of-service of \$440 million, and consist of two phases of rates. Phase 1 Rates, as set forth in Appendix B, will be effective from January 1, 2018, through September 30, 2018, and Phase 2 Rates, as set forth on Appendix C, will be effective from October 1, 2018, through the remaining Settlement Term (as defined in Section 11.7).

ARTICLE IV RATE DESIGN

The Settlement Rates incorporate the following specific principles with respect to rate design: Section 4.1

General Transmission System: The rates for all transportation Rate Schedules are based on a straight fixed variable ("SFV") rate design.

Section 4.2

Storage: The rates for the Plymouth LNG and Jackson Prairie Rate Schedules reflect an agreement between the Settling Parties to keep the rates the same as those established in the 2012 Settlement.

Section 4.3

Evergreen 15-Year Contract Roll-In: The rates for Rate Schedule TF-1 (Large Customer), TF-1 (25-Year Evergreen), Rate Schedule TF-2 and the Rate Schedule TI-1 to be effective January 1, 2018, through September 30, 2018, as shown on Appendix B, reflect the allocation of costs to the TF-1 (15-

Year Evergreen) contracts. The rates for Rate Schedule TF-1 (Large Customer), TF-1 (25-Year Evergreen), Rate Schedule TF-2, and the Rate Schedule TI-1 to be effective October 1, 2018, through the remainder of the Settlement Term, as shown on Appendix C, reflect the roll-in of the TF-1 (15-Year Evergreen) contracts that will expire on September 30, 2018.

<u>ARTICLE V</u> <u>DEPRECIATION, AMORTIZATION</u> <u>AND NET NEGATIVE SALVAGE RATES</u>

Section 5.1

The depreciation, amortization and net negative salvage rates used in deriving the Settlement Rates are shown in Appendix D. Effective January 1, 2018, and continuing through the Settlement Term, Northwest will utilize the depreciation, amortization and net negative salvage rates in Appendix D for recording depreciation, amortization and net negative salvage expenses.

Section 5.2

Northwest will continue to use separate sub-accounts to record net negative salvage.

Section 5.3

Nothing in this Settlement shall preclude Northwest from continuing to utilize accelerated depreciation for tax purposes nor from continuing to follow Generally Accepted Accounting Principles and the Internal Revenue Code of 1954, as amended, and regulations promulgated thereunder (collectively, the "Code"), which utilize tax normalization.

<u>ARTICLE VI</u> U.S. FEDERAL CORPORATE INCOME TAX RATE

Section 6.1

If the current U.S. federal income tax rate of 35 percent applicable to corporations should be reduced for any taxable period(s) between January 1, 2018, and the end of the Settlement Term ("Reduced Tax Rate"), then Northwest shall record in a regulatory liability account, to be ultimately returned to the Settling Parties other than Northwest: (a) the dollar amount shown in Appendix E for the

Reduced Tax Rate⁵ multiplied by (b) the number of years and/or partial years (prorated monthly) during the Settlement Term that the Reduced Tax Rate is in effect. Northwest shall amortize the balance of the regulatory liability account over a period of 5 years beginning with the effective date of Northwest's new rates in the first Post-Moratorium⁶ NGA Section 4 or 5 general rate case filing or pre-filing settlement.

Section 6.2

If the current U.S. federal income tax rate of 35 percent applicable to corporations should be increased for any taxable period(s) between January 1, 2018, and the end of the Settlement Term ("Increased Tax Rate"), then Northwest shall record in a regulatory asset account, to be ultimately recovered by Northwest: (a) the dollar amount shown in Appendix E for the Increased Tax Rate⁷ multiplied by (b) the number of years and/or partial years (prorated monthly) during the Settlement Term that the Increased Tax Rate is in effect. Northwest shall amortize the balance of the regulatory asset account over a period of 5 years beginning with the effective date of Northwest's new rates in the first Post-Moratorium NGA Section 4 or 5 general rate case filing or pre-filing settlement.

Section 6.3

If the current U.S. federal income tax rate applicable to corporations of 35 percent should decrease or increase for any taxable period during the Settlement Term, then the terms and provisions of this Article VI shall continue in effect beyond the Settlement Term until the applicable five-year amortization period is complete.

⁵ Any fraction of a percent shall be rounded to the nearest one-tenth percent and the difference between the dollar amounts reflected in Appendix E shall be interpolated accordingly.

⁶ The "Moratorium" is defined in Section 12.1. The phrase "Post-Moratorium" means an action having an effective date any time on or after October 2, 2018.

⁷ Any fraction of a percent shall be rounded to the nearest one-tenth percent and the difference between the dollar amounts reflected in Appendix E shall be interpolated accordingly.

ARTICLE VII POST-RETIREMENT BENEFITS OTHER THAN PENSIONS

Article VI of the 2012 Settlement addresses the ongoing treatment of Post-Retirement Benefits Other than Pensions ("PBOP"). Section 6.7 of Article VI of the 2012 Settlement provides that, "With the exception of Section 6.1, the terms and provisions of this Article VI shall continue in effect beyond the Settlement Term until the Commission, in response to any party carrying the burden of persuasion, determines to modify or change the terms and provisions relating to PBOPs as set forth herein." Section 6.1 sets forth the amount of the regulatory liability that existed at that time, which has now been updated to be \$30,586,547 as of December 31, 2016, in FERC Account No. 254.

ARTICLE VIII SETTLEMENT RATES

The Settlement Rates shown in Appendix B shall become effective January 1, 2018, and remain in effect through September 30, 2018.⁸ The Settlement Rates shown in Appendix C shall become effective October 1, 2018, and remain in effect through the remainder of the Settlement Term. The Settlement Rates are computed consistent with the terms of this Settlement and are reflected as daily rates on the *pro forma* tariff sheets submitted herewith in Appendix F. This Settlement becoming effective in accordance with Article XI shall constitute the Commission authority necessary for Northwest to place into effect final tariff sheets reflecting the Settlement Rates.

ARTICLE IX COMMENTS OF SETTLING PARTIES

Settling Parties agree that, to the extent that any comments are filed by a Settling Party with the Commission in response to the submission of this Settlement, such comments will not be in opposition to any provision of this Settlement.

⁸ To be consistent with the "Gas Day" defined in Northwest's Tariff, the Settlement Rates will become effective at 8:00 a.m. Mountain Standard Time.

<u>ARTICLE X</u> CONTESTED SETTLEMENT PROCEDURES

Parties who contest one or more provisions of this Settlement will be deemed to oppose this Settlement and shall be known as "Contesting Parties." To the extent this Settlement is approved by the Commission, this Settlement shall become effective as to the Settling Parties (subject to their rights described in Article XI) notwithstanding the objections of Contesting Parties. As to any Contesting Party excluded from the terms of this Settlement pursuant to this Article X, Northwest will file an NGA Section 4 general rate case by no later than June 30, 2017, consistent with the 2017 Rate Filing requirement, and may submit additional NGA Section 4 general rate case filings affecting the Contesting Parties at any time thereafter. Northwest will have the same rights as to the Contesting Parties in such Section 4 proceeding(s) as it would have had absent this Settlement. Contesting Parties shall not have any rights or obligations under this Settlement. Except as otherwise expressly provided in this Settlement, any Commission order during the Settlement Term related to any NGA Section 4 or 5 general rate case filing shall only become effective as to Contesting Parties. Further, no rate, surcharge, or allocation of costs applicable to any Settling Party shall be modified as a result of the election of any other party to become a Contesting Party.

<u>ARTICLE XI</u> EFFECTIVENESS AND TERM

Section 11.1

If the Commission issues an order approving this Settlement without modification or condition, then: (a) the Settling Parties waive any and all rights to file requests for rehearing, clarification and/or reconsideration of such an order and (b) this Settlement shall become effective on the date that such an order becomes a "Final Order."⁹ If the Commission issues an order approving this Settlement subject to

⁹ A "Final Order" means an order by the Commission for which no request for rehearing or petition for review or certiorari is pending and for which the statutory time period within which to seek rehearing, review or certiorari has expired.

modification or condition, then this Settlement shall become effective on the date that such an order becomes a Final Order, subject to the rights of the Settling Parties enumerated in this Article XI. Section 11.2

If the Commission issues an order approving this Settlement subject to modification or condition, then within seven (7) calendar days of the date of such an order, the Settling Parties will initiate a good-faith meet-and-confer process to: (a) determine whether the Commission-imposed modification or condition can be accepted by all Settling Parties, or, if not, then (b) make such mutually agreeable changes to this Settlement as are necessary so it is acceptable to all the Settling Parties. If within fourteen (14) calendar days of the date of such an order the Settling Parties are unable to mutually agree as provided for in (a) or (b) in the preceding sentence, then the obligation to meet and confer in good faith shall cease and the Settling Parties may pursue their rights set forth in Sections 11.3, 11.4, 11.5 and 11.6.

Section 11.3

If the Commission issues an order approving this Settlement subject to modification or condition, then within twenty-one (21) calendar days of the issuance of such an order and following the good faith efforts prescribed in Section 11.2, Northwest shall provide written notice to the Commission and all parties in this proceeding stating whether it will withdraw this Settlement and, if it does not withdraw this Settlement, whether it will seek rehearing of such order. Failure to provide such notice shall be deemed Northwest's election not to withdraw this Settlement, but shall not prevent Northwest from seeking rehearing. If Northwest does not withdraw this Settlement, then this Settlement shall remain in effect with the modification or condition required by the Commission, subject to the outcome of any request for rehearing. If Northwest elects to file a request for rehearing, it must be consistent with the terms of this Settlement and no other Settling Party shall oppose such a request for rehearing.¹⁰ Within

¹⁰ However, another Settling Party may challenge whether Northwest's request for rehearing is, in fact, consistent with the terms of this Settlement.

seven (7) calendar days of a Final Order denying any request for rehearing that is consistent with this Settlement, Northwest shall have the option to withdraw this Settlement by providing written notice of withdrawal of this Settlement to the Commission and all parties in this proceeding.

Section 11.4

If the Commission issues an order approving this Settlement subject to modification or condition, then within twenty-one (21) calendar days of the issuance of such an order and following the good faith efforts prescribed in Section 11.2, each Settling Party that no longer supports the settlement, other than Northwest shall provide written notice to the Commission and all parties in this proceeding stating it will no longer continue participating in this Settlement. Failure to provide such notice shall be deemed such Settling Party's election to continue its participation in this Settlement, but shall not prevent such Settling Party from seeking rehearing. If such Settling Party continues participating in this Settlement, then such Settling Party shall be bound by this Settlement as modified or conditioned by the Commission, subject to the outcome of any request for rehearing. If such Settling Party elects to file a request for rehearing, it must be consistent with the terms of this Settlement and no other Settling Party will oppose such request for rehearing.¹¹ Within seven (7) calendar days of a Final Order denying any request for rehearing that is consistent with this Settlement, any Settling Party other than Northwest shall have the option to cease participating in this Settlement by providing written notice of withdrawal from participation in this Settlement to the Commission and all parties in this proceeding.

Section 11.5

If a Settling Party other than Northwest provides notice in compliance with Section 11.4 that it no longer wishes to participate in this Settlement, then such Settling Party shall cease to be a Settling Party and shall be deemed to be a Contesting Party as of the date of such notice. Within seven (7) calendar days of receipt of a notice that any Settling Party other than Northwest elects to become a

¹¹ However, another Settling Party may challenge whether such Settling Party's request for rehearing is, in fact, consistent with the terms of this Settlement.

Contesting Party, Northwest shall have the option, but not the obligation, to withdraw this Settlement by providing written notice of withdrawal of this Settlement to the Commission and all parties in this proceeding.

Section 11.6

If Northwest withdraws this Settlement in compliance with this Article XI or this Settlement is otherwise rejected in its entirety in a Final Order, then all Settling Parties' rights, obligations and commitments under this Settlement are deemed null and void, and all Settling Parties are returned to the *status quo ante*.

Section 11.7

The term of this Settlement shall begin on the effective date determined in accordance with this Article XI and shall end the day before Northwest's new rates become effective pursuant to the first Post-Moratorium NGA Section 4 or 5 general rate case filing or pre-filing settlement ("Settlement Term").¹²

ARTICLE XII MORATORIUM AND MANDATORY FILING REQUIREMENT

Section 12.1

This Settlement establishes a moratorium on any Settling Party proposing any NGA Section 4 or 5 changes to the levels of Northwest's general rates or other matters specifically addressed and resolved by this Settlement that would seek to place such new rates or changes into effect as among the Settling Parties any earlier than October 2, 2018 ("Moratorium"). The Moratorium will not preclude Northwest from making other filings at FERC that do not conflict with or change the provisions of this Settlement such as: requests for authorization to construct and operate new facilities; requests to provide new services not covered by this Settlement; requests for incremental, maximum recourse and/or other rates and/or rate schedules associated with such new facilities or new services; requests for new or modified

¹² However, there are certain provisions of this Settlement that will by their express terms survive beyond the end of the Settlement Term.

terms or conditions of service; entering into discounted rate agreements; entering into negotiated rate agreements; or other tariff changes that do not change the provisions of this Settlement, including, but not limited to, adjustments for fuel, rate adjustments for the recovery of surcharges for items such as the Commission's Annual Charge Adjustment and contributions to the Gas Technology Institute, or compliance tariff changes required under this Settlement or by the Commission.

Section 12.2

Neither Northwest nor any other Settling Party shall be precluded from seeking enforcement of the terms of this Settlement.

Section 12.3

To the extent that the Commission considers any change to the provisions of this Settlement during the Moratorium, the standard of review for any changes to this Settlement proposed by a Settling Party shall be the *Mobile-Sierra* "public interest" standard.¹³ The standard of review for changes proposed by a non-Settling Party or the Commission, acting *sua sponte*, shall be the ordinary "just and reasonable" standard.¹⁴

Section 12.4

Northwest will file an NGA Section 4 general rate case at FERC for rates to become effective not later than January 1, 2023, unless: (a) Northwest has entered into a pre-filing settlement or (b) a Post-Moratorium NGA Section 5 general rate case has been filed on or before January 1, 2023, regarding Northwest's rates.

 ¹³ United Gas Pipe Line v. Mobile Gas Service Corp., 350 U.S. 332 (1956), Federal Power Commission v. Sierra Pacific Power Co., 350 U.S. 348 (1956), and Morgan Stanley Capital Group, Inc. v. Public Utility District No. 1 of Snohomish County, 554 U.S. 527 (2008) (Morgan Stanley).
 ¹⁴ See Morgan Stanley, 554 U.S. at 535.

ARTICLE XIII RESERVATIONS

Section 13.1

The various provisions of this Settlement are not severable. If this Settlement does not become effective in accordance with Article XI, then it shall be privileged, and all discussions held and materials provided by any party in reaching this Settlement shall be treated as if it were subject to Rule 602 of the Commission's Rules of Practice and Procedure, 18 C.F.R §385.602 (2016), regardless of whether Rule 602 applies. The provisions of this Settlement relate only to the specific matters resolved by this Settlement and no Settling Party waives any claim or right which it otherwise may have with respect to any matters not expressly provided for in this Settlement.

Section 13.2

The Commission's approval of this Settlement shall constitute a finding that the Settlement is fair and reasonable and in the public interest, but shall not constitute a determination on the merits of the specific provisions of this Settlement. The Commission's approval of this Settlement shall not constitute Commission precedent regarding any principle or issue. The methods or practices observed in deriving rates and the presence or absence of methods of establishing rates as referenced in this Settlement shall not be used to prejudice any otherwise available rights or arguments of any participant in a future proceeding, other than to enforce the terms of this Settlement or collect rates due for the service provided while this Settlement remains in effect, and shall not be used as evidence that a particular method is a "long-standing practice" as that term is used in *Columbia Gas Transmission Corp. v. FERC*, 628 F.2d 578 (D.C. Cir. 1979), or a "settled practice" as that term is used in *Public Service Commission of New York v. FERC*, 642 F.2d 1335 (D.C. Cir. 1980).

Section 13.3

No party shall be deemed the drafter of this Settlement, and this Settlement shall not be construed against any party as the drafter.

Section 13.4

This Settlement shall be interpreted in accordance with and governed by the laws of the State of Utah, without regard to its conflicts of laws principles.

ARTICLE XIV POTENTIAL TIMING ISSUES

Section 14.1

If the Settlement approval process is not completed¹⁵ before June 30, 2017, then Northwest will file an NGA Section 4 general rate case to satisfy the 2017 Rate Filing requirement. The other Settling Parties shall have the right to respond to such filing without limitation or restriction. If the Settlement approval process is completed after June 30, 2017, but before January 1, 2018, then Northwest will withdraw the 2017 Rate Filing as to the other Settling Parties. If the Settlement approval process is completed on, or after January 1, 2018, then Northwest will withdraw the 2017 Rate Filing as to the other Settling Parties will withdraw the 2017 Rate Filing as to the other Settling Parties and refunds and surcharges will be addressed in accordance with Section 14.2. Section 14.2

If the Settlement approval process is completed by January 1, 2018, then no refund or surcharge will be due any Settling Party. If the Settlement approval process is completed after January 1, 2018, then any refunds and surcharges resulting from the 2017 Rate Filing will be assessed so as to place the Settling Parties in the same position as if the Settlement approval process had been completed by January 1, 2018.

ARTICLE XV NO RECENT RATE REVIEW

This Settlement does not constitute a recent rate review under the Commission's *Policy* Statement on Cost Recovery Mechanisms for Modernization of Natural Gas Facilities, 151 FERC ¶

¹⁵ Completion of the Settlement approval process means a Final Order by the Commission from which: (a) Northwest has no remaining right to withdraw pursuant to Sections 11.3 or 11.5 (if applicable) and (b) no other Settling Party has a remaining right to cease its participation pursuant to Section 11.4 (if applicable).

61,047, clarification denied, 152 F.E.R.C. ¶ 61,046 (2015) ("Policy Statement"). This Article XV shall

not preclude Northwest from requesting Commission approval of a cost recovery mechanism

pursuant to the Policy Statement that would take effect after the Moratorium.

DATED this 23rd day of January, 2017.

Respectfully submitted

NORTHWEST PIPELINE LLC

emsnyder

Laren Gertsch Director, Rates & Tariffs Northwest Pipeline LLC 295 Chipeta Way P.O. Box 58900 Salt Lake City, Utah 84158-0900 (801) 584-7200 (801) 584-7764 (facsimile) Laren.Gertsch@Williams.com Bruce Reemsnyder Senior Counsel Northwest Pipeline LLC 295 Chipeta Way P.O. Box 58900 Salt Lake City, Utah 84158-0900 (801) 584-6742 (801) 584-7862 (facsimile) Bruce.Reemsnyder@Williams.com

Appendix A	Settling Parties
Appendix B	Summary of Daily Settlement Rates Exclusive of Surcharges Effective January 1, 2018, through September 30, 2018
Appendix C	Summary of Daily Settlement Rates Exclusive of Surcharges effective October 1, 2018
Appendix D	Summary of Depreciation, Amortization and Net Negative Salvage Rates
Appendix E	Regulatory Asset or Liability Related to Change in U.S. Federal Corporate Income Tax Rate
Appendix F	Pro Forma Tariff Sheets

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing Petition for Approval of Settlement and Stipulation and Settlement Agreement on each of Northwest Pipeline LLC's shippers and affected state regulatory commissions.

Dated this 23rd day of January, 2017.

fleemsnyde

Bruce Reemsnyder Senior Counsel Northwest Pipeline LLC 295 Chipeta Way P.O. Box 58900 Salt Lake City, Utah 84158-0900 (801) 584-6742 (801) 584-7862 (facsimile) Bruce.Reemsnyder@Williams.com

Appendix A

Northwest Pipeline LLC Docket No. RP17-Settling Parties

Supporting: Avista Corporation Cardinal FG Company Cascade Natural Gas Corporation Citadel Energy Marketing LLC City of Blanding City Of Ellensburg City Of Enumclaw Cross Timbers Energy Services, Inc. Cyanco Company, LLC **EP** Minerals, LLC FortisBC Energy Inc. Georgia-Pacific LLC Harvey's Tahoe Management Co., Inc. Idaho Power Company Idahoan Foods, LLC IGI Resources, Inc. Intermountain Gas Company **International Paper** Kinect Energy Group Longview Fibre Paper and Packaging, Inc. Newmont USA Ltd Northwest Industrial Gas Users Northwest Natural Gas Company Northwest Pipeline LLC Occidental Energy Marketing, Inc. Portland General Electric Company Premier Magnesia, LLC Puget Sound Energy, Inc. Questar Gas **Roseburg Forest Products** Shell Energy North America (US), L.P. Sierra Pacific Power Company Snohomish County PUD No. 1 Southwest Gas Corporation Town Of Rangely United States Gypsum Company

Appendix A

Northwest Pipeline LLC Docket No. RP17-Settling Parties (continued)

Not Opposing: Black Hills Gas Distribution, LLC Chevron U.S.A. Inc. Clearwater Paper Corporation Columbia Properties Tahoe, LLC dba Mont Bleu Resort Casino & Spa Columbia Pacific Bio-Refinery Evraz Inc. NA Frederickson Power LP Marathon Oil Company Morgan Stanley Capital Group Inc. Nippon Dynawave Packaging Co. North Pacific Paper Company, LLC Pacificorp Public Utility District No. 1 of Clark County The Boeing Company TransAlta Energy Marketing (US) Inc. Weyerhaeuser NR Company

NORTHWEST PIPELINE LLC Docket No. RP17-Summary of Daily Settlement Rates 1/ Exclusive of Surcharges Effective January 1, 2018

Line	Rate Schedule	Rate
	(a)	(b)
1	TF-1	
2	Reservation Charge - Large Customer	\$0.39294
3	- Evergreen - 15-year	\$0.35077
4	- Evergreen - 25-year	\$0.32093
•		\$0.0 <u>2</u> 000
5	Volumetric Charge - Large Customer	\$0.00832
6	- Evergreen - 15-year	\$0.00832
7	- Evergreen - 25-year	\$0.00832
8	- Small Customer	\$0.69427
9	TF-2	¢0,00004
10	Reservation Charge	\$0.39294
11 12	Volumetric Charge TI-1	\$0.00832
12	Maximum Volumetric Charge 2/	\$0.40126
14	Minimum Volumetric Charge	\$0.00832
15	SGS-2F Pre-Expansion	φ0.00002
16	Demand Charge	\$0.01562
17	Capacity Demand Charge	\$0.00057
18	SGS-2F Expansion	•
19	Demand Charge	\$0.04056
20	Capacity Demand Charge	\$0.00348
21	SGS-2I	
22	Volumetric Charge	\$0.00224
23	SGS-2F Volumetric Bid Rates Pre-Expansion	
24	Withdrawal Charge	\$0.01562
25	Storage Charge	\$0.00057
26	SGS-2F Volumetric Bid Rates Expansion	
27	Withdrawal Charge	\$0.04056
28	Storage Charge	\$0.00348
29	LS-2F	¢0.00507
30	Demand Charge	\$0.02587
31 32	Capacity Demand Charge	\$0.00331 \$0.90855
33	Liquefaction Charge Vaporization Charge	\$0.03386
34	LS-2I 3/	ψ0.00000
35	Maximum Volumetric Charge	\$0.00662
36	Minimum Volumetric Charge	\$0.00000
37	LS-2F Volumetric Bid 3/	<i>Q</i> 0000000000000
38	Vaporization Demand Related Charge	\$0.02587
39	Storage Capacity Charge	\$0.00331
40	DEX-1	
41	Maximum Volumetric Charge	\$0.40126
42	Minimum Volumetric Charge	\$0.00000
43	PAL	
44	Maximum Volumetric Charge	\$0.40126
45	Minimum Volumetric Charge	\$0.00000
46	Facilities Reservation Surcharge for the Columbia Gorge 1999 Expansion 4/	\$0.09855

1/ Reflects reservation, demand and capacity demand charges as daily rates.

2/ Designed on a 100% load factor basis of the Rate Schedule TF-1 (Large Customer) rates.

3/ LS-2I and LS-2F volumetric bid service will also be assessed Rate Schedule LS-2F liquefaction and vaporization charges.

4/ Rates for the years 2018 forward are as follows (surcharge ends March 31, 2025):

2018	\$0.09855
2019	\$0.09189
2020	\$0.08667
2021	\$0.08194
2022	\$0.07696
2023	\$0.07199
2024 2017 Attachment	\$0.06680 Depipeline Tariffs

NORTHWEST PIPELINE LLC Docket No. RP17-Summary of Daily Settlement Rates 1/ Exclusive of Surcharges Effective October 1, 2018

Line	Rate Schedule (a)	<u>Rate</u> (b)
	(a)	(D)
1	TF-1	
2	Reservation Charge - Large Customer	\$0.39033
3	- Evergreen - 25-year	\$0.32039
5	Volumetric Charge - Large Customer	\$0.00832
6	- Evergreen - 25-year	\$0.00832
7	- Small Customer	\$0.69427
8	TF-2	• • • • • • • •
9	Reservation Charge	\$0.39033
10	Volumetric Charge	\$0.00832
11	TI-1	.
12	Maximum Volumetric Charge 2/	\$0.39865
13	Minimum Volumetric Charge	\$0.00832
14	SGS-2F Pre-Expansion	#0.04500
15	Demand Charge	\$0.01562
16 17	Capacity Demand Charge	\$0.00057
17	SGS-2F Expansion	¢0.04056
10	Demand Charge Capacity Demand Charge	\$0.04056 \$0.00348
20	SGS-2	φ0.003 4 0
20	Volumetric Charge	\$0.00224
22	SGS-2F Volumetric Bid Rates Pre-Expansion	ψ0.0022 -
23	Withdrawal Charge	\$0.01562
24	Storage Charge	\$0.00057
25	SGS-2F Volumetric Bid Rates Expansion	<i>Q</i> 0.00001
26	Withdrawal Charge	\$0.04056
27	Storage Charge	\$0.00348
28	LS-2F	
29	Demand Charge	\$0.02587
30	Capacity Demand Charge	\$0.00331
31	Liquefaction Charge	\$0.90855
32	Vaporization Charge	\$0.03386
33	LS-21 3/	
34	Maximum Volumetric Charge	\$0.00662
35	Minimum Volumetric Charge	\$0.00000
36	LS-2F Volumetric Bid 3/	
37	Vaporization Demand Related Charge	\$0.02587
38	Storage Capacity Charge	\$0.00331
39	DEX-1	
40	Maximum Volumetric Charge	\$0.39865
41	Minimum Volumetric Charge	\$0.00000
42	PAL	• • • • • •
43	Maximum Volumetric Charge	\$0.39865
44	Minimum Volumetric Charge	\$0.00000
45	Facilities Reservation Surcharge for the Columbia Gorge 1999 Expansion 4/	\$0.09855

^{1/} Reflects reservation, demand and capacity demand charges as daily rates.

^{4/} Rates for the years 2018 forward are as follows (surcharge ends March 31, 2025):

2018	\$0.09855
2019	\$0.09189
2020	\$0.08667
2021	\$0.08194
2022	\$0.07696
2023	\$0.07199
2024	\$0.06680
2025 2017 Attachment	\$0.06552 D Pipeline Tariffs

^{2/} Designed on a 100% load factor basis of the Rate Schedule TF-1 (Large Customer) rates.

^{3/} LS-2I and LS-2F volumetric bid service will also be assessed Rate Schedule LS-2F liquefaction and vaporization charges.

NORTHWEST PIPELINE LLC Docket No. RP17-Summary of Depreciation, Amortization and Net Negative Salvage Rates

Line (a)	<u>Description</u> (b)	Straight Line <u>Rate</u> (c)	Net Negative Salvage <u>Rate</u> (d)	Total <u>Rate</u> (e)
1	General System Transmission	2.50%	0.30%	2.80%
2	Evergreen 15-Year	2.95%	0.30%	3.25%
3	Evergreen 25-Year	2.95%	0.30%	3.25%
4	Other Transmission:			
5	Albertson's	6.67%	0.30%	6.97%
6	Berwick	3.92%	0.30%	4.22%
7	Centralia	5.00%	0.30%	5.30%
8	Columbia Gorge	4.44%	0.30%	4.74%
9	Elmore	3.33%	0.30%	3.63%
10	Nampa	6.67%	0.30%	6.97%
11	North Seattle	6.67%	0.30%	6.97%
12	Olympia	6.67%	0.30%	6.97%
13	South Seattle	6.67%	0.30%	6.97%
14	Tumwater	5.00%	0.30%	5.30%
15	Underground Storage Plant (Pre-Expansion and Expansion)	2.23%	0.53%	2.76%
16	Other Storage Plant – LNG	1.45%	0.15%	1.60%
17	General Plant:			
18	Structures and Improvements 1/	LOL	None	LOL
19	Office Furniture	6.67%	None	6.67%
20	Computer Hardware	33.33%	None	33.33%
21	Computer Software	20.00%	None	20.00%
22	Office Equipment	6.67%	None	6.67%
23	Transportation Equipment	25.00%	None	25.00%
24	Tools, Shop, and Garage Equipment	6.67%	None	6.67%
25	Laboratory Equipment	10.00%	None	10.00%
26	Power Operated Equipment	12.00%	None	12.00%
27	Communications Equipment	6.67%	None	6.67%
28	Communications Equipment -Telephone	6.67%	None	6.67%
29	Communications Structures	4.00%	None	4.00%
30	Communications SCADA	10.00%	None	10.00%
31	Miscellaneous Equipment	10.00%	None	10.00%
32	Intangible Plant:			
33	Organization	4.00%	None	4.00%
34	Franchises and Consents	4.00%	None	4.00%
35	Miscellaneous Intangible Plant	6.67%	None	6.67%

1/ LOL means "Life of Lease".

Northwest Pipeline LLC Docket No. RP17-Regulatory Asset or Liability Related to Change in Federal Income Tax Rate

(a)(b)(c)1Rate Increases2 36% 3 37% 4 $4,224,089$ 4 38% 6 $438,329$ 5 39% 6 40% 11,088,2337 41% 8 42% 9 43% 10 44% 21,384,45011 45% 24,192,50912 46% 27,104,57013 47% 30,126,52014 48% 33,264,69915 49% 36,525,94416 50% 39,917,63917 51% 43,447,77018 52% 45,959,06821 55% 23 57% 26,60%21 55% 2559%27,61%28 62% 94,959,068212559%77,888,0762660%3165%3165%313367%3367%34353670%155,235,263	Line	Federal Income Tax Rate 1/	Change From 35% Rate
1Rate Increases2 36% $2,079,044$ 3 37% $4,224,089$ 4 38% $6,438,329$ 5 39% $8,725,167$ 6 40% $11,088,233$ 7 41% $13,531,403$ 8 42% $16,058,820$ 9 43% $18,674,919$ 10 44% $21,384,450$ 11 45% $24,192,509$ 12 46% $27,104,570$ 13 47% $30,126,520$ 14 48% $33,264,699$ 15 49% $36,525,944$ 16 50% $39,917,639$ 17 51% $43,447,770$ 18 52% $47,124,991$ 19 53% $50,958,688$ 20 54% $54,959,068$ 21 55% $59,137,243$ 22 56% $68,076,594$ 24 58% $72,865,532$ 25 59% $77,888,076$ 26 60% $83,161,748$ 27 61% $88,705,865$ 28 62% $94,541,777$ 29 63% $100,693,144$ 30 64% $107,186,253$ 31 65% $114,050,398$ 32 66% $121,318,315$ 33 67% $129,026,712$ 34 68% $137,216,885$ 35 69% $145,935,455$			
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741% $13,531,403$ 842% $16,058,820$ 943% $18,674,919$ 1044% $21,384,450$ 1145% $24,192,509$ 1246% $27,104,570$ 1347% $30,126,520$ 1448% $33,264,699$ 1549% $36,525,944$ 1650% $39,917,639$ 1751% $43,447,770$ 1852% $47,124,991$ 1953% $50,958,688$ 2054% $54,959,068$ 2155% $59,137,243$ 2256% $63,505,335$ 2357% $68,076,594$ 2458% $72,865,532$ 2559% $77,888,076$ 26 60% $83,161,748$ 27 61% $88,705,865$ 28 62% $94,541,777$ 29 63% $100,693,144$ 30 64% $107,186,253$ 31 65% $114,050,398$ 32 66% $121,318,315$ 33 67% $129,026,712$ 34 68% $137,216,885$ 35 69% $145,935,455$	5	39%	8,725,167
8 42% $16,058,820$ 9 43% $18,674,919$ 10 44% $21,384,450$ 11 45% $24,192,509$ 12 46% $27,104,570$ 13 47% $30,126,520$ 14 48% $33,264,699$ 15 49% $36,525,944$ 16 50% $39,917,639$ 17 51% $43,447,770$ 18 52% $47,124,991$ 19 53% $50,958,688$ 20 54% $54,959,068$ 21 55% $59,137,243$ 22 56% $63,505,335$ 23 57% $68,076,594$ 24 58% $72,865,532$ 25 59% $77,888,076$ 26 60% $83,161,748$ 27 61% $88,705,865$ 28 62% $94,541,777$ 29 63% $100,693,144$ 30 64% $107,186,253$ 31 65% $114,050,398$ 32 66% $121,318,315$ 33 67% $129,026,712$ 34 68% $137,216,885$ 35 69% $145,935,455$	6	40%	11,088,233
9 43% $18,674,919$ 10 44% $21,384,450$ 11 45% $24,192,509$ 12 46% $27,104,570$ 13 47% $30,126,520$ 14 48% $33,264,699$ 15 49% $36,525,944$ 16 50% $39,917,639$ 17 51% $43,447,770$ 18 52% $47,124,991$ 19 53% $50,958,688$ 20 54% $54,959,068$ 21 55% $59,137,243$ 22 56% $63,505,335$ 23 57% $68,076,594$ 24 58% $72,865,532$ 25 59% $77,888,076$ 26 60% $83,161,748$ 27 61% $88,705,865$ 28 62% $94,541,777$ 29 63% $100,693,144$ 30 64% $107,186,253$ 31 65% $114,050,398$ 32 66% $121,318,315$ 33 67% $129,026,712$ 34 68% $137,216,885$ 35 69% $145,935,455$	7	41%	13,531,403
10 $44%$ $21,384,450$ 11 $45%$ $24,192,509$ 12 $46%$ $27,104,570$ 13 $47%$ $30,126,520$ 14 $48%$ $33,264,699$ 15 $49%$ $36,525,944$ 16 $50%$ $39,917,639$ 17 $51%$ $43,447,770$ 18 $52%$ $47,124,991$ 19 $53%$ $50,958,688$ 20 $54%$ $54,959,068$ 21 $55%$ $59,137,243$ 22 $56%$ $63,505,335$ 23 $57%$ $68,076,594$ 24 $58%$ $72,865,532$ 25 $59%$ $77,888,076$ 26 $60%$ $83,161,748$ 27 $61%$ $88,705,865$ 28 $62%$ $94,541,777$ 29 $63%$ $100,693,144$ 30 $64%$ $107,186,253$ 31 $65%$ $114,050,398$ 32 $66%$ $121,318,315$ 33 $67%$ $129,026,712$ 34 $68%$ $137,216,885$ 35 $69%$ $145,935,455$	8	42%	16,058,820
1145%24,192,5091246%27,104,5701347%30,126,5201448%33,264,6991549%36,525,9441650%39,917,6391751%43,447,7701852%47,124,9911953%50,958,6882054%54,959,0682155%59,137,2432256%63,505,3352357%68,076,5942458%72,865,5322559%77,888,0762660%83,161,7482761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	9	43%	18,674,919
1246%27,104,5701347%30,126,5201448%33,264,6991549%36,525,9441650%39,917,6391751%43,447,7701852%47,124,9911953%50,958,6882054%54,959,0682155%59,137,2432256%63,505,3352357%68,076,5942458%72,865,5322559%77,888,0762660%83,161,7482761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	10	44%	21,384,450
13 47% $30,126,520$ 14 48% $33,264,699$ 15 49% $36,525,944$ 16 50% $39,917,639$ 17 51% $43,447,770$ 18 52% $47,124,991$ 19 53% $50,958,688$ 20 54% $54,959,068$ 21 55% $59,137,243$ 22 56% $63,505,335$ 23 57% $68,076,594$ 24 58% $72,865,532$ 25 59% $77,888,076$ 26 60% $83,161,748$ 27 61% $88,705,865$ 28 62% $94,541,777$ 29 63% $100,693,144$ 30 64% $107,186,253$ 31 65% $121,318,315$ 33 67% $129,026,712$ 34 68% $137,216,885$ 35 69% $145,935,455$	11	45%	24,192,509
1448%33,264,6991549%36,525,9441650%39,917,6391751%43,447,7701852%47,124,9911953%50,958,6882054%54,959,0682155%59,137,2432256%63,505,3352357%68,076,5942458%72,865,5322559%77,888,0762660%83,161,7482761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	12	46%	27,104,570
1549% $36,525,944$ 16 50% $39,917,639$ 17 51% $43,447,770$ 18 52% $47,124,991$ 19 53% $50,958,688$ 20 54% $54,959,068$ 21 55% $59,137,243$ 22 56% $63,505,335$ 23 57% $68,076,594$ 24 58% $72,865,532$ 25 59% $77,888,076$ 26 60% $83,161,748$ 27 61% $88,705,865$ 28 62% $94,541,777$ 29 63% $100,693,144$ 30 64% $107,186,253$ 31 65% $121,318,315$ 33 67% $129,026,712$ 34 68% $137,216,885$ 35 69% $145,935,455$	13	47%	30,126,520
16 $50%$ $39,917,639$ 17 $51%$ $43,447,770$ 18 $52%$ $47,124,991$ 19 $53%$ $50,958,688$ 20 $54%$ $54,959,068$ 21 $55%$ $59,137,243$ 22 $56%$ $63,505,335$ 23 $57%$ $68,076,594$ 24 $58%$ $72,865,532$ 25 $59%$ $77,888,076$ 26 $60%$ $83,161,748$ 27 $61%$ $88,705,865$ 28 $62%$ $94,541,777$ 29 $63%$ $100,693,144$ 30 $64%$ $107,186,253$ 31 $65%$ $121,318,315$ 33 $67%$ $129,026,712$ 34 $68%$ $137,216,885$ 35 $69%$ $145,935,455$	14	48%	33,264,699
17 $51%$ $43,447,770$ 18 $52%$ $47,124,991$ 19 $53%$ $50,958,688$ 20 $54%$ $54,959,068$ 21 $55%$ $59,137,243$ 22 $56%$ $63,505,335$ 23 $57%$ $68,076,594$ 24 $58%$ $72,865,532$ 25 $59%$ $77,888,076$ 26 $60%$ $83,161,748$ 27 $61%$ $88,705,865$ 28 $62%$ $94,541,777$ 29 $63%$ $100,693,144$ 30 $64%$ $107,186,253$ 31 $65%$ $121,318,315$ 33 $67%$ $129,026,712$ 34 $68%$ $137,216,885$ 35 $69%$ $145,935,455$	15	49%	36,525,944
1852%47,124,9911953%50,958,6882054%54,959,0682155%59,137,2432256%63,505,3352357%68,076,5942458%72,865,5322559%77,888,0762660%83,161,7482761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	16	50%	39,917,639
1953%50,958,6882054%54,959,0682155%59,137,2432256%63,505,3352357%68,076,5942458%72,865,5322559%77,888,0762660%83,161,7482761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	17	51%	43,447,770
2054%54,959,0682155%59,137,2432256%63,505,3352357%68,076,5942458%72,865,5322559%77,888,0762660%83,161,7482761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	18	52%	47,124,991
2155%59,137,2432256%63,505,3352357%68,076,5942458%72,865,5322559%77,888,0762660%83,161,7482761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	19	53%	50,958,688
2256%63,505,3352357%68,076,5942458%72,865,5322559%77,888,0762660%83,161,7482761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	20	54%	54,959,068
2357%68,076,5942458%72,865,5322559%77,888,0762660%83,161,7482761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	21	55%	59,137,243
2458%72,865,5322559%77,888,0762660%83,161,7482761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	22	56%	63,505,335
2559%77,888,0762660%83,161,7482761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	23	57%	68,076,594
2660%83,161,7482761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	24	58%	72,865,532
2761%88,705,8652862%94,541,7772963%100,693,1443064%107,186,2533165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	25	59%	77,888,076
2862%94,541,7772963%100,693,1443064%107,186,2533165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	26	60%	83,161,748
2963%100,693,1443064%107,186,2533165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	27	61%	88,705,865
3064%107,186,2533165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	28	62%	94,541,777
3165%114,050,3983266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	29	63%	100,693,144
3266%121,318,3153367%129,026,7123468%137,216,8853569%145,935,455	30	64%	107,186,253
3367%129,026,7123468%137,216,8853569%145,935,455	31	65%	114,050,398
3468%137,216,8853569%145,935,455	32	66%	121,318,315
35 69% 145,935,455	33	67%	129,026,712
	34	68%	137,216,885
36 70% 155,235,263	35	69%	145,935,455
	36	70%	155,235,263

1/ Any fraction of a percent shall be rounded to the nearest one-tenth percent and the difference between the dollar amounts reflected above shall be interpolated accordingly.

Northwest Pipeline LLC Docket No. RP17-Regulatory Asset or Liability Related to Change in Federal Income Tax Rate (continued)

LindIdentical(a)(b)(c)1Rate Reductions2 34% 3 33% 4 32% 5 31% 6 30% 7 29% 7 29% 8 $(12,936,272)$ 9 27% 11 25% 11 25% 11 25% 11 25% 11 25% 12 24% 13 23% 14 22% 15 21% 16 20% 17 29% 18 18% 19 17% 16 20% 17 19% 18 18% 19 17% 21 14% 22 14% 23 13% 24 12% 25 11% 26 10% 28 8% 33 3% 34 2% 35 13% 36 0% 37 4% 38 33% 39,049,86429 7% 30 6% 31 5% 32 4% 33 3% 34 2% 35 1% 36 0% 36 0% 37 2% 38 0% 39,049,86439,049,86439,049,86439 2% 36 0% 37 4% 38 <th>Line</th> <th>Federal Income Tax Rate 1/</th> <th>Change From 35% Rate</th>	Line	Federal Income Tax Rate 1/	Change From 35% Rate
1Rate Reductions2 34% $(2,016,042)$ 3 33% $(3,971,904)$ 4 32% $(5,870,241)$ 5 31% $(7,713,553)$ 6 30% $(9,504,200)$ 7 29% $(11,244,405)$ 8 28% $(12,936,272)$ 9 27% $(14,581,786)$ 10 26% $(16,182,827)$ 11 25% $(17,741,173)$ 12 24% $(22,176,466)$ 15 21% $(23,580,040)$ 16 20% $(24,948,524)$ 17 19% $(26,283,219)$ 18 18% $(27,585,360)$ 19 17% $(28,856,125)$ 20 16% $(30,096,633)$ 21 15% $(33,647,052)$ 22 14% $(33,647,052)$ 24 12% $(34,776,731)$ 25 11% $(35,881,024)$ 26 10% $(36,960,777)$ 27 9% $(38,016,799)$ 28 8% $(39,049,864)$ 29 7% $(40,060,713)$ 30 6% $(41,050,54)$ 31 5% $(42,966,903)$ 33 3% $(43,895,686)$ 34 2% $(44,805,513)$ 35 1% $(45,696,961)$			
2 34% $(2,016,042)$ 3 33% $(3,971,904)$ 4 32% $(5,870,241)$ 5 31% $(7,713,553)$ 6 30% $(9,504,200)$ 7 29% $(11,244,405)$ 8 28% $(12,936,272)$ 9 27% $(14,581,786)$ 10 26% $(16,182,827)$ 11 25% $(17,741,173)$ 12 24% $(20,736,436)$ 14 22% $(22,176,466)$ 15 21% $(23,580,040)$ 16 20% $(24,948,524)$ 17 19% $(22,283,219)$ 18 18% $(27,585,360)$ 19 17% $(28,856,125)$ 20 16% $(30,096,633)$ 21 15% $(31,307,952)$ 22 14% $(32,491,102)$ 23 13% $(33,647,052)$ 24 12% $(34,776,731)$ 25 11% $(35,881,024)$ 26 10% $(36,960,777)$ 27 9% $(38,016,799)$ 28 8% $(33,049,864)$ 29 7% $(40,060,713)$ 30 6% $(41,050,054)$ 31 5% $(42,966,903)$ 33 3% $(43,895,686)$ 34 2% $(44,805,513)$ 35 1% $(45,696,961)$	(u)	(5)	(0)
3 33% $(3,971,904)$ 4 32% $(5,870,241)$ 5 31% $(7,713,553)$ 6 30% $(9,504,200)$ 7 29% $(11,244,405)$ 8 28% $(12,936,272)$ 9 27% $(14,581,786)$ 10 26% $(16,182,827)$ 11 25% $(17,741,173)$ 12 24% $(19,258,510)$ 13 23% $(20,736,436)$ 14 22% $(22,176,466)$ 15 21% $(23,580,040)$ 16 20% $(24,948,524)$ 17 19% $(26,283,219)$ 18 18% $(27,585,360)$ 19 17% $(28,856,125)$ 20 16% $(30,096,633)$ 21 15% $(31,307,952)$ 22 14% $(32,491,102)$ 23 13% $(33,647,052)$ 24 12% $(34,776,731)$ 25 11% $(35,881,024)$ 26 10% $(36,960,777)$ 27 9% $(38,016,799)$ 28 8% $(39,049,864)$ 29 7% $(40,060,713)$ 30 6% $(41,050,054)$ 31 5% $(42,018,568)$ 32 4% $(42,966,903)$ 33 3% $(43,895,686)$ 34 2% $(44,805,513)$ 35 1% $(45,696,961)$	1	Rate Reductions	
4 32% $(5,870,241)$ 5 31% $(7,713,553)$ 6 30% $(9,504,200)$ 7 29% $(11,244,405)$ 8 28% $(12,936,272)$ 9 27% $(14,581,786)$ 10 26% $(16,182,827)$ 11 25% $(17,741,173)$ 12 24% $(19,258,510)$ 13 23% $(20,736,436)$ 14 22% $(22,176,466)$ 15 21% $(23,580,040)$ 16 20% $(24,948,524)$ 17 19% $(26,283,219)$ 18 18% $(27,585,360)$ 19 17% $(28,856,125)$ 20 16% $(30,096,633)$ 21 15% $(31,307,952)$ 22 14% $(32,491,102)$ 23 13% $(33,647,052)$ 24 12% $(34,776,731)$ 25 11% $(35,881,024)$ 26 10% $(36,960,777)$ 27 9% $(38,016,799)$ 28 8% $(39,049,864)$ 29 7% $(40,060,713)$ 30 6% $(41,050,054)$ 31 5% $(42,018,568)$ 32 4% $(42,966,903)$ 33 3% $(43,895,686)$ 34 2% $(44,805,513)$ 35 1% $(45,696,961)$	2	34%	(2,016,042)
5 31% $(7,713,553)$ 6 30% $(9,504,200)$ 7 29% $(11,244,405)$ 8 28% $(12,936,272)$ 9 27% $(14,581,786)$ 10 26% $(16,182,827)$ 11 25% $(17,741,173)$ 12 24% $(19,258,510)$ 13 23% $(20,736,436)$ 14 22% $(22,176,466)$ 15 21% $(23,580,040)$ 16 20% $(24,948,524)$ 17 19% $(26,283,219)$ 18 18% $(27,585,360)$ 19 17% $(28,856,125)$ 20 16% $(31,307,952)$ 22 14% $(32,491,102)$ 23 13% $(33,647,052)$ 24 12% $(34,776,731)$ 25 11% $(35,881,024)$ 26 10% $(36,960,777)$ 27 9% $(38,016,799)$ 28 8% $(39,049,864)$ 29 7% $(40,060,713)$ 30 6% $(41,050,054)$ 31 5% $(42,018,568)$ 32 4% $(42,966,903)$ 33 3% $(43,895,686)$ 34 2% $(44,805,513)$ 35 1% $(45,696,961)$	3	33%	(3,971,904)
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729% $(11,244,405)$ 828% $(12,936,272)$ 927% $(14,581,786)$ 1026% $(16,182,827)$ 1125% $(17,741,173)$ 1224% $(19,258,510)$ 1323% $(20,736,436)$ 1422% $(22,176,466)$ 1521% $(23,580,040)$ 1620% $(24,948,524)$ 1719% $(26,283,219)$ 1818% $(27,585,360)$ 1917% $(28,856,125)$ 2016% $(30,096,633)$ 2115% $(31,307,952)$ 2214% $(32,491,102)$ 2313% $(33,647,052)$ 2412% $(34,776,731)$ 2511% $(35,881,024)$ 2610% $(36,960,777)$ 279% $(38,016,799)$ 288% $(39,049,864)$ 297% $(40,060,713)$ 306% $(41,050,054)$ 315% $(42,018,568)$ 324% $(42,966,903)$ 333% $(43,895,686)$ 342% $(44,805,513)$ 351% $(45,696,961)$	5	31%	(7,713,553)
8 28% $(12,936,272)$ 9 27% $(14,581,786)$ 10 26% $(16,182,827)$ 11 25% $(17,741,173)$ 12 24% $(19,258,510)$ 13 23% $(20,736,436)$ 14 22% $(22,176,466)$ 15 21% $(23,580,040)$ 16 20% $(24,948,524)$ 17 19% $(26,283,219)$ 18 18% $(27,585,360)$ 19 17% $(28,856,125)$ 20 16% $(30,096,633)$ 21 15% $(31,307,952)$ 22 14% $(32,491,102)$ 23 13% $(33,647,052)$ 24 12% $(34,776,731)$ 25 11% $(35,881,024)$ 26 10% $(36,960,777)$ 27 9% $(38,016,799)$ 28 8% $(39,049,864)$ 29 7% $(40,060,713)$ 30 6% $(41,050,054)$ 31 5% $(42,018,568)$ 32 4% $(42,966,903)$ 33 3% $(43,895,686)$ 34 2% $(44,805,513)$ 35 1% $(45,696,961)$	6	30%	(9,504,200)
9 27% $(14,581,786)$ 10 26% $(16,182,827)$ 11 25% $(17,741,173)$ 12 24% $(19,258,510)$ 13 23% $(20,736,436)$ 14 22% $(22,176,466)$ 15 21% $(23,580,040)$ 16 20% $(24,948,524)$ 17 19% $(26,283,219)$ 18 18% $(27,585,360)$ 19 17% $(28,856,125)$ 20 16% $(30,096,633)$ 21 15% $(31,307,952)$ 22 14% $(32,491,102)$ 23 13% $(33,647,052)$ 24 12% $(34,776,731)$ 25 11% $(35,881,024)$ 26 10% $(36,960,777)$ 27 9% $(40,060,713)$ 30 6% $(41,050,054)$ 31 5% $(42,018,568)$ 32 4% $(42,96,903)$ 33 3% $(43,895,686)$ 34 2% $(44,805,513)$ 35 1% $(45,696,961)$	7	29%	(11,244,405)
10 $26%$ $(16,182,827)$ 11 $25%$ $(17,741,173)$ 12 $24%$ $(19,258,510)$ 13 $23%$ $(20,736,436)$ 14 $22%$ $(22,176,466)$ 15 $21%$ $(23,580,040)$ 16 $20%$ $(24,948,524)$ 17 $19%$ $(26,283,219)$ 18 $18%$ $(27,585,360)$ 19 $17%$ $(28,856,125)$ 20 $16%$ $(30,096,633)$ 21 $15%$ $(31,307,952)$ 22 $14%$ $(32,491,102)$ 23 $13%$ $(33,647,052)$ 24 $12%$ $(34,776,731)$ 25 $11%$ $(35,881,024)$ 26 $10%$ $(36,960,777)$ 27 $9%$ $(40,060,713)$ 30 $6%$ $(41,050,054)$ 31 $5%$ $(42,018,568)$ 32 $4%$ $(42,966,903)$ 33 $3%$ $(43,895,686)$ 34 $2%$ $(44,805,513)$ 35 $1%$ $(45,696,961)$	8	28%	(12,936,272)
11 25% $(17,741,173)$ 12 24% $(19,258,510)$ 13 23% $(20,736,436)$ 14 22% $(22,176,466)$ 15 21% $(23,580,040)$ 16 20% $(24,948,524)$ 17 19% $(26,283,219)$ 18 18% $(27,585,360)$ 19 17% $(28,856,125)$ 20 16% $(30,096,633)$ 21 15% $(31,307,952)$ 22 14% $(32,491,102)$ 23 13% $(33,647,052)$ 24 12% $(34,776,731)$ 25 11% $(35,881,024)$ 26 10% $(36,960,777)$ 27 9% $(40,060,713)$ 30 6% $(41,050,054)$ 31 5% $(42,018,568)$ 32 4% $(42,966,903)$ 33 3% $(43,895,686)$ 34 2% $(44,805,513)$ 35 1% $(45,696,961)$	9	27%	(14,581,786)
12 $24%$ $(19,258,510)$ 13 $23%$ $(20,736,436)$ 14 $22%$ $(22,176,466)$ 15 $21%$ $(23,580,040)$ 16 $20%$ $(24,948,524)$ 17 $19%$ $(26,283,219)$ 18 $18%$ $(27,585,360)$ 19 $17%$ $(28,856,125)$ 20 $16%$ $(30,096,633)$ 21 $15%$ $(31,307,952)$ 22 $14%$ $(32,491,102)$ 23 $13%$ $(33,647,052)$ 24 $12%$ $(34,776,731)$ 25 $11%$ $(35,881,024)$ 26 $10%$ $(36,960,777)$ 27 $9%$ $(38,016,799)$ 28 $8%$ $(39,049,864)$ 29 $7%$ $(40,060,713)$ 30 $6%$ $(41,050,054)$ 31 $5%$ $(42,018,568)$ 32 $4%$ $(42,966,903)$ 33 $3%$ $(43,895,686)$ 34 $2%$ $(44,805,513)$ 35 $1%$ $(45,696,961)$	10	26%	(16,182,827)
1323% $(20,736,436)$ 1422% $(22,176,466)$ 1521% $(23,580,040)$ 1620% $(24,948,524)$ 1719% $(26,283,219)$ 1818% $(27,585,360)$ 1917% $(28,856,125)$ 2016% $(30,096,633)$ 2115% $(31,307,952)$ 2214% $(32,491,102)$ 2313% $(33,647,052)$ 2412% $(34,776,731)$ 2511% $(36,960,777)$ 279% $(38,016,799)$ 288% $(39,049,864)$ 297% $(40,060,713)$ 306% $(41,050,054)$ 315% $(42,018,568)$ 324% $(42,966,903)$ 333% $(43,895,686)$ 342% $(44,805,513)$ 351% $(45,696,961)$	11	25%	(17,741,173)
14 $22%$ $(22,176,466)$ 15 $21%$ $(23,580,040)$ 16 $20%$ $(24,948,524)$ 17 $19%$ $(26,283,219)$ 18 $18%$ $(27,585,360)$ 19 $17%$ $(28,856,125)$ 20 $16%$ $(30,096,633)$ 21 $15%$ $(31,307,952)$ 22 $14%$ $(32,491,102)$ 23 $13%$ $(33,647,052)$ 24 $12%$ $(34,776,731)$ 25 $11%$ $(36,960,777)$ 27 $9%$ $(38,016,799)$ 28 $8%$ $(39,049,864)$ 29 $7%$ $(40,060,713)$ 30 $6%$ $(41,050,054)$ 31 $5%$ $(42,018,568)$ 32 $4%$ $(42,966,903)$ 33 $3%$ $(43,895,686)$ 34 $2%$ $(44,805,513)$ 35 $1%$ $(45,696,961)$	12	24%	(19,258,510)
15 $21%$ $(23,580,040)$ 16 $20%$ $(24,948,524)$ 17 $19%$ $(26,283,219)$ 18 $18%$ $(27,585,360)$ 19 $17%$ $(28,856,125)$ 20 $16%$ $(30,096,633)$ 21 $15%$ $(31,307,952)$ 22 $14%$ $(32,491,102)$ 23 $13%$ $(33,647,052)$ 24 $12%$ $(34,776,731)$ 25 $11%$ $(35,881,024)$ 26 $10%$ $(36,960,777)$ 27 $9%$ $(38,016,799)$ 28 $8%$ $(39,049,864)$ 29 $7%$ $(40,060,713)$ 30 $6%$ $(41,050,054)$ 31 $5%$ $(42,018,568)$ 32 $4%$ $(42,966,903)$ 33 $3%$ $(43,895,686)$ 34 $2%$ $(44,805,513)$ 35 $1%$ $(45,696,961)$	13	23%	(20,736,436)
16 $20%$ $(24,948,524)$ 17 $19%$ $(26,283,219)$ 18 $18%$ $(27,585,360)$ 19 $17%$ $(28,856,125)$ 20 $16%$ $(30,096,633)$ 21 $15%$ $(31,307,952)$ 22 $14%$ $(32,491,102)$ 23 $13%$ $(33,647,052)$ 24 $12%$ $(34,776,731)$ 25 $11%$ $(35,881,024)$ 26 $10%$ $(36,960,777)$ 27 $9%$ $(38,016,799)$ 28 $8%$ $(39,049,864)$ 29 $7%$ $(40,060,713)$ 30 $6%$ $(41,050,054)$ 31 $5%$ $(42,018,568)$ 32 $4%$ $(42,966,903)$ 33 $3%$ $(43,895,686)$ 34 $2%$ $(44,805,513)$ 35 $1%$ $(45,696,961)$	14	22%	(22,176,466)
17 $19%$ $(26,283,219)$ 18 $18%$ $(27,585,360)$ 19 $17%$ $(28,856,125)$ 20 $16%$ $(30,096,633)$ 21 $15%$ $(31,307,952)$ 22 $14%$ $(32,491,102)$ 23 $13%$ $(33,647,052)$ 24 $12%$ $(34,776,731)$ 25 $11%$ $(35,881,024)$ 26 $10%$ $(36,960,777)$ 27 $9%$ $(38,016,799)$ 28 $8%$ $(39,049,864)$ 29 $7%$ $(41,050,054)$ 31 $5%$ $(42,018,568)$ 32 $4%$ $(43,895,686)$ 34 $2%$ $(44,805,513)$ 35 $1%$ $(45,696,961)$	15	21%	(23,580,040)
18 $18%$ $(27,585,360)$ 19 $17%$ $(28,856,125)$ 20 $16%$ $(30,096,633)$ 21 $15%$ $(31,307,952)$ 22 $14%$ $(32,491,102)$ 23 $13%$ $(33,647,052)$ 24 $12%$ $(34,776,731)$ 25 $11%$ $(35,881,024)$ 26 $10%$ $(36,960,777)$ 27 $9%$ $(38,016,799)$ 28 $8%$ $(39,049,864)$ 29 $7%$ $(41,050,054)$ 31 $5%$ $(42,018,568)$ 32 $4%$ $(42,966,903)$ 33 $3%$ $(43,895,686)$ 34 $2%$ $(44,805,513)$ 35 $1%$ $(45,696,961)$	16	20%	(24,948,524)
19 $17%$ $(28,856,125)$ 20 $16%$ $(30,096,633)$ 21 $15%$ $(31,307,952)$ 22 $14%$ $(32,491,102)$ 23 $13%$ $(33,647,052)$ 24 $12%$ $(34,776,731)$ 25 $11%$ $(35,881,024)$ 26 $10%$ $(36,960,777)$ 27 $9%$ $(38,016,799)$ 28 $8%$ $(39,049,864)$ 29 $7%$ $(40,060,713)$ 30 $6%$ $(41,050,054)$ 31 $5%$ $(42,018,568)$ 32 $4%$ $(42,966,903)$ 33 $3%$ $(43,895,686)$ 34 $2%$ $(44,805,513)$ 35 $1%$ $(45,696,961)$	17	19%	(26,283,219)
20 $16%$ $(30,096,633)$ 21 $15%$ $(31,307,952)$ 22 $14%$ $(32,491,102)$ 23 $13%$ $(33,647,052)$ 24 $12%$ $(34,776,731)$ 25 $11%$ $(35,881,024)$ 26 $10%$ $(36,960,777)$ 27 $9%$ $(38,016,799)$ 28 $8%$ $(39,049,864)$ 29 $7%$ $(40,060,713)$ 30 $6%$ $(41,050,054)$ 31 $5%$ $(42,018,568)$ 32 $4%$ $(43,895,686)$ 34 $2%$ $(44,805,513)$ 35 $1%$ $(45,696,961)$	18	18%	(27,585,360)
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	19	17%	(28,856,125)
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	20	16%	(30,096,633)
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	21	15%	(31,307,952)
24 12% (34,776,731) 25 11% (35,881,024) 26 10% (36,960,777) 27 9% (38,016,799) 28 8% (39,049,864) 29 7% (40,060,713) 30 6% (41,050,054) 31 5% (42,018,568) 32 4% (42,966,903) 33 3% (43,895,686) 34 2% (44,805,513) 35 1% (45,696,961)	22	14%	(32,491,102)
25 11% (35,881,024) 26 10% (36,960,777) 27 9% (38,016,799) 28 8% (39,049,864) 29 7% (40,060,713) 30 6% (41,050,054) 31 5% (42,018,568) 32 4% (42,966,903) 33 3% (43,895,686) 34 2% (44,805,513) 35 1% (45,696,961)	23	13%	(33,647,052)
26 10% (36,960,777) 27 9% (38,016,799) 28 8% (39,049,864) 29 7% (40,060,713) 30 6% (41,050,054) 31 5% (42,018,568) 32 4% (42,966,903) 33 3% (43,895,686) 34 2% (44,805,513) 35 1% (45,696,961)	24	12%	(34,776,731)
279%(38,016,799)288%(39,049,864)297%(40,060,713)306%(41,050,054)315%(42,018,568)324%(42,966,903)333%(43,895,686)342%(44,805,513)351%(45,696,961)	25	11%	(35,881,024)
28 8% (39,049,864) 29 7% (40,060,713) 30 6% (41,050,054) 31 5% (42,018,568) 32 4% (42,966,903) 33 3% (43,895,686) 34 2% (44,805,513) 35 1% (45,696,961)	26	10%	(36,960,777)
29 7% (40,060,713) 30 6% (41,050,054) 31 5% (42,018,568) 32 4% (42,966,903) 33 3% (43,895,686) 34 2% (44,805,513) 35 1% (45,696,961)	27	9%	(38,016,799)
30 6% (41,050,054) 31 5% (42,018,568) 32 4% (42,966,903) 33 3% (43,895,686) 34 2% (44,805,513) 35 1% (45,696,961)	28	8%	(39,049,864)
31 5% (42,018,568) 32 4% (42,966,903) 33 3% (43,895,686) 34 2% (44,805,513) 35 1% (45,696,961)	29	7%	(40,060,713)
32 4% (42,966,903) 33 3% (43,895,686) 34 2% (44,805,513) 35 1% (45,696,961)	30	6%	(41,050,054)
33 3% (43,895,686) 34 2% (44,805,513) 35 1% (45,696,961)	31	5%	(42,018,568)
34 2% (44,805,513) (45,696,961) 35 1% (45,696,961) (45,	32	4%	(42,966,903)
35 1% (45,696,961)	33	3%	(43,895,686)
	34	2%	(44,805,513)
36 0% (46,570,579)	35	1%	(45,696,961)
	36	0%	(46,570,579)

1/ Any fraction of a percent shall be rounded to the nearest one-tenth percent and the difference between the dollar amounts reflected above shall be interpolated accordingly.

NORTHWEST PIPELINE LLC Docket No. RP17-Pro Forma Tariff Sheets

STATEMENT OF RATES Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Dollars per Dth)

Rate Schedule and		ate(1),(3)
Type of Rate	Minimum	Maximum
Rate Schedule TF-1 (4)(5) Reservation		
(Large Customer) System-Wide	.00000	.39294
15 Year Evergreen Exp.		.35077
25 Year Evergreen Exp.	.00000	.32093
Volumetric (2) (Large Customer)		
System-Wide	.00832	
15 Year Evergreen Exp.		.00832
25 Year Evergreen Exp.	.00832	.00832
(Small Customer) (6)	.00832	.69427
Scheduled Overrun (2)	.00832	.40126
Rate Schedule TF-2 (4)(5)		
Reservation	.00000	
Volumetric	.00832	
Scheduled Daily Overrun	.00832	
Annual Overrun	.00832	.40126
Rate Schedule TI-1 (2) Volumetric (7)	.00832	.40126
Rate Schedule TFL-1 (4)(5) Reservation	_	_
Volumetric (2)	_	_
Scheduled Overrun (2)	-	-
Rate Schedule TIL-1 (2) Volumetric	_	_

STATEMENT OF RATES (Continued)

Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Continued)

Footnotes (Continued)

(3) To the extent Transporter discounts the Maximum Base Tariff Rate, such discounts will be applied on a non-discriminatory basis, subject to the policies of Order No. 497.

Shippers receiving service under these rate schedules are required to furnish fuel reimbursement in-kind at the rates specified on Sheet No. 14.

An incremental facilities charge or other payment method provided for in Section 21 or 29 of the General Terms and Conditions, is payable in addition to all other rates and charges if such a charge is included in Exhibit C to a Shipper's Transportation Service Agreement.

In addition to the rates set forth on Sheet No. 5, Puget Sound Energy, Inc.'s Transportation Service Agreement No. 140053 is subject to an annual incremental facility charge pursuant to Section 21 of the General Terms and Conditions for the South Seattle Delivery Lateral Expansion Project. The effective annual incremental facility charge is \$3,625,910 and is billed in equal monthly one-twelfth increments. The daily incremental facility charge is \$0.15546 per Dth.

In addition to the reservation rates shown on Sheet No. 5, Shippers who contract for Columbia Gorge Expansion Project capacity are subject to a facility reservation surcharge pursuant to Section 3.4 of Rate Schedule TF-1. The facility charge used in deriving the Columbia Gorge Expansion Project facility reservation surcharge has a minimum rate of \$0 and a maximum rate during the indicated months or calendar years as follows:

(Dollars per Dth)

Year	Rate	Year	Rate	Year	Rate
2018	\$0.09855	2021	\$0.08194	2023	\$0.07199
2019	\$0.09189	2022	\$0.07696	2024	\$0.06680
2020	\$0.08667				

January 1, 2025 - March 31, 2025 \$0.06552

STATEMENT OF RATES (Continued)

Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Continued)

(Dollars per Dth)

Footnotes (Continued)

(4) All reservation rates are daily rates computed on the basis of 365 days per year, except that such rates for leap years are computed on the basis of 366 days.

For Rate Schedule TF-1, the 15-Year and 25-Year Evergreen Expansion reservation and volumetric rates apply to Shippers receiving service under Rate Schedule TF-1 Evergreen Expansion service agreements. The System-Wide reservation and volumetric rates apply to Shippers receiving service under all other Rate Schedule TF-1 service agreements.

For Rate Schedule TF-1, the 15-Year and 25-Year Evergreen Expansion maximum base tariff reservation rates are comprised of \$0.34641 and \$0.31657 for transmission costs and \$0.00436 and \$0.00436 for storage costs, respectively. The System-Wide maximum base tariff reservation rates for Rate Schedule TF-1 and the maximum base tariff reservation rates for Rate Schedule TF-2 are comprised of \$0.38858 for transmission costs and \$0.00436 for storage costs.

For Rate Schedule TF-1 (Large Customer), the maximum base tariff volumetric rates applicable to Shippers receiving service under Rate Schedule TF-1 Evergreen Expansion service agreements are comprised of \$0.00806 for transmission costs and \$0.00026 for storage costs. The maximum base tariff volumetric rates for all other services under Rate Schedule TF-1 (Large Customer) and for services under Rate Schedule TF-2 are comprised of \$0.00806 for transmission costs and \$0.00026 for storage costs.

STATEMENT OF RATES Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Dollars per Dth)

Rate Schedule and Type of Rate	Base Tariff Rate(1),(3) Minimum Maximum
Rate Schedule TF-1 (4)(5) Reservation (Large Customer) System-Wide 15 Year Evergreen Exp. 25 Year Evergreen Exp.	.00000 <u>.39294</u> .41000 .00000 <u>.35077</u> .36263 .00000 <u>.32093</u> .34234
Volumetric (2) (Large Customer) System-Wide 15 Year Evergreen Exp. 25 Year Evergreen Exp.	.00832.00813 .00832.0300 .00832.00813 .00832.00813 .00832.00813 .00832.00813 .00832.00813 .00832.00813
(Small Customer) (6) Scheduled Overrun (2)	<u>.00832</u> .00813 <u>.69427</u> .72155 <u>.00832</u> .00813 <u>.40126</u> .44000
Rate Schedule TF-2 (4)(5) Reservation Volumetric Scheduled Daily Overrun Annual Overrun	.00000 <u>.39294</u> .41000 .00832.00813 <u>.00832</u> .03000 .00832.00813 <u>.40126</u> .44000 .40126.44000
Rate Schedule TI-1 (2) Volumetric (7)	<u>.00832</u> .00813 <u>.40126</u> .44000
Rate Schedule TFL-1 (4)(5) Reservation Volumetric (2) Scheduled Overrun (2)	
Rate Schedule TIL-1 (2) Volumetric	

STATEMENT OF RATES (Continued)

Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Continued)

Footnotes (Continued)

(3) To the extent Transporter discounts the Maximum Base Tariff Rate, such discounts will be applied on a non-discriminatory basis, subject to the policies of Order No. 497.

Shippers receiving service under these rate schedules are required to furnish fuel reimbursement in-kind at the rates specified on Sheet No. 14.

An incremental facilities charge or other payment method provided for in Section 21 or 29 of the General Terms and Conditions, is payable in addition to all other rates and charges if such a charge is included in Exhibit C to a Shipper's Transportation Service Agreement.

In addition to the rates set forth on Sheet No. 5, Puget Sound Energy, Inc.'s Transportation Service Agreement No. 140053 is subject to an annual incremental facility charge pursuant to Section 21 of the General Terms and Conditions for the South Seattle Delivery Lateral Expansion Project. The effective annual incremental facility charge is \$3,625,910 and is billed in equal monthly one-twelfth increments. The daily incremental facility charge is \$0.15546 per Dth.

In addition to the reservation rates shown on Sheet No. 5, Shippers who contract for Columbia Gorge Expansion Project capacity are subject to a facility reservation surcharge pursuant to Section 3.4 of Rate Schedule TF-1. The facility charge used in deriving the Columbia Gorge Expansion Project facility reservation surcharge has a minimum rate of \$0 and a maximum rate during the indicated months or calendar years as follows:

(Dollars per Dth)

Year	Rate	Year	Rate	Year	Rate
2018	\$0.09855	2021	\$0.08194	2023	\$0.07199
2019	\$0.09189	2022	\$0.07696	2024	\$0.06680
2020	\$0.08667				
2013	\$0.09549	2017	\$0.07471	2021	\$0.05409

2014 -	40 002EE	2019	30 06876	2022	\$0.05273
2011	φυ.υσ200	2010	ç0.00070	2022	ç0.05275
2015	CO 00661	2010	20 06202	2022	\$0.05137
2015	\$0.0000T	2019	90.00202	2025	\$0.05157
2016	¢0 08011	2020	¢0 05671	2024	<u> 05072</u>
2010	V0.00011	2020	\$0.0307I	2021	\$0.03023

January 1, 2025 - March 31, 2025 \$0.065520.02442

STATEMENT OF RATES (Continued)

Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Continued)

(Dollars per Dth)

Footnotes (Continued)

(4) All reservation rates are daily rates computed on the basis of 365 days per year, except that such rates for leap years are computed on the basis of 366 days.

For Rate Schedule TF-1, the 15-Year and 25-Year Evergreen Expansion reservation and volumetric rates apply to Shippers receiving service under Rate Schedule TF-1 Evergreen Expansion service agreements. The System-Wide reservation and volumetric rates apply to Shippers receiving service under all other Rate Schedule TF-1 service agreements.

For Rate Schedule TF-1, the 15-Year and 25-Year Evergreen Expansion maximum base tariff reservation rates are comprised of 0.346410.35843 and 0.316570.33814 for transmission costs and 0.004360.00420 and 0.004360.00420 for storage costs, respectively. The System-Wide maximum base tariff reservation rates for Rate Schedule TF-1 and the maximum base tariff reservation rates for Rate Schedule TF-2 are comprised of 0.388580.40580 for transmission costs and 0.004360.004360.00420 for storage costs.

For Rate Schedule TF-1 (Large Customer), the maximum base tariff volumetric rates applicable to Shippers receiving service under Rate Schedule TF-1 Evergreen Expansion service agreements are comprised of 0.008060.00775 for transmission costs and 0.000260.00038 for storage costs. The maximum base tariff volumetric rates for all other services under Rate Schedule TF-1 (Large Customer) and for services under Rate Schedule TF-2 are comprised of 0.008060.00262 for transmission costs and 0.000260.0038 for storage costs.

STATEMENT OF RATES Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Dollars per Dth)

Rate Schedule and		ate(1),(3)
Type of Rate	MINIMUM	Maximum
Rate Schedule TF-1 (4)(5) Reservation (Large Customer) System-Wide	.00000	. 39033
25 Year Evergreen Exp.	.00000	.32039
Volumetric (2) (Large Customer) System-Wide	.00832	.00832
25 Year Evergreen Exp.	.00832	.00832
(Small Customer) (6)	.00832	.69427
Scheduled Overrun (2)	.00832	.39865
Rate Schedule TF-2 (4)(5) Reservation Volumetric Scheduled Daily Overrun Annual Overrun	.00000 .00832 .00832 .00832	.00832 .39865
Rate Schedule TI-1 (2) Volumetric (7)	.00832	.39865
Rate Schedule TFL-1 (4)(5) Reservation Volumetric (2) Scheduled Overrun (2)	- - -	- - -
Rate Schedule TIL-1 (2) Volumetric	_	-

STATEMENT OF RATES (Continued)

Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Continued)

(Dollars per Dth)

Footnotes (Continued)

(4) All reservation rates are daily rates computed on the basis of 365 days per year, except that such rates for leap years are computed on the basis of 366 days.

For Rate Schedule TF-1, the 25-Year Evergreen Expansion reservation and volumetric rates apply to Shippers receiving service under Rate Schedule TF-1 Evergreen Expansion service agreements. The System-Wide reservation and volumetric rates apply to Shippers receiving service under all other Rate Schedule TF-1 service agreements.

For Rate Schedule TF-1, the 25-Year Evergreen Expansion maximum base tariff reservation rates are comprised of \$0.31603 for transmission costs and \$0.00436 for storage costs. The System-Wide maximum base tariff reservation rates for Rate Schedule TF-1 and the maximum base tariff reservation rates for Rate Schedule TF-2 are comprised of \$0.38597 for transmission costs and \$0.00436 for storage costs.

For Rate Schedule TF-1 (Large Customer), the maximum base tariff volumetric rates applicable to Shippers receiving service under Rate Schedule TF-1 Evergreen Expansion service agreements are comprised of \$0.00806 for transmission costs and \$0.00026 for storage costs. The maximum base tariff volumetric rates for all other services under Rate Schedule TF-1 (Large Customer) and for services under Rate Schedule TF-2 are comprised of \$0.00806 for transmission costs and \$0.00026 for storage costs.

STATEMENT OF RATES Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Dollars per Dth)

Rate Schedule and	Base Tariff R	ate(1),(3)
Type of Rate	Minimum	Maximum
Rate Schedule TF-1 (4)(5)		
Reservation		
(Large Customer)		
System-Wide		<u>.39033</u> .39294
15 Year Evergreen Exp.	.00000	
25 Year Evergreen Exp.	.00000	<u>.32039</u> .32093
Volumetric (2)		
(Large Customer)		
System-Wide		.00832
15 Year Evergreen Exp.	.00832	.00832
25 Year Evergreen Exp.	.00832	.00832
(Small Customer) (6)	.00832	.69427
Scheduled Overrun (2)	.00832	<u>.39865</u> .40126
Rate Schedule TF-2 (4)(5)		
Reservation	.00000	.39033 .39294
Volumetric	.00832	.00832
Scheduled Daily Overrun	.00832	.39865 .40126
Annual Overrun	.00832	<u>.39865</u> .40126
Rate Schedule TI-1 (2)		
Volumetric (7)	.00832	<u>.39865</u> .40126
Rate Schedule TFL-1 (4)(5)		
Reservation	-	-
Volumetric (2)	-	-
Scheduled Overrun (2)	-	-
Rate Schedule TIL-1 (2)		
Volumetric	_	-

STATEMENT OF RATES (Continued)

Effective Rates Applicable to Rate Schedules TF-1, TF-2, TI-1, TFL-1 and TIL-1 (Continued)

(Dollars per Dth)

Footnotes (Continued)

(4) All reservation rates are daily rates computed on the basis of 365 days per year, except that such rates for leap years are computed on the basis of 366 days.

For Rate Schedule TF-1, the <u>15-Year and</u> 25-Year Evergreen Expansion reservation and volumetric rates apply to Shippers receiving service under Rate Schedule TF-1 Evergreen Expansion service agreements. The System-Wide reservation and volumetric rates apply to Shippers receiving service under all other Rate Schedule TF-1 service agreements.

For Rate Schedule TF-1, the 15-Year and 25-Year Evergreen Expansion maximum base tariff reservation rates are comprised of $\frac{0.316030.31657}{0.00436}$ for transmission costs and $\frac{0.00436}{0.00436}$ and $\frac{0.00436}{0.00436}$ for storage costs, respectively. The System-Wide maximum base tariff reservation rates for Rate Schedule TF-1 and the maximum base tariff reservation rates for Rate Schedule TF-2 are comprised of $\frac{0.385970.38858}{0.385970.38858}$ for transmission costs and $\frac{0.00436}{0.00436}$ for storage costs.

For Rate Schedule TF-1 (Large Customer), the maximum base tariff volumetric rates applicable to Shippers receiving service under Rate Schedule TF-1 Evergreen Expansion service agreements are comprised of \$0.00806 for transmission costs and \$0.00026 for storage costs. The maximum base tariff volumetric rates for all other services under Rate Schedule TF-1 (Large Customer) and for services under Rate Schedule TF-2 are comprised of \$0.00806 for transmission costs and \$0.00026 for storage costs.

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FERC GAS TARIFF

FOURTH REVISED VOLUME NO. 1-A

OF

GAS TRANSMISSION NORTHWEST LLC

FILED WITH THE

FEDERAL ENERGY REGULATORY COMMISSION

Communications Concerning This Tariff Should Be Addressed To:

Joan Collins Manager, Tariffs and Compliance Gas Transmission Northwest LLC Mailing Address: P.O. Box 2446 Houston, TX 77252-2446 Courier Address: 700 Louisiana Street, Suite 700 Houston, TX 77002-2700 Phone: (832) 320-5651 Fax: (832) 320-6651 Gas Transmission Northwest LLC FERC Gas Tariff Fourth Revised Volume No. 1-A PART 4 STATEMENT OF RATES v.2.0.0 Superseding v.1.0.0

STATEMENT OF RATES

Issued: April 11, 2011 Effective: April 4, 2011 2017 Attachment D Pipeline Tariffs Docket No. RP11-1986-000 Accepted: May 4, 2011 Page 53 of 96

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS

Rate Schedules FTS-1 and LFS-1

			NON-MI	AILY LEAGE (b) Dth)		ERY (c) MILE)	FUEI (Dth-M	. ,
	Max.	Min.	Max.	Min.	Max.	Min.	Max.	Min.
BASE	0.000434	0.000000	0.034393	0.000000	0.000016	0.000016	0.0050%	0.0000%
STF (e)	(e)	0.000000	(e)	0.000000	0.000016	0.000016	0.0050%	0.0000%
EXTENSION	N CHARGE	S						
MEDFORD								
E-1 (f)	0.002759	0.000000	0.004641	0.000000	0.000026	0.000026		
E-2 (h) (Diamond		0.000000			0.000000	0.000000		
E-2 (h) (Diamond 2		0.000000			0.000000	0.000000		
COYOTE SP	PRINGS							
E-3 (i)	0.001282	0.000000	0.001283	0.000000	0.000000	0.000000		
CARTY LATERAL								
E-4 (p)			0.166475	0.000000	0.000000	0.000000		
OVERRUN (CHARGE (j 	j) 						
SURCHARG	ES							
ACA (k)					(k)	(k)		

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS (a)

Rate Schedule ITS-1

		AGE (n) Mile)		LEAGE (o) th)	DELIV (Dth-N	ERY (c) ⁄Iile)	FUEI (Dth-M	. ,
	Max.	Min.	Max.	Min.	Max.	Min.	Max.	Min.
BASE	(e)	0.000000	(e)	0.000000	0.000016	0.000016	0.0050%	0.0000%
EXTENSION CHARGES								
MEDFORD								
E-1 (Medford)	(f) 0.002759	0.000000	0.004641	0.000000	0.000026	0.000026		
COYOTE SPI	RINGS							
E-3 (Coyote S	prings) (i) 0.001282	0.000000	0.001283	0.000000	0.000000	0.000000		
CARTY LAT	ERAL							
E-4 (Carty Lat	E-4 (Carty Lateral) (p)							
			0.166475	0.000000	0.000000	0.000000		
SURCHARGES								
ACA (k)			(k)	(k)				

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS

Notes:

- (a) The mileage component shall be applied per pipeline mile to gas transported by GTN for delivery to shipper based on the primary receipt and delivery points in Shipper's contract. Consult GTN's system map in Section 3 for receipt and delivery point and milepost designations.
- (b) The non-mileage component is applied per Shipper's MDQ at Primary Point(s) of Delivery on Mainline Facilities.
- (c) The delivery rates are applied per pipeline mile to gas transported by GTN for delivery to shipper based on distance of gas transported. Consult GTN's system map in Section 3 for receipt and delivery point and milepost designations.
- (d) Fuel Use: Shipper shall furnish gas used for compressor station fuel, line loss, and other utility purposes, plus other unaccounted-for gas used in the operation of GTN's combined pipeline system in an amount equal to the sum of the current fuel and line loss percentage and the fuel and line loss percentage surcharge in accordance with Section 6.38 of this tariff, multiplied by the distance in pipeline miles transported from the receipt point to the delivery point multiplied by the transportation quantities of gas received from Shipper under these rate schedules. The current fuel and line loss percentage shall be adjusted each month between the maximum rate of 0.0050% per Dth per pipeline mile and the minimum rate of 0.0000% per Dth per mile. The fuel and line loss percentage surcharge is 0.0002% per Dth per pipeline mile. No fuel use charges will be assessed for backhaul service. Currently effective fuel charges may be found on GTN's Internet website under "Informational Postings."
- (e) Seasonal recourse rates apply to short-term firm (STF) service under Rate Schedule FTS-1 (i.e., firm service that has a term of less than one year and that does not include multiple-year seasonal service) and IT Service under Rate Schedule ITS-1. By March 1 of each year GTN may designate up to four (4) months as peak months during a twelve-month period beginning on June 1 of the same year through May 31 of the following year. All other months will be considered off-peak months. Reservation rate components that apply to STF service and per-unit-rate IT service are as follows (delivery charges and applicable surcharges continue to apply):

	4 Peak	3 Peak	2 Peak	1 Peak	0 Peak
	Mos.	Mos.	Mos.	Mo.	Mos.
Peak NM Res.	\$0.048150	\$0.048150	\$0.048150	\$0.048150	\$0.034393
Peak Mi. Res.	\$0.000608	\$0.000608	\$0.000608	\$0.000608	\$0.000434

Issued: November 21, 2016 Effective: January 1, 2017 2017 Attachment D Pipeline Tariffs

Off-Pk NM Res.	\$0.027515	\$0.029807	\$0.031642	\$0.033142	\$0.034393
Off-Pk Mi. Res.	\$0.000347	\$0.000376	\$0.000399	\$0.000418	\$0.000434

Months currently designated as "Peak Months" may be found on GTN's Internet website under "Informational Postings." By March 1 of each year, GTN will post the Peak Months for the upcoming twelve-month period beginning June 1 of the same year.

- (f) Applicable to firm service on GTN's Medford Extension.
- (g) Reserved for Future Use.
- (h) E-2 (Diamond 1) is a negotiated reservation charge of \$0.002972 per Dth per day for first 45,000 Dth/d and E-2 (Diamond 2) is a negotiated reservation charge of \$0.001166 per Dth per day for the second 45,000 Dth/d. During leap years, E-2 (Diamond 1) is a negotiated reservation charge of \$0.002964 per Dth per day for first 45,000 Dth/d and E-2 (Diamond 2) is a negotiated reservation charge of \$0.001163 per Dth per day for the second 45,000 Dth/d.
- (i) Applicable to firm service on GTN's Coyote Springs Extension.
- (j) The Overrun Charge shall be equal to the rates and charges set forth for interruptible service under Rate Schedule ITS-1.
- (k) In accordance with Section 6.22 of the Transportation General Terms and Conditions of this FERC Gas Tariff, Fourth Revised Volume No. 1-A, all Transportation services that involve the physical movement of gas shall pay an ACA unit adjustment. The currently effective ACA unit adjustment as published on the Commission's website (<u>www.ferc.gov</u>) is incorporated herein by reference. This adjustment shall be in addition to the Base Tariff Rate(s) specified above.
- (l) Reserved for Future Use.
- (m) Reserved.
- (n) The Rate Schedule ITS-1 Mileage Component shall be applied per pipeline mile to gas transported by GTN based on the distance of gas transported. Consult GTN's system map in Section 3 for receipt and delivery point and milepost designations.
- (o) The Rate Schedule ITS-1 Non-Mileage Component shall be applied per Dth of gas transported by GTN for immediate delivery to the facilities of another entity or an extension facility.
- (p) Applicable to firm service on GTN's Carty Lateral Extension.

Gas Transmission Northwest LLC FERC Gas Tariff Fourth Revised Volume No. 1-A PART 4.4 4.4 - Statement of Rates Reserved For Future Use v.3.0.0 Superseding v.2.0.0

RESERVED FOR FUTURE USE

Issued: May 26, 2011 Effective: June 27, 2011 2017 Attachment D Pipeline Tariffs Docket No. RP11-2132-000 Accepted: June 10, 2011 Page 58 of 96

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS FOR

Parking and Lending Service (\$/Dth)

BASE TARIFF RATE MINIMUM MAXIMUM

PAL Parking and Lending Service:

0.0 0.243541/d

Notes:

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS

NEGOTIATED RATE AGREEMENTS UNDER RATE SCHEDULES FTS-1 AND LFS-1

<u>SHIPPER</u>	TERM OF <u>CONTRACT</u>	RATE <u>SCHEDULE</u>	DTH/D	PRIMARY RECEIPT <u>POINT</u>	PRIMARY DELIVERY <u>POINT</u>	RATE / <u>2 /3</u>
Avista Corporation /1	11/1/01 - 10/31/25	FTS-1	20,000	Medford	Medford Ext. Meter	/7
Powerex Corp./1	04/01/16 - 10/31/16	FTS-1	20,000	Kingsgate	Malin	/5

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS

Negotiated Rate Agreements Under Rate Schedules FTS-1 and LFS-1

Explanatory Footnotes for Negotiated Rates under Rate Schedules FTS-1 and LFS-1

- /1 This contract does not deviate in any material aspect from the Form of Service Agreement in this Tariff.
- /2 Unless otherwise noted, all Shippers pay GTN's maximum Reservation Charge, Delivery Charge, ACA, and contribute fuel in-kind in accordance with this Tariff.
- /3 Index Price References: Unless otherwise noted, references to "Daily Index Price" shall mean the price survey midpoint for the specified point as published in Gas Daily for the day of gas flow. Weekend and holiday prices will be determined using the next available Gas Daily publication. Unless otherwise noted, the references to the "NGI FOM" for a specified point shall mean Natural Gas Intelligence's First of Month Bid Week Survey (Supplement to NGI's Weekly Gas Index) Spot Gas Price for the specified point.
- /4 Reserved
- /5 GTN and Shipper have agreed to a Fixed Reservation Rate Charge of \$0.26300 inclusive of the mileage and non-mileage components, which shall be applicable to the Primary Receipt and Delivery Points as well as secondary points, as follows:

Secondary Receipt Points: All points on GTN's system Secondary Delivery Points: All points on GTN's system

In addition, Shipper shall pay all applicable charges and surcharges in accordance with GTN's FERC Gas Tariff.

- /6 Reserved
- /7 The Reservation charge shall be equal to the rate set forth in GTN's FERC Gas Tariff identified as FTS-1 E-2 (WWP), or its successor, multiplied by the appropriate Effective Period Percentage as shown in the following table.

Effective Period	Percentage
11/1/01-10/31/02	75%
11/1/02-10/31/03	80%
11/1/03-10/31/04	85%
11/1/04-10/31/05	90%

Issued: April 1, 2016 Effective: April 1, 2016 2017 Attachment D Pipeline Tariffs

11/1/05-10/31/06	95%
11/1/06-10/31/25	100%

The Daily Delivery Charge shall be equal to the 100% load factor equivalent of the FTS-1 E-2 rate, or its successor, and shall be multiplied by the positive difference between (a) volumes delivered and (b) the contract MDQ times the appropriate Effective Period Percentage.

Daily Delivery Charge = [Dth Delivered - (MDQ * Effective Period %)] * 100% Load Factor Equivalent FTS-1 E-2

- /8 Reserved
- /9 Reserved
- /10 Reserved
- /11 Reserved
- /12 Reserved
- /13 Reserved
- /14 Reserved
- /15 Reserved
- /16 Reserved
- /17 Reserved
- /18 Reserved

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS

NEGOTIATED RATE AGREEMENTS UNDER RATE SCHEDULE ITS-1 AND PAL

				PRIMARY	PRIMARY	
	TERM OF	RATE		RECEIPT	DELIVERY	RATE
<u>SHIPPER</u>	CONTRACT	SCHEDULE	DTH/D	POINT	POINT	<u>/2 /3</u>

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS

NEGOTIATED RATE AGREEMENTS UNDER RATE SCHEDULE ITS-1 AND PAL

Explanatory Footnotes for Negotiated Rates under Rate Schedule ITS-1 and PAL

- /1 This contract does not deviate in any material aspect from the Form of Service Agreement in this Tariff.
- /2 Unless otherwise noted, all Shippers pay GTN's maximum Mileage and Non-Mileage Charge, ACA, and contribute fuel in-kind in accordance with this Tariff.
- /3 Index Price References: Unless otherwise noted, references to "Daily Index Price" shall mean the price survey midpoint for the specified point as published in Gas Daily for the day of gas flow. Weekend and holiday prices will be determined using the next available Gas Daily publication. Unless otherwise noted, the references to the "NGI FOM" for a specified point shall mean Natural Gas Intelligence's First of Month Bid Week Survey (Supplement to NGI's Weekly Gas Index) Spot Gas Price for the specified point.

Gas Transmission Northwest LLC FERC Gas Tariff Fourth Revised Volume No. 1-A

NON-CONFORMING SERVICE AGREEMENTS PURSUANT TO § 154.112(b)

Name of Shipper	Contract Number	Rate Schedule	Effective Date	Termination Date
Cascade Natural Gas Corporation	152	FTS-1	11/1/1993	10/31/2023
Chevron USA Inc.	153	FTS-1	11/1/1993	10/31/2023
City of Burbank	154	FTS-1	11/1/1993	10/31/2023
IGI Resources, Inc.	158	FTS-1	11/1/1993	10/31/2013
Northern California Power Agency	163	FTS-1	11/1/1993	10/31/2023
Talisman Energy Inc	167	FTS-1	11/1/1993	10/31/2023
Paramount Resources US Inc.	168	FTS-1	11/1/1993	10/31/2023
Petro-Canada Hydrocarbons, Inc.	169	FTS-1	11/1/1993	10/31/2023
Sacramento Municipal Utility District	170	FTS-1	11/1/1993	10/31/2023
Avista Corporation	177	FTS-1	11/1/1993	10/31/2023
Avista Corporation	178	FTS-1	11/1/1993	10/31/2023
Cascade Natural Gas Corporation	179	FTS-1	11/1/1993	10/31/2023
Northwest Natural Gas Company	180	FTS-1	11/1/1993	10/31/2023
Puget Sound Energy, Inc.	181	FTS-1	11/1/1993	10/31/2023
Avista Corporation	182	FTS-1	11/1/1993	10/31/2023
Avista Corporation	2591	FTS-1	8/1/1995	10/31/2025
Avista Corporation	2857	FTS-1	11/1/1995	10/31/2025
Avista Corporation	2858	FTS-1	11/1/1995	10/31/2025
Iberdrola Renewables, Inc.	7828	FTS-1	6/3/2001	10/31/2025
Avista Corporation	8035	FTS-1	11/1/2001	10/31/2025
Pacific Gas and Electric Company	111	ITS-1	2/1/1992	10/31/2010
Northwest Natural Gas Company	112	ITS-1	4/1/1992	3/31/2011
Petro-Canada Hydrocarbons, Inc.	119	ITS-1	4/22/1992	4/22/2011
Morgan Stanley Capital Group Inc.	144	ITS-1	7/23/1993	9/30/2010
Shell Energy North America (US), L.P.	146	ITS-1	8/1/1993	8/1/2010
BP Canada Energy Marketing Corp.	4621	AIS-1	12/1/1996	12/31/2010
Sempra Energy Trading Corp.	4721	AIS-1	1/1/1997	12/31/2010
EnCana Marketing (USA) Inc.	4770	AIS-1	1/25/1997	12/31/2010
Nexen Marketing U.S.A., Inc.	6759	AIS-1	6/17/1999	12/31/2010
Shell Energy North America (US), L.P.	7047	AIS-1	4/10/2000	12/31/2010
Sierra Pacific Power Company	7068	AIS-1	4/27/2000	12/4/2019
City of Glendale	7804	AIS-1	5/30/2001	12/31/2021
Iberdrola Renewables, Inc.	7806	AIS-1	5/30/2001	12/31/2021
Petro-Canada Hydrocarbons, Inc.	7807	AIS-1	5/30/2001	12/31/2021
Chevron U.S.A. Inc.	7812	AIS-1	5/30/2001	12/31/2021
Salmon Resources Ltd.	7816	AIS-1	5/30/2001	12/31/2021
Constellation Energy Commodities				
Group, Inc.	8038	AIS-1	8/2/2001	8/31/2021
Enserco Energy Inc.	8176	AIS-1	11/27/2001	11/30/2021
ConocoPhillips Company	8228	AIS-1	1/8/2002	1/31/2022
UBS AG (London Branch)	8318	AIS-1	4/11/2002	4/30/2023

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	0.401	A T.C. 1	7/22/2002	7/01/0010
Concord Energy LLC	8421	AIS-1	7/22/2002	7/31/2012
Tenaska Marketing Ventures	8559	AIS-1	1/1/2003	12/31/2012
Cargill, Inc.	8594	AIS-1	3/19/2003	3/31/2013
Merrill Lynch Commodities, Inc.	8674	AIS-1	6/13/2003	6/13/2023
Apache Corporation	8670	AIS-1	7/1/2003	6/30/2013
Tenaska Marketing Ventures	8880	AIS-1	12/1/2003	11/30/2013
California Dept. of Water Resources	8887	AIS-1	12/1/2003	7/1/2011
United Energy Trading, LLC	9002	AIS-1	3/1/2004	2/28/2014
Select Natural Gas LLC	8978	AIS-1	3/3/2004	3/3/2014
National Fuel Marketing Company LLC	9035	AIS-1	4/27/2004	4/30/2014
Fortis Energy Marketing & Trading GP	9115	AIS-1	7/17/2004	6/30/2014
Powerex Corp.	9149	AIS-1	8/16/2004	7/31/2014
Louis Dreyfus Energy Services L.P.	9281	AIS-1	11/8/2004	10/31/2014
Pacific Summit Energy LLC	9285	AIS-1	11/15/2004	10/31/2010
Devlar Energy Marketing, LLC	9630	AIS-1	6/1/2005	5/31/2015
Suncor Energy Marketing Inc.	9774	AIS-1	10/1/2005	9/30/2015
CanNat Energy Inc.	10197	AIS-1	7/26/2006	7/25/2011
Eagle Energy Partners I, LP	10308	AIS-1	10/27/2006	10/31/2011
Sequent Energy Management LP	10336	AIS-1	11/1/2006	10/31/2010
Occidental Energy Marketing, Inc.	10359	AIS-1	12/22/2006	12/31/2010
NextEra Energy Power Marketing, LLC	10625	AIS-1	4/10/2008	4/30/2018
Natural Gas Exchange, Inc.	10639	AIS-1	4/29/2008	4/30/2018
Citigroup Energy Inc.	10646	AIS-1	5/30/2008	5/31/2018
IGI Resources, Inc.	4576	PS-1	12/1/1996	12/31/2010
Macquarie Cook Energy, LLC	4619	PS-1	12/1/1996	12/31/2010
Sempra Energy Trading Corp.	4720	PS-1	1/1/1997	12/31/2010
EnCana Marketing (USA) Inc.	4868	PS-1	3/1/1997	12/31/2010
Shell Energy North America (US), L.P.	4908	PS-1	3/5/1997	12/31/2010
Husky Gas Marketing Inc.	5348	PS-1	7/3/1997	12/31/2010
Enserco Energy Inc.	5677	PS-1	10/6/1997	12/31/2010
National Fuel Marketing Company LLC	5679	PS-1	10/7/1997	12/31/2010
United States Gypsum Company	5837	PS-1	11/3/1997	5/17/2010
Northwest Natural Gas Company	5992	PS-1	2/13/1998	12/31/2023
Chevron U.S.A. Inc.	6226	PS-1	5/14/1998	12/31/2010
San Diego Gas & Electric Company	6378	PS-1	8/25/1998	12/31/2010
Southern California Gas Company	6613	PS-1	12/14/1998	12/31/2010
Puget Sound Energy, Inc.	7061	PS-1	4/20/2000	4/20/2020
Hermiston Generating Company, L.P.	7798	PS-1	5/30/2001	12/31/2021
City of Glendale	7803	PS-1	5/30/2001	12/31/2021
Iberdrola Renewables, Inc.	7805	PS-1	5/30/2001	12/31/2021
Questar Energy Trading Company	7819	PS-1	5/30/2001	12/31/2021
El Paso Energy Marketing Company	7820	PS-1	5/30/2001	12/31/2021
Sempra Energy Trading Corp.	7820	PS-1	6/14/2001	6/8/2020
Constellation Energy Commodities	7655	15-1	0/14/2001	0/0/2020
Group, Inc.	8037	PS-1	8/2/2001	8/31/2021
ConocoPhillips Company	8037 8229	PS-1 PS-1	1/8/2002	1/31/2022
Tractebel Energy Marketing, Inc.	8229 8283	PS-1 PS-1	3/14/2002	3/31/2022
UBS AG (London Branch)	8283 8316	PS-1 PS-1	4/11/2002	4/30/2023
	0310	r 5- 1	4/11/2002	4/30/2023

RWE Trading Americas Inc.	8324	PS-1	4/16/2002	4/30/2022
Fortis Energy Marketing & Trading GP	8340	PS-1	5/2/2002	5/31/2022
Concord Energy LLC	8406	PS-1	7/22/2002	7/31/2012
Select Natural Gas LLC	8534	PS-1	11/15/2002	10/31/2012
Tenaska Marketing Ventures	8539	PS-1	12/1/2002	11/30/2012
Cargill, Inc.	8595	PS-1	3/19/2003	3/31/2013
United Energy Trading, LLC	8652	PS-1	5/23/2003	5/31/2013
Apache Corporation	8668	PS-1	7/1/2003	6/30/2013
Occidental Energy Marketing, Inc.	8784	PS-1	9/10/2003	8/31/2013
Tenaska Marketing Ventures	8873	PS-1	12/1/2003	11/30/2013
California Dept. of Water Resources	8886	PS-1	12/1/2003	7/1/2011
Devon Canada Marketing Corporation	8923	PS-1	2/1/2004	1/31/2014
Merrill Lynch Commodities, Inc.	9018	PS-1	4/7/2004	4/7/2014
Pacific Summit Energy LLC	9173	PS-1	8/30/2004	8/30/2010
Louis Dreyfus Energy Canada LP	9263	PS-1	10/29/2004	10/31/2010
Louis Dreyfus Energy Services L.P.	9273	PS-1	11/4/2004	10/31/2014
Devlar Energy Marketing, LLC	9584	PS-1	5/2/2005	4/30/2015
Suncor Energy Marketing Inc.	9772	PS-1	10/1/2005	9/30/2015
J.P. Morgan Ventures Energy Corporation	9948	PS-1	2/1/2006	1/31/2016
CanNat Energy Inc.	10195	PS-1	7/26/2006	7/25/2011
Eagle Energy Partners I, LP	10310	PS-1	10/27/2006	10/31/2011
Sequent Energy Management LP	10332	PS-1	11/1/2006	10/31/2011
El Paso Ruby Holding Company, LLC	12071	FTS-1	11/1/2012	3/31/2018
Portland General Electric Company	17293	FTS-1	10/31/2015	10/31/2045

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PAL	(Parking and Lending Service)

Issued: September 25, 2015 Effective: October 26, 2015 Docket No. RP15-1294-000 Accepted: October 23, 2015 Gas Transmission Northwest LLC FERC Gas Tariff Fourth Revised Volume No. 1-A PART 4 STATEMENT OF RATES v.2.0.0 Superseding v.1.0.0

STATEMENT OF RATES

Issued: April 11, 2011 Effective: April 4, 2011

2017 Attachment D Pipeline Tariffs

Docket No. RP11-1986-000 Accepted: May 4, 2011

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS

Rate Schedules FTS-1 and LFS-1

RESERVATION								
		LY AGE (a) MILE)	DAILY NON-MILEAGE (b) (Dth)		DELIVERY (c) (Dth-MILE)		FUEL (d) (Dth-MILE)	
	Max.	Min.	Max.	Min.	Max.	Min.	Max.	Min.
BASE	0.000434	0.000000	0.034393	0.000000	0.000016	0.000016	0.0050%	0.0000%
STF (e)	(e)	0.000000	(e)	0.000000	0.000016	0.000016	0.0050%	0.0000%
EXTENSION	N CHARGE	S						
MEDFORD								
E-1 (f)	0.002759	0.000000	0.004641	0.000000	0.000026	0.000026		
E-2 (h) (Diamond		0.000000			0.000000	0.000000		
E-2 (h) (Diamond		0.000000			0.000000	0.000000	***	-
COYOTE SI	PRINGS							
E-3 (i)	0.001282	0.000000	0.001283	0.000000	0.000000	0.000000		
CARTY LA	TERAL							
E-4 (p)			0.166475	0.000000	0.000000	0.000000		· <u></u>
OVERRUN	CHARGE (j) 						
SURCHARC	JES							
ACA (k)					(k)	(k)		

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS (a)

Rate Schedule ITS-1

		AGE (n) Mile)		LEAGE (o) th)	DELIV (Dth-N	ERY (c) ⁄lile)	FUEI (Dth-N	121.2
	Max.	Min.	Max.	Min.	Max.	Min.	Max.	Min.
BASE	(e)	0.000000	(e)	0.000000	0.000016	0.000016	0.0050%	0.0000%
EXTENSION MEDFORD	I CHARGE	S						
E-1 (Medford	1) (f) 0.002759	0.000000	0.004641	0.000000	0.000026	0.000026		
COYOTE SP	RINGS							
E-3 (Coyote	Springs) (i) 0.001282		0.001283	0.000000	0.000000	0.000000		
CARTY LAT	FERAL							
E-4 (Carty La	ateral) (p)							
			0.166475	0.000000	0.000000	0.000000	222	<u></u>
SURCHARC	JES							
ACA (k)			(k)	(k)				

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS

Notes:

- (a) The mileage component shall be applied per pipeline mile to gas transported by GTN for delivery to shipper based on the primary receipt and delivery points in Shipper's contract. Consult GTN's system map in Section 3 for receipt and delivery point and milepost designations.
- (b) The non-mileage component is applied per Shipper's MDQ at Primary Point(s) of Delivery on Mainline Facilities.
- (c) The delivery rates are applied per pipeline mile to gas transported by GTN for delivery to shipper based on distance of gas transported. Consult GTN's system map in Section 3 for receipt and delivery point and milepost designations.
- (d) Fuel Use: Shipper shall furnish gas used for compressor station fuel, line loss, and other utility purposes, plus other unaccounted-for gas used in the operation of GTN's combined pipeline system in an amount equal to the sum of the current fuel and line loss percentage and the fuel and line loss percentage surcharge in accordance with Section 6.38 of this tariff, multiplied by the distance in pipeline miles transported from the receipt point to the delivery point multiplied by the transportation quantities of gas received from Shipper under these rate schedules. The current fuel and line loss percentage shall be adjusted each month between the maximum rate of 0.0050% per Dth per pipeline mile and the minimum rate of 0.0000% per Dth per mile. The fuel and line loss percentage surcharge is 0.0002% per Dth per pipeline mile. No fuel use charges will be assessed for backhaul service. Currently effective fuel charges may be found on GTN's Internet website under "Informational Postings."
- (e) Seasonal recourse rates apply to short-term firm (STF) service under Rate Schedule FTS-1 (i.e., firm service that has a term of less than one year and that does not include multipleyear seasonal service) and IT Service under Rate Schedule ITS-1. By March 1 of each year GTN may designate up to four (4) months as peak months during a twelve-month period beginning on June 1 of the same year through May 31 of the following year. All other months will be considered off-peak months. Reservation rate components that apply to STF service and per-unit-rate IT service are as follows (delivery charges and applicable surcharges continue to apply):

	4 Peak Mos.	3 Peak Mos.	2 Peak Mos.	l Peak Mo.	0 Peak Mos.
Peak NM Res.	\$0.048150	\$0.048150	\$0.048150	\$0.048150	\$0.034393
Peak Mi. Res.	\$0.000608	\$0.000608	\$0.000608	\$0.000608	\$0.000434

Issued: November 21, 2016 Effective: January 1, 2017 Docket No. RP17-188-000 Accepted: December 13, 2016

2017 Attachment D Pipeline Tariffs

Off-Pk NM Res.	\$0.027515	\$0.029807	\$0.031642	\$0.033142	\$0.034393
Off-Pk Mi. Res.	\$0.000347	\$0.000376	\$0.000399	\$0.000418	\$0.000434

Months currently designated as "Peak Months" may be found on GTN's Internet website under "Informational Postings." By March 1 of each year, GTN will post the Peak Months for the upcoming twelve-month period beginning June 1 of the same year.

- (f) Applicable to firm service on GTN's Medford Extension.
- (g) Reserved for Future Use.
- (h) E-2 (Diamond 1) is a negotiated reservation charge of \$0.002972 per Dth per day for first 45,000 Dth/d and E-2 (Diamond 2) is a negotiated reservation charge of \$0.001166 per Dth per day for the second 45,000 Dth/d. During leap years, E-2 (Diamond 1) is a negotiated reservation charge of \$0.002964 per Dth per day for first 45,000 Dth/d and E-2 (Diamond 2) is a negotiated reservation charge of \$0.001163 per Dth per day for the second 45,000 Dth/d.
- (i) Applicable to firm service on GTN's Coyote Springs Extension.
- (j) The Overrun Charge shall be equal to the rates and charges set forth for interruptible service under Rate Schedule ITS-1.
- (k) In accordance with Section 6.22 of the Transportation General Terms and Conditions of this FERC Gas Tariff, Fourth Revised Volume No. 1-A, all Transportation services that involve the physical movement of gas shall pay an ACA unit adjustment. The currently effective ACA unit adjustment as published on the Commission's website (<u>www.ferc.gov</u>) is incorporated herein by reference. This adjustment shall be in addition to the Base Tariff Rate(s) specified above.
- (1) Reserved for Future Use.
- (m) Reserved.
- (n) The Rate Schedule ITS-1 Mileage Component shall be applied per pipeline mile to gas transported by GTN based on the distance of gas transported. Consult GTN's system map in Section 3 for receipt and delivery point and milepost designations.
- (o) The Rate Schedule ITS-1 Non-Mileage Component shall be applied per Dth of gas transported by GTN for immediate delivery to the facilities of another entity or an extension facility.
- (p) Applicable to firm service on GTN's Carty Lateral Extension.

Issued: November 21, 2016 Effective: January 1, 2017 Docket No. RP17-188-000 Accepted: December 13, 2016

PART 4.4 4.4 - Statement of Rates Reserved For Future Use v.3.0.0 Superseding v.2.0.0

RESERVED FOR FUTURE USE

Issued: May 26, 2011 Effective: June 27, 2011

2017 Attachment D Pipeline Tariffs

Docket No. RP11-2132-000 Accepted: June 10, 2011

PART 4.5 4.5 - Statement of Rates Parking and Lending Service v.6.0.0 Superseding v.5.0.0

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS FOR

Parking and Lending Service (\$/Dth)

BASE TARIFF RATE MINIMUM MAXIMUM

PAL Parking and Lending Service: 0.0 0.243541/d

Notes:

Issued: November 20, 2015 Effective: January 1, 2016

2017 Attachment D Pipeline Tariffs

Docket No. RP16-209-000 Accepted: December 22, 2015

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS

NEGOTIATED RATE AGREEMENTS UNDER RATE SCHEDULES FTS-1 AND LFS-1

<u>SHIPPER</u>	TERM OF <u>CONTRACT</u>	RATE <u>SCHEDULE</u>	DTH/D	PRIMARY RECEIPT <u>POINT</u>	PRIMARY DELIVERY <u>POINT</u>	RATE / <u>2 /3</u>
Avista Corporation /1	11/1/01 - 10/31/25	FTS-1	20,000	Medford	Medford Ext. Meter	/7
Powerex Corp./1	04/01/16 - 10/31/16	FTS-1	20,000	Kingsgate	Malin	/5

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS

Negotiated Rate Agreements Under Rate Schedules FTS-1 and LFS-1

Explanatory Footnotes for Negotiated Rates under Rate Schedules FTS-1 and LFS-1

- /1 This contract does not deviate in any material aspect from the Form of Service Agreement in this Tariff.
- /2 Unless otherwise noted, all Shippers pay GTN's maximum Reservation Charge, Delivery Charge, ACA, and contribute fuel in-kind in accordance with this Tariff.
- /3 Index Price References: Unless otherwise noted, references to "Daily Index Price" shall mean the price survey midpoint for the specified point as published in Gas Daily for the day of gas flow. Weekend and holiday prices will be determined using the next available Gas Daily publication. Unless otherwise noted, the references to the "NGI FOM" for a specified point shall mean Natural Gas Intelligence's First of Month Bid Week Survey (Supplement to NGI's Weekly Gas Index) Spot Gas Price for the specified point.
- /4 Reserved
- /5 GTN and Shipper have agreed to a Fixed Reservation Rate Charge of \$0.26300 inclusive of the mileage and non-mileage components, which shall be applicable to the Primary Receipt and Delivery Points as well as secondary points, as follows:

Secondary Receipt Points: All points on GTN's system Secondary Delivery Points: All points on GTN's system

In addition, Shipper shall pay all applicable charges and surcharges in accordance with GTN's FERC Gas Tariff.

- /6 Reserved
- /7 The Reservation charge shall be equal to the rate set forth in GTN's FERC Gas Tariff identified as FTS-1 E-2 (WWP), or its successor, multiplied by the appropriate Effective Period Percentage as shown in the following table.

Effective Period	Percentage
11/1/01-10/31/02	75%
11/1/02-10/31/03	80%
11/1/03-10/31/04	85%
11/1/04-10/31/05	90%

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11/1/05-10/31/06	95%
11/1/06-10/31/25	100%

The Daily Delivery Charge shall be equal to the 100% load factor equivalent of the FTS-1 E-2 rate, or its successor, and shall be multiplied by the positive difference between (a) volumes delivered and (b) the contract MDQ times the appropriate Effective Period Percentage.

Daily Delivery Charge = [Dth Delivered - (MDQ * Effective Period %)] * 100% Load Factor Equivalent FTS-1 E-2

- /8 Reserved
- /9 Reserved
- /10 Reserved
- /11 Reserved
- /12 Reserved
- /13 Reserved
- /14 Reserved
- /15 Reserved
- /16 Reserved
- /17 Reserved
- /18 Reserved

PART 4.8 4.8 - Statement of Rates Negotiated Rate Agreements - ITS-1 and PAL v.5.0.0 Superseding v.4.0.0

STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS

NEGOTIATED RATE AGREEMENTS UNDER RATE SCHEDULE ITS-1 AND PAL

				PRIMARY	PRIMARY	
	TERM OF	RATE		RECEIPT	DELIVERY	RATE
SHIPPER	CONTRACT	SCHEDULE	DTH/D	POINT	POINT	<u>/2 /3</u>

Issued: April 24, 2015 Effective: June 1, 2015

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STATEMENT OF EFFECTIVE RATES AND CHARGES FOR TRANSPORTATION OF NATURAL GAS

NEGOTIATED RATE AGREEMENTS UNDER RATE SCHEDULE ITS-1 AND PAL

Explanatory Footnotes for Negotiated Rates under Rate Schedule ITS-1 and PAL

- /1 This contract does not deviate in any material aspect from the Form of Service Agreement in this Tariff.
- /2 Unless otherwise noted, all Shippers pay GTN's maximum Mileage and Non-Mileage Charge, ACA, and contribute fuel in-kind in accordance with this Tariff.
- /3 Index Price References: Unless otherwise noted, references to "Daily Index Price" shall mean the price survey midpoint for the specified point as published in Gas Daily for the day of gas flow. Weekend and holiday prices will be determined using the next available Gas Daily publication. Unless otherwise noted, the references to the "NGI FOM" for a specified point shall mean Natural Gas Intelligence's First of Month Bid Week Survey (Supplement to NGI's Weekly Gas Index) Spot Gas Price for the specified point.

PART 4.10 4.10 - Statement of Rates Non-Conforming Service Agreements v.4.0.0 Superseding v.3.0.0

NON-CONFORMING SERVICE AGREEMENTS PURSUANT TO § 154.112(b)

Name of Shipper	Contract Number	Rate Schedule	Effective Date	Termination Date
Cascade Natural Gas Corporation	152	FTS-1	11/1/1993	10/31/2023
Chevron USA Inc.	153	FTS-1	11/1/1993	10/31/2023
City of Burbank	154	FTS-1	11/1/1993	10/31/2023
IGI Resources, Inc.	158	FTS-1	11/1/1993	10/31/2013
Northern California Power Agency	163	FTS-1	11/1/1993	10/31/2023
Talisman Energy Inc	167	FTS-1	11/1/1993	10/31/2023
Paramount Resources US Inc.	168	FTS-1	11/1/1993	10/31/2023
Petro-Canada Hydrocarbons, Inc.	169	FTS-1	11/1/1993	10/31/2023
Sacramento Municipal Utility District	170	FTS-1	11/1/1993	10/31/2023
Avista Corporation	177	FTS-1	11/1/1993	10/31/2023
Avista Corporation	178	FTS-1	11/1/1993	10/31/2023
Cascade Natural Gas Corporation	179	FTS-1	11/1/1993	10/31/2023
Northwest Natural Gas Company	180	FTS-1	11/1/1993	10/31/2023
Puget Sound Energy, Inc.	181	FTS-1	11/1/1993	10/31/2023
Avista Corporation	182	FTS-1	11/1/1993	10/31/2023
Avista Corporation	2591	FTS-1	8/1/1995	10/31/2025
Avista Corporation	2857	FTS-1	11/1/1995	10/31/2025
Avista Corporation	2858	FTS-1	11/1/1995	10/31/2025
Iberdrola Renewables, Inc.	7828	FTS-1	6/3/2001	10/31/2025
Avista Corporation	8035	FTS-1	11/1/2001	10/31/2025
Pacific Gas and Electric Company	111	ITS-1	2/1/1992	10/31/2010
Northwest Natural Gas Company	112	ITS-1	4/1/1992	3/31/2011
Petro-Canada Hydrocarbons, Inc.	119	ITS-1	4/22/1992	4/22/2011
Morgan Stanley Capital Group Inc.	144	ITS-1	7/23/1993	9/30/2010
Shell Energy North America (US), L.P.	146	ITS-1	8/1/1993	8/1/2010
BP Canada Energy Marketing Corp.	4621	AIS-1	12/1/1996	12/31/2010
Sempra Energy Trading Corp.	4721	AIS-1	1/1/1997	12/31/2010
EnCana Marketing (USA) Inc.	4770	AIS-1	1/25/1997	12/31/2010
Nexen Marketing U.S.A., Inc.	6759	AIS-1	6/17/1999	12/31/2010
Shell Energy North America (US), L.P.	7047	AIS-1	4/10/2000	12/31/2010
Sierra Pacific Power Company	7068	AIS-1	4/27/2000	12/4/2019
City of Glendale	7804	AIS-1	5/30/2001	12/31/2021
Iberdrola Renewables, Inc.	7806	AIS-1	5/30/2001	12/31/2021
Petro-Canada Hydrocarbons, Inc.	7807	AIS-1	5/30/2001	12/31/2021
Chevron U.S.A. Inc.	7812	AIS-1	5/30/2001	12/31/2021
Salmon Resources Ltd.	7816	AIS-1	5/30/2001	12/31/2021
Constellation Energy Commodities	1010		0/00/2001	12/01/2021
Group, Inc.	8038	AIS-1	8/2/2001	8/31/2021
Enserco Energy Inc.	8176	AIS-1	11/27/2001	11/30/2021
ConocoPhillips Company	8228	AIS-1	1/8/2002	1/31/2022
UBS AG (London Branch)	8318	AIS-1	4/11/2002	4/30/2023
contro (control primely			ALCONOMIC MALENDARY AND A CARD	an a

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PART 4.10 4.10 - Statement of Rates Non-Conforming Service Agreements v.4.0.0 Superseding v.3.0.0

Concord Energy LLC	8421	AIS-1	7/22/2002	7/31/2012
Tenaska Marketing Ventures	8559	AIS-1	1/1/2003	12/31/2012
Cargill, Inc.	8594	AIS-1	3/19/2003	3/31/2013
Merrill Lynch Commodities, Inc.	8674	AIS-1	6/13/2003	6/13/2023
Apache Corporation	8670	AIS-1	7/1/2003	6/30/2013
Tenaska Marketing Ventures	8880	AIS-1	12/1/2003	11/30/2013
California Dept. of Water Resources	8887	AIS-1	12/1/2003	7/1/2011
United Energy Trading, LLC	9002	AIS-1	3/1/2004	2/28/2014
Select Natural Gas LLC	8978	AIS-1	3/3/2004	3/3/2014
National Fuel Marketing Company LLC	9035	AIS-1	4/27/2004	4/30/2014
Fortis Energy Marketing & Trading GP	9115	AIS-1	7/17/2004	6/30/2014
Powerex Corp.	9149	AIS-1	8/16/2004	7/31/2014
Louis Dreyfus Energy Services L.P.	9281	AIS-1	11/8/2004	10/31/2014
Pacific Summit Energy LLC	9285	AIS-1	11/15/2004	10/31/2010
Devlar Energy Marketing, LLC	9630	AIS-1	6/1/2005	5/31/2015
Suncor Energy Marketing Inc.	9774	AIS-1	10/1/2005	9/30/2015
CanNat Energy Inc.	10197	AIS-1	7/26/2006	7/25/2011
Eagle Energy Partners I, LP	10308	AIS-1	10/27/2006	10/31/2011
Sequent Energy Management LP	10336	AIS-1	11/1/2006	10/31/2010
Occidental Energy Marketing, Inc.	10359	AIS-1	12/22/2006	12/31/2010
NextEra Energy Power Marketing, LLC	10625	AIS-1	4/10/2008	4/30/2018
Natural Gas Exchange, Inc.	10639	AIS-1	4/29/2008	4/30/2018
Citigroup Energy Inc.	10646	AIS-1	5/30/2008	5/31/2018
IGI Resources, Inc.	4576	PS-1	12/1/1996	12/31/2010
Macquarie Cook Energy, LLC	4619	PS-1	12/1/1996	12/31/2010
Sempra Energy Trading Corp.	4720	PS-1	1/1/1997	12/31/2010
EnCana Marketing (USA) Inc.	4868	PS-1	3/1/1997	12/31/2010
Shell Energy North America (US), L.P.	4908	PS-1	3/5/1997	12/31/2010
Husky Gas Marketing Inc.	5348	PS-1	7/3/1997	12/31/2010
Enserco Energy Inc.	5677	PS-1	10/6/1997	12/31/2010
National Fuel Marketing Company LLC	5679	PS-1	10/7/1997	12/31/2010
United States Gypsum Company	5837	PS-1	11/3/1997	5/17/2010
Northwest Natural Gas Company	5992	PS-1	2/13/1998	12/31/2023
Chevron U.S.A. Inc.	6226	PS-1	5/14/1998	12/31/2010
San Diego Gas & Electric Company	6378	PS-1	8/25/1998	12/31/2010
Southern California Gas Company	6613	PS-1	12/14/1998	12/31/2010
Puget Sound Energy, Inc.	7061	PS-1	4/20/2000	4/20/2020
Hermiston Generating Company, L.P.	7798	PS-1	5/30/2001	12/31/2021
City of Glendale	7803	PS-1	5/30/2001	12/31/2021
Iberdrola Renewables, Inc.	7805	PS-1	5/30/2001	12/31/2021
Questar Energy Trading Company	7819	PS-1	5/30/2001	12/31/2021
El Paso Energy Marketing Company	7820	PS-1	5/30/2001	12/31/2021
Sempra Energy Trading Corp.	7833	PS-1	6/14/2001	6/8/2020
Constellation Energy Commodities				
Group, Inc.	8037	PS-1	8/2/2001	8/31/2021
ConocoPhillips Company	8229	PS-1	1/8/2002	1/31/2022
Tractebel Energy Marketing, Inc.	8283	PS-1	3/14/2002	3/31/2022
UBS AG (London Branch)	8316	PS-1	4/11/2002	4/30/2023
newspannen – er helener for Transfeld an on statistic och sine sekää käällä (KSA) (KTA)				

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PART 4.10 4.10 - Statement of Rates Non-Conforming Service Agreements v.4.0.0 Superseding v.3.0.0

RWE Trading Americas Inc.	8324	PS-1	4/16/2002	4/30/2022
Fortis Energy Marketing & Trading GP	8340	PS-1	5/2/2002	5/31/2022
Concord Energy LLC	8406	PS-1	7/22/2002	7/31/2012
Select Natural Gas LLC	8534	PS-1	11/15/2002	10/31/2012
Tenaska Marketing Ventures	8539	PS-1	12/1/2002	11/30/2012
Cargill, Inc.	8595	PS-1	3/19/2003	3/31/2013
United Energy Trading, LLC	8652	PS-1	5/23/2003	5/31/2013
Apache Corporation	8668	PS-1	7/1/2003	6/30/2013
Occidental Energy Marketing, Inc.	8784	PS-1	9/10/2003	8/31/2013
Tenaska Marketing Ventures	8873	PS-1	12/1/2003	11/30/2013
California Dept. of Water Resources	8886	PS-1	12/1/2003	7/1/2011
Devon Canada Marketing Corporation	8923	PS-1	2/1/2004	1/31/2014
Merrill Lynch Commodities, Inc.	9018	PS-1	4/7/2004	4/7/2014
Pacific Summit Energy LLC	9173	PS-1	8/30/2004	8/30/2010
Louis Dreyfus Energy Canada LP	9263	PS-1	10/29/2004	10/31/2010
Louis Dreyfus Energy Services L.P.	9273	PS-1	11/4/2004	10/31/2014
Devlar Energy Marketing, LLC	9584	PS-1	5/2/2005	4/30/2015
Suncor Energy Marketing Inc.	9772	PS-1	10/1/2005	9/30/2015
J.P. Morgan Ventures Energy Corporation	9948	PS-1	2/1/2006	1/31/2016
CanNat Energy Inc.	10195	PS-1	7/26/2006	7/25/2011
Eagle Energy Partners I, LP	10310	PS-1	10/27/2006	10/31/2011
Sequent Energy Management LP	10332	PS-1	11/1/2006	10/31/2011
El Paso Ruby Holding Company, LLC	12071	FTS-1	11/1/2012	3/31/2018
Portland General Electric Company	17293	FTS-1	10/31/2015	10/31/2045

Issued: September 25, 2015 Effective: October 26, 2015



Receipt Services	Tariff Rate	드	Information Purposes	
	\$/10 ^s m ³	¢/GJ/d	¢/Mcf/d	¢/MMBtu/d
	(Cdn)	(Cdn)	(Cdn)	(SN)
FT-R Average Demand Rate (3 yr term) ¹	233.92/mo	20.3	21.8	15.7
IT-R (Interruptible Receipt)	8.84/d	23.4	25.0	18.1
Delivery Services	Tariff Rate	Ц	Information Purposes	
	\$GJ	¢/GJ/d	¢/Mcf/d	¢/MMBtu/d
	(Cdn)	(Cdn)	(Cdn)	(SN)
FT-D Demand Rate (1 yr term) 2				
Group 1:				
Empress/McNeill Border	5.84/mo	19.2	20.6	14.8
golberta-B.C. Border	5.37/mo	17.7	18.9	13.6
ရှိ အိုဒ်ordondale Border/Boundary Lk Border	5.37/mo	17.7	18.9	13.6
ATCO: Clairmont/Shell Creek/Edson	5.37/mo	17.7	18.9	13.6

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7/6/2017

Group 2:				
All Group 2 delivery points 5012 VIII Stoup 3:	5.37/mo	17.7	18.9	13.6
amail Group 3 delivery points	6.44/mo	21.2	22.7	16.4
t D diterruptible Delivery)				
e suiteress/McNeill Border		21.13	22.63	16.3
Alberta-B.C. Border		19.41	20.78	15.0
Gordondale Border / Boundary Lk Border		19.41	20.78	15.0
ATCO: Clairmont/Shell Creek/Edson		19.41	20.78	15.0
Group 2:				
All Group 2 delivery points		19.41	20.78	15.0
¹ Find more details on Receipt Price Points at <u>Receipt Point Rates</u> 1-2 year term: 105% (Price Point C)				
3-4 year term: 100% (Price Point B)				
5+ year term: 95% (Price Point A)				
² Find more details on Delivery Price Points at Delivery Point Rates				
1-2 year term: 100% (Price Point Z)				
3-4 year term: 95% (Price Point Y)				
5+ year term: 90% (Price Point X)				
Aggregate charges for service will be determined in accordance with the NGTL System tariff and as such. shall include the applicable abandonment surcharge(s).	ude the applicable at	oandonment surch	arge(s).	

Regregate charges for service and dollars. Refers are payable in Canadian dollars. For billing purposes,10³m³ units are used to Receipt Services and GJ units are for Delivery services Mcf and MMBtu units are provided for illustrative purposes only.

шe				4.0 MJ/m3.	¢/MM		
NGIL SYSTEM	May 1. 2017)			36.0 MJ/m3 to 4 ²	¢/Mcf/d	13.8	29.8
	ange (updated 1			nd ranges from 3	¢/GJ/d	12.9	27.8
	1.366 - subject to change (updated May 1, 2017)	1.06	37.8 MJ/m ³	ttp ppActual heating value is dependent upon specific receipt or delivery points and ranges from 36.0 MJ/m3 to 44.0 MJ/m3. update	\$/10³m³	148.02/mo	319.81/mo
	CdnS/USS	¢/GJ to ¢/MMBtu	S/10 ³ m ³ to ¢/GJ	ual heating value is dependent upo	FT-R Rate Range	FT-R Floor Rate	FT-R Ceiling Rate
1/102/9/1			2017	Attachmen	t D Pipel	ine Ta	riffs

FT-R Rate Range	\$/10 ³ m ³	¢/GJ/d	¢/Mcf/d	¢/MMBtu/d
FT-R Floor Rate	148.02/mo	12.9	13.8	9.9
FT-R Ceiling Rate	319.81/mo	27.8	29.8	21.5
es do not include GST.				

- Rates

2017 Abandonment Surcharges - Effective January 1, 2017

Abandonment surcharges are in addition to applicable receipt and delivery transportation rates.

Abandonment Surcharges		Tariff Rate	Information Purposes
	\$/10°m ³	\$/GJ	\$/Mcf
	(Cdn)	(Cdn)	(Cdn)
Manthly Abandoomout Surahorea	11 20/00	0.30(m)	0.32/mo
Informity Abandomment surcharge	0111/00-11	0.111/06.0	0111/2010
Daily Abandonment Surcharge	D.37/d	P/6600'0	0.01/d

- The services to which abandonment surcharges apply are denoted on the NGTL Tariff Table of Rates. Tolls and Charges.

Other information for TransCanada's NGTL System:

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be Joe Rates

AB Border Heat Values

Delivery Point Rates

Archives

Receipt Point Rates

Fuel Rates (2000 - 2004) (41 KB, DOC) Fuel Rates (2004 - 2010) (22 KB, XLS)

AB Border Heat Values (61 KB, PDF)

Disclaimer: The pricing and tolls information included on this website is intended to be used for planning purposes only and although TransCanada endeavours to maintain the pricing and tolls information in such a way that is accurate and current, it may not provide accurate results. Use of this information is at user's sole risk and TransCanada shall not be liable for the results obtained from it. Costoner Extress home a Pricing & Tolls a NGTL System.

Customer Express Home » Pricing & Tolls » NGTL System

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mary of 2017 Final Delivery Point Rates: 31/month, except IT which is \$/G1/d) ctive June 1, 2017						Monthfy Aban Surchar (\$/GJ/mo 0.30	ndonment Irge Ionth) 0	Daily Aban Surch (\$/G) 0.00	andonment charge GJ/d) 0099
	Property of	No Station	Delivery P	ery Point Rates	Stat North	Rates Plus Appli	pplicable Al	bandonment	Surcharge
Group 1 Deliveries	Premium/ Discount:	Point Z 100%	Point Y 95%	Point X 90%	110%				
The same in the second s	Statistic in	Q-14	0-14	6T-D	and the second	FT-0 +	FT-D +	FT-D +	Number of a
	- The second second	PRICE	PRICE	PRICE	二十二日の	Surcharge 5	Surcharge	Surcharge	and a start
ion in the second se	Station	1 to 2	3 to 4	> 5	0-1I	1 to 2	3 to 4	> 5	+ G-11
iber Station Name	Mnemonic	Year Term	Year Term	Year Term	PRICE	Year Term	Year Term	Year Term	Surcharge
2000 ALBERTA-B.C. BORDER	ALTBC	5.37	5.10	4.83	0.1941	5.67	5.40	5.13	0.2040
	ALCINT	5.37	5.10	4.83	0.1941	5.67	5.40	5.13	0.2040
	ALEINT	5.37	5.10	4.83	0.1941	5.67	5.40	5.13	0.2040
	ALSINT	5.37	5.10	4.83	0.1941	5.67	5.40	5.13	0.2040
3002 BOUNDARY LAKE BORDER	BNDLK	5.37	5.10	4.83	0.1941	5.67	5.40	5.13	0.2040
	EMPRS	5.84	5.55	5.26	0.2113	6.14	5.85	5.56	0.2212
	GRDINT	5.37	5.10	4.83	0.1941	5.67	5.40	5.13	0.2040
6404 MCNETLI RODDED	MCNEI	5 84		5 26	0 2113	6 14	5 85	5 56	C1CC U

2017 Attachment D Pipeline Tariffs

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Thursday, July 06, 2017 8:22:17 AM - 2017 Final Delivery Point Rates And Abandonment Apr2017.pdf

	Information Purposes	AB/BC to Kingsgate	¢/Mcf/d	(Cdn)		7.5		8.3	
			¢/GJ/d	(Cdn)		7.0		7.7	
TransCanada Customer Express Customer Express	Tariff Rate		\$/GJ/km(Cdn)			0.0125111530(Monthly)		0.0004524581(Daily)	
TransCanada TransCanada TransCanada Foothills BC T TransCanada Foothills BC T TransCanada T TransCanada	Service				FT Firm Service - Zone 8	FT Rate	T Interruptible Service - Zone 8	IT Rate	

(SN)

¢/MMbtu/d

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Aggregate charges for service will be determined in accordance with the Foothills Pipe Lines Gas Transportation Tariff and as such, shall include the applicable abandonment surcharge(s)

2017 Abandonment Surcharges Effective January 1, 2017

Abandonment surcharges are in addition to applicable Transportation Rates.

sə	vices	¢/MMbtu	(SN)	7.3	0.24
Information Purposes	All Transportation Services	¢/Mcf	(Cdn)	9.9	0.33
Info	All Tra	¢/GJ	(Cdn)	9.2	0.30
Tanita Data		\$/GJ	(Cdn)	0.0923237647(monthly)	0.0030353019(Daily)
	Abaritaoninent our criatges	age 90) of 9	Monthly Abandonment Surcharge	Daily Abandonment Surcharge

num Shipper's Haul Distance used in the Shipper's monthly charge for Service calculation is 170.	Rates are payable in Canadian dollars and GJ units are used for billing purposes. Mcf and MMbtu units are provided for information purposes only.	a. 13. Conversion Factors below have been used to calculate the rates provided for information purposes: 1	1.339 - subject to change (updated Oct 27, 2016)	× 1.055056	at a heat value of 37.8 MJ/m ³	4. All rates are based on 100 per cent load factor utilization. The IT rate is 110 per cent of the FT rate.		nay be directed to:			scanada.com			scanada.com
V1. For information purposes, the maxi	etta 2. Rates are payable in Canadian dol	a. 13. Conversion Factors below have be d	Cdn\$/US\$	¢/GJ to ¢/MMBtu	¢/GJ to ¢/Mcf	4. All rates are based on 100 per cent	5. Rates do not include G.S.T.	6. Inquiries regarding the BC System may be directed to:	Ashley Stowkowy	Phone: 1.403.920.5828	Email: ashley_stowkowy@transcanada.com	Kyle Mathewson	Phone: 1,403,920.7956	Email: kyle_mathewson@transcanada.com

Other information for TransCanada's Foothills (BC) System:

Current

Fuel Rates and Heating Values

AB Border Heat Values

AB Border Heat Values (61 KB, PDF)

Heating Values

Archives

become the pricing and tolls information included on this website is intended to be used for planning purposes only and although TransCanada endeavours to maintain the

information in such a way that is accurate and current, it may not provide accurate results. Use of this information is at user's sole risk and TransCanada shall not be liable for user's use or reliance on any results obtained from it.

		Westcoast Energy Inc.
		TOLL SCHEDULES - SERVICE
		TRANSPORTATION SERVICE - SOUTHERN
DEFI	NITIONS	
1.	In this	Toll Schedule, the following term shall have the following meaning:
	(a)	" <u>Enhanced T-South Service</u> " means Transportation Service – Southern provided pursuant to a Service Agreement under which gas is to be delivered to the Huntingdon Delivery Area and, subject to the fulfillment of the conditions specified in the Service Agreement, to the Kingsgate Export Point;
	(b)	" <u>Kingsgate Export Point</u> " means the point on the international boundary between Canada and the United States of America near Kingsgate, British Columbia, where the Foothills Pipe Lines (South BC) Ltd. pipeline facilities connect with the pipeline facilities of Gas Transmission Northwest Corporation; and
	(c)	" <u>Service Term</u> " means in respect of each Firm Transportation Service – Southern specified in a Firm Service Agreement, the term of each such Firm Transportation Service – Southern as determined in accordance with Section 3.
		er terms used in this Toll Schedule shall have the same meaning as set forth in the al Terms and Conditions.
APPL		4
2.	Interru by We Interru	Toll Schedule applies to all Firm Transportation Service - Southern, AOS and ptible Transportation Service - Southern, including Import Backhaul Service, provided estcoast on facilities in Zone 4 under the provisions of a Firm Service Agreement or an ptible Service Agreement into which the General Terms and Conditions and this Toll ule are incorporated by reference.
3.	Transp determ	Il purposes of this Toll Schedule, the Demand Toll applicable to any Firm portation Service - Southern provided pursuant to a Firm Service Agreement shall be nined based upon the Service Term, and the Service Term for each such service shall ermined as follows:
	(a)	in the case of each Firm Transportation Service – Southern provided for in a Firm Service Agreement entered into by a Shipper with Westcoast prior to November 1, 2005, the number of whole years remaining in the term of each such service as of November 1, 2005;
	(b)	in the case of each Firm Transportation Service – Southern provided for in a Firm Service Agreement entered into by a Shipper with Westcoast after November 1, 2005, the number of whole years in the term of each such service specified in the Firm Service Agreement;
	(c)	in the case of each such Firm Transportation Service – Southern which is renewed by a Shipper after November 1, 2005 in accordance with Section 2.06 of the

Control Conterve Contere Control Control Control Control Control Control Co			Westcoast Energy Inc.
 General Terms and Conditions, the number of whole years in the renewal term of each such service, with effect from the first day of the renewal term; and (d) in the case of each Firm Transportation Service – Southern provided for in a Firm Service Agreement which is extended by the Shipper and Westcoast after December 31, 2005, the number of whole years remaining in the term of each such service, including the period of the extension, with effect from the first day of the month immediately following the execution by the Shipper of an amendment to the Firm Service Agreement providing for such extension. MONTHLY BILL - FIRM TRANSPORTATION SERVICE - SOUTHERN The amount payable by a Shipper to Westcoast in respect of Firm Transportation Service - Southern provided in any month pursuant to a Firm Service Agreement shall be an amount equal to: (a) the product obtained by multiplying the Contract Demand for Firm Transportation Service - Southern specified in the Firm Service Agreement by the applicable Demand Toll specified in Appendix A for Firm Transportation Service - Southern, and (b) the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for the month, less the amount of any Contract Demand Credits to which the Shipper is entitled for the month pursuant to the General Terms and Conditions. MONTHLY BILL - AOS, INTERRUPTIBLE TRANSPORTATION SERVICE - Southern at a Delivery Point in Zone 4 and would incur on such day tolls for AOS and Interruptible Transportation Service - Souther Polivery Point in Zone 4 and would incur on such day tolls for AOS and Interruptible Transportation Service - Southern, the following the provisions of the General Terms and Conditions. (a) firstly, in the case where Shipper would oth			
 each such service, with effect from the first day of the renewal term; and (d) in the case of each Firm Transportation Service – Southern provided for in a Firm Service Agreement which is extended by the Shipper and Westcoast after December 31, 2005, the number of whole years remaining in the term of each such service, including the period of the extension, with effect from the first day of the month immediately following the execution by the Shipper of an amendment to the Firm Service Agreement providing for such extension. MONTHLY BILL - FIRM TRANSPORTATION SERVICE - SOUTHERN 4. The amount payable by a Shipper to Westcoast in respect of Firm Transportation Service - Southern provided in any month pursuant to a Firm Service Agreement shall be an amount equal to: (a) the product obtained by multiplying the Contract Demand for Firm Transportation Service - Southern specified in the Firm Service Agreement by the applicable Demand Toll specified in Appendix A for Firm Transportation Service - Southern and Toll specified in Appendix A for Firm Transportation Service - Southern; and (b) the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for the month, less the amount of any Contract Demand Credits to which the Shipper is entitled for the month pursuant to the General Terms and Conditions. MONTHLY BILL - AOS, INTERRUPTIBLE TRANSPORTATION SERVICE - SOUTHERN AND IMPORT BACKHAUL SERVICE 5. If on any day Shipper has unutilized Firm Transportation Service - Southern at a Delivery Point in Zone 4, then, notwithstanding the provisions of the General Termsportation Service - Southern, the following rules shall apply: (a) firstly, in the case where Shipper would otherwise incur tolls on such day for AOS and Interruptible Transportation Service - Southern, the following rule			
 each such service, with effect from the first day of the renewal term; and (d) in the case of each Firm Transportation Service – Southern provided for in a Firm Service Agreement which is extended by the Shipper and Westcoast after December 31, 2005, the number of whole years remaining in the term of each such service, including the period of the extension, with effect from the first day of the month immediately following the execution by the Shipper of an amendment to the Firm Service Agreement providing for such extension. MONTHLY BILL - FIRM TRANSPORTATION SERVICE - SOUTHERN 4. The amount payable by a Shipper to Westcoast in respect of Firm Transportation Service - Southern provided in any month pursuant to a Firm Service Agreement shall be an amount equal to: (a) the product obtained by multiplying the Contract Demand for Firm Transportation Service - Southern specified in the Firm Service Agreement by the applicable Demand Toll specified in Appendix A for Firm Transportation Service - Southern and Toll specified in Appendix A for Firm Transportation Service - Southern; and (b) the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for the month, less the amount of any Contract Demand Credits to which the Shipper is entitled for the month pursuant to the General Terms and Conditions. MONTHLY BILL - AOS, INTERRUPTIBLE TRANSPORTATION SERVICE - SOUTHERN AND IMPORT BACKHAUL SERVICE 5. If on any day Shipper has unutilized Firm Transportation Service - Southern at a Delivery Point in Zone 4, then, notwithstanding the provisions of the General Termsportation Service - Southern, the following rules shall apply: (a) firstly, in the case where Shipper would otherwise incur tolls on such day for AOS and Interruptible Transportation Service - Southern, the following rule			
 Service Agreement which is extended by the Shipper and Westcoast after December 31, 2005, the number of whole years remaining in the term of each such service, including the period of the extension, with effect from the first day of the month immediately following the execution by the Shipper of an amendment to the Firm Service Agreement providing for such extension. MONTHLY BILL - FIRM TRANSPORTATION SERVICE - SOUTHERN The amount payable by a Shipper to Westcoast in respect of Firm Transportation Service - Southern provided in any month pursuant to a Firm Service Agreement shall be an amount equal to: (a) the product obtained by multiplying the Contract Demand for Firm Transportation Service - Southern specified in the Firm Service Agreement by the applicable Demand Toll specified in Appendix A for Firm Transportation Service - Southern; and (b) the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for the month, less the amount of any Contract Demand Credits to which the Shipper is entitled for the month pursuant to the General Terms and Conditions. MONTHLY BILL - AOS, INTERRUPTIBLE TRANSPORTATION SERVICE - SOUTHERN AND IMPORT BACKHAUL SERVICE If on any day Shipper has unutilized Firm Transportation Service - Southern at a Delivery Point in Zone 4, then, notwithstanding the provisions of the General Terms and Conditions and for the sole purpose of determining the amount of the Commodity Tolls payable by Shipper in accordance with this Toll Schedule for AOS and Interruptible Transportation Service - Southern the following rules shall apply: (a) firstly, in the case where Shipper would otherwise incur tolls on such day for AOS and Interruptible Transportation Service - Southern, the following rul			each such service, with effect from the first day of the renewal term; and
 The amount payable by a Shipper to Westcoast in respect of Firm Transportation Service - Southern provided in any month pursuant to a Firm Service Agreement shall be an amount equal to: (a) the product obtained by multiplying the Contract Demand for Firm Transportation Service - Southern specified in the Firm Service Agreement by the applicable Demand Toll specified in Appendix A for Firm Transportation Service - Southern; and (b) the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for the month, less the amount of any Contract Demand Credits to which the Shipper is entitled for the month pursuant to the General Terms and Conditions. MONTHLY BILL - AOS, INTERRUPTIBLE TRANSPORTATION SERVICE - SOUTHERN AND IMPORT BACKHAUL SERVICE If on any day Shipper has unutilized Firm Transportation Service - Southern at a Delivery Point in Zone 4 and would incur on such day tolls for AOS and Interruptible Transportation Service, other than Import Backhaul Service, at that Delivery Point or at any other Delivery Point in zone 4, then, notwithstanding the provisions of the General Terms and Conditions and for the sole purpose of determining the amount of the Commodity Tolls payable by Shipper in accordance with this Toll Schedule for AOS and Interruptible Transportation Service - Southern, the following rules shall apply: (a) firstly, in the case where Shipper would otherwise incur tolls on such day for AOS and Interruptible Transportation Service - Southern, the following rules shall apply: (b) secondly, in the case where a Delivery Point in Transportation Service - Southern, the following rules shall apply: (b) secondly, in the case where a Delivery Point in the Huntingdon Delivery Are		(d)	Service Agreement which is extended by the Shipper and Westcoast after December 31, 2005, the number of whole years remaining in the term of each such service, including the period of the extension, with effect from the first day of the month immediately following the execution by the Shipper of an amendment to the
 Southern provided in any month pursuant to a Firm Service Agreement shall be an amount equal to: (a) the product obtained by multiplying the Contract Demand for Firm Transportation Service - Southern specified in the Firm Service Agreement by the applicable Demand Toll specified in Appendix A for Firm Transportation Service – Southern, and (b) the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for the month, less the amount of any Contract Demand Credits to which the Shipper is entitled for the month pursuant to the General Terms and Conditions. MONTHLY BILL - AOS, INTERRUPTIBLE TRANSPORTATION SERVICE - SOUTHERN AND IMPORT BACKHAUL SERVICE 5. If on any day Shipper has unutilized Firm Transportation Service - Southern at a Delivery Point in Zone 4 and would incur on such day tolls for AOS and Interruptible Transportation Service, other than Import Backhaul Service, at that Delivery Point in Zone 4, then, notwithstanding the provisions of the General Terms and Conditions and for the sole purpose of determining the amount of the Commodity Tolls payable by Shipper in accordance with this Toll Schedule for AOS and Interruptible Transportation Service - Southerm, the following rules shall apply: (a) firstly, in the case where Shipper would otherwise incur tolls on such day for AOS and Interruptible Transportation Service - Southerm, the following rules shall apply: (b) secondly, in the case where a Delivery Point at which Shipper has unutilized Firm Transportation Service - Southern, Shipper shall be deemed to have utilized Firm Transportation Service - Southern, Shipper shall be deemed to have utilized Firm Transportation Service - Southern Shipper shall be deemed to have utilized Firm Transportation Service - Southern, Shipper shall be deemed to have utilized Firm Transportation Service - Sou	MONTH	ILY BIL	L - FIRM TRANSPORTATION SERVICE - SOUTHERN
 Service - Southern specified in the Firm Service Agreement by the applicable Demand Toll specified in Appendix A for Firm Transportation Service – Southern; and (b) the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for the month, less the amount of any Contract Demand Credits to which the Shipper is entitled for the month pursuant to the General Terms and Conditions. MONTHLY BILL - AOS, INTERRUPTIBLE TRANSPORTATION SERVICE - SOUTHERN AND IMPORT BACKHAUL SERVICE If on any day Shipper has unutilized Firm Transportation Service - Southern at a Delivery Point in Zone 4 and would incur on such day tolls for AOS and Interruptible Transportation Service, other than Import Backhaul Service, at that Delivery Point in Zone 4, then, notwithstanding the provisions of the General Terms and Conditions and for the sole purpose of determining the amount of the Commodity Tolls payable by Shipper in accordance with this Toll Schedule for AOS and Interruptible Transportation Service - Southern, the following rules shall apply: (a) firstly, in the case where Shipper would otherwise incur tolls on such day for AOS and Interruptible Transportation Service - Southern at a Delivery Point where Shipper has unutilized Firm Transportation Service – Southern, Shipper shall be deemed to have utilized Firm Transportation Service – Southern, Shipper shall be deemed to have utilized Firm Transportation Service – Southern, Shipper shall be deemed to have utilized Firm Transportation Service – Southern, Shipper shall be deemed to have utilized Firm Transportation Service – Southern, Shipper shall be deemed to have utilized Firm Transportation Service – Southern, Shipper shall be deemed to have utilized Firm Transportation Service – Southern for unutilized Firm Transportation Service at such Delivery Point; (b) secondly, in the	11.44	Southe	rn provided in any month pursuant to a Firm Service Agreement shall be an amount
 Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for the month, less the amount of any Contract Demand Credits to which the Shipper is entitled for the month pursuant to the General Terms and Conditions. MONTHLY BILL - AOS, INTERRUPTIBLE TRANSPORTATION SERVICE - SOUTHERN AND IMPORT BACKHAUL SERVICE 5. If on any day Shipper has unutilized Firm Transportation Service - Southern at a Delivery Point in Zone 4 and would incur on such day tolls for AOS and Interruptible Transportation Service, other than Import Backhaul Service, at that Delivery Point or at any other Delivery Point in Zone 4, then, notwithstanding the provisions of the General Terms and Conditions and for the sole purpose of determining the amount of the Commodity Tolls payable by Shipper in accordance with this Toll Schedule for AOS and Interruptible Transportation Service - Southern, the following rules shall apply: (a) firstly, in the case where Shipper would otherwise incur tolls on such day for AOS and Interruptible Transportation Service - Southern at a Delivery Point where Shipper has unutilized Firm Transportation Service - Southern, Shipper shall be deemed to have utilized Firm Transportation Service at such Delivery Point on such day in respect of a volume of gas not exceeding the volume of unutilized Firm Transportation Service is unutilized Firm Transportation Service A sunutilized Firm Transportation Service A sunutilized Firm Transportation Service A such Delivery Point; (b) secondly, in the case where a Delivery Point at which Shipper has unutilized Firm Transportation Service A sunutilized Firm Transportation Delivery Area and A suntilized Firm Transportation Service A sunutilized Firm Transportation Service A such Delivery Point; 		(a)	the product obtained by multiplying the Contract Demand for Firm Transportation Service - Southern specified in the Firm Service Agreement by the applicable Demand Toll specified in Appendix A for Firm Transportation Service – Southern; and
 month pursuant to the General Terms and Conditions. MONTHLY BILL - AOS, INTERRUPTIBLE TRANSPORTATION SERVICE - SOUTHERN AND IMPORT BACKHAUL SERVICE 5. If on any day Shipper has unutilized Firm Transportation Service - Southern at a Delivery Point in Zone 4 and would incur on such day tolls for AOS and Interruptible Transportation Service, other than Import Backhaul Service, at that Delivery Point or at any other Delivery Point in Zone 4, then, notwithstanding the provisions of the General Terms and Conditions and for the sole purpose of determining the amount of the Commodity Tolls payable by Shipper in accordance with this Toll Schedule for AOS and Interruptible Transportation Service - Southern, the following rules shall apply: (a) firstly, in the case where Shipper would otherwise incur tolls on such day for AOS and Interruptible Transportation Service – Southern at a Delivery Point on such day in respect of a volume of gas not exceeding the volume of unutilized Firm Transportation Service at such Delivery Point; (b) secondly, in the case where a Delivery Point at which Shipper has unutilized Firm Transportation Service – Southern is within the Huntingdon Delivery Area and 		(b)	the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for the month,
 IMPORT BACKHAUL SERVICE 5. If on any day Shipper has unutilized Firm Transportation Service - Southern at a Delivery Point in Zone 4 and would incur on such day tolls for AOS and Interruptible Transportation Service, other than Import Backhaul Service, at that Delivery Point or at any other Delivery Point in Zone 4, then, notwithstanding the provisions of the General Terms and Conditions and for the sole purpose of determining the amount of the Commodity Tolls payable by Shipper in accordance with this Toll Schedule for AOS and Interruptible Transportation Service - Southern, the following rules shall apply: (a) firstly, in the case where Shipper would otherwise incur tolls on such day for AOS and Interruptible Transportation Service – Southern at a Delivery Point on such day in respect of a volume of gas not exceeding the volume of unutilized Firm Transportation Service at such Delivery Point, (b) secondly, in the case where a Delivery Point at which Shipper has unutilized Firm Transportation Service – Southern Area and 			
 Point in Zone 4 and would incur on such day tolls for AOS and Interruptible Transportation Service, other than Import Backhaul Service, at that Delivery Point or at any other Delivery Point in Zone 4, then, notwithstanding the provisions of the General Terms and Conditions and for the sole purpose of determining the amount of the Commodity Tolls payable by Shipper in accordance with this Toll Schedule for AOS and Interruptible Transportation Service - Southern, the following rules shall apply: (a) firstly, in the case where Shipper would otherwise incur tolls on such day for AOS and Interruptible Transportation Service – Southern, the following rules shall apply: (a) firstly, in the case where Shipper would otherwise incur tolls on such day for AOS and Interruptible Transportation Service – Southern at a Delivery Point where Shipper has unutilized Firm Transportation Service – Southern, Shipper shall be deemed to have utilized Firm Transportation Service at such Delivery Point on such day in respect of a volume of gas not exceeding the volume of unutilized Firm Transportation Service is unutilized Firm Transportation Service at such Delivery Point; (b) secondly, in the case where a Delivery Point at which Shipper has unutilized Firm Transportation Delivery Area and 	MONTH IMPORT	LY BIL FBACK	L - AOS, INTERRUPTIBLE TRANSPORTATION SERVICE - SOUTHERN AND KHAUL SERVICE
 and Interruptible Transportation Service – Southern at a Delivery Point where Shipper has unutilized Firm Transportation Service – Southern, Shipper shall be deemed to have utilized Firm Transportation Service at such Delivery Point on such day in respect of a volume of gas not exceeding the volume of unutilized Firm Transportation Service at such Delivery Point; (b) secondly, in the case where a Delivery Point at which Shipper has unutilized Firm Transportation Service – Southern is within the Huntingdon Delivery Area and 		Point in Service Point in and for Shipper	To Zone 4 and would incur on such day tolls for AOS and Interruptible Transportation e, other than Import Backhaul Service, at that Delivery Point or at any other Delivery To Zone 4, then, notwithstanding the provisions of the General Terms and Conditions the sole purpose of determining the amount of the Commodity Tolls payable by r in accordance with this Toll Schedule for AOS and Interruptible Transportation
Transportation Service - Southern is within the Huntingdon Delivery Area and		(a)	firstly, in the case where Shipper would otherwise incur tolls on such day for AOS and Interruptible Transportation Service – Southern at a Delivery Point where Shipper has unutilized Firm Transportation Service – Southern, Shipper shall be deemed to have utilized Firm Transportation Service at such Delivery Point on such day in respect of a volume of gas not exceeding the volume of unutilized Firm Transportation Service at such Delivery Point;
Delivery Point after applying the rule set out in paragraph (a) above, then Shipper		(b)	secondly, in the case where a Delivery Point at which Shipper has unutilized Firm Transportation Service – Southern is within the Huntingdon Delivery Area and Shipper has any remaining volume of unutilized Firm Transportation Service at such Delivery Point after applying the rule set out in paragraph (a) above, then Shipper shall be deemed to have made a diversion on such day pursuant to Section 7.01(a)

		Westcoast Energy Inc.
		TOLL SCHEDULES - SERVICE
		of the General Terms and Conditions of a volume of gas not exceeding the amount of the remaining volume of unutilized Firm Transportation Service, from that Delivery Point to any other Delivery Point within the Huntingdon Delivery Area at which Shipper would otherwise incur tolls for AOS and Interruptible Transportation Service - Southern;
	(c)	thirdly, if Shipper has any remaining volume of unutilized Firm Transportation Service – Southern at any Delivery Point after applying the rules set out in paragraphs (a) and (b) above, then Shipper shall be deemed to have made a diversion on such day pursuant to Section 7.01(c) of the General Terms and Conditions of a volume of gas not exceeding the amount of such remaining volume of unutilized Firm Transportation Service from such Delivery Point to the nearest Downstream Delivery Point at which Shipper would otherwise incur tolls for AOS and Interruptible Transportation Service - Southern; and
	(d)	fourthly, if Shipper has any remaining volume of unutilized Firm Transportation Service – Southern at any Delivery Point after applying the rules set out in paragraphs (a), (b) and (c) above, then Shipper shall be deemed to have made a diversion on such day pursuant to Section 7.01(b) of the General Terms and Conditions of a volume of gas not exceeding the amount of such remaining volume of unutilized Firm Transportation Service, from such Delivery Point to the nearest Upstream Delivery Point at which Shipper would otherwise incur tolls for AOS and Interruptible Transportation Service – Southern.
6.	Transp	amount payable by a Shipper to Westcoast in respect of AOS, Interruptible portation Service - Southern, and Import Backhaul Service provided on each day in a shall be an amount equal to the sum of:
	(a)	the product obtained by multiplying the applicable Commodity Toll specified in Appendix A for AOS, Interruptible Transportation Service - Southern and Import Backhaul Service, respectively, by the Receipt Volume for such AOS or Interruptible Transportation Service - Southern (as determined after applying the rules set out in Section 5) or for such Import Backhaul Service, respectively, at the point from which the residue gas is sourced, which is thermally equivalent to the volume of residue gas (i) delivered to or for the account of Shipper at the Delivery Point, or (ii) transmitted through Zone 4 for the account of Shipper on each such day during the month;
	(b)	the product obtained by multiplying the difference between the Commodity Tolls specified in Section 7.03 of the General Terms and Conditions by the volume of gas deemed to be diverted to a Downstream Delivery Point in accordance with Section 4(c) on each such day during the month; and
	(c)	the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for each day in the month.

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Westcoast Energy Inc.

TOLL SCHEDULES - SERVICE

APPENDIX A

DEMAND AND COMMODITY TOLLS TRANSPORTATION SERVICE - SOUTHERN

Firm Transportation Service – Southern

	Year Round Service				
	Demand Tolls \$/10 ³ m ³ /mo.				
Service Term	PNG Delivery Point	Inland Delivery Area	Huntingdon Delivery Area	FortisBC Kingsvale to Huntingdon*	
1 year	90.06	234.99	397.34	162.35	
2 years	87.44	228.15	385.77	157.62	
3 years	84.81	221.31	374.20	152.89	
4 years	83.94	219.02	370.34	151.32	
5 years or more	83.07	216.74	366.48	149.74	

* For Firm Transportation Service - Southern provided by Westcoast pursuant to a Firm Service Agreement dated April 15, 2002 between Westcoast and FortisBC Energy Inc.

Plus the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for each day in the month.

	Winter Firm Service		
	Demand Tolls \$/10 ³ m ³ /mo. Huntingdon Delivery Area		
Service Term	WF Service November to March	Revertible WF	
1 year	596.01	397.34	
2 years	578.66	385.77	
3 years	561.30	374.20	
4 years	555.51	370.34	
5 years or more	549.72	366.48	

 WF Service which has been designated as Revertible WF Service pursuant to Section 23.10 of the General Terms and Conditions – Service to provide for firm transmission of residue gas in Zone 4 all days of the year.

Plus the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for each day in the month.

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Westcoast Energy Inc. TOLL SCHEDULES - SERVICE

AOS and Interruptible Transportation Service – Southern

Months	Commodity Tolls \$/10 ³ m ³			
	PNG Delivery Point	Inland Delivery Area	Huntingdon Delivery Area	FortisBC Kingsvale to Huntingdon*
April 1, 2017 to October 31, 2017	2.947	7.691	13.004	5.313
November 1, 2017 to December 31, 2017	3.929	10.255	14.304	7.084

* For AOS provided by Westcoast pursuant to a Firm Service Agreement dated April 15, 2002 between Westcoast and FortisBC Energy Inc.

Plus the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for each day in the month.

Import Backhaul Service

		Commodity Tolls \$/10 ³ m ³	
Months	Inland Delivery Area	PNG Delivery Point	Compressor Station No. 2
April 1, 2017 to October 31, 2017	5.313	10.057	13.004
November 1, 2017 to December 31, 2017	4.049	10.375	14.304

Plus the amount of tax on fuel gas consumed in operations payable under the Motor Fuel Tax Act (British Columbia) and the Carbon Tax Act (British Columbia) which is allocated to Shipper by Westcoast for each day in the month.