PUBLIC UTILITY DISTRICT NO.1 OF JEFFERSON COUNTY

RESOLUTION NO. 2023-022

A Resolution of the Board of Commissioners of Public Utility District (PUD) No. 1 of Jefferson County, Washington rescinding previous rates and agreements and adopting new and revised rates, charges and agreements for Retail and Wholesale Broadband Services.

WHEREAS, the PUD has been working on the development of a Broadband fiber optic network to provide retail and wholesale Internet Services to serve the residents of Jefferson County, Washington over the past several years; and

WHEREAS, at the April 13, 2021 Special meeting of the PUD, staff presented initial drafts of retail and wholesale rates for proposed services to be offered for Retail and Wholesale Broadband Services, and the Board of Commissioners also reviewed these rates and polices on April 20, 2021, May 4, 2021 and May 25, 2021 and September 6, 2022; and

WHEREAS, at its June 15, 2021 Regular meeting, the Board of Commissioners, authorized staff to apply for both state and federal broadband grant funding sources, and specifically authorized the PUD to apply for a Community Economic Revitalization Board (CERB) grant in Resolution No. 2021-016; and

WHEREAS, at the July 6, 2021 Regular meeting of the Board of Commissioners the staff presented a plan regarding the Quilcene, Discovery Bay and Gardiner communities in Jefferson County, Washington (the "Olympic Fiber Corridor Project") demonstrating the unserved and underserved nature of Broadband services in these communities; and

WHEREAS, at the July 6, 2021 Regular meeting the Board of Commissioners of the PUD adopted Resolution No. 2021-018 authorizing PUD staff to respond to a Request for Information from the Washington State Broadband Office and for the PUD to commit the resources necessary to serve as a provider for retail and wholesale Internet Services for the Olympic Fiber Corridor Project; and

WHEREAS, on July 26, 2021, the Washington State Broadband Office notified the PUD that the Olympic Fiber Corridor Project had been selected to be included in the Washington State Broadband Office's application for funding through a grant from the National Telecommunications Information Administration ("NTIA"). The NTIA grant provides new federal funding for deployment of broadband infrastructure; and

WHEREAS, consistent with Engrossed Substitute House Bill 1336 and Senate Bill 5383, the PUD has been consulting with the Washington State Broadband Office and provided formal

notice regarding its intent to provide Broadband Services in Resolution No. 2021-037;

WHEREAS, it is necessary for grant purposes to adopt current rates, charges and policies for Retail and Wholesale Broadband Services; and

WHEREAS, the Board of Commissioners were provided retail and open access rates, and open access policies that are consistent with state law and grant requirements and the Board of Commissioners reviewed all such rates, charges and policies at its regular meetings on August 1 and 15, 2023; and

WHEREAS, attached are revised retail and open access rates that are consistent with state law and grant requirements, and the Board of Commissioners reviewed all such policies at its regular meeting on September 5, 2023; and

WHEREAS, also attached is a revised Open Access Provider Agreement for wholesale customers of the PUD.

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of Public Utility District No. 1 of Jefferson County, that the foregoing recitals are incorporated into this resolution by this reference; and

BE IT FURTHER RESOLVED that the rates, charges for Retail and Wholesale Broadband Services, attached as Exhibits to this Resolution are reasonable and hereby adopted and will be effective as of September 5, 2023; and

BE IT FURTHER RESOLVED, the revised Open Access Provider Agreement attached as an Exhibit is hereby approved.

ADOPTED at a regular meeting of the Board of Commissioners of Public Utility District No. 1 of Jefferson County, this 5th day of September 2023.

> kenneth Collins -B55120D92D6C415Kenneth Collins, President

> > Jeff Randall Jeff Randall, Vice President

Dan Toepper, Secretary

COMMUNICATION TRANSPORT SERVICES

RETAIL PON CONNECTION

Internet + WiFi

Internet + WiFi Low income Program Enrolled (LIPE)

Internet + WiFi + Dedicated IP

					NRC
	150/150 Mbps	1/1 Gbps	3/3 Gbps	5/5 Gbps	MTU Charge
MRC	\$65	\$75	\$150	n/a	n/a
MRC	\$45	\$55	n/a	n/a	n/a
MRC	n/a	\$100	\$200	\$350	\$500

WHOLESALE PON CONNECTION

PON PORT (w/ JPUD internet and IP. No WiFi)

PON PORT (w/ JPUD internet and IP. No WiFi) LIPE

PON PORT (w/ JPUD internet and Dedicated IP. No WiFi)

PON PORT (no internet, no IP, no WiFi)*

PON PORT (no internet, no IP, no WiFi)* LIPE

	150/150 Mbps	1/1 Gbps	3/3 Gbps	5/5 Gbps
MRC	\$52	\$60	\$120	n/a
MRC	\$42	\$50	n/a	n/a
MRC	n/a	\$80	\$160	\$280
MRC	\$39	\$45	\$90	\$180
MRC	\$29	\$35	n/a	n/a

NETWORK TRANSPORT

Does not include internet.

WHOLESALE NETWORK TRANSPORT

GOV NETWORK TRANSPORT

RETAIL NETWORK TRANSPORT

Core Co	nnection	End Points	(per point)
MRC	NRC	MRC	NRC
\$200	\$350	\$150	\$50
\$250	\$400	\$165	\$75
\$300	\$500	\$180	\$100

INTERNET ACCESS

Requires transport.

DEDICATED PRODUCT (delivered at 95th Percentile)

WHOLESALE DEDICATED INTERNET

GOV DEDICATED INTERNET

RETAIL DEDICATED INTERNET

MRC	NRC
Price/Mbps	
\$0.45	\$350
\$0.55	\$400
\$0.65	\$500

METERED PRODUCT (Billed at 95th Percentile)

WHOLESALE METERED INTERNET

GOV METERED INTERNET

RETAIL METERED INTERENT

IVINC	INIC
Price/Mbps	
\$0.45	\$350
\$0.55	\$400
\$0.65	\$500

NRC MRC

Price/Mbps

\$0.55	\$350
\$0.65	\$400
\$0.75	\$500

LEGACY NETWORK CHARGES

To be discontinued

ALL CURRENT BILLED RATES APPLY THROUGH 12/31/24

NO NEW CONNECTIONS AVAILABLE

^{*}Requires additional transport and/or collocation.

COLOCATION

charged per item per facility	MRC
Full Rack	\$400
Half Rack	\$250
One Quarter Rack	\$150
DC Power	\$18

\$18 per each 5 amps of total installed breaker capacity.

Additional 20-amp AC circuits

By request. Cost to be determined if available.

FIBER LINE EXTENSION CHARGES

See Broadband tab of JPUD website for published maps of project areas.

AREA	W/n Take Rate	Past Take Rate	Past Footage Limit
UNFUNDED SERVICE ZONE	All construction charges billed to customer.	All construction charges billed to customer.	All construction charges billed to customer.
GRANT FUNDED PROJECT AREAS	No charge to eligible customers for fiber construction and equipment installation. Limited to $^{\sim}1000$ ft.	\$750 to eligible customers for fiber construction and equipment installation. Limited to ~1000 ft.	A portion of construction charges beyond 1100 ft billed to customer.
DESIGNATED AREAS ADJACENT TO GRANT PROJECTS	\$750 to eligible customers for fiber construction and equipment installation. Limited to ~500 ft.	n/a	A portion of construction charges beyond 550 ft billed to customer.
BUSINESS DISTRICT LOAN PROJECT AREAS (Requires UBI#)	\$1,200 to eligible customers for fiber construction and equipment installation. Limited to ~500 ft.	n/a	A portion of construction charges beyond 550 ft billed to customer.

OTHER BROADBAND PRODUCTS

RETAIL WIFI & MESH ROUTER RENTAL

Speeds	2.5/2.5 GbpsOutdoor	1/1 Gbps
MRC	\$25	\$10

RETAIL HOME CONTROL APP SUITE

MRC	\$10

RETAIL VOICE OVER INTERNET PROTOCOL (VOIP) TELEPHONE SERVICE

Local, long distance, and limited international telephone line with numerous features.

RETAIL MRC

Basic Package	\$15
Premium Package	\$25
PUD Verified Low-Income Discount	-\$5
Full Business Solution	Request Quote

LABOR CHARGES

Applies to any requested work not included in installation, or for work on non PUD facilities

	DURING OFFICE HOURS	\$150 per hour	30 minutes minimum
--	---------------------	----------------	--------------------

8am to 4:30pm, Monday through Friday, excluding holidays.

AFTER HOURS	\$200 per hour	1hr. minimum
-------------	----------------	--------------

^{4:30}pm to 8am, Monday through Friday and anytime weekends and holidays.

JPUD BROADBAND NETWORK SCHEDULE OF RATES AND CHARGES

Note 1. <u>RETAIL PON CONNECTION</u>: These rates are available for a shared best-effort connection on the PON network. These rates are only available for direct service to residential, business, and government retail customers. There are three sets of rates:

- <u>Internet + WiFi</u>. This product includes a fiber modem equivalent and WiFi router. The end-user may not resell this product.
- <u>Internet + WiFi Low Income Program Eligible</u>. These rates include a discount and are available only to households who have applied for and been approved to receive JPUD Low Income Program Rates. This product includes a fiber modem equivalent and WiFi router. The end-user may not resell this product.
- Internet + WiFi + Dedicated IP. The PUD will provide a permanent fixed IP address for this customer. The end-user may not resell this product, with the exception being the 5/5 Gbps package which may be used to resell internet only, within Multi-Tenant Units (MTUs). An additional non-recurring engineering charge applies to MTUs utilizing the 5/5 Gbps product. This product includes a fiber modem equivalent and WiFi router.

Note 2. <u>WHOLESALE PON CONNECTION:</u> These are the wholesale rates available to any approved ISP on the PUD network who wishes to purchase PON connections and resell them to end users.

- PON PORT (w/JPUD Internet and IP. No WiFi). PON connection via ethernet port at the End User Premises that includes routing to and from the Internet. Includes optical modem equivalent but no WiFi router.
- PON PORT (w/JPUD Internet and Dedicated IP. No WiFi). PON connection via ethernet port at the End User Premises that includes routing to and from the Internet. JPUD will provide a permanent fixed IP address for end users over this connection. Includes optical modem equivalent but no WiFi router.
- <u>PON PORT (no internet, no IP, no WiFi).</u> PON connection via ethernet port at the End User Premises that does not include an Internet connection, nor assignment of PUD owned IP addresses, nor a WiFi router. If the ISP chooses this product, it must also buy Network Transport and possibly Colocation, and/or Internet Access. Includes optical modem equivalent.
- Low Income Program Eligible Rates (LIPE): Wholesale PON Connections serving End Users
 qualified by JPUD as eligible for Low Income Program rates. JPUD must provide verification
 before rate is applied. JPUD strongly encourages ISPs to match the discount provided in the Low
 Income Program Eligible rates.

Note 3. <u>Network Transport</u>. This is a lit Layer 2 fiber connection to a port on a JPUD Core Device. Network Transport requires an MRC and NRC charge per each End Point and per each Core Device Port utilized. End points require direct fiber connections and are not available over PON connections.

Network Transport connections are available as retail directly to businesses, as retail directly to government locations, or on a wholesale basis to approved ISPs.

Note 4. <u>Internet Access</u>. This product can be purchased as a retail or wholesale product. For all uses, the customer must also buy at least one Network Transport Connection. There are separate rates for retail, wholesale, and government connections. Corresponding non-recurring engineering charge applies to each internet access connection.

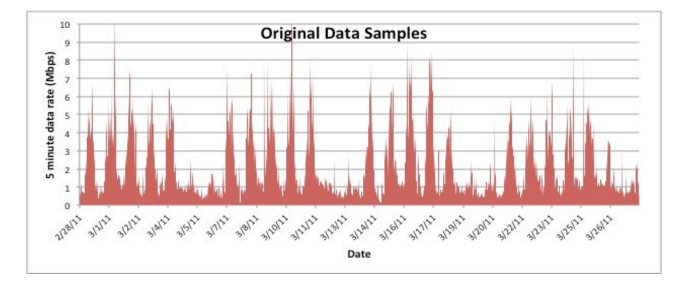
JPUD BROADBAND NETWORK SCHEDULE OF RATES AND CHARGES

There are two options for purchasing this product – dedicated or metered.

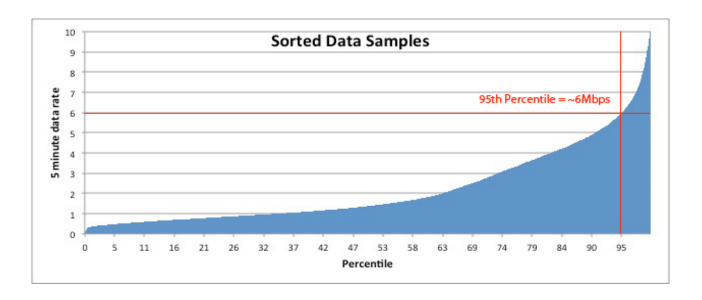
- <u>Dedicated</u>. With the dedicated product the customer or the ISP presubscribes to a specific broadband speed of their choosing (must be rounded to the nearest 100Mbps). The monthly recurring charge is determined by multiplying the subscribed speed (e.g., 500 Mbps) by the per megabit per second rate assigned to their customer class (i.e., retail, gov, wholesale). Service is delivered at or above the 95th percentile. A non-recurring engineering charge applies to each Internet Access connection.
- <u>Metered</u>. With the metered product the customer or the ISP subscribers will pay for actual peak internet usage for the month measured at the 95th percentile. Usage on the connection will be measured and billed at the 95th percentile of usage, as described below. A non-recurring engineering charge applies to each Internet Access connection.

Billing at the 95th Percentile

Over the course of the billing period, ISP data usage, measured in Mbps, is recorded in 5-minute intervals. At the end of the month these bandwidth recordings are sorted highest to lowest and the highest 5% of the recorded samples are removed. The ISP is then billed at the value on the published rate table that falls at the 95th percentile of bandwidth used.



JPUD BROADBAND NETWORK SCHEDULE OF RATES AND CHARGES



Note 5. <u>Legacy Rates</u>. Legacy rates apply to any broadband connection utilizing network equipment tied to JPUD's Juniper core router. The District plans to eventually retire this network and doesn't plan on adding any new connections.

Any ISP using the legacy network will continue to be billed at the then current rates in place prior to the adoption of these rates, until such time as connections are cancelled or moved to the new JPUD Network being constructed in 2023 that will provide both PON and Active services.

OPEN ACCESS PROVIDER AGREEMENT



THIS AGREEMENT, made and entered into eff	ective as of the date signed below, by and
between	, a corporation/limited liability
company/limited liability partnership/general	partnership/limited partnership/other (specify:
), organized und	er the laws of the State of,
hereinafter called "Customer," and Public Uti	lity District No. 1 of Jefferson County, a
Washington State Public Utility District, herein	nafter called "JPUD". This Agreement becomes
effective upon signature by both parties, the	Effective Date. This Agreement expires one year
after the Effective Date.	

RECITALS: Customer desires to obtain Communication Transport Services ("CTS") on JPUD's Open Access Broadband Network; and

JPUD agrees to provide CTS and allow Customer to terminate its signal cable in facilities generally described in an attached associated Service Request.

Customer agrees to provide its services offered pursuant to this Agreement on an Open Access basis consistent with the Broadband Service Policies adopted by JPUD.

NOW, THEREFORE, Customer and JPUD, in consideration of mutual conditions and covenants herein after described, do agree as follows:

Overview: This Agreement states the general terms and conditions by which JPUD will deliver, and Customer will receive, any or all CTS provided by JPUD. This Agreement is intended to cover any and all CTS ordered by Customer and provided by JPUD. Customer may use services only for authorized and lawful purposes.

- 1. Delivery of Services: By submitting a Service Request, Customer agrees to take and pay for, and, by accepting the Service Request it becomes a Service Order, and JPUD agrees to provide the services(s) during the term described on the Service Order. JPUD has the right to limit the manner in which any portion of its network and facilities ("Network" or "JPUD Facilities") is used in order to protect the technical integrity of the Network. JPUD is not liable or responsible for content, errors in transmission, or failure to establish connection.
- 2. **Installation and Interconnection of Services:** Other than the facilities, termination equipment or other devices provided by Customer, and unless otherwise provided elsewhere in this Agreement or any attachments hereto, JPUD will pay for, provide, install, maintain, operate, control, and own any equipment, cable or facilities connected

JPUD Page 1

to the Network ("System Equipment"), which equipment at all times remains JPUD's personal property, regardless of where located or attached. JPUD may change, replace or remove the System Equipment, regardless of where located, so long as the basic technical parameters of the service are not altered, and this Agreement constitutes Customer's consent to such change, replacement or removal. Customer may not rearrange or move or disconnect the System Equipment and is responsible for any damage to or loss of System Equipment caused by Customer's negligence or willful misconduct or that of its end users. JPUD has no obligation to install, maintain or repair any equipment owned or provided by Customer, except as may be specifically provided herein. If Customer's or an end user's equipment is incompatible with service, Customer is responsible for any special interface equipment or facilities necessary to ensure compatibility. Customer is responsible to ensure that its equipment does not interfere with the provision of or functionality of services to Customer or other parties with whom JPUD contracts. If, in responding to a Customer initiated service call, JPUD reasonably determines that the cause of such service call is a failure, malfunction or inadequacy of Customer provided equipment or software, Customer will pay JPUD for such service call at JPUD's then prevailing rates.

JPUD may reconfigure, reprogram, substitute, rearrange or otherwise change any JPUD Facilities, whether such JPUD Facilities are on Customer's premises or otherwise, at any time and from time to time, but shall not thereby alter the technical parameters of the service provided Customer without Customer's knowledge or consent. Although no specific advance notification period is applicable, JPUD will use its best efforts to notify Customer of the planned timing of such activities and will use reasonable efforts to perform such activities at a time that is agreeable to Customer (except where emergency conditions exist or where such change is required by a governmental agency or other authority to take place immediately).

- 3. **Term:** Subject to the provisions of Sections 11 and 12, the initial term for each service will commence on the date indicated in the applicable Service Order. Thereafter, the service automatically renews for an additional 1-year term unless terminated by either party upon no less than 30 days' written notice prior to the end of the initial term, any time after the initial term, or unless otherwise agreed to in the Service Request. Any subsequent or renewal terms shall assume the same terms and conditions as the initial term unless otherwise stated in the Service Request. Written notice of termination shall be provided as required in Section 25. Upon termination of this Agreement, all rights of Customer to order new services cease and JPUD has no further obligations to furnish new services to Customer.
- 4. **Fees and Payment Terms:** Customer shall pay all fees due for services according to the prices and terms listed in the Service Order. Upon completing provisioning, installation and testing of the System Equipment needed to provide services ordered by Customer,

JPUD will notify Customer that the services are available for Customer's use. These services are subject to but are not limited to a Monthly Recurring Charge ("MRC") as set forth in Service Order. JPUD reserves the right to change the MRC for such services at any time, after the initial term hereof upon 25 days prior written notice to Customer. The MRC does not include any governmental taxes or tax-related charges, fees, surcharges or other amounts assessed by any government, which may be incurred in connection with services to be provided hereunder, all of which shall be paid by Customer. Any installation charges or other non-refundable Non-Recurring Charge ("NRC") to be billed one time will appear on the first monthly invoice. JPUD reserves the right to recover any additional installation charges accrued during installation.

- 5. **Interest**: Any payment not received within thirty (30) days of the invoice date will accrue interest at a rate of one and one-half percent (1½%) per month, or the highest rate allowed by applicable law, whichever is lower.
- 6. Early Termination Charges: If (a) Customer terminates this Agreement or any Service Order hereunder for reasons other than Cause; or (b) JPUD terminates this Agreement or any Service Order hereunder pursuant to Sections 11 or 12, then Customer will pay, within thirty (30) days after such termination: (i) all accrued but unpaid charges incurred through the date of such termination, plus (ii) an amount equal to fifty percent (50%) of the "MRC" for the then current term remaining in the unexpired portion of the then current Service Order, plus (iii) a pro rata portion of any and all credits received by Customer. If Customer desires to cancel a Service Order prior to accepting the services the following conditions apply, (I) where a Service Request is canceled by Customer prior to the start of any design work or installation of facilities, no charge applies, (II) when a service that requires special design work is canceled after the design work has begun, JPUD will charge an amount equal to the cost incurred for the associated design work time and materials to date, and (III) if cancellation is requested after completion of an installation, it will be treated as an early termination of service and is pursuant to the terms and conditions of this Section 6. In the event of early termination by either Party, Customer shall not be entitled to reimbursement of fees already paid to JPUD and shall not be entitled to receive services from JPUD as specified in the Agreement.
- 7. **Limitation of Liability:** The total liability of JPUD to Customer in connection with this agreement, for any and all causes of actions and claims, including, without limitation, breach of contract, breach of warranty, negligence, strict liability, misrepresentation and other torts, shall be limited to the lesser of: (a) direct damages proven by customer; or (b) the amount paid by Customer to JPUD under this agreement for the one (1) month period prior to accrual of the most recent cause of action. In no event shall JPUD be liable for special, punitive, consequential, or incidental damages, including without limitation, lost revenue, profits or other benefit whether by tort, contract, or otherwise.

- 8. **Force Majeure:** Neither party is liable for any failure of performance if such failure is due to any cause or causes beyond such party's reasonable control, including without limitation, acts of God, fire, explosion, pandemics, vandalism, cable cut, adverse weather conditions, governmental action, labor difficulties and supplier failures. Customer's invocation of this clause shall not relieve Customer of its obligation to pay for any services actually received. In the event such failure continues for 60 days, the other party may terminate the affected portion of the Services.
- 9. **Assumption of Risk:** Customer recognizes that use of the Premises and JPUD's System Equipment including its Network shall be at its own risk, and therefore, expressly assumes any risk arising from the exercise of any rights, privileges or obligations identified herein.
- 10. Indemnity: Customer agrees to indemnify, defend, and hold harmless JPUD, and its Commissioners, officers, directors, employees, agents, and other representatives of JPUD. Customer shall indemnify, defend, and hold harmless JPUD from all losses or damages arising from Customer's breach of this Agreement, violation of any third-party intellectual property right, all claims of any kind by Customer's end users, or any act or omission of Customer in connection with any service provided hereunder. Subject to the provisions of Section 7, JPUD agrees to indemnify, defend and hold harmless Customer from all losses or damages arising from or related to personal injury or property damage caused by the negligence or willful misconduct of JPUD.
- 11. **Termination by JPUD:** JPUD may terminate this Agreement or any Service Order hereunder, or suspend services, with prior written notice, upon (a) failure of Customer to pay any amounts as provided herein within thirty (30) days of invoice date; or (b) Customer's breach of any provision of this Agreement or any law, rule or regulation governing the services; or (c) if Customer provides false information to JPUD regarding Customer's identity, creditworthiness, or its planned use of the services; or (d) if JPUD deems it necessary to take any reasonable and lawful action to protect the property and rights of JPUD, and existing and potential customers of JPUD's services.
- 12. **Termination for Cause:** Either Party may terminate this Agreement for Cause. "Cause" shall mean a breach by the other party of any material provision of this Agreement, provided that written notice of the breach has been given to the breaching party, and the breach has not been cured within thirty (30) days after delivery of such notice.
- 13. **Resale of Services:** Any service provided under this Agreement may be resold to or shared with other persons or entities at the option of Customer, subject to compliance with any applicable laws or Commission regulations governing such resale or sharing. Customer remains solely responsible for all services ordered by it or billed to its account, for determining who is authorized to use its services and taking appropriate

actions to enforce such a determination, and for immediately notifying JPUD of any unauthorized use. JPUD has no obligation to provide notice to or otherwise communicate with the users or customers of Customers. In all its service offerings, Customer shall follow JPUD's Broadband Service Policies in its service offerings to its end-user customers, which by this reference are incorporated as if fully set forth herein, and such policies may be updated by the Board of Commissioners from time to time.

- 14. **Assignment:** Customer shall not assign, pledge, transfer or otherwise convey all or any part of the rights and privileges granted by this Agreement in any manner without prior written consent of JPUD, which consent it will not unreasonably withhold. Any transfer of this Agreement by merger, consolidation or liquidation of Customer, or any change in the ownership of or power to vote the majority of its outstanding voting stock (whether effected in one or more transactions or events occurring over any period of time) shall constitute an assignment for purposes of this Section. Customer may enter into agreements with other parties for transport circuits on terms consistent with this Agreement, and the Broadband Service Policies.
- 15. **Taxes:** Each party shall be responsible for its own federal, state and local taxes, assessments, fees, surcharges and other financial impositions. Notwithstanding the foregoing, Customer agrees that if there is any tax payable by it, but which is to be collected by JPUD which JPUD does not collect for any reason, upon assessment thereof by the applicable taxing agency, and demand by JPUD, Customer shall immediately remit the same to JPUD or the agency, as directed by JPUD, even if such assessment arises after the termination of this Agreement.
- 16. Representations and Warranties: Each party represents and warrants that it has full power and authority to execute, deliver, and perform its obligations under this Agreement. JPUD represents and warrants to Customer that any services provided hereunder will be performed in a manner consistent with that of other reputable providers of the same or similar services in the same locality. EXCEPT AS OTHERWISE SPECIFICALLY SET FORTH IN THIS AGREEMENT, JPUD MAKES NO WARRANTY, WHETHER EXPRESS, IMPLIED OR STATUTORY, AS TO THE INSTALLATION, DESCRIPTION, QUALITY, MERCHANTABILITY, COMPLETENESS OR FITNESS FOR ANY PURPOSE OF ANY PORTION OF THE NETWORK OR ANY SERVICE PROVIDED HEREUNDER OR DESCRIBED HEREIN, OR AS TO ANY OTHER MATTER, ALL OF WHICH WARRANTIES ARE HEREBY EXCLUDED AND DISCLAIMED.
- 17. **Governing Law:** This Agreement is governed by and subject to the laws of the State of Washington, excluding its principles of conflicts of law.
- 18. **Litigation:** If either party commences litigation under this Agreement, the prevailing party is entitled to reimbursement of its costs and attorneys' fees from the other party.

- 19. **Remedies not Exclusive:** The remedies provided in this Agreement shall be in addition to all other remedies to which JPUD may be entitled at law or in equity, including without limitation the right to recover unpaid amounts with interest at the applicable statutory judgment rate, but accruing from the date initially due.
- 20. **Jurisdiction; Venue:** The parties consent to the personal jurisdiction of the courts of the State of Washington so that any litigation concerning or arising out of this Agreement shall be brought in Washington. The parties agree not to claim that Washington is an inconvenient place for trial. The venue of any such legal action shall be Jefferson County Superior Court of the State of Washington.
- 21. Entire Agreement: This Agreement and any addendums, attachments, Service Orders, the most current Broadband Service Policies, and other documents incorporated herein constitutes the entire agreement between the parties with respect to its subject matter and supersedes all other representations, understandings or agreements that are not expressed herein, whether oral or written. Except as otherwise set forth herein, no amendment to this Agreement shall be valid unless in writing and signed by both parties. In the event of any inconsistency between the terms contained in this Agreement and any specific provisions of the Service Order, the terms of the Service Order shall prevail. References herein to exhibits mean exhibits to this Agreement unless the context indicates otherwise.
- 22. **Waivers:** No waiver of any provision or breach of this Agreement shall be effective unless such waiver is in writing and signed by the waiving party and any such waiver shall not be deemed a waiver of any other provision of this Agreement or any other breach of this Agreement.
- 23. **Use of Name and Trademarks:** Neither party shall use any name, logo or service mark of the other party in marketing services to others without the express written consent of the other party.
- 24. Confidentiality: Customer shall treat all information made available or disclosed to, or developed or obtained by, Customer as the result of or related to this Agreement ("Confidential Information") as confidential, and shall not disclose or use Confidential Information for the benefit of any person other than JPUD; provided however, that Customer shall have no obligation with respect to that portion of Confidential Information which is disclosed by JPUD to others without any restriction on use or disclosure, or which must be disclosed to others under law. If Customer receives a request for Confidential Information from a third party, Customer shall promptly notify JPUD in writing of such request, and if Customer in good faith believes it is obligated to disclose the requested Confidential Information, JPUD and/or Customer shall be given

the opportunity to seek judicial or other protection of such Confidential Information, with the cooperation of JPUD or Customer.

25. **Notices:** All notices, requests, demands or other communications which are required or may be given pursuant to the terms of this Agreement shall be delivered in writing via email.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement in two (2) counterparts.

Customer	
Ву:	
Name	
Title:	
Date:	
	Public Utility District No.1 of Jefferson County
	Ву:
	Name
	Title:
	Date: