PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY 327 N WENATCHEE AVENUE WENATCHEE WA 98801

REGULAR COMMISSION MEETING

MAY 22, 2023

STUDY SESSION

10:00 AM

- 1. Pledge of Allegiance and Safety/HPI Minute Brent Thrapp
- 2. Approval of the Agenda
- 3. CPO Winner Recognition
- 4. Quarterly Financial Review and Investment Report
- 5. Quarterly Energy Resources Update
- 6. Surplus Property Presentation Proposed motion: To set a public hearing to take comment on June 5, 2023 at 10:15am for the purpose of the proposed sale of District property 1) Chelan Falls, .18± acres and 2) Chumstick, .15± acres determined to be surplus to the District needs, and directing staff to publish public notice as required by RCW 39.33.020."
- 7. Public Comment

 Time reserved for public comments or questions related to matters not covered by the agenda

BUSINESS SESSION

Consent Agenda

- 8. Minutes of the April 28, 2023 Special Meeting and May 1, 2023 Regular Meeting
- 9. Vouchers: Accounts Payable Summary Report dated May 16, 2023:
 - a. Vouchers totaling \$31,004,521.28;
 - b. Approval of Customer Deposit Returns and Conservation Incentive payments for the period April 25, 2023 through May 15, 2023 in the amount of \$151,456.08.

- c. Approval of the net Payroll, Warrant Nos. 238141 through 238156 and Advice Nos. 754999 through 755813 for the pay period ending April 23, 2023 in the amount of \$2,531,728.73.
- d. Approval of the net Payroll, Warrant Nos. 238157 through 238169 and Advice Nos. 755814 through 756642 for the pay period ending May 07, 2023 in the amount of \$2,584,883.48.
- e. Approval of Warrant Nos. 29556 through 29642 totaling \$38,738.50 for claim payments from the workers' compensation self-insurance fund for the period ending May 15, 2023.
- f. Approval of Parks Reservation System customer refunds for the period April 25, 2023 through May 11, 2023 in the amount of \$4,725.00.
- 10. A RESOLUTION RATIFYING FIELD WORK ORDERS NOS. 5, 6, AND 7, AUTHORIZING FINAL ACCEPTANCE OF WORK PERFORMED UNDER BID NO. 18-76 WITH MAGNUM POWER LLC OF CASTLEROCK, WASHINGTON, AND AUTHORIZING RELEASE OF THE BOND IN LIEU OF RETAINAGE
- 11. A RESOLUTION RATIFYING FIELD WORK ORDER/CHANGE ORDER NOS. 4 AND 5,
 AUTHORIZING FINAL ACCEPTANCE OF WORK PERFORMED UNDER BID NO. 19-47 WITH
 MAGNUM POWER LLC OF CASTLE ROCK, WASHINGTON FOR UNIT PRICE ELECTRICAL DOCK
 CREW AND AUTHORIZING PAYMENT OF RETAINAGE

Regular Agenda

- 12. A RESOLUTION AUTHORIZING AMENDMENT NO. 8 TO SERVICES AGREEMENT (SA NO. 13-082) WITH PYTHIAN GROUP, INC. TO PROVIDE SEQUEL ("SQL") SERVER CONSULTING SERVICES
- 13. A RESOLUTION APPROVING EXECUTION OF FIELD WORK ORDER/CHANGE ORDER NO. 3-13, FOR THE THIRD AND FOURTH UNITS UNDER CONTRACT NO. 14-22 WITH VOITH HYDRO, INC. OF YORK, PA FOR ROCKY REACH UNITS C-8 THROUGH C-11 TURBINE REPAIRS
- 14. A RESOLUTION RATIFYING FIELD WORK ORDER/CHANGE ORDER NOS. 8-GMP1, 3-GMP2, 4-GMP2, 5-GMP2, 1-GMP3, 1-GMP4 AND 2-GMP4, AUTHORIZING FINAL ACCEPTANCE OF WORK PERFORMED UNDER PRECONSTRUCTION SERVICES PHASE, GUARANTEED MAXIMUM PRICE (GMP) AMENDMENT NO. 1 AND GMP AMENDMENT NO. 2, AND AUTHORIZING THE ISSUANCE OF A GMP AMENDMENT NO. 5 TO NORTHBANK CIVIL AND MARINE, INC. OF VANCOUVER, WA TO PROVIDE A GMP AND SCHEDULE FOR THE UPGRADE OF THE THIRD UNIT (U8) UNDER CONTRACT NO. 20-14 FOR THE ROCK ISLAND POWERHOUSE NO. 2 DRAFT TUBE GATE CYLINDER AND HYDRAULIC POWER UNIT UPGRADE

REGULAR COMMISSION MEETING AGENDA May 22, 2023 Page 3

- 15. A RESOLUTION REJECTING ALL BIDS AND DECLARING THAT NO BIDS WERE RECEIVED FOR JUMPOFF RIDGE SWITCHYARD CONTROL BUILDING (BID NO. 22-12424) AND AUTHORIZING THE JUMPOFF RIDGE SWITCHYARD CONTROL BUILDING BE OBTAINED BY NEGOTIATION
- 16. A RESOLUTION APPROVING BID ADVERTISEMENT, AWARD AND CONTRACT EXECUTION FOR THE JUMPOFF RIDGE SWITCHYARD AND TRANSMISSION LINE CONSTRUCTION (BID NO. 23-12828)
- 17. A RESOLUTION AUTHORIZING THE GENERAL MANAGER TO ENTER INTO A LONG-TERM ORCHARD LEASE AGREEMENT WITH PIEPEL PREMIUM FRUIT COMPANY, LLC FOR A PARCEL OF UNDEVELOPED LAND LOCATED IN DOUGLAS COUNTY, WASHINGTON
- 18. A RESOLUTION RESCINDING AND REPLACING RESOLUTION NO. 22-14640 AND ADOPTING NEW TELECOMMUNICATION RATES FOR WHOLESALE TELECOMMUNICATIONS SERVICES BY SERVICE PROVIDERS ON THE DISTRICT'S BROADBAND SYSTEM
- 19. Capital Budget Revision

Proposed motion: To increase total budget for capital project RI210006, Eastbank Hatchery Pump Station Rehabilitation, in the amount of \$561,477. The current total project budget amount is \$1,778,523. The revised total project budget would be \$2,340,000.

- 20. Manager Items
- 21. Commission Items
 - a. Special Meeting
 Proposed motion: To set a special meeting on Tuesday, June 13, 2023 @ 6:00pm at
 Jacks at the Market, 1004 F St SW, Quincy, for the purpose of holding a Mid-C
 General Managers and Commissioners Meeting
- 22. Follow-up on Delegation of Action Items from Previous Board Meeting
- 23. Delegation of Action Items
- 24. Additional Public Comment
- 25. Matters of general business as may necessarily come before the Commission
- 26. Executive Session: To discuss with legal counsel agency enforcement actions, litigation, potential litigation to which the District or its board is, or is likely to become, a party, and/or legal risks, as authorized by RCW 42.30.110(1)(i) for minutes

This agenda and resolutions (if any) may be revised by the Commission as appropriate.

RESOLUTION NO.

A RESOLUTION RATIFYING FIELD WORK ORDERS NOS. 5, 6, AND 7, AUTHORIZING FINAL ACCEPTANCE OF WORK PERFORMED UNDER BID NO. 18-76 WITH MAGNUM POWER LLC OF CASTLEROCK, WASHINGTON, AND AUTHORIZING RELEASE OF THE BOND IN LIEU OF RETAINAGE

FACTUAL BACKGROUND AND REASONS FOR ACTION

The District Commission by Resolution No. 17-14215 delegated authority to the General Manager to advertise, award and execute contracts when the total contract price is \$3,000,000 or less. Authority was also granted to the General Manager and the staff to execute field work orders under certain circumstances.

On January 15, 2019, the District entered into a contract (Bid No. 18-76) with Magnum Power LLC (Contractor) of Castlerock, Washington for Unit Price - Trenchless Conduit Construction, in the amount of \$1,495,000. This contract was advertised for public bid and was awarded as required by RCW 54.04.070 and .080.

On June 1, 2020, by Resolution 20-14463, the Commission of the District ratified Field Work Order/Change Order No. 1, 2 and 3 and approved Field Work Order/Change Order No. 4 resulting in a revised not to exceed price of \$2,995,000, excluding sales tax.

The work in Field Work Orders Nos. 5, 6, and 7 were within the scope of the contract. The District's staff has executed Field Work Orders Nos. 5, 6, and 7 which are on file in the offices of the District and summarized as follows:

Field Work	Description	Amount
Order No.		
5	Add Unit Price Items	\$0
6	Add Unit Price Items	\$0
7	Adjust Annual Unit Price Rates	\$0
	Total:	\$0

The District staff recommend Field Work Order/Change Order Nos. 5, 6, and 7 be ratified. Resolution No. 17-14215 provides that this type of field work order shall be presented to the Commission for approval as part of the final acceptance resolution.

District staff has determined that the completion of all contract work occurred on April 27, 2023. In accordance with the terms of the contract, the Contractor has provided a bond in lieu of retainage equal to 5% of the contract price.

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The General Manager of the District concurs with staff's recommendations that the District accept the work performed by the Contractor, ratify Field Work Orders Nos. 5, 6, and 7 and authorize the release of the related bond in lieu of retainage, subject to the requirements of the contract and state law.

ACTION

IT IS RESOLVED BY THE COMMISSION OF PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, WASHINGTON, as follows:

Section 1. The Commission finds that Field Work Order/Change Order Nos. 5, 6 and 7 to Bid No. 18-76 with Magnum Power LLC for the work specified above, were properly executed pursuant to the authority delegated by Resolution No. 17-14215 and said Field Work Order/Change Orders are hereby formally acknowledged and ratified.

Section 2. All the contract work required under Contract No. 18-76 was completed on April 27, 2023 and the same is hereby accepted, subject to Section 3 hereof. Release of the Contractor's bond in lieu of retainage is authorized subject to Section 3 and Section 4 hereof, and subject to the provisions and limitations of Chapter 39.12 RCW (Prevailing Wages on Public Works) and 60.28 (Liens for Labor, Materials and Taxes on Public Works).

Section 3. This resolution shall not constitute an acceptance by the District of any work performed or goods supplied pursuant to the aforementioned contract, which are not in strict compliance with the contract terms and conditions.

Section 4. After the expiration of the forty-five (45) day period for giving the District notice of lien and after receipt of the Department of Revenue's certification of the Contractor's payment of taxes, the Employment Security Department's Certificate of Payment of Contributions, Penalties and Interest on Public Works Contracts, and the Department of Labor & Industries' Certificate of Release of the State's Lien on Public Works Contracts and the District being satisfied that taxes certified as due or to become due are discharged and the filed claims of materialmen and laborers, if any, together with a sum sufficient to pay costs of foreclosing the liens and attorney's fees, have been paid, the District's General Manager is authorized and directed to release the bond in lieu of retainage. In the event said taxes, claims, expenses and fees have not been paid, the General Manager is authorized and directed to file a claim against the bond in lieu of retainage in an amount equal to unpaid taxes and unpaid claims, together with a sum sufficient to defray the costs and attorney fees incurred in foreclosing the lien of such claims, and following payment of such claim, release the bond in lieu of retainage.

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Resolution No.	
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DATED this 22nd day of May 2023

	President
ATTEST:	
Vice President	Secretary
Commissioner	Commissioner
Seal	

A RESOLUTION RATIFYING FIELD WORK ORDER/CHANGE ORDER NOS. 4 AND 5, AUTHORIZING FINAL ACCEPTANCE OF WORK PERFORMED UNDER BID NO. 19-47 WITH MAGNUM POWER LLC OF CASTLE ROCK, WASHINGTON FOR UNIT PRICE ELECTRICAL DOCK CREW AND AUTHORIZING PAYMENT OF RETAINAGE

FACTUAL BACKGROUND AND REASONS FOR ACTION

The District Commission by Resolution No. 17-14215 delegated authority to the General Manager to advertise, award and execute contracts when the total contract price is \$3,000,000 or less. Authority was also granted to the General Manager and the staff to execute field work orders under certain circumstances.

On July 18, 2019, the District entered into a contract (Bid No. 19-47) with Magnum Power LLC (Contractor) of Castle Rock, Washington for Unit Price Electrical Dock Crew, in an amount not-to-exceed \$593,853.18. This contract was advertised for public bid and was awarded as required by RCW 54.04.070 and .080.

On December 21, 2020, by Resolution 20-14515, the Commission of the District ratified Field Work Order/Change Order No. 1 and 2 and approved Field Work Order/Change Order No. 3 resulting in a revised not to exceed price of \$3,588,853.18, excluding sales tax.

The work in Field Work Order/Change Order Nos. 4 and 5 were within the scope of the contract. The District's staff executed Field Work Order/Change Order Nos.4 and 5, which are on file in the offices of the District and summarized as follows:

Field Work	Description	Amount
Order No.		
4	Revise Exhibit S – Specifications	\$0
5	Adjust Annual Unit Price Rates	\$0
	Total:	\$0

The District staff recommend Field Work Order/Change Order Nos. 4 and 5 be ratified. Resolution No. 17-14215 provides that this type of field work order shall be presented to the Commission for approval as part of the final acceptance resolution.

District staff has determined that the completion of all contract work occurred on April 27, 2023. In accordance with the terms of the contract, retainage in an

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amount not exceeding 5% of the contract price has been withheld from the Contractor.

The General Manager of the District concurs with staff's recommendations that the District ratify Field Work Order/Change Order Nos.4 and 5, accept the work performed by the Contractor and recommends the District authorize the payment of retainage due the Contractor, subject to the requirements of the contract and state law.

ACTION

IT IS RESOLVED BY THE COMMISSION OF PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, WASHINGTON, as follows:

<u>Section 1</u>. The Commission finds that Field Work Order/Change Order Nos. 4 and 5 to Bid No. 19-47 with Magnum Power LLC for the work specified above, were properly executed pursuant to the authority delegated by Resolution No. 17-14215 and said Field Work Order/Change Orders are hereby formally acknowledged and ratified.

Section 2. All the contract work required under Bid No. 19-47 was completed on April 27, 2023, and the same is hereby accepted, subject to Section 2 hereof. Payment of retainage to the Contractor in the amount determined by the District's auditor to be due is authorized to be paid to the Contractor subject to Section 3 and Section 4 hereof, and subject to the provisions and limitations of Chapter 39.12 RCW (Prevailing Wages on Public Works) and 60.28 (Liens for Labor, Materials and Taxes on Public Works).

Section 3. This resolution shall not constitute an acceptance by the District of any work performed or goods supplied pursuant to the aforementioned contract, which are not in strict compliance with the contract terms and conditions.

Section 4. After the expiration of the forty-five (45) day period for giving the District notice of lien and after receipt of the Department of Revenue's certification of the Contractor's payment of taxes, the Employment Security Department's Certificate of Payment of Contributions, Penalties and Interest on Public Works Contracts, and the Department of Labor & Industries' Certificate of Release of the State's Lien on Public Works Contracts and the District being satisfied that taxes certified as due or to become due are discharged and the filed claims of materialmen and laborers, if any, together with a sum sufficient to pay costs of foreclosing the liens and attorney's fees, have been paid, the District's General Manager is authorized and directed to withhold from the remaining retained amounts for claims the District may have against the Contractor, and the balance shall be paid to the Contractor. In the event said taxes, claims, expenses and fees have not been paid, the General Manager is authorized and directed to withhold an amount equal to unpaid taxes and unpaid claims, together with a sum sufficient to defray the costs and attorney fees incurred in foreclosing the lien of such claims, and the balance shall be paid to the Contractor.

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DATED this 22nd day of May 2023.

	President
ATTEST:	
Vice President	Secretary
Commissioner	Commissioner
Seal	

A RESOLUTION AUTHORIZING AMENDMENT NO. 8 TO SERVICES AGREEMENT (SA NO. 13-082) WITH PYTHIAN GROUP, INC. TO PROVIDE SEQUEL ("SQL") SERVER CONSULTING SERVICES

FACTUAL BACKGROUND AND REASONS FOR ACTION

The District entered into a Services Agreement (SA No. 13-082) on April 2, 2013, with Pythian Group, Inc. to provide SQL server consulting services. The not-to-exceed amount has since been amended by Resolution Nos. 15-13954, 17-14142, 19-14330 to \$866,454.

District staff has identified the need for additional services for SQL server database systems support. This is a 24/7 server database administration and issue resolution service which supports a number of enterprise and custom applications at the District. The Pythian Group's technical expertise and customer service has proven very effective over the last 10 years.

District staff recommends that it is in the best interest of the District to amend the not-to-exceed amount of Services Agreement No. 13-082 with Pythian Group, Inc. in the amount of \$101,520, for a total revised contract price not to exceed \$967,974 through May 31, 2024.

The General Manager has reviewed District staff's recommendation and concurs in the same.

ACTION

IT IS RESOLVED BY THE COMMISSION OF PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, WASHINGTON as follows:

Section 1. The General Manager is hereby authorized to execute an Amendment to Services Agreement (SA No. 13-082) with Pythian Group, Inc. to increase the total contract price. The revised contract price will not exceed \$967,974 without prior Commission approval. A copy of the Amendment is on file in the offices of the District.

Seal

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DATED this 22nd day of May 2023.		
	President	
ATTEST:		
Tr. D. 11		
Vice President	Secretary	
Commissioner	Commissioner	

A RESOLUTION APPROVING EXECUTION OF FIELD WORK ORDER/CHANGE ORDER NO. 3-13, FOR THE THIRD AND FOURTH UNITS UNDER CONTRACT NO. 14-22 WITH VOITH HYDRO, INC. OF YORK, PA FOR ROCKY REACH UNITS C-8 THROUGH C-11 TURBINE REPAIRS

FACTUAL BACKGROUND AND REASONS FOR ACTION

Public Utility District No. 1 of Chelan County (District) adopted Resolution No. 14-13899 on September 2, 2014, which authorized the District to enter into a sole source contract (No. 14-22) with Voith Hydro, Inc. (Contractor) of York, PA for Rocky Reach Units C-8 through C-11 Turbine Repairs, in the amount not to exceed \$21,777,239.

Previously Approved Field Work Orders

On May 15, 2017, the Commission by Resolution No. 17-14139 ratified Field Work Order/Change Orders 1-01 through 1-18, 2-01 through 2-03 and approved 2-04 totaling a net reduction of \$1,168,107.10, and resulting in a revised total not to exceed contract price of \$20,609,131.90.

On December 17, 2018, the Commission by Resolution No. 18-14294 ratified Field Work Order/Change Order 1-19 for a net reduction of \$518,144.10, resulting in a revised total not to exceed contract price of \$20,090,987.80.

On January 21, 2019, the Commission by Resolution No. 19-14313 ratified Field Work Order/Change Orders. 2-05 through 2-12 and approved Field Work Order/Change Orders 3-01 and 4-01, totaling a net increase of \$188,700.05, resulting in a revised total not to exceed contract price of \$20,279,687.85.

On September 16, 2019, the Commission by Resolution No. 19-14383 ratified Field Work Order/Change Orders 2-13, 3-02, 4-02 and approved Field Work Order/Change Order 3-03, totaling a net increase of \$1,944,015.60, resulting in a revised total not to exceed contract price of \$22,223,703.45.

On September 21, 2020, the Commission by Resolution No. 20-14488 ratified Field Work Order/Change Orders 2-14, 2-15 and approved Field Work Order/Change Order 3-04, totaling a net increase of \$2,326,894.14, resulting in a revised total not to exceed contract price of \$24,550,597.59.

On February 22, 2022, the Commission by Resolution No. 22-14631 ratified Field Work Order/Change Orders 3-05 and 3-06 totaling \$144,182, resulting in a revised total not to exceed contract price of \$24,694,860.78.

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On November 7, 2022, the Commission by Resolution No. 22-14708 ratified Field Work Order/Change Orders 3-07, 3-08, 3-09, and 3-10 totaling \$389,703.68., resulting in a revised total not to exceed contract price of \$25,084,564.46.

Resolution 22-14708 also ratified Field Work Order/Change Order No. 3-11, a no cost schedule revision, and approved 3-12 in the amount of \$113,050. Negotiations with the Contractor relating to these proposed changes failed, resulting in Field Work Order/Change Orders 3-11 and 3-12 not being executed.

Proposed Field Work Orders for Approval

District staff desires to execute Field Work Order/Change Order 3-13, which revises the milestone schedule, provides for wicket gate servomotor refurbishments, and adds additional engineering hours for oil collection and low-level water sensors for C-10 and C-11. Field Work Order/Change Order 3-13 will result in an increase to the total contract price in the amount of \$560,626.12 for a revised total not to exceed contract price of \$25,645,190.58.

The General Manager of the District concurs with the staff's recommendation that FWO/CO No. 3-13 be approved.

ACTION

IT IS RESOLVED BY THE COMMISSION OF PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, WASHINGTON, as follows:

Section 1. The General Manager of the District is hereby authorized to execute Field Work Order/Change Order No. 3-13 in the amount of \$560,626.12 for a revised total not to exceed contract price of \$25,645,190.58. A copy of the Field Work Order/Change Orders shall be on file in the offices of the District.

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of May 2023.		
	President	
	Secretary	
	Commissioner	

DATED this 22nd day of May 2023

Commissioner

Vice President

ATTEST:

Seal

RESOLUTION NO.	
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Α RESOLUTION RATIFYING FIELD **WORK** ORDER/CHANGE ORDER NOS. 8-GMP1, 3-GMP2, 4-GMP2, 5-GMP2, 1-GMP3, 1-GMP4 AND 2-GMP4, AUTHORIZING FINAL ACCEPTANCE OF WORK **PERFORMED** UNDER **PRECONSTRUCTION** SERVICES PHASE. GUARANTEED MAXIMUM PRICE (GMP) AMENDMENT NO. 1 AND GMP AMENDMENT NO. 2, AND AUTHORIZING THE ISSUANCE OF A GMP AMENDMENT NO. 5 TO NORTHBANK CIVIL AND MARINE, INC. OF VANCOUVER, WA TO PROVIDE A GMP AND SCHEDULE FOR THE UPGRADE OF THE THIRD UNIT (U8) UNDER CONTRACT NO. 20-14 FOR THE ROCK ISLAND POWERHOUSE NO. 2 DRAFT TUBE GATE CYLINDER AND HYDRAULIC POWER UNIT **UPGRADE**

FACTUAL BACKGROUND AND REASONS FOR ACTION

On May 11, 2020, by Resolution No. 20-14451, the Commission of the District authorized the General Manager to invite sealed proposals to provide Design-Build services to the District in support of a planned upgrade to the draft tube gate system on all eight (8) units in Rock Island Dam Powerhouse No. 2. The upgrade includes replacement of the two (2) hydraulic cylinders and hydraulic power unit for each generating unit, replacement of piping due to poor condition, and procurement of some new components to mitigate schedule impacts and risk of unrepairable items. This work will be scheduled with existing unit outages which began in 2022 and is planned to be completed in 2025.

On February 16, 2021, by Resolution No. 21-14532, the Commission of the District authorized the General Manager to enter into a Design-Build contract (Contract No. 20-14) with Northbank Civil and Marine, Inc. In addition to the general terms and conditions, the Contract authorized \$632,927.00 for preconstruction services.

On April 5, 2021, by Resolution No. 21-14550, the Commission of the District authorized the General Manager to enter into the GMP Amendment No. 1 to procure and manufacture two sets of hydraulic cylinders and two hydraulic power units (HPU) for an amount of \$1,234,365.62. The revised overall Contract Sum was \$1,867,292.62.

On March 7, 2022, by Resolution No. 22-14642, the Commission of the District ratified Field Work Order/Change Order Nos. 1, 1-PC, 2-PC, 3-PC, 1-GMP1, 2-GMP1, 3-GMP1, and 4-GMP1 that reduced the Contract Sum for GMP Amendment No. 1 by \$115,758.87, and authorized the General Manager to enter into the GMP Amendment

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No. 2 for Units U1 and U2 Draft Tube Gate Cylinder and HPU Upgrade for an amount of \$1,675,089.14. The new overall Contract Sum was \$3,426,622.89, excluding sales tax.

On April 4, 2022, by Resolution No. 22-14650, the Commission of the District authorized the General Manager to enter into the GMP Amendment No. 3 for an amount of \$1,440,570.74 to procure the raw material for Units U3 through U8 long lead components for Rock Island Powerhouse No. 2 Draft Tube Gate Cylinder and HPU Upgrade. The revised overall Contract Sum after execution of the GMP Amendment No. 3 was \$4,867,193.63, excluding sales tax.

On October 3, 2022, by Resolution No. 22-14698, the Commission of the District ratified Field Work Order/Change Order Nos. 5-GMP1, 6-GMP1, 7-GMP1, 1-GMP2 and 2-GMP2, and authorized the General Manager to enter into the GMP Amendment No. 4 for an amount of \$3,521,541.43 to procure and manufacture the long lead components for the remaining Units U3 through U8 for Rock Island Powerhouse No. 2 Draft Tube Gate Cylinder and HPU Upgrade. The revised overall Contract Sum after execution of the GMP Amendment No. 4 was \$8,445,844.50, excluding sales tax.

Executed Field Work Orders to be Ratified

Field Work Order/Change Order No. 8-GMP1 deducted the unused contingency of \$52,739.59 from the Contract Sum for GMP Amendment No. 1, for a revised Contract Sum for GMP Amendment No. 1 of \$1,122,976.60, excluding sales tax. It was executed on April 12, 2023 and is on file in the offices of the District.

Field Work Order/Change Order No. 3-GMP2 updated hourly billing rates and extended Substantial Completion for Unit U1. There was no change in the Contract Sum. It was executed on September 28, 2022 and is on file in the offices of the District.

Field Work Order/Change Order No. 4-GMP2 updated hourly billing rates. There was no change in the Contract Sum. It was executed on January 16, 2023 and is on file in the offices of the District.

Field Work Order/Change Order No. 5-GMP2 deducted the unused allowance from the Contract Sum for GMP Amendment No. 2 and allocated the savings to the parties. This change decreased by the Contract Sum for GMP Amendment No. 2 by \$128,033.13, for a revised Contract Sum for GMP Amendment No. 2 of \$1,547,056.01, excluding sales tax. It was executed on April 12, 2023 and is on file in the offices of the District.

Field Work Order/Change Order No. 1-GMP3 was issued to extend the Substantial Completion date. There was no change in the Contract Sum. It was executed on November 15, 2022 and is on file in the offices of the District.

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Field Work Order/Change Order No. 1-GMP4 was issued to cover the engineering and design work to relocate the Level Transducer and Switches for Units U3 through U8 main HPU's at the total cost of \$5,217.21. The revised Contract Sum for GMP Amendment No. 4 was \$3,526,758.64, excluding sales tax. It was executed on January 11, 2023 and is on file in the offices of the District.

Field Work Order/Change Order No. 2-GMP4 covers the procurement, relocation and installation of the Level Transducer and Switches in a more protected location. This change increased the Contract Sum for GMP Amendment No. 4 by \$18,845.00, for a revised Contract Sum for GMP Amendment No. 4 of \$3,545,603.64, excluding sales tax.

<u>Proposed Final Acceptance of Work Performed under Preconstruction</u> <u>Services phase, GMP Amendment No. 1 and GMP Amendment No. 2 for Approval</u>

District staff has determined that all contract work under preconstruction services phase, GMP Amendment No. 1 and GMP Amendment No. 2 has been completed and recommends that the District accept the work performed by the Contractor under Preconstruction Services phase, GMP Amendment No. 1 and GMP Amendment No. 2 and authorize the release of the related bond in lieu of retainage, subject to the requirements of the contract and state law. In accordance with the terms of the contract, the Contractor has provided a bond in lieu of retainage equal to 5% of the contract price.

The Preconstruction Services were authorized in Contract No. 20-14 which was executed on February 19, 2021 in the amount of \$632,927.00, excluding sales tax. Field Work Order/Change Order Nos. 1-PC, 2-PC and 3-PC were ratified by the Commission by Resolution No. 22-14642. There was no change in the Contract Sum.

The GMP Amendment No. 1 was executed on April 23, 2021 to procure and manufacture two sets of hydraulic cylinders and two hydraulic power units (HPU) for an amount of \$1,234,365.62, as authorized by the Commission by Resolution No. 21-14550. Field Work Order/Change Order Nos. 1-GMP1, 2-GMP1, 3-GMP1, 4-GMP1, 5-GMP1, 6-GMP1 and 7-GMP1 were ratified by the Commission by Resolution Nos. 22-14642 and 22-14698. Ratification of Field Work Order/Change Order No. 8-GMP1 is requested as part of this Resolution. The Contract Sum of GMP Amendment No. 1 was reduced by \$111,389.02 for a revised GMP Amendment 1 Contract Sum of \$1,122,976.60, excluding sales tax.

The GMP Amendment No. 2 was executed on March 16, 2022 for Units U1 and U2 Draft Tube Gate Cylinder and HPU Upgrade for an amount of \$1,675,089.14. Field Work Order/Change Order Nos. 1-GMP2 and 2-GMP2, were ratified by the Commission by Resolution No. 22-14698. Ratification of Field Work Order/Change Order No. 3-GMP2, 4-GMP2 and 5-GMP2 is requested as part of this Resolution. The Contract Sum of GMP Amendment No. 2 was reduced by \$128,033.13 for a revised GMP Amendment No. 2 Contract Sum of \$1,547,056.01, excluding sales tax.

The General Manager of the District concurs with staff's recommendations that the District accept the work performed by the Contractor under Preconstruction Services phase, GMP Amendment No. 1 and GMP Amendment No. 2 and authorize the release of the related bond in lieu of retainage, subject to the requirements of the contract and state law.

Proposed GMP Amendment No. 5 for Approval

The work has progressed to a point where Northbank Civil and Marine Inc. can provide a Guaranteed Maximum Price and schedule for the upgrade of the third unit (U8). Therefore, the District and Northbank Civil and Marine Inc. have agreed to move forward with a GMP Amendment No. 5, which includes the replacement of two (2) hydraulic cylinders, HPU, system piping, and hydraulic oil with an environmentally acceptable lubricant for Unit U8.

District staff recommend execution of the GMP Amendment No. 5 with Northbank Civil and Marine Inc. for an amount of \$1,084,851.65 for Rock Island Powerhouse No. 2 Unit U8 Draft Tube Gate Cylinder and HPU Upgrade. The revised overall Contract Sum after execution of the GMP Amendment No. 5 will be \$9,373,985.64, excluding sales tax. The General Manager of the District concurs with staff's recommendation.

District staff recommends increasing the total project budget from \$9,093,943.00 to \$12,093,943.00. This increase is anticipated to cover the remaining planned work and commitments in 2023 on Unit U8 which is under GMP Amendment No. 5 and Unit U3 which shall be subject to a new GMP Amendment in the near future.

ACTION

IT IS RESOLVED BY THE COMMISSION OF PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, as follows:

<u>Section 1</u>. The Commission finds that Field Work Order/Change Order Nos. 8-GMP1, 3-GMP2, 4-GMP2, 5-GMP2, 1-GMP3, 1-GMP4 and 2-GMP4 were properly executed pursuant to the authority delegated by Resolution No. 17-14215 and said Field Work Order/Change Orders are hereby formally acknowledged and ratified.

Section 2. All the contract work required under Contract No. 20-14, Preconstruction Services phase, GMP Amendment No. 1 and GMP Amendment No. 2 was completed on April 27,2023 and the same is hereby accepted, subject to Section 3 hereof. Release of the Contractor's bond in lieu of retainage is authorized subject to Section 3 and Section 4 hereof, and subject to the provisions and limitations of Chapter 39.12 RCW (Prevailing Wages on Public Works) and 60.28 (Liens for Labor, Materials and Taxes on Public Works).

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Section 3. This resolution shall not constitute an acceptance by the District of any work performed or goods supplied pursuant to the contract, which are not in strict compliance with the contract terms and conditions.

Section 4. After the expiration of the forty-five (45) day period for giving the District notice of lien and after receipt of the Department of Revenue's certification of the Contractor's payment of taxes, the Employment Security Department's Certificate of Payment of Contributions, Penalties and Interest on Public Works Contracts, and the Department of Labor & Industries' Certificate of Release of the State's Lien on Public Works Contracts and the District being satisfied that taxes certified as due or to become due are discharged and the filed claims of materialmen and laborers, if any, together with a sum sufficient to pay costs of foreclosing the liens and attorney's fees, have been paid, the District's General Manager is authorized and directed to release the bond in lieu of retainage. In the event said taxes, claims, expenses and fees have not been paid, the General Manager is authorized and directed to file a claim against the bond in lieu of retainage in an amount equal to unpaid taxes and unpaid claims, together with a sum sufficient to defray the costs and attorney fees incurred in foreclosing the lien of such claims, and following payment of such claim, release the bond in lieu of retainage.

Section 5. The General Manager of the District is hereby authorized to execute GMP Amendment No. 5 with Northbank Civil and Marine, Inc. to upgrade the third unit (U8) under Contract No. 20-14 for Rock Island Powerhouse No. 2 Draft Tube Gate Cylinder and HPU Upgrade. The Contract Sum for GMP Amendment No. 5 shall not exceed \$1,084,851.65, for a total revised overall Contract Sum of \$9,373,985.64, excluding sales tax. A copy of the contract will be on file in the offices of the District.

Section 6. The total project budget for the Rock Island Powerhouse #2 Draft Tube Gate Cylinder and Hydraulic Power Unit Upgrade Project is hereby revised to \$12,093,943.00 to cover the remaining planned work and commitments in 2023.

DATED this 22nd day of May 2023.

ATTEST:

Vice President

Secretary

Commissioner

Commissioner

Seal

RESOLUTION NO.

A RESOLUTION REJECTING ALL BIDS AND DECLARING THAT NO BIDS WERE RECEIVED FOR JUMPOFF RIDGE SWITCHYARD CONTROL BUILDING (BID NO. 22-12424) **AND JUMPOFF AUTHORIZING** THE **RIDGE** SWITCHYARD CONTROL BUILDING BE **OBTAINED BY NEGOTIATION**

FACTUAL BACKGROUND AND REASONS FOR ACTION

The Commission, by Resolution No. 17-14215, delegated authority to the General Manager to advertise, award and execute contracts when the total contract price is \$3,000,000 or less.

District staff prepared bidding documents for the Jumpoff Ridge Switchyard Control Building. The prefabricated control building is scheduled for delivery during the second quarter of 2024.

Sealed proposals were invited and published in accordance with RCW 54.04.070 and said bids were opened on May 9, 2023 at 2:00P.M. Pacific Time in the offices of the District.

Three (3) bids were received pursuant to that invitation. Two of the bids were from the same bidder and were identical. All bid proposals exceeded the engineer's estimate by more than 15% and included material changes to the terms and conditions of the bid.

District staff is of the opinion that the bids were non-responsive and should be rejected. Resolution No. 17-14215 requires that the rejection of bids must come before the Commission for action when staff is recommending an action other than rebidding.

Pursuant to RCW 54.04.080, the District may procure the work on the open market and negotiate a contract rather than re-advertising if no bids are received. Due to time constraints and project requirements, District staff recommends that the Jumpoff Ridge Switchyard Control Building be procured by negotiation.

The General Manager of the District has reviewed District staff's recommendation and concurs in the same.

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ACTION

IT IS RESOLVED BY THE COMMISSION OF PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY as follows:

<u>Section 1</u>. The bids received to furnish the Jumpoff Ridge Switchyard Control Building (Bid No. 22-12424) are rejected. District staff is authorized to obtain the Jumpoff Ridge Switchyard Control Building by negotiation and the General Manager (or his designee) is authorized to execute a contract for the same with acceptable terms and conditions.

DATED this 22nd day of May 2023.

	President
ATTEST:	
Vice President	Secretary
Commissioner	Commissioner
Seal	

RESOLUTION NO.

A RESOLUTION APPROVING BID ADVERTISEMENT, AWARD AND CONTRACT EXECUTION FOR THE JUMPOFF RIDGE SWITCHYARD AND TRANSMISSION LINE CONSTRUCTION (BID NO. 23-12828)

FACTUAL BACKGROUND AND REASONS FOR ACTION

In 2021, the Commission approved Resolution No. 21-14585, which adopted template interconnection agreements for large loads and large generators, and Resolution No. 21-14611, which incorporated those templates into an adopted transmission tariff. On June 20, 2022, the Commission approved Resolution 22-14672, which authorized the General Manager to enter into a Large Load Interconnection Agreement with the District's first customer under these new policies. Construction of the Jumpoff Ridge switchyard and associated transmission line upgrades is scheduled to begin in the fourth quarter of 2023.

Resolution No. 17-14215 requires Commission authorization to invite bids that are estimated to exceed \$3,000,000. Solicitation documents for Bid No. 23-12828, including specifications, are being prepared by the District and once complete will be on file in the offices of the District.

Resolution No. 17-14215 also requires Commission approval to award bids estimated to exceed \$3,000,000. Bid No. 23-12828 is currently budgeted with an engineer's estimate which exceeds \$3,000,000. Should all Bids exceed the engineer's estimate by more than 15%, excluding sales tax, an award will not be issued pursuant to RCW 54.04.070.

District staff is of the opinion that issuing Bid No. 23-12828 is in the best interests of the District and recommends that said bid documents be approved and that the invitation for bids be published.

District staff also recommends that it is in the District's best interest to authorize staff to award Bid No. 23-12828 in an amount not to exceed the authorized Project budget nor more than 15% above the engineer's estimate, excluding sales tax, whichever may be less, and to authorize the General Manager or his designee to enter into a contract with the lowest responsive and responsible bidder with a legally compliant bid that meets the District's terms and conditions.

The General Manager of the District has reviewed District staff's recommendations and concurs in the same.

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ACTION

IT IS RESOLVED BY THE COMMISSION OF PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, as follows:

<u>Section 1</u>. The bidding documents (Bid No. 23-12828) for the Jumpoff Ridge Switchyard and Transmission Line Construction are hereby approved and the General Manager of the District is hereby authorized to invite sealed proposals for furnishing said material.

Section 2. The Commission hereby authorizes staff to award Bid No. 23-12828 for the Jumpoff Ridge Switchyard and Transmission Line Construction to the lowest responsive and responsible bidder in an amount not greater than the authorized project budget or in excess of 15% above the engineer's estimate, excluding sales tax. Furthermore, the General Manager of the District is hereby authorized to enter into a contract with the lowest responsive and responsible bidder with a legally compliant bid that meets the District's terms and conditions. A copy of the contract will be on file in the offices of the District.

DATED this 22nd day of May 2023.

	President	
ATTEST:		
Vice President	Secretary	
Commissioner	Commissioner	
Seal		

RESOLUTION NO.	

A RESOLUTION AUTHORIZING THE GENERAL MANAGER TO ENTER INTO A LONG-TERM ORCHARD LEASE AGREEMENT WITH PIEPEL PREMIUM FRUIT COMPANY, LLC FOR A PARCEL OF UNDEVELOPED LAND LOCATED IN DOUGLAS COUNTY, WASHINGTON

FACTUAL BACKGROUND AND REASONS FOR ACTION

The District owns a parcel in Douglas County acquired as part of the Rocky Reach Dam development, approximately 18.7 acres of which has been retained for potential future licensing requirements. The property was leased to Washington State University for tree fruit research through 2012 and a small block of pears remains on the property.

Since 2012, the District has managed the property through a combination of maintenance by District staff that has included Lands and Facilities, Parks, Real Estate, Security, and more recently through service agreements. Over the past four years, the District has paid an average of \$22,000 per year for ongoing maintenance which has included mowing, watering and irrigation repair and maintenance.

The District has received a request to lease the 18.7 acre property for orchard purposes from Piepel Premium Fruit Company, LLC (Piepel). A lease of the property would provide revenue to the District as well as eliminate the ongoing costs associated with annual maintenance. In addition, Piepel would be responsible for all costs associated with both repair, maintenance, and capital improvements on the aging shared irrigation pump system.

District staff has negotiated with Piepel and recommends that it is in the best interest of the District to enter into a 20-year commercial orchard lease with options to renew for three additional five-year periods if both parties agree. The total leased area is approximately 18.7 acres of which Piepel will develop approximately 13.67 acres for orchard use. The lease is based on the actual orchard use area which will be confirmed by the District's surveyor after final planting. Piepel will be responsible for maintenance of the remaining 5± acres of the property to include garbage removal and weed control.

Lease annual base rent of \$510.00 per acre per year on that portion used for orchard results in an approximate annual lease amount due of \$6,971.70 plus leasehold taxes. The lease rate would increase by 3% per year during the term of the lease. If the District cancels the lease within the first 15 years, the District will reimburse Piepel for its development costs as defined in the agreement at 100% of the cost through the 10th year of the lease. Years 11-15 would be reimbursed at 90%, 80%, 70%, 60% and 50% respectively and no costs would be reimbursable beyond

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year 15 through the remainder of the lease term, or any renewals thereof. In addition, during the three renewal terms, the District may terminate the lease upon two years written notice.

The General Manager of the District has reviewed staff's recommendation and concurs in the same.

ACTION

IT IS RESOLVED BY THE COMMISSION OF PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, as follows:

Section 1. The Commission hereby approves the twenty-year Lease Agreement with the Piepel Premium Fruit Company, LLC and the General Manager is hereby authorized and directed to execute the Lease Agreement at a monthly rate of \$510 per acre, subject to annual increases of 3% per year and with the option for three five-year renewal terms on mutual agreement. A copy of the Agreement is on file in the offices of the District.

DATED this 22nd day of May 2023.

President

Vice President

Secretary

Commissioner

Seal

RESOLUTION NO.

A RESOLUTION RESCINDING AND REPLACING RESOLUTION NO. 22-14640 AND ADOPTING NEW TELECOMMUNICATION RATES FOR WHOLESALE TELECOMMUNICATIONS SERVICES BY SERVICE PROVIDERS ON THE DISTRICT'S BROADBAND SYSTEM

FACTUAL BACKGROUND AND REASONS FOR ACTION

Pursuant to RCW 54.16.330 and RCW 54.16.005, the District has constructed, and may cause to be constructed from time to time, a Broadband System through which the District is authorized to provide wholesale telecommunications services and facilities ("hereinafter Telecommunications Services") to entities authorized to provide telecommunications services to the general public and internet service providers at reasonable and nondiscriminatory rates.

The District must comply with the laws of the State of Washington, RCW 54.24.080, sound utility principles and the covenants of the District's Bond resolutions in establishing rates. The District is required to establish, maintain and collect rates which are fair, nondiscriminatory and adequate to provide revenues sufficient for the payment of the principal and interest on such revenue obligations for which payment has not otherwise been provided and all payments which the District is obligated to set aside in any special fund or funds created for such purpose. The District must also collect revenues for the proper operation and maintenance of the public utility and all necessary repairs, replacements and renewals.

In determining non-preferential and nondiscriminatory rates, terms and conditions, RCW 54.16.340 allows the District to consider such matters such as service quality, cost of service, technical feasibility of connection points on the District's system, time of response to service requests, system capacity, and other matters reasonably related to the provision of wholesale telecommunications services.

RCW 54.16.330 requires the District to account for any and all revenues and expenditures related to its wholesale telecommunications facilities and services separately from revenues and expenditures related to its internal telecommunications operations.

The District previously adopted rates for Telecommunications Services, pursuant to Resolution No. 22-14640.

From time to time, District staff reviews telecommunications services offered, actual usage and costs of the services, along with rate analysis to review market conditions. Staff recommends amending the Telecommunications Rates to adjust rates on the Coarse Wavelength Division Multiplexing (CWDM) service to allow

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Service Providers to compete in the market. Rates for all DLL services will be updated to reflect current levels due to previously scheduled rate increases. Based on that action, staff recommends the following changes to the Telecommunications Rates:

- Updates to Fiber Pathway Rate Schedule 300 service terms and rates
 - Restructure of CWDM Dual Fiber services that allow additional discounts through tiered service offerings
 - Allowance for choice in term options
 - Change to choice of up to seven years from three years
- DLL rates updated to reflect current rates due to previous rate increases previously approved by Commission through Resolution 20-14424

As set forth in Exhibit A, Telecommunications Rates, attached hereto and incorporated herein by this reference.

Based upon District staff's evaluation and analyses of the proposed changes to the Wholesale Telecommunications Rates, District staff recommends and the General Manager concurs, that the Wholesale Telecommunication Rates be adopted as set forth in this resolution at Exhibit A, attached hereto and incorporated herein by this reference, to be effective July 1, 2023.

The adoption of this rate resolution is not a major action under the State Environmental Policy Act, and as such is categorically exempt under SEPA guidelines, WAC Ch. 197-11-800(15)(i).

ACTION

IT IS RESOLVED BY THE COMMISSION OF PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, WASHINGTON, as follows:

<u>Section 1</u>. The Commission hereby rescinds Resolution No. 22-14640 and adopts those Telecommunications Services categories, rates and conditions for service, as set forth in Exhibit A attached, entitled *Wholesale Telecommunication Services Rates*, pursuant to RCW 54.16.330 effective as of July 1, 2023.

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DATED this 22nd day of May 2023.

	President	
ATTEST:		
Vice President	Secretary	
	•	
Commissioner	Commissioner	
Seal		

- 1. General Conditions of Service: All Wholesale Telecommunications Services shall be subject to Availability. In addition, all of the following conditions shall be met for District provision of all Telecommunication Services referenced.
 - A. Service Providers shall enter into a Telecommunications Access and Transport Services License Agreement ("Agreement"), in the form(s) approved by the District, make timely deposit and payment, as set forth in the Agreements, in order to avoid termination of service.
 - B. Service Providers will be charged on a monthly basis according to the rates set in this document. Any additional charges that are incurred for special equipment, provisioning, or charges from other carriers will be passed on to and be the responsibility of the Service Provider.
 - C. Unless otherwise specified, charges include the Network Termination Equipment (NTE) device at the District's specified demarcation point. The Service Provider must supply, at its own cost, any additional equipment required to deliver services.
 - D. Service Providers shall submit service requests to the District through the District's approved and designated submission process. Upon approval of the request form and in compliance with District regulations, the service request will be completed at such time designated by the District.
 - E. Service Providers will be charged Non-Recurring Charges (NRC) and other fees as set forth in the Wholesale Telecommunications Services Rates policy and the Wholesale Telecommunications Services Fees & Charges policy.
 - F. Any request for special services outside of this document, Telecommunications Rates, shall be on an Individual Case Basis (ICB). All charges and fees incurred and corresponding rates will be determined at the time of request.
- **2. Definitions** Unless the context clearly indicates otherwise, the following definitions shall apply to this document, Telecommunications Rates.
- **24/7:** An acronym to describe availability. The "24" relates to the number of hours in a day. The "7" relates to the number of days in a week.
- 95th Percentile: The pricing for Burstable Rate billing is based upon sustained bandwidth usage, which is determined on a monthly basis. The methodology for measuring sustained usage is as follows: The Network Terminating Equipment (NTE) is polled every 5 minutes for total bits ingress and total bits egress (on VLAN service polling only occurs on the ingress interface). The data is divided by 300 (the number of seconds in a 5-minute interval). This gives two averages (ingress, egress) for the 5-minute period. The averages become data points (a total of 17,280 in a 30-day month) which are tracked over the course of

the customer's monthly billing cycle all 17,280 data points are then ranked in ascending order the top 5% of the data points (864 measurements in a 30-day month) are disregarded and the customer is billed at the 95% level of usage. In the case of VLAN service as noted above only the INGRESS interface is polled therefore reducing the corresponding measurements by half. The usage on the ingress port is then applied for billing at the 95th percentile.

Asymmetrical: The term asymmetric (also asymmetrical or non-symmetrical) refers to any system, in which the data speed or quantity differs in one direction as compared with the other direction, averaged over time. Asymmetrical data flow can, in some instances, make more efficient use of the available infrastructure than symmetrical data flow, in which the speed or quantity of data is the same in both directions, averaged over time.

Availability: May be defined for all Telecommunication Services through standards reasonably determined by District staff or policies established by the District Board of Commissioners.

Backhaul: In a hierarchical telecommunications network the backhaul portion of the network comprises the intermediate links between the core network, distribution segments, and access endpoints typically aggregating telecommunications services or signals for the purpose of efficiently providing communication with network and Service Provider resources and products.

Bandwidth: The amount of data that can be passed along a communications channel in a given period of time. For analog devices, such as standard telephones, bandwidth is the range of frequencies that can be transmitted and is expressed in hertz (cycles per second). For digital devices, bandwidth is measured in bits per second. The wider the bandwidth, the faster data can be sent.

Baseband: A transmission medium through which digital signals are sent without frequency shifting. In general, only one communication channel is available at any given time.

Bit: Bit is a contraction of the term Binary digiT. It is the smallest unit of information (data) a computer can process, representing either high or low, yes or no, or 1 or 0. It is the basic unit in data communications. A bit can have a value of zero (a space) or one (a mark).

Broadband: A transmission method pertaining to or denoting a type of high-speed data transmission in which the bandwidth is shared by more than one simultaneous signal.

Burstable Rate: Burst is a term used in a number of information technology contexts to mean a specific amount of data sent or received in one intermittent operation. It can be contrasted with *streamed*, *paced*, *or continuous*. Generally, a burst operation implies that some threshold has been reached that triggers the burst. Depending on the particular technology, a burst operation can be intermittent at a regular or an irregular rate.

CIR-Committed Information Rate: An acronym which specifies the amount of guaranteed bandwidth (measured in bits per second) on a transmission service. Typically, when

acquiring a network service, a network provider may specify the CIR level that is less than or equal to the port speed of the circuit and/or service. The network provider may provide Service Level Assurances in which conforming data not exceeding the CIR level will be delivered through the provider's network circuit only and does not provide assurance beyond the service's Network Terminating Equipment (NTE). The presence of a CIR on a service does not eliminate data traffic exceeding the CIR. Data traffic exceeding the CIR may be transmitted upon the medium, however that traffic exceeding the CIR is queued and placed upon the medium and is subject to discard should the circuit or service exceed the CIR threshold and experience network congestion.

Coarse Wave Division Multiplex (CWDM): Coarse wavelength-division multiplexing (WDM) is a technology which multiplexes a number of optical carrier signals onto a single optical fiber by using different wavelengths (i.e., colors) of laser light defined under ITU ITU-T G.694.2.

Colocation: In general, co-location is moving or placing things together, sometimes implying a proper order. This term (often spelled "colocation") is used to mean the provision of space for a customer's telecommunications equipment on the service provider's premises. For example, a Web site owner could place the site's own computer servers on the premises of the Internet service provider (ISP). Or an ISP could place its network routers on the premises of the company offering switching services with other ISPs. The alternative to co-location is to have the equipment and the demarcation point located at the customer's premises. The District offers co-location on a wholesale basis to Service Providers.

Critical Dark Fiber Pathway. A Critical Path Dark Fiber Pathway is formally defined by the associated Critical Path Dark Fiber Service Level Agreement (SLA) contained within the Telecommunications Facilities License Agreement. The SLA defines a response and restoration time along with credits should the SLA not be met.

DLL-Data Local Loop: Term used to describe the connection between the Service Provider's End-users and a central aggregation point on a network often termed a Central Office. *See Also: Local Loop*

DS-1 (T-1) Business Transport Services: Delivers a DS-1 (T-1) standard 1.544 Mbps in support of 24 voice or data connections each encoded at 64Kbps.

End-user: A customer of a Service Provider receiving telecommunications services over the District's telecommunications network. Each customer billed by the Service Provider is considered a separate End-user. For example, a Duplex with each unit-owner or tenant billed separately by the Service Provider is considered two End-users.

Ethernet: Layer 2 networking technology widely used as the connection mechanism for local area networking. Originally introduced in 1980, Ethernet has become the defacto standard for many networked systems worldwide. Computing systems utilize Ethernet for communicating by assembling data into packets which are transmitted over the wire or "Ether." Ethernet speeds

originally began widespread adoption at the 10 Mbps level and have since increased at 10x intervals so that today 100 Mbps is the typical speed for computers on Local Area Network Connections. 1000 Mbps or 1Gbps (Gigabits/sec) is also common to high-speed workstations, computers, and homes, 10 Gbps is typically a metro backbone link, and 100 Gbps are typically used on Internet Backbone connections between providers.

Fixed Rate: A specific amount of data sent or received in one continuous operation, usually done at a regular or preset rate.

Gateway: A device used to provide an entrance and exit to a communications network.

Gbps: Gigabits per second. Gig is one thousand million bits per second.

Internet Access Provider (IAP): One of several large companies that offers access directly to the Internet. An IAP has the equipment and the telecommunication line access required to have a point-of-presence (PoP) on the Internet for the geographic area served.

Internet Protocol (IP) Multicast: A method of sending Internet Protocol (IP) datagrams to a group of interested receivers in a single transmission. It is often employed for streaming media applications on the Internet and private networks. The method is the IP-specific version of the general concept of multicast networking. IP multicast is a technique for one-to-many and many-to-many real-time communication over an IP infrastructure in a network. It scales to a larger receiver population by requiring neither prior knowledge of a receiver's identity nor prior knowledge of the number of receivers. Multicast uses network infrastructure efficiently by requiring the source to send a packet only once, even if it needs to be delivered to a large number of receivers. The nodes in the network (typically network switches and routers) take care of replicating the packet to reach multiple receivers such that messages are sent over each link of the network only once.

ISP-Internet Service Provider: An Internet Service Provider may provide other services than just Internet as the term implies. *See Also: Service Provider*.

Layer 2: Layer 2 refers to the Data Link layer of the commonly referenced multilayered communication model, Open Systems Interconnection (OSI). The Data Link layer is concerned with moving data across the physical links in the network. In a network, the switch is a device that redirects data messages at the layer 2 level, using the destination Media Access Control (MAC) address to determine where to direct the message.

Layer 3: Layer 3 refers to the Network layer of the commonly referenced multilayered communication model, Open Systems Interconnection (OSI). The Network layer is concerned with knowing the address of the neighboring nodes in the network, selecting routes and quality of service, and recognizing and forwarding to the Transport layer incoming messages for local host domains.

Local Loop: A local loop is the connection from a communication company's central office in a locality to its customers' premises, at homes and businesses. The District currently provides Local Loops via fiber-optics.

MAC/MAC Address: MAC is an abbreviation and acronym applied to the term Media Access Control. A "MAC Address" is a hardware identification number that uniquely identifies each device on a network. The MAC address is manufactured into every network card, such as an Ethernet card, and therefore cannot be changed. A network device needs to have a unique MAC address. MAC addresses are made up of six two-digit hexadecimal numbers, separated by colons. For example, an Ethernet card may have a MAC address of 00:0d:83:b1:c0:8e.

Mbps: Mbps stands for millions of bits per second or megabits per second and is a measure of bandwidth (the total information flow over a given time) on a telecommunications medium. Depending on the medium and the transmission method, bandwidth is also sometimes measured in the Kbps (thousands of bits or kilobits per second) range or the Gbps (billions of bits or gigabits per second) range.

Meet-me: A pre-determined point between communications networks, where information is transferred and/or cross connected.

Metro Ethernet Forum (MEF): Metropolitan Ethernet (Metro Ethernet) refers to using carrier Ethernet technology in metropolitan networks. Corporations, academic institutions and government agencies in large cities use Metro Ethernet to connect branch campuses and offices to the Internet. Metro Ethernet connects business local area networks (LAN) and end users to wide area networks (WAN) or the Internet. Metro Ethernet is a service provider collection of Layer 2 or Layer 3 switches or routers connected through optical fiber. The topology may be a ring, hub and star or full or partial mesh.

MRC: Monthly Recurring Charge, occurring every month.

Multihomed/Multihoming: Refers to a computer or device connected to more than one computer network or service. It can be used, for example, to increase the reliability of an Internet Protocol (IP) network, such as a user served by more than one Internet service provider.

NRC: Non-Recurring Charge, a one-time charge.

NTE-Network Terminating/Termination Equipment: Defines the terminating device installed by the District, delivering services to the Service Provider's End-users. The term NTE is interchangeable with Customer Premises Equipment (CPE), Premise Gateway Device (PGD), and/or Optical Network Terminal (ONT).

ONT-Optical Network Terminal: Defines the terminating device installed by the District, delivering services to the Service Provider's End-users. Also, may be referred to as a Premises Gateway Device (PGD), Customer Premises Equipment (CPE) and/or Network Terminating Equipment (NTE).

Pathway: A communications pathway is analogous to a circuit, which connects two or more points to exchange information.

PGD-Premises Gateway Device: Defines the terminating device installed by the District, delivering services to the Service Provider's End-users. Also, may be referred to as an Optical Network Terminal (ONT), Customer Premises Equipment (CPE) and/or Network Terminating Equipment (NTE).

Point-to-Point: Connecting location A with location B via communications circuits.

Point-to-Multipoint: Connecting multiple locations together via communication circuits.

PoP: A point-of-presence (PoP) is an access point to the Internet with a unique Internet Protocol (IP) address. An Internet service provider (ISP) has a point-of-presence on the Internet and probably more than one.

POTS: Plain Old Telephone Service. The basic service supplying standard single line telephones, telephone lines and access to the public switched network.

Port(s): The physical interface between a device and a circuit, located on the End-user Gateway device for provision of Service Providers' telecommunications services.

Port Charge: The charge for the physical interface between a device and a circuit, located on the End-user Gateway device for provision of Service Providers' telecommunications services.

PRI-Primary Rate Interface. A term used to describe a DS-1 rate access to a network that supports standard combinations of channels with a 1536 Kbit/s payload.

Provision / Provisioning, Re-provisioning: The act of placing service upon a broadband network. Provisioning is typically done through the ordering of a service. Reprovisioning is often done in the process of troubleshooting in an effort to reset the service.

Service Provider: Includes Third Party Services Providers as defined in the Electric Service Regulations and other authorized entities including Public Utility Districts and NoaNet.

Service-Off Provisioning Hold: Allows a POTS line to be temporarily turned off during seasonal periods of non-use, while holding the provisioning information including the phone number for an end-user.

SONET: Synchronous Optical NETwork. An optical interface standard that allows flexibility in transporting many digital signals with different capacities, and to provide a design standard for manufacturers.

STS-1/STS-3: Synchronous Transport Signal level 1. An electrical signal that is converted to or from SONET's optically based signal; equivalent to the OC-1 signal of 51.84 Mbps. STS-3 is equivalent in bandwidth to 3 STS-1's.

Symmetrical: The term symmetric (also symmetrical) refers to any system in which data speed or quantity is the same in both directions, averaged over time. Examples include two-way radio, standard twisted-pair telephone Internet connections, cable modem Internet connections in which the cable is used for transmission as well as for reception, and full-motion videoconferencing.

TDM-Time Division Multiplex: A technique for transmitting a number of separate data, voice and/or video signals simultaneously over one communications medium by quickly interleaving a piece of each signal one after another.

UPS-Uninterrupted Power Supply: A device that supplies reliable and continuous power to the Network Termination Equipment (NTE). The UPS system is comprised of two major components, which may be integrated into a single enclosure, which include the power supply unit and the sealed battery (charged by the power supply unit).

Video/Video Transport: Video is the recording, producing, or broadcasting of moving visual images. Video Transport is the placing of video on a medium for transmission or broadcasting.

VLAN: A virtual (or logical) LAN is a local area network with a definition that maps workstations on some other basis than geographic location (for example, by department, type of user, or primary application). The virtual LAN controller can change or add workstations and manage load balancing and bandwidth allocation more easily than with a physical picture of the LAN. Network management software keeps track of relating the virtual picture of the local area network with the actual physical picture.

Voice over Internet Protocol (VoIP): A technology for transmitting ordinary telephone calls over the Internet using packet-linked routes.

Wireless: Wireless is a method of transmitting data without wires using a system of transmitters and antennas.

Wholesale Telecommunications Services (or sometimes referred to herein as Telecommunications Services): The provision of telecommunications services or facilities for resale by authorized Service Providers, all as defined by RCW 54.16.005 as now exists or as may be hereafter amended.

PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, WASHINGTON RATE SCHEDULE 100 WHOLESALE TELECOMMUNICATION SERVICES – DATA LOCAL LOOP (DLL) SERVICES

AVAILABLE: To Service Providers and District Business Units desiring to use the District's Wholesale Broadband System. District reserves the right at its sole option to discontinue services listed in this rate schedule at any time. All services are subject to Availability.

EFFECTIVE: The rates herein are effective **July 1, 2023.**

PRODUCT SUMMARY: The District offers local loop data connectivity to the End-user premises, to Service Providers. Data Local Loop (DLL) services includes Domain Name System (DNS) services. Local loops are offered in Symmetrical form. Other optional services in Rate Schedule 100 include IP Multicast and VOIP services when purchased with the DLL or other data-type service provided by an ONT including but not limited to VLAN service. DLL Services are best effort services for residential and business internet access. Specifications for residential and business DLL services are listed below in Table 1 and 2, respectively, at the end of this schedule. For the operation of commercial type services such as servers a dedicated bandwidth service other than DLL must be used from schedule 200, 300 or 400.

<u>INTERNET PROTOCOL MULTICAST (IPTV):</u> Internet Protocol (IP) Multicast (IPTV) charges shall apply where the Service Provider provides IPTV services to End-users. A one-time Non-Recurring Charge will be charged to establish IPTV Quality of Service parameters.

<u>BILLING RATES:</u> Use of the Broadband System shall be billed in accordance with the rates listed below. Service Providers will be charged on a monthly basis according to the rates set forth herein. Any additional charges that are incurred for special equipment, provisioning, or charges from other carriers will be passed on to the Service Provider by the District and the Service Provider shall be responsible for payment. Rates are per Service Provider's End-users and may not be resold to more than one End-user.

<u>PROVISIONING:</u> Services are offered on a commercially reasonable basis and are provisioned to allow the bandwidth as specified. Actual bandwidth obtained by Service Providers and/or their End-users is subject to many factors, not within District control and is not

guaranteed. Upon Service Provider request, and at the District's discretion, lower or intermediate bandwidth packages may be provisioned for the Service Provider at the same pricing as the next higher bandwidth package.

SERVICE LEVEL: Service includes Network Operations Center (NOC) support and local network administration support. If field dispatch is requested outside normal defined business hours, a dispatch fee will be assessed. Wireless service only where available. All services provided on a 24/7 basis.

NON-RECURRING CHARGES (NRC): Non-Recurring Charges (NRC)'s may apply to each of the Services. Fees will be charged per order, regardless of number of services. Service Providers will incur charge at the time of service billing. Fees and any other associated charges will be billed at time-of-service billing. Additional charges for special equipment may apply. See Wholesale Telecommunications Services Fees & Charges Schedule.

Data Local Loop – Residential*(See Table 1 Below for Specifications)	Unit of Measure	Monthly Rate
Data Local Loop Access Fee per End-user.		
Wireless Service Connection to SP – up to 100 Mbps X 100 Mbps	Each	\$24.08
Ethernet Service Connection to SP - up to 100 Mbps X 100 Mbps	Each	\$24.08
Ethernet Service Connection to SP - up to 1 Gbps X 1 Gbps	Each	\$31.56

Data Local Loop – Business **(See Table 2 Below for Specifications)	Unit of Measure	Monthly Rate
Data Local Loop Access Fee per End-user.		
Ethernet Service Connection to SP - up to 100 Mbps X 100 Mbps	Each	\$53.05
Ethernet Service Connection to SP - up to 1 Gbps X 1 Gbps	Each	\$63.65

SPECIFICATIONS

*Table 1 Residential DLL (E-Tree)

EVC Service Attribute	Values
EVC Type	Rooted-Multipoint
EVC ID	HSI
UNI List	1-Root UNI ≥ 2 Leaf UNIs { <u1, role="Root">, <u2, role="Leaf">, <u3, role="Leaf">}</u3,></u2,></u1,>
Max Number of UNIs	Must be ≥ 3
Unicast Service Frame	Conditional – Dynamic learning DHCP
Broadcast Service Frame	Discard
CE-VLAN ID Preservation	Not Enabled
CE-VLAN CoS Preservation	Not Enabled
MTU	≤ 1500
EVC Performance	CoS Name =BE
Intended Customer	Single End-User
Source MAC Address Limit	2
Intended Gateway	Residential Gateway with Private IP Addresses
Static IP Routing	No

Key Attributes:

- IP Address must be assigned dynamically via DHCP
- Maximum of 2 DHCP leases
- Static IP assignment and/or static IP routing is not allowed
- MTU is fixed 1500 Bytes
- All traffic will be classified as "best effort"
- The DLL service is for one single End-User only and is not to be sold or re-sold
- MAC addresses are limited to 2 source MAC addresses
- The intended End-User device is a Residential Gateway Firewall using Private IP addresses on the LAN translated to a publicly routable IP address on the WAN obtained via DHCP

**Table 2 Business DLL (E-Lan)

EVC Service Attribute	Values
EVC Type	Point-to-Point
EVC ID	HSI
UNI List	2 Root UNIs { <u1, role="Root">, <u2, role="Root">}</u2,></u1,>
Max Number of UNIs	2
Unicast Service Frame Delivery	Deliver Unconditionally
Broadcast Service Frame Delivery	Deliver Unconditionally
Multicast Service Delivery	Deliver Unconditionally
CE-VLAN ID Preservation	Not Enabled
CE-VLAN CoS Preservation	Not Enabled
MTU	≤ 1500
EVC Performance	CoS Name =BE
Intended Customer	Single End User
Source MAC Address Limit	10/UNI
Intended Gateway	Router with Private or Public Statically Routed IP Addresses
Static IP Routing	Yes

Key Attributes

- IP Address must be assigned dynamically via DHCP
- Point-to-point from RSP ENNI to End-User only
- Maximum of 10 DHCP leases
- Static IP routing is allowed
- MTU is fixed 1500 Bytes
- All traffic will be classified as "best effort"
- The DLL service is for one single End-User only and is not to be sold or re-sold
- MAC addresses are limited to 10 source MAC addresses
- The intended End-User device is an IP Router

PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, WASHINGTON RATE SCHEDULE 200 WHOLESALE TELECOMMUNICATION SERVICES –VIRTUAL LOCAL AREA NETWORK (VLAN)

AVAILABLE: To Service Providers and the District desiring to use the District's Wholesale Broadband System. District reserves the right at its sole option to discontinue services listed in this rate schedule at any time. All services are subject to Availability.

EFFECTIVE: The rates herein are effective **July 1, 2023**.

PRODUCT SUMMARY: The District offers Layer 2, Point-to-Point and Point-to-Multipoint Ethernet transport VLAN with Metro Ethernet Forum attributes applied. Services offered as Fixed Rate or Burstable Rate products.

BILLING RATES: Use of the Broadband System shall be billed in accordance with the rates listed below. Service Providers will be charged on a monthly basis according to the rates set forth herein. Any additional charges that are incurred for special equipment, provisioning, or charges from other carriers will be passed on to the Service Provider by the District and the Service Provider shall be responsible for payment. Rates are per Service Provider's End-users and may not be resold to more than one End-user.

<u>PROVISIONING:</u> Services are offered on a commercially reasonable basis and are provisioned to allow the bandwidth as specified. Actual bandwidth obtained by Service Providers and/or their End-users is subject to many factors, not within District control and is not guaranteed. Upon Service Provider request, and at the District's discretion, lower or intermediate bandwidth packages may be provisioned for the Service Provider at the same pricing as the next higher bandwidth package.

SERVICE LEVEL: Service includes Network Operations Center (NOC) support and local network administration support. If field dispatch is requested outside normal defined business hours, a dispatch fee will be assessed. All services provided on a 24/7 basis.

<u>METRO ETHERNET FORUM ATTRIBUTES:</u> Purchase of this service requires the Service Provider to meet the following standards:

• **Protocols** – The District will not impede the passing of any protocol frames on the Ethernet Virtual Connection (EVC) for the specific type of service (EPL, EVPL, etc.) whilst adhering to the standards set forth in MEF 6 which specifically addresses L2CP protocols. Any impediment or modification of protocol frames not specified by the MEF standards will constitute a service

outage. This shall include, but not be limited to, topology discovery protocols, routing protocols, multicast protocols, streaming protocols, and voice protocols.

- Maximum Transmission Unit (MTU) The District shall allow the customer to be able to transmit up to a 9000-byte frames on Carrier Class service (not inclusive of Link Aggregation Group LAG links, unless one of the subtended circuits on the LAG is of 1G or higher bandwidth). The Business Class VLAN service limits MTU sizes of ≤ 2000 Byte frames.
- "Out of Service" Definition The definition of "out of service" is the inability to reliably pass data at the purchased rate on any Service Provider managed transport path due to excessive latency, errors, loss or violations.
- Service Interface & Termination Requirements Unless otherwise specified by the Service Provider, the interfaces provided to the Service Provider locations must be administratively configured for use as a fixed full duplex 100 Mbps, 1,000 Mbps or 10,000 Mbps interface per the resulting work order or site agreement. Auto negotiate will be used when available. The District is responsible for all access and fiber/cabling to the point of service handoff at the customer premise equipment (switch, ONT, router).
- Link Aggregation If the Service Provider orders an aggregated Ethernet service from the District, the District must support Link Aggregation Control Protocol (LACP) via the IEEE 802.3ad standard while keeping in compliance with MEF standards set forth in MEF 10. If and/or where possible, the Purchaser would prefer to have the LACP configuration to be a Multi-Chassis LACP Configuration, providing chassis redundancy in addition to link redundancy. While aggregation of Ethernet services is not a mandatory requirement, the use of LACP in instances where this service is provided is mandatory.
- Ethernet Standards The District's Ethernet interface provided at the Service Provider's point-of-presence must adhere to IEEE 802.3 standards for Ethernet, depending on the service purchased at the location by the Service Provider.
- VLAN The District's Ethernet services must provide support for Virtual Local Area Network (VLAN) via the IEEE 802.1Q standard.
- **BPDUs** Except for specific L2CP protocols as specified by the Metro Ethernet Forum (MEF) Ethernet Services Definitions MEF 6, the District shall not manipulate any Bridge Protocol Data Units (BPDU) which are sent along the circuit by the Service Provider without the provider's expressed consent.

- Spanning Tree Protocols Except for specific L2CP protocols as specified by the Metro Ethernet Forum (MEF) Ethernet Services Definitions MEF 6, the District shall not impede the operation of any spanning tree protocols, including, but not limited to; Spanning Tree Protocol (STP), Per-VLAN Spanning Tree (PVST), Per-VLAN Spanning Tree Plus (PVST+), Rapid Spanning Tree Protocol (RSTP), Rapid Per-VLAN Spanning Tree Protocol (RSTP), Multiple Spanning Tree Protocol (MSTP), VLAN Spanning Tree Protocol (VSTP), without the Service Provider's expressed consent.
- VLAN Tags In accordance with established standards in MEF 6, the District shall not rewrite any VLAN tags affixed to packets by the Service Provider without expressed consent. The District shall also ensure that they do not impede the ability of the Service Provider to utilize 802.1ad tagging, also known as Q-in-Q.
- Marking of Traffic The District must not mark or remark any traffic without approval from the Service Provider. The Service Provider will expect that all traffic leaving a site will arrive after traversing the District's network with the same markings it left with (QoS, Multicast, etc.).

NON-RECURRING CHARGES (NRC): Non-recurring charges (NRC)'s may apply to each of the Services. Fees are charged per order, regardless of number of services ordered. Additional charges for special equipment may apply. Fees and any other associated charges will be billed at time-of-service billing. The VLAN NRC will be reduced to 20% of the standard NRC for changes to an existing VLAN that only require provisioning. See Wholesale Telecommunications Services Fees & Charges Schedule.

Virtual Local Area Network (VLAN)

Metro Ethernet Forum attributes applied. Multiple VLAN's can occur on a single port. Pricing for Point-to-Point and Point-to-Multipoint services are offered as best effort bandwidth for either Business Class or Carrier Class Rate products. All services allow up to 100 MAC Addresses per port, with a maximum of up to 4000 per VLAN, Network capacity of MAC addresses and speed may be a limitation of Network Termination Equipment (NTE). The District reserves the right to limit network parameters and performance based on NTE and other factors that may not be fully expressed until a detailed network design is completed. See Specifications table below.

Virtual Local Area Network (VLAN) Business Class	Unit of Measure	Monthly Rate
Port Charge		
100 Mbps VLAN on 100 Mb Port	Port	\$99.00
1 Gbps per VLAN/Port	Port	\$299.00
10 Gbps per VLAN/Port	Port	\$499.00

Unit of Measure	Monthly Rate
Port	\$499.00
Port	\$699.00
	Port

Specifications Table: E-LAN (VLAN)

EVC Service Attribute	Values
EVC Type	Multipoint-to-Multipoint or Point-to-Point
EVC ID	String
UNI List	≥ 2 UNIs { <u1, role="Root">, <u2, role="Root"></u2,></u1,>
Max Number of UNIs	Must be ≥ 2
Unicast Service Frame	Conditional – Dynamic learning
Broadcast Service Frame	Unconditional
CE-VLAN ID Preservation	Enabled
CE-VLAN CoS Preservation	Enabled
MTU	Business Class < 1600; Carrier Class ≥ 1600
EVC Performance	CoS Name = SAL driven
Source MAC Address Limit	Disabled - Unlimited

PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, WASHINGTON RATE SCHEDULE 300 WHOLESALE TELECOMMUNICATION SERVICES – FIBER PATHWAY SERVICES

AVAILABLE: To Service Providers who have entered into an approved Telecommunications Facilities License Agreement with the District and after determination of Availability. This Rate Schedule 300 shall only be applicable to existing District fiber facilities. This Rate Schedule 300 shall not be constructed to create any obligation on the part of the District to construct any new fiber facilities. All services are subject to Availability.

EFFECTIVE: The rates herein are effective **July 1, 2023**.

PRODUCT SUMMARY: The District offers fiber pathway services. Services offered as Dark Fiber, Critical Dark Fiber or Coarse Wave Division Multiplexing (CWDM) products.

<u>BILLING RATES:</u> Term of License Agreement shall not exceed 7 years. Rates for the renewal period will be from the District's Rate Schedule 300 in effect 60 days prior to the beginning of the renewal period. Any additional charges that are incurred for special equipment, provisioning, or charges from other carriers will be passed on to the Service Provider by the District and the Service Provider shall be responsible for payment.

<u>PROVISIONING:</u> Services are offered on a commercially reasonable basis and are provisioned to allow the bandwidth as specified. Actual bandwidth obtained by Service Providers and/or their End-users is subject to many factors, not within District control and is not guaranteed. Upon Service Provider request, and at the District's discretion, lower or intermediate bandwidth packages may be provisioned for the Service Provider at the same pricing as the next higher bandwidth package.

SERVICE LEVEL: Service includes Network Operations Center (NOC) support and local network administration support. If field dispatch is requested outside normal defined business hours, a dispatch fee will be assessed. All services provided on a 24/7 basis.

NON-RECURRING CHARGES (NRC): Non-recurring charges (NRC)'s may apply to each of the Services. Fees are charged per order, regardless of number of services ordered. Additional charges for special equipment may apply. Fees and any other associated charges will be billed at time-of-service billing. See Wholesale Telecommunications Services Fees & Charges Schedule.

Dark Fiber Pathway Services	Unit of Measure	Monthly Rate
Dark Fiber Component		
Maximum Order - 4 stands. Minimum mileage fixed charge for first 14 miles.		
Dark Fiber Pathway		
Single Pair, Non-Redundant	Service	\$1,198.43
Minimum Monthly Charge	Service	Ψ1,170.43
Single Pair, Non-Redundant, Length	Mile	\$42.80
Additional Per Mile, Per Month Charge, Per Fiber Strand	Wille	Ψ12.00
Four Fiber Strands, Redundant Full Duplex	Service	\$2 105 57
Minimum Monthly Charge	Service	\$2,185.57
Four Fiber Strands, Redundant Full Duplex, Length	Mile	\$39.03
Redundant fibers. Additional Per Mile, Per Month Charge, Per Fiber Strand	Wiffe	\$39.03
Single Fiber	G :	Φ.C.O. 75
Minimum Monthly Charge	Service	\$669.75
Single Fiber, Length	Mile	¢47.04
Additional Per Mile, Per Month Charge, Per Fiber Strand	Mile	\$47.84
Critical Dark Fiber Pathway		
Single Pair, Non-Redundant	g .	Φ2 207 04
Minimum Monthly Charge	Service	\$2,397.04
Single Pair, Non-Redundant, Length	NC1	ΦΩ <i>ξ.</i> (1
Additional Per Mile, Per Month Charge, Per Fiber Strand	Mile	\$85.61
Four Fiber Strands, Redundant Full Duplex		
Minimum Monthly Charge	Service	\$4,371.07
Four Fiber Strands, Redundant Full Duplex, Length Redundant fibers. Additional Per Mile, Per Month Charge, Per Fiber Strand	Mile	\$78.06

Single Fiber Minimum Monthly Charge	Service	\$1,321.90
Single Fiber, Length Additional Per Mile, Per Month Charge, Per Fiber Strand	Mile	\$94.42

Coarse Wave Division Multiplex (CWDM)	Unit of Measure	Monthly Rate
CWDM wavelengths defined by ITU-T G.694.2. Point to Point application only. Minim	mum mileage fixed cl	narge for first 14 miles.
Single Fiber		
Lambda 1	Lambda	\$602.78
Minimum Monthly Charge	Lamoua	\$002.78
Additional Per Mile, Per Pathway, Per Month Charge, Per Lambda	Mile	\$43.06
Lambda 2-4	Lambda	\$502.31
Minimum Monthly Charge, Each Lambda	Laiiioda	\$302.31
Additional Per Mile, Per Pathway, Per Month Charge, Per Lambda	Mile	\$35.88

Coarse Wave Division Multiplex (CWDM)	Unit of Measure	Monthly Rate
CWDM wavelengths defined by ITU-T G.694.2. Point to Point application only. Mini-	mum mileage fixed cl	narge for first 14 miles.
Dual fiber. Customer supplied optics. Shared core medium. Will not support additional	al muxing or channeli	zation. Bandwidth
capacity 10G maximum.		
Dual Fiber		
Lambda 1	Lambda	\$1,078.59
Minimum Monthly Charge	Laiiioua	\$1,078.39
Additional Per Mile, Per Pathway, Per Month Charge, Per Lambda	Mile	\$38.52
Lambda 2-14	Lambda	\$862.87
Minimum Monthly Charge	Laiilbua	\$802.87

Additional Per Mile, Per Pathway, Per Month Charge, Per Lambda	Mile	\$32.10
Lambda 15+ Minimum Monthly Charge	Lambda	\$496.15
Additional Per Mile, Per Pathway, Per Month Charge, Per Lambda	Mile	\$17.72

PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, WASHINGTON RATE SCHEDULE 400 WHOLESALE TELECOMMUNICATION SERVICES – TIME DIVISION MULTIPLEX (TDM) SERVICES

AVAILABLE: To Service Providers and District Business Units desiring to use the District's Wholesale Broadband System. District reserves the right at its sole option to discontinue services listed in this rate schedule at any time. All services are subject to Availability.

EFFECTIVE: The rates herein are effective **July 1, 2023**.

PRODUCT SUMMARY: The District offers Time Division Multiplex (TDM) services. Services offered as DS-1 (PRI), DS3 (T3), STS-1 and STS-3 business transport products.

<u>BILLING RATES:</u> Use of the Broadband System shall be billed in accordance with the rates listed below. Service Providers will be charged on a monthly basis according to the rates set forth herein. Any additional charges that are incurred for special equipment, provisioning, or charges from other carriers will be passed on to the Service Provider by the District and the Service Provider shall be responsible for payment. Rates are per Service Provider's End-users and may not be resold to more than one End-user.

<u>PROVISIONING:</u> Services are offered on a commercially reasonable basis and are provisioned to allow the bandwidth as specified. Actual bandwidth obtained by Service Providers and/or their End-users is subject to many factors, not within District control and is not guaranteed. Upon Service Provider request, and at the District's discretion, lower or intermediate bandwidth packages may be provisioned for the Service Provider at the same pricing as the next higher bandwidth package.

SERVICE LEVEL: Service includes Network Operations Center (NOC) support and local network administration support. If field dispatch is requested outside normal defined business hours, a dispatch fee will be assessed. All services provided on a 24/7 basis.

NON-RECURRING CHARGES (NRC): Non-recurring charges (NRC)'s may apply to each of the Services. Fees are charged per order, regardless of number of services ordered. Additional charges for special equipment may apply. Fees and any other associated charges will be billed at time-of-service billing. See Wholesale Telecommunications Services Fees & Charges Schedule.

Time Division Multiplex (TDM) Services	Unit of Measure	Monthly Rate
STS-1 Synchronous Transport Service @ STS-1 Delivered Rate (51.84 Mbps)	Circuit	\$1,121.61
STS-3 Synchronous Transport Service @ STS-3 Delivered Rate (155.52 Mbps)	Circuit	\$3,275.00
DS1/PRI	Circuit	\$120.00
DS3/T3	Circuit	\$2,225.00

PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY, WASHINGTON RATE SCHEDULE 500 WHOLESALE TELECOMMUNICATION SERVICES – MISCELLANEOUS SERVICES

<u>AVAILABLE:</u> To Service Providers and District Business Units desiring to use the District's Wholesale Broadband System. District reserves the right at its sole option to discontinue services listed in this rate schedule at any time. All services are subject to Availability.

EFFECTIVE: The rates herein are effective **July 1, 2023.**

PRODUCT SUMMARY: The District offers optional additional services with the purchase of the District's DLL service. Those services include telephony (POT's), Internet Protocol (IP) Multicast and RF video transport. Other miscellaneous services offered include Internet Bandwidth, a Layer 3 transport and upstream Internet connectivity service to the District's upstream Multi-Homed Internet Access Provider (IAP), as well as Colocation floor space for equipment at District facilities.

BILLING RATES: Use of the Broadband System shall be billed in accordance with the rates listed below. Service Providers will be charged on a monthly basis according to the rates set forth herein. Any additional charges that are incurred for special equipment, provisioning, or charges from other carriers will be passed on to the Service Provider by the District and the Service Provider shall be responsible for payment. Rates are per Service Provider's End-users and may not be resold to more than one End-user.

<u>BILLING RATES – AFTER HOURS RESPONSE:</u> Service Providers will incur charge at the time of request on a per incident basis. Fees and any other charges will be billed at time-of-service billing.

<u>BILLING RATES – CONSTRUCTION CHARGES & ENGINEERING/DESIGN FEES:</u> Customer will incur charge at the time of request on a per order basis. Fees and any other charges will be collected prior to commencement of work.

<u>PROVISIONING:</u> Services are offered on a commercially reasonable basis and are provisioned to allow the bandwidth as specified. Actual bandwidth obtained by Service Providers and/or their End-users is subject to many factors, not within District control and is not guaranteed. Upon Service Provider request, and at the District's discretion, lower or intermediate bandwidth packages may be provisioned for the Service Provider at the same pricing as the next higher bandwidth package.

SERVICE LEVEL: Service includes Network Operations Center (NOC) support and local network administration support. If field dispatch is requested outside normal defined business hours, a dispatch fee will be assessed. All services provided on a 24/7 basis.

NON-RECURRING CHARGES (NRC): Non-recurring charges (NRC)'s may apply to each of the Services. Fees are charged per order, regardless of number of services ordered. Additional charges for special equipment may apply. Fees and any other associated charges will be billed at time-of-service billing. See Wholesale Telecommunications Services Fees & Charges Schedule.

Miscellaneous Services	Unit of Measure	Monthly Rate
Telephony Services		
(Available only when an ONT provided data-type service is purchase	d)	
Traditional Voice Service (POTS not VOIP) Dial-Tone Only	Each	\$5.50
Internet Protocol (IP) Multicast		
IP Multicast, per End-user	Each	\$2.90
Video Transport Services		
(Available only when an ONT provided data-type service is purchase	d)	
RF Video Transport Services	Each	\$2.90
Colocation of Equipment in District Facilities		
(When space and appropriate facilities are Available and required agr	reement executed)	
Floor Space	Sq/Ft	\$23.95
Real estate floor space rounded up to nearest Sq/Ft	54/1 t	
Internet Bandwidth		
The District offers Layer 3 transport and upstream Internet connectivity		
Provider (IAP). Internet is offered on a 100 Mbps Internet access por		
Rate in megabits per second (Mbps). Internet bandwidth is burstable		
to the minimum commitment level. Service Provider may choose to f		
a higher level at the time of signup, at whole, not partial Mbps. Intern		
inbound or outbound traffic, measured over a full month. If a Service	_	
will pay the minimum monthly committed amount. Pricing includes	transport to delivery	points on the District's network.
30 Mbps Internet Connection (Burst up to 100Mbps)	Port	\$825.00
50 Mbps Internet Connection (Burst up to 100Mbps)	Port	\$1,550.00
100 Mbps Internet Connection (Non-Burstable)	Port	\$2,870.00
Burst Charge Above CIR per Month per Mb*	Mb	\$38.35