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| SCHEDULE NO. 85 |
| Interruptible Gas Service with Firm Option |

1. **Availability; Term of Agreement:**
	1. This rate schedule is available in the service area of the Company to any nonresidential Customer outside of Kittitas County or nonresidential Customers in Kittitas County that take no gas service at all during the months of October through March, where Customer and Company have executed a service agreement for the purchase of interruptible gas service under this schedule and where, in the Company’s opinion, its facilities and gas supply are adequate to render the required service; provided, however, that interruptible gas service shall not be available to essential agricultural users who, in accordance with Section 401 of the Natural Gas Policy Act of 1978, have requested higher priority of service than that afforded by this rate schedule.
	2. This schedule is available to those interruptible Customers whose natural gas usage or requirement meets the eligibility requirements as described in Section 2 of this schedule.
	3. Any increase in existing firm or interruptible contract volume is subject to the Company’s determination of facilities and gas supply being adequate.
	4. The term of the agreement between the Company and the Customer shall be set forth in the service agreement.
2. **Eligibility:** Any Customer on another schedule that has used at least 150,000 therms in the past year or a Customer requesting a new service that is expected to use at least 150,000 therms in the initial year of service is eligible for service under this schedule. Following twelve months of service on this schedule, if a Customer who moved to or started service on this schedule has usage that is less than 150,000 therms for any 12-consecutive month period (ending with and including the current month) the Customer is no longer eligible for service under this schedule. The Company shall move Customers that are not eligible for service on this schedule to Schedule No. 86 unless the Customer is eligible for and has requested service under another schedule within 15 days of receiving notice of their ineligibility. Provided, however, that the Company shall not cause Customers taking service under this schedule as of the effective date of this annual minimum eligibility requirement to change schedule, regardless of their usage.