

# NORTHWEST NATURAL GAS COMPANY

P.U.C. Or. 25

Twelfth Revision of Sheet 2-1  
Cancels Eleventh Revision of Sheet 2-1

## RATE SCHEDULE 2 RESIDENTIAL SALES SERVICE

### AVAILABLE:

To Residential Class Customers in all territory served by the Company under the Tariff of which this Rate Schedule is a part. Temporary Disconnection of Service is allowed subject to Special Provision 1 of this Rate Schedule. The installation of Distribution Facilities, when required before service can be provided to equipment served under this Rate Schedule, is subject to the provisions of **Schedule X**.

### SERVICE DESCRIPTION:

Service under this Rate Schedule is Firm Sales Service to gas equipment used for Domestic purposes by qualifying Residential Class Customers.

Service to a Vehicle Fueling Appliance is subject to the conditions set forth in Special Provisions 3 through 6 of this Rate Schedule.

**MONTHLY RATE:** Effective: November 1, 2021

(C)

The rates shown in this Rate Schedule may not always reflect actual billing rates. See **Schedule 100** for a list of applicable temporary adjustments. Rates are subject to changes for purchased gas costs and technical rate adjustments. The rates for Coos County customers are subject to the additional adjustment set forth in **Schedule 160**. The rates for service to a Vehicle Fueling Appliance shall be further adjusted as set forth in Special Provision 6 of this Rate Schedule.

Minimum Monthly Bill: Customer Charge plus charges under **Schedule C** or **Schedule 15** (if applicable)

	Base Rate	Base Adjustment	Pipeline Capacity	Commodity	Temporary Adjustment	Total Billing
Customer Charge:	\$8.00	---	---	---	---	<b>\$8.00</b>
Volumetric Charge (per therm):	\$0.57799	\$0.00000	\$0.10569	\$0.31601	\$0.04668	<b>\$1.04637</b>

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(continue to Sheet 2-2)

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**RATE SCHEDULE 2**  
**RESIDENTIAL SALES SERVICE**  
(continued)**SPECIAL PROVISIONS:**

1. A Customer that elects to discontinue the use of any gas appliances served under this Rate Schedule on a seasonal or temporary basis will continue to be responsible to meet the minimum bill obligations under the Rate Schedule as long as the account status remains open. Any Customer that does not want to pay such charges may close the account.  

A Customer that has closed an account on a seasonal or temporary basis and subsequently requests that the account be re-opened shall pay reconnection charges and other applicable charges as set forth in **SCHEDULE C** at the time Customer requests that the account be re-opened.
2. Customers may be required to pay the Company, in advance, for costs related to the Company's installation of any Distribution Facilities necessary to provide service to Customers under this Rate Schedule. See **Rule 20** and **Schedule X** of the Tariff of which this Rate Schedule is a part.
3. A Customer that has installed a Vehicle Fueling Appliance to compress natural gas for use in such Customer's personal motor vehicle or motorboat is solely responsible for compliance with the laws related to the use of CNG in a motor vehicle, including but not limited to payment of any Fuel Use Taxes associated with or related to the use of CNG under this Rate Schedule.
4. When a consumer requests natural gas service to any Vehicle Fueling Appliance ("VFA"), the VFA will be separately metered by a meter solely dedicated to the VFA and will be treated as a separate account for billing purposes. Should a Customer connect a Vehicle Fueling Appliance and other gas equipment to the same meter without the Company's prior knowledge, the Company will not be responsible for any equipment or other operational problems that may arise from such Customer action. When the Company becomes aware of the combined metering situation, the Company will recommend that a separate meter be installed to the Vehicle Fueling Appliance. The account will be noted as serving a Vehicle Fueling Appliance and the conditions of Special Provision 5 will apply. The Customer will be responsible for the identification of any Vehicle Fueling Appliance usage for any tax or other reporting purposes. The Company will make the final determination if installation of a separate meter is required as the result of a safety issue or a requirement such as updates to conditions set forth in **Rule 18** or reporting required of the Company.
5. The Company is not responsible to calculate or report a Customer's Fuel Use Tax obligation. A bill message will be printed on each monthly gas bill where Vehicle Fueling Appliance usage is billed that will: (a) inform the Customer that a Fuel Use Tax obligation may apply, and (b) inform the Customer about where they may find additional information about how to calculate any Fuel Use Tax obligation.
6. The monthly volumetric charge (per therm) for purposes of billing Vehicle Fueling Appliance usage will exclude Schedule 195 – Weather Adjusted Rate Mechanism (WARM).
7. The Company may refuse service to any gas appliance that does not meet the conditions set forth in **Rule 18**.

**GENERAL TERMS:**

Service under this Rate Schedule is governed by the terms of this Rate Schedule, the General Rules and Regulations contained in this Tariff, any other Schedules that by their terms or by the terms of this Rate Schedule apply to service under this Rate Schedule, and by all rules and regulations prescribed by regulatory authorities, as amended from time to time.

Issued May 3, 2016  
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Effective with service on  
and after July 1, 2016