SECTION C - PART I
COMPANY RULES AND REGULATIONS
(FOR ALL CUSTOMERS)

INTENT OF SECTION C - PART I

These Company Rules and Regulations for all customers are not to supersede but are in addition to Rule B1., Technical Standards for Electric Service; Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service; Rule B5., Underground Electric Lines; Rule B6., Electrical Supply and Communication Lines and Associated Equipment; Rule B7., Rules and Regulations Governing Animal Contact Current Mitigation (Stray Voltage); Rule B8., Electric Interconnection and Net Metering Standards; and Rule B9., Service Quality and Reliability Standards for Electric Distribution Systems.

C1. CHARACTERISTICS OF SERVICE

C1.1 Character of Service

Subject to the provisions of the third paragraph of this Rule C1.1, Character of Service, the Company shall endeavor, but does not guarantee to furnish a continuous supply of electric energy and to maintain voltage and frequency within reasonable limits.

The Company shall not be liable for interruptions in the service, phase failure or reversal, or variations in the service characteristics, or for any loss or damage of any kind or character occasioned thereby, due to causes or conditions beyond the Company's reasonable control, and such causes or conditions shall be deemed to specifically include, but not be limited to, the following: acts or omissions of customers or third parties; operation of safety devices except when such operation is caused by the negligence of the Company; absence of an alternate supply of service; failure, malfunction, breakage, necessary repairs or inspection of machinery, facilities or equipment when the Company has carried on a program of maintenance consistent with the general standards prevailing in the industry; act of God; war; action of the elements; storm or flood; fire; riot; labor dispute or disturbances; or the exercise of authority or regulation by governmental or military authorities.

Notwithstanding any other provision of these rules, the Company may interrupt, curtail or suspend electric service to all or some of its customers in accordance with the provisions of Rule C3., Emergency Electrical Procedures, and the Company shall be under no liability with respect to any such interruption, curtailment or suspension.

Before purchasing equipment or installing wiring, the customer shall secure from the Company the characteristics of the service available.

No ownership rights in facilities provided by the Company shall pass to any person as a result of any deposit or contribution made under these rules. Deposits or contributions made by customers toward facilities shall not be refundable unless expressly provided in these rules.

C1.2 Hours of Service

Electrical energy shall be supplied 24 hours per day except as provided elsewhere in the Company's Electric Rate Book.

(Continued on Sheet No. C-2.00)
C1. CHARACTERISTICS OF SERVICE (Contd)

C1.3 Use of Service

The customer shall use the service so as not to cause a safety hazard, endanger the Company facilities or the customer's equipment or to disturb the Company's service to other customers. The Company disclaims any responsibility to inspect the customer's wiring or equipment and shall not be held liable for any injury, damage or overbilling resulting from the condition thereof, or from any of the circumstances described in Paragraphs A through O below in this rule.

The Company reserves the right to deny or shut off service in accordance with Rules and Regulations of the Company or Commission under the following conditions or for any of the following reasons:

A. Without prior notice to any customer for a condition on the customer's premises which is determined by the Company or a code authority to be hazardous.

B. Without prior notice if the customer uses equipment in a manner which adversely affects the Company's equipment or the Company's service to others.

C. To any customer involved in metered or unmetered energy theft, including obtaining the use of equipment by submitting a falsified application. Energy theft includes but is not limited to:

   (1) Tampering
   (2) Unauthorized Use
   (3) Diversion
   (4) Interference

D. For misrepresentation of identity for the purpose of obtaining utility service.

E. For failure of the customer to permit the Company reasonable access to equipment installed upon the premises for the purpose of inspection, meter reading, maintenance, replacement or removal.

F. For failure of the customer to install and/or maintain necessary devices to protect his/her equipment in the event of service interruptions and other disturbances on the Company's Distribution system.

G. For failure of the customer to install and/or maintain necessary devices to protect the Company's facilities against overload caused by the customer's equipment.

H. For failure of the customer to fulfill contractual obligations for service or facilities.

I. For failure of the customer to obtain all permits and inspections of customer's wiring or equipment required by applicable law.

J. For failure of the reselling customer to comply with Rule C4.4, Resale.

K. For failure of the customer to post a cash security deposit or other form of guarantee, when required in accordance with these Rules and Regulations.

L. For failure of the customer to pay a delinquent account not in dispute.

(Continued on Sheet No. C-3.00)
C1. CHARACTERISTICS OF SERVICE (Contd)

C1.3 Use of Service (Contd)

M. For failure of the Non-Residential customer to pay any delinquent Non-Residential account incurred by the customer under a different account name, by the customer’s predecessor in interest or by any other entity, provided that the customer is legally obligated to assume and pay such debt.

N. For failure of the customer to comply with the terms and conditions of a settlement agreement, interim determination or complaint determination between the customer and the Company.

O. For violation of, or noncompliance with, the Company’s Electric Rate Book.

C1.4 Extraordinary Facility Requirements and Charges

The Company reserves the right to charge a monthly extraordinary facilities charge or to make special contractual arrangements when, in the opinion of the Company, extraordinary facilities are required by the customer. Extraordinary facilities include, but are not limited to, the following:

A. Facilities required to accommodate a customer whose capacity requirements exceed 1,000 kW.

B. Facilities required to accommodate a customer whose establishment is remote from the Company’s existing suitable facilities.

C. Facilities required to accommodate a customer’s service requirements necessitating unusual investment by the Company and/or not normally provided by the Company.

D. Facilities required to accommodate a customer’s service requirements which may be of a short-term, temporary or transient nature.

E. Facilities required to avoid interrupting or impacting the service to other customers.

The Company shall build, own and maintain all such facilities, to and including any substation required at the customer’s premises. The customer will have the following options:

A. Pay a monthly extraordinary facilities charge equal to one and one-half percent (1-1/2%) of the Company’s total investment in such facilities, or

B. Pay the balance of the Company’s investment in the facilities needed to serve the customer after applying the Contribution in Aid of Construction Allowance (“Allowance”). The Allowance will be based on the projected annual incremental load, as determined by the Company, times the dollar per kWh or kW based on the customer’s rate schedule and contract duration as shown in the Contribution In Aid of Construction Allowance Schedule. The customer shall be required to make payment prior to construction as specified in a written facility agreement for the difference between the Allowance and the total estimated cost of construction. The customer may be subject to a minimum monthly charge based on the customer’s estimated load, contract duration, and the amount of Company investment, which shall be specified in a written facility agreement.

(Continued on Sheet No. C-3.10)
C1. CHARACTERISTICS OF SERVICE (Contd)

C1.4 Extraordinary Facility Requirements and Charges (Contd)

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<th>Schedule</th>
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<th>Without Full Service Contract</th>
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The Company reserves the right to make special contractual arrangements as to the provision of necessary Service Facilities, duration of contract, minimum bills, require upfront deposit and other service conditions, including, but not limited to, when the customer’s load requirements are of a short-term duration, temporary or a transient nature, or if in the opinion of the Company, the customer does not have acceptable credit history or represents an unacceptable credit risk or other reasons within the sound discretion of the Company.

Contributions in Aid of Construction otherwise required by the Company may be suspended for publicly available AC Level 2 or DC Fast Charge sites participating in the PowerMIDrive pilot. Suspension is at the Company’s sole discretion, for a term of three years from the date of Commission approval of the PowerMIDrive pilot.

C1.5 Invalidity of Oral Agreements or Representations

When a written contract is required, no employee or agent of the Company is authorized to modify or supplement the Rules and Regulations and Rate Schedules of the Electric Rate Book by oral agreement or representation, and no such oral agreement or representation shall be binding upon the Company.

(Continued from Sheet No. C-3.00)

(Continued on Sheet No. C-4.00)
C1. CHARACTERISTICS OF SERVICE (Contd)

C1.6 General Provisions of Service

A. Service Requirements

The customer is required, at no expense to the Company: (a) to provide space for Company facilities on the customer's premises to meet the customer's needs for service, and (b) to allow the Company to trim, cut down, remove, or otherwise prevent future growth of trees and brush on the customer's premises that, in the Company's discretion, interfere or threaten to interfere with or be hazardous to the construction, operation and maintenance of the Company's facilities. Company facilities shall be utilized in accordance with the provisions of this Electric Rate Book.

The Company shall install service connections from its distribution lines to a suitable point of attachment on the customer's premises designated by the Company. Where the customer requests a point of attachment other than that specified by the Company, the additional cost resulting therefrom shall be borne by the customer.

Service Facilities shall be installed subject to the provisions and charges specified in Rule C4.5, Mobile Home Park - Individually Served or Rule C6., Distribution Systems, Line Extensions and Service Connections.

When relocation or modification of Company facilities is requested or made necessary by the customer, for reasons other than anticipated increases in energy use, all costs for the relocation or modification may be charged to the party responsible for changes. Relocation or modification necessary to accommodate load additions or changes in service characteristics are governed by Rule C6., Distribution Systems, Line Extensions and Service Connections.

Modification to existing residential, commercial or industrial overhead distribution and service lines involving conversion of such facilities to underground shall be done if requested by the customer(s) being directly served by those facilities. Prior to any work by the Company, the customer(s) shall fulfill all customer requirements, including, but not limited to, payment of estimated charges, submission of easement or permits or other documents showing that legal requirements are satisfied. The requesting customer(s) shall pay the depreciated cost of the existing overhead facilities plus the cost of removal less the salvage value thereof, and make a contribution in aid of construction equal to the estimated difference in cost between new underground and new overhead facilities including, but not limited to, the costs of breaking and repairing streets, walks, parking lots, and driveways, and of repairing lawns and replacing grass, shrubs and flowers.

Should it become necessary for any cause beyond the Company's control to change the location of the point of attachment of service connections, the entire cost of any necessary changes in the customer's wiring shall be borne by the customer.

All service entrances shall comply with the National Electrical Code and/or local electrical codes, whichever governs. Any poles, wires or other equipment required beyond the customer's meter shall be furnished, installed and maintained by the customer. The customer is responsible for obtaining all permits and inspections of customer's wiring or equipment required by applicable law. Service shall be denied for failure to obtain such permits or inspections.

All residential customers shall install three-wire service entrance connections of not less than 100 Ampere capacity, except as required with premanufactured mobile homes.
C1. CHARACTERISTICS OF SERVICE (Contd)

C1.6 General Provisions of Service (Contd)

A. Service Requirements (Contd)

The customer may have to provide a deposit and/or contribution if the service the customer requires cannot be provided from available distribution lines. The extension policy is stated in Rule C6., Distribution Systems, Line Extensions and Service Connections.

The customer may be required to provide, at no expense to the Company, a dedicated telecommunication line(s) as required for metering purposes, located within ten feet of the meter involved.

B. Parallel Operation Requirements

The Company shall not be required to operate in parallel with a customer's or operator's generating facilities when, in the opinion of the Company, such parallel operation may create a hazard, disturb, impair or interfere with communication circuits or with the Company's service to other customers. The Company may agree to parallel operation when the customer or operator provides adequate controlling and protective equipment necessitated by the presence of a source of power on the customer's or operator's premises and has sufficient trained personnel to perform the necessary operations. Such equipment and its installation shall be in accordance with the Generator Interconnection Requirements as approved by the Commission. It may further require the customer or operator to pay the cost of and maintain private telephone connections with the offices of the Company's Load Dispatcher, for the purpose of assuring continuity of service to other customers.

The customer or operator shall be responsible for furnishing, installing and maintaining, at the customer's or operator's expense, all necessary controlling and protective equipment for connecting the generating facility to the Company's electric system to protect the customer's or operator's equipment and service as well as the equipment and service of the Company from injury or interruptions which might be caused by a flow of current from the Company's lines to the customer's or operator's connections or from a flow of current from the customer's or operator's generating equipment to the Company's lines. The customer or operator shall assume any loss, liability or damage caused by a malfunction or lack of such equipment.

C2. CONTROLLED SERVICE (SEE SECTION C3.)

C3. EMERGENCY ELECTRICAL PROCEDURES

C3.1 General

Emergency Electrical Procedures may be necessary if there is a near-term shortage in the electrical energy supply to meet the demands of customers. For the purpose of this procedure, an Emergency Electrical Event may be i) an abnormal system condition requiring manual or automatic action to maintain system frequency, or to prevent loss of firm load, equipment damage, or tripping of system elements that could adversely affect the reliability of any electric system or the safety of persons or property; ii) a fuel shortage requiring departure from normal operating procedures in order to minimize the use of such scarce fuel; or iii) a condition that requires implementation of Emergency Electrical Procedures as defined in this tariff. Conditions during an emergency event may escalate such that procedural steps are not followed in orderly succession.

Consumers Energy is a member of a Regional Transmission Organization (RTO) which therefore dictates that during any Emergency Electrical Event, Consumers Energy will coordinate procedural steps with the RTO and with the applicable transmission operator. For longer-term forecasts of resource adequacy, the RTO works with Consumers Energy to ensure an effective and efficient resource adequacy construct with appropriate consideration of all eligible internal and external resources and resource types and recognition of legal/regulatory authorities and responsibilities.

The Company shall promptly advise the Commission of the nature, time and duration of implemented emergency procedures which could result in widespread disruption of service to customers. The Commission may order the implementation of additional procedures or the termination of the procedures previously employed when circumstances so require.
C3. EMERGENCY ELECTRICAL PROCEDURES (Contd)

C3.2 Generation Capacity Shortages

A. Sudden or Unanticipated Frequency Event

In the event of a major power system disturbance which results in an area being seriously deficient in generation, this procedure sheds load to restore a load-generation balance.

In the event of a sudden decline of the frequency on the system or a sudden breakup which isolates all or parts of the Company's electric system from other electric systems with which it is interconnected and which results in the area so isolated being deficient in electric generation, with consequent rapid decline in frequency, automatic load shedding will take place per North American Electric Reliability Corporation (NERC) Reliability Standards. Five percent (5%) of the system load will be shed automatically at each frequency step of 59.5, 59.3, 59.1, 58.9 and 58.7 Hertz as set forth in East Central Area Reliability Council (ECAR) Document No. 3. Service so interrupted shall be to certain substations and lines serving customers throughout the Company's service area. Such interruptions shall be, where practicable, for short periods of time.

Consumers Energy will comply with Reliability Directives from the applicable transmission operator and Balancing Authority, as defined in the NERC glossary of terms, to restore the system as frequency is recovered.

(Continued on Sheet No. C-7.00)
C3. EMERGENCY ELECTRICAL PROCEDURES (Contd)

C3.2 Generation Capacity Shortages (Contd)

B. Actual or Forecast Generation Capacity Shortages

In the event the RTO determines that near-term conditions are such that maximum generation capacity is within 1% of forecasted peak load, as published daily by the RTO, plus operating reserves, as defined in the NERC glossary of terms, an Emergency Alert Level is declared. For all emergency levels, the Company will advise the MPSC staff by telephone. The Alert Level steps are:

1. Generation assets will cancel maintenance that could jeopardize capability and expedite returning equipment to service if it increases capability.

2. Hydro facilities will coordinate schedules to ensure maximum output during the alert period.

3. Operators will dispatch to sites that will need operator assistance to make equipment available.

4. Non-utility generators and independent power producers will be polled for additional energy.

5. Tariff Interruptible loads will be advised of system conditions.

In the event the RTO determined that forecasted energy reserves are less than required, actual operating reserves are less than requires, or transmission constraints may be projected to limit energy transfer, the RTO will declare an Emergency Warning Level. For all declared emergency levels, the Company will advise the MPSC staff by telephone. The Warning Level steps are:

1. The Company will ensure all steps of the Alert Level have been performed.

2. Internal load reduction will be implemented.

3. The Company will schedule any external to the RTO resources into the RTO area.

4. Non-firm energy sales will be curtailed.

In the event that the RTO determines that real-time energy demand and operating reserve requirements cannot be met, an Event Level emergency is declared. For all declared emergency levels, the Company will advise the MPSC staff by telephone. The Event Level steps are:

1. Ensure all steps of the Alert and Warning Level have been performed.

2. Start off-line resources as needed.

3. Direct that public appeal for load reduction be issued.

4. Implement Load Modifying Resources (LMR) such as tariff interruptible loads.

5. Poll industrial customers for voluntary load reduction and instruct those volunteers to implement load reduction.

6. Request that government environmental restrictions are lifted on generation suffering such reductions.

7. Direct shedding of firm load as directed by the RTO.

Emergency Event Termination is determined by the RTO. Upton termination, the Company will work backward through the implemented steps and ensure all notifications to generation sites, facilities, industrial customers, tariff interruptible customers, and the MPSC have been made.

(Continued on Sheet No. C-8.00)
C3. **EMERGENCY ELECTRICAL PROCEDURES (Contd)**

C3.3 Long-Term Capacity or Fuel Shortages

A. Fuel Shortages

*The Company shall notify the MPSC staff of the fuel supply shortage if such shortfall is expected to impact customer service.*

A Coal Fuel Shortage occurs at a generation facility when available supplies and deliveries are forecasted to fall below 15 days.

A Fuel Shortage of natural gas occurs at a generation facility when that facility is physically unable to receive gas delivery on a daily basis.

In the event of a fuel shortage at a generation facility, the Company shall take one or more of the following actions:

1. Attempt to find alternative supplies or transportation of fuel.
2. Optimize deliveries of fuel to all generation facilities to free up supply.
3. Reduce dispatch of the affected generator(s).
4. Purchase capacity or energy to replace the facility.
5. Enter into load management agreements with large industrial customers.
6. Optimize all other generating facilities to free up supply.

C3.4 Short-Term Capacity Shortages Outside of the Company’s Service Area

Firm service to customers in the Company’s service area may be interrupted at the direction of the RTO in order to provide service to suppliers of electric energy outside of the Company’s service area.
This sheet has been cancelled and is reserved for future use.

Issued March 10, 2017 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on
and after March 7, 2017

Issued under authority of the
Michigan Public Service Commission
dated February 28, 2017
in Case No. U-17990
This sheet has been cancelled and is reserved for future use.
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Issued March 10, 2017 by
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C4. APPLICATION OF RATES

C4.1 Classes of Service

The rates specified in this Electric Rate Book are predicated upon the delivery of each class of service to a single metering point for the total requirements of each separate premises of the customer, unless otherwise provided for in the Company's Electric Rate Book.

Service to different delivery points and/or different classes of service on the same premises shall be separately metered and separately billed. In no case shall service be shared with another premises or transmitted off the premises to which it is delivered.

C4.2 Choice of Rates

A customer may be eligible to have service billed on one of several rates or provisions of a rate. Upon request, the Company shall advise the customer in the selection of the rate or rate provision which is most likely to give the customer the lowest cost of service based on the information provided to the Company. The selection of the rate or provision of a rate is the responsibility of the customer. Because of varying customer usage patterns and other reasons beyond its reasonable knowledge or control, the Company does not guarantee that the most economic applicable rate will be applied.

(Continued on Sheet No. C-20.00)
C4. APPLICATION OF RATES (Contd)

C4.2 Choice of Rates (Contd)

After the customer has selected the rate and rate provision under which service shall be provided, the customer shall not be permitted to change from that rate and rate provision to another until at least twelve months have elapsed. The customer shall not be permitted to evade this rule by temporarily terminating service. However, the Company may, at its option, waive the provisions of this paragraph where it appears a change is for permanent rather than for temporary or seasonal advantage. The provisions of this paragraph may also be waived where the customer can demonstrate that a Bona Fide Change in Customer Load has occurred. The effective date of a rate change under this rule shall be the beginning read date of the next bill issued. The intent of this rule is to prohibit frequent shifts from rate to rate.

The Company shall not make refunds in instances where the customer would have paid less for service had the customer been billed on another applicable rate or provision rate.

Where the customer has provided the Company with incorrect information to gain an economic benefit, backbilling may be rendered to the date the incorrect rate selection initially occurred.

In order to reduce load in times of high system demands, the Company may make contractual arrangements with customers who can self-generate power, shift load from on-peak to off-peak periods and/or provide other forms of voluntary load reduction.

C4.3 Application of Residential Usage and Non-Residential Usage

A. Residential Usage and Rate Application

(1) General

For purposes of rate application "residential usage" shall be usage metered and consumed within an individual household, and reasonably appurtenant and related to and normally associated with such a household, for such applications as space conditioning, cooking, water heating, refrigeration, clothes drying, incineration, lighting and other similar household applications.

The term "household" includes single-family homes, farm homes, seasonal dwellings, duplexes, and individual living units within mobile home parks, condominiums, apartments and cooperatives; provided, however, to qualify for residential usage a household must have the normal household facilities such as bathroom, individual cooking and kitchen sink facilities and have received an occupancy permit or similar instrument, if issued, by the local governing authority. Customers requiring temporary electric service for a residential dwelling under construction shall be served under the General Service Secondary Rate GS - Commercial - Temporary Construction Service until a permit for occupancy is obtained for the premises.

At the time a new service or a rate change is requested, the Company shall advise the customer in the selection of the rate or rate provision which will give the customer the lowest cost of service based on the information provided to the Company. The Company's recommendation will be based upon the customer's energy usage and responses to the following criteria: (a) type of dwelling, (b) meets the requirements for Income Assistance Service Provision, and (c) meets the requirements for Senior Citizen Service Provision.

(Continued on Sheet No. C-21.00)
C4. APPLICATION OF RATES (Contd)

C4.3 Application of Residential Usage and Non-Residential Usage (Contd)

A. Residential Usage and Rate Application (Contd)

(2) Private Family Dwellings

Private family dwellings, where individual household usage is separately metered and consumed, shall be billed on a Residential Service Rate. All newly constructed private family dwellings shall have separately metered households. A private family dwelling shall include:

(a) a single-family home
(b) a farm home
(c) a seasonal dwelling
(d) a duplex
(e) a separately metered mobile home
(f) a separately metered household within a condominium
(g) a separately metered household within an apartment complex
(h) a separately metered household within a cooperative complex

(3) Homes or Dormitories for Groups Other Than Private Family Dwellings

Tourist homes, rooming houses, dormitories, nursing homes and other similarly occupied buildings containing sleeping accommodations for up to six persons where residential usage is metered and consumed shall be classified as residential and billed on a Residential Service Rate. The landlord and his/her immediate family are not included in the six-person limitation.

(4) Multifamily Dwellings

(a) General

A "multifamily dwelling" shall be considered any duplex, apartment building, mobile home park, condominium, cooperative or other grouping of households. All newly constructed multifamily dwellings shall have separately metered households. The requirement for separately metered households may be waived at the request of the developer in cases where newly constructed or rehabilitated duplexes, apartment buildings and other multifamily dwellings are owned by a nonprofit corporation or "flow-through entity," which have a long-term regulatory agreement with the Michigan State Housing Development Authority, the United States Department of Housing and Urban Development or the United States Department of Agriculture to provide affordable housing for qualifying low-income residents. Separately metered households shall be required in the event the property is no longer subject to such regulatory agreement; the owner must notify Consumers Energy and all costs associated with conversion from a single metered facility to separately metered multifamily dwellings shall be the responsibility of the property owner. Any spaces within the development used for commercial purposes shall be separately metered by Consumers Energy.

(b) Common Area Usage in Multifamily Dwellings Containing Separately Metered Households

Common area usage, excluding mobile home parks, shall be metered and billed as follows:

(i) Dwellings containing less than five households shall be separately metered and billed on a Residential Service Rate. When the landlord lives in one of the units, the common area usage may be metered and billed through the landlord's meter.

(ii) Dwellings containing five or more households shall be separately metered and billed on the appropriate General Service Rate.

Common area usage in mobile home parks shall be separately metered and billed on the appropriate General Service Rate.

(Continued on Sheet No. C-22.00)
C4. APPLICATION OF RATES

C4.3 Application of Residential Usage and Non-Residential Usage

A. Residential Usage and Rate Application

(c) Multifamily Dwellings Served Through a Single Meter

A multifamily dwelling served through a single meter shall be billed as follows:

(i) Dwellings containing two households, including common area, shall be billed on Residential Service Secondary Rate RS.

(ii) Dwellings containing three or four households, including common area, shall be billed on Residential Service Secondary Rate RS or the appropriate General Service Rate.

(iii) Dwellings containing five or more households, including common area, shall be billed on the appropriate General Service Rate.

(5) Farm Service

Service shall be available to farms for residential use under the appropriate Residential Service Secondary Rate. Service may be used through the same meter so long as such use is confined to single-phase or three-phase secondary service where electric energy is used for the culture, processing and handling of products grown or used on the customer's farm. The qualifying small farm customer must be the owner and operator of the farm, a physical occupant of the main household which is used as the customer’s principal residence, and the associated farm buildings/facilities must be located on the same premises as the main household. Use of service for purposes other than set forth above shall be served and billed on the appropriate General Service Rate.

In general, the entire electrical needs of the farm operation and residence on a single premises shall be served through a single meter. A second meter on a General Service Rate may be allowed on the premises for a portion of the farm operation if a representative of the Company determines that it is impractical to serve the load through a single metering installation.

B. Non-Residential Usage and Rate Application

For purposes of rate application, "Non-Residential usage" shall be usage metered and consumed that does not qualify for residential usage. Non-Residential usage includes usage associated with the purchase, sale, or supplying (for profit or otherwise) of a commodity or service by a public or private person, entity, organization or institution. Non-Residential usage includes usage associated with penal institutions, corrective institutions, motels, hotels, separately metered swimming pool heater usage, yachts, boats, tents, campers or recreational vehicles.

Non-Residential usage shall be billed on the Company's appropriate General Service Rate.

Tourist homes, rooming houses, dormitories, nursing homes and other similarly occupied buildings containing sleeping accommodations for more than six persons shall be classified as Non-Residential and billed on the appropriate General Service Rate. The landlord and his/her immediate family are not included in the six-person rule.

Rules for Multifamily Dwellings and Farm Service can be found in Sections A(4) and (5) of this rule.
C4. APPLICATION OF RATES (Contd)

C4.3 Application of Residential Usage and Non-Residential Usage (Contd)

C. Combined Residential and Non-Residential Usage and Rate Application

When the electricity supplied to a customer is used for both residential and Non-Residential purposes, the wiring may be so arranged that the residential and Non-Residential usage are metered separately. Each type of usage shall be billed on the appropriate Rate Schedule. If the usage is not separately metered, the Company shall determine the appropriate Rate Schedule for billing based on the customer's usage.

D. Rate Application for Seasonal Condominium Campgrounds

When the electricity supplied to a customer is used for Seasonal Condominium Campgrounds, the usage shall be considered Non-Residential and shall be billed on the Company's appropriate General Service Rate. To be considered a Seasonal Condominium Campground, the following conditions must exist:

1. The property must, in total or in part, be owned by a single legal entity, such as an Association, who must have primary operational responsibility for the property.
2. The legal entity with ownership and operating responsibility must be subject to licensing provisions under Act 368 of 1978 of the State of Michigan, specifically that required for operation of a campground or its equivalent.
3. All components of the property must be subject to limitations of occupancy of six months or less.
4. No individual owning such property in part or in total may claim such property as their Principal Residence.
5. Units allowed within the park are restricted to those classified by law as a Camping Trailer, Travel Trailer, Camping Cabin, or Park Model Recreational Unit by Act 206 of 1893 and 368 of 1978.

In the absence of any of these conditions, the Company shall classify the customer as residential or Non-Residential, based on the criteria in other portions of this Rule. The customer shall then be required to take service consistent with the requirements of that classification and bear any expenses to be incurred in meeting such requirements, or be subject to shutoff of service by the Company.

Customers that meet the above conditions may be served by individual meters or by a single metering installation, but must adhere to the following conditions in cases where individual metering by the Company is not applicable.

1. The customer's facilities may not be constructed so as to cross public streets, alleys, or rights-of-way.
2. The customer's facilities for each unit shall not exceed 50 amps. Should the customer desire service above 50 amps for any unit, they shall request service from the Company and pay all costs incurred by the Company in supplying such service.
3. If the customer uses meters or similar measuring devices on his/her side of the Company's point of attachment to his/her facilities, then the customer is required to take service under the resale provision included in one of the Company's General Service Rate Schedules, GS, GP, or GPD, and is subject to Rule C4.4, Resale.
4. The customer must, at his/her own expense, have the electrical facilities initially installed and periodically inspected, every five years at a minimum, by a licensed electrical contractor. In the event that it is determined that the installation is unsafe, the customer shall modify the system at his/her own expense using a licensed electrical contractor.

(Continued on Sheet No. C-24.00)
C4. APPLICATION OF RATES (Contd)

C4.3 Application of Residential Usage and Non-Residential Usage (Contd)

D. Rate Application for Seasonal Condominium Campgrounds (Contd)

(5) The customer must notify individuals and/or co-owners utilizing the customer's property that the customer's facilities may not be able to be located by Miss Dig.

(6) The customer must notify individuals and co-owners utilizing the customer's property that requests and concerns regarding electric service will be addressed between the single legal entity and ownership and primary operating authority, not with individuals.

(7) The customer shall be responsible for ensuring that the electrical facilities are adequate to meet the needs of the units placed within the Seasonal Condominium Campground in their entirety and shall pay the Company for any charges incurred for modifications necessary to accommodate load according to other portions of this Electric Rate Book.

C4.4 Resale

This provision is closed to resale for general unmetered service, unmetered or metered lighting service and new or expanded service for resale for residential use.

No customer shall resell electric service to others except when the customer is served under a Company rate expressly made available for resale purposes, and then only as permitted under such rate and under this rule.

Where, in the Company's opinion, the temporary or transient nature of the proposed ultimate use, physical limitation upon extensions, or other circumstances, make it impractical for the Company to extend or render service directly to the ultimate user, the Company may allow a customer to resell electric service to others.

For the purposes of this tariff, the provision of electric vehicle charging service for which there is no direct per kWh charge shall not be considered resale of service.

A resale customer is required to take service under the resale provision of one of the following rates for which they qualify: General Service Secondary Rate GS, General Service Secondary Time-of-Use Rate GSTU, General Service Secondary Demand Rate GSD, General Service Primary Rate GP, Large General Service Primary Demand Rate GPD, or General Service Primary Time-of-Use Rate GPTU. Resale Service is provided pursuant to a service contract providing for such resale privilege. Service to each ultimate user shall be separately metered.

A. If the resale customer elects to take service under a Company Full Service resale rate, the ultimate user shall be served and charged for such service under standard Rate RS for residential use or under the appropriate standard General Service Rate applicable in the Company's Electric Rate Book available for similar service under like conditions. Reselling customers are not required to offer or administer any additional service provisions or nonstandard rates contained in the Electric Rate Book, such as the Income Assistance Service Provision, Residential Service Time-of-Day Secondary Rate RT or the Educational Institution Service Provision.

B. If the resale customer elects to take service under a Company Retail Open Access Service rate, the ultimate user shall be served and charged for such service under Rate ROA-R for residential use or under Rate ROA-S or ROA-F applicable in the Company's Electric Rate Book available for similar service under like conditions.

C. If the ultimate user is a campground lot or boat harbor slip, the resale customer has the option to charge a maximum of the following all inclusive rate per kWh in place of billing the ultimate customer on the appropriate standard Company tariff rate:

- $0.149825 per kWh for all kWh during the months of June-September
- $0.148848 per kWh for all kWh during the months of October-May

The Company shall be under no obligation to furnish or maintain meters or other facilities for the resale of service by the reselling customer to the ultimate user.

The service contract shall provide that the reselling customer's billings to the ultimate user shall be audited each year by February's month end, for the previous calendar year. The audit shall be conducted either by the Company, if the Company elects to conduct such audit, or by an independent auditing firm approved by the Company. The reselling customer shall be assessed a reasonable fee for an audit conducted by the Company. If the audit is conducted by an independent auditing firm, the customer shall submit a copy of the results of such audit to the Company in a form approved by the Company.
C4. APPLICATION OF RATES (Contd)

C4.4 Resale (Contd)

The service contract shall also provide that the reselling customer shall be responsible for the testing of each ultimate user's meter at least once every 3 years. The accuracy of such meters shall be maintained within the limits as prescribed in Rule B1., Technical Standards for Electric Service. Meters shall be tested only by outside testing services or laboratories approved by the Company.

A record of each meter, including testing results, shall be kept by the reselling customer during use of the meter and for an additional period of one year thereafter. When requested, the reselling customer shall submit certified copies of the meter test results and meter records to the Company.

The reselling customer shall supply each ultimate user with an electric system adequate to meet the needs of the ultimate user with respect to the nature of service, voltage level and other conditions of service. The reselling customer shall render a bill once during each billing month to each of the customer's tenants in accordance with approved Rate Schedules of the Company. Every bill rendered by the reselling customer shall specify the following information: the rate categories and provisions; the due date; the beginning and ending meter readings of the billing period and dates thereof; the difference between the meter readings; the Power Supply Cost Recovery Factor; if applicable; the subtotal of the bill before taxes; amount of sales tax; other local taxes where applicable; any previous balance; the amount due for delivery service and/or power supply service, as applicable; the amount due for other authorized charges; and the total amount due. The due date of the customer's bill shall be 21 days from the date of rendition.

If the reselling customer fails to meet the obligations of this rule, the Company shall notify the Commission. If, after review with the reselling customer, the problem is not resolved, the Company shall assess a penalty in the amount of 15% of the resale customer's bill before taxes per month until the problem is resolved. The reselling customer is not permitted to pass the resale penalty cost on to its ultimate customer(s). If the problem is not resolved after three months, the Company shall shut off electric service until the problem is resolved. The Company shall not incur any liability as the result of this shutoff of electric service.

The renting of premises with the cost of electric service included in the rental as an incident of tenancy is not considered to be a resale of such service.

Neither the resale of electric services provided by Consumers Energy nor the sale of self-generation at publicly available electric vehicle charging stations is subject to Commission regulation and no restrictions are imposed on the rate charged or rate structure to the ultimate motor vehicle customers, as those sales are being made into the competitive motor fuels market.

C4.5 Mobile Home Park - Individually Served

For purposes of this rule, the definition of a mobile home park is a parcel or tract of land upon which three or more mobile homes are located on a continuous nonrecreational basis.

Service to separately metered mobile homes shall be billed on the appropriate Residential Service Rate under the following conditions:

Service to all new mobile home parks and expanded service to existing mobile home parks receiving electrical service shall be provided through individual tenant metering.

The mobile home park shall be of a permanent nature with improved streets and with individual water and sewer connections to each lot. Ordinarily, electric service to a mobile home shall be in the name of the occupant. However, service to lots designated for occasional or short-term occupancy shall be in the name of the owner of the park or his/her authorized representative.

(Continued on Sheet No. C-26.00)
C4. APPLICATION OF RATES (Contd)

C4.5 Mobile Home Park - Individually Served (Contd)

It shall be mandatory that all original electric distribution systems and service connections installed in such qualifying new mobile home parks and in existing mobile home parks in which electric distribution facilities have not already been constructed (including new extensions of distribution systems in such existing mobile home parks and service connections to lots which can be served from any such new extensions) be placed underground.

The Company shall provide, own, maintain and specify the location of all underground distribution facilities as are required to provide service except as otherwise expressly provided herein. No ownership rights therein shall pass to mobile home park occupants, owners or their representatives by reason of any contribution required hereunder.

Prior to the installation of any underground distribution system and service connections, the mobile home park owner or his/her authorized representative shall enter into a written contract with the Company generally describing the proposed installation and setting forth the respective agreements of the parties in regard to such installation. Such contract shall be subject in all respects to the provisions of this rule. Each proposed system shall be a separate and distinct unit and any extension thereof shall be made the subject of a separate written contract or supplemental agreement.

Prior to the installation of the underground distribution system, the mobile home park owner or an authorized representative shall furnish, at no expense to the Company, recordable easements in form and substance satisfactory to the Company, granting rights-of-way suitable for the installation and maintenance of the facilities and equipment comprising the underground distribution system.

The mobile home park owner or an authorized representative shall provide, at no expense to the Company, for rough grading (within three inches of finished grade) and for clearing the easement of trees, large stumps and other obstructions so that the underground distribution system and service connections can be properly installed in relation to the finished grade. Any subsequent relocation of Company facilities required on account of a change in grade shall be done at the expense of the mobile home park owner or an authorized representative.

A. Original Installations of Underground Distribution Systems

The mobile home park owner or an authorized representative shall be required to make a nonrefundable contribution in aid of construction to the Company, to cover the estimated difference in cost between overhead and direct burial underground facilities. Such contribution shall be computed on the basis of a rate of $4.00 per foot of required trench and $10.00 per kVA of transformer capacity to be installed.
C4. APPLICATION OF RATES (Contd)

C4.5 Mobile Home Park - Individually Served (Contd)

B. Original Installations of Underground Service Connections From Underground Distribution Systems

The mobile home park owner or an authorized representative shall be required to make a nonrefundable contribution in aid of construction to the Company, to cover the additional cost resulting from the installation of the underground service connections. Such contribution shall be computed on the basis of $4.50 per foot of required trench measured on the surface of the ground along the route of the cable from the secondary source to a point directly below the customer's meter(s).

The Company shall furnish, install, own and maintain the entire underground electric distribution system including the pre-meter portion of the service lateral cables for new mobile home parks. The trenches for Primary or Secondary main cables will be occupied jointly by facilities of the Company and other utilities where satisfactory agreement for reimbursement of applicable joint facility costs exist between the Company and the other utilities.

Certain related equipment, such as pad-mounted transformers, switching equipment, and service pedestals may be above grade. The area must be suitable for the direct burial installation of cable.

The mobile home park owner or an authorized representative shall provide, own, install and maintain suitable meter supports of a design satisfactory to the Company.

C. If temporary overhead service is installed for the convenience of the mobile home park owner or an authorized representative for construction purposes, such owner or representative shall be required to pay the in-and-out costs of such overhead facilities in the underground area.

D. Where, in the Company's judgment, practical difficulties exist, such as frost or water conditions, rock near the surface, or where there are requirements for deviation from the Company's filed construction standards, the per foot charges included in this rule shall not apply and the contribution in aid of construction shall be equal to the estimated difference in cost between overhead and underground facilities but not less than the contribution calculated under the appropriate per foot charge.

E. The Company may, upon request of the owner and subject to the provisions of this rule, assume ownership of, and incorporate into its electric distribution system, all of an owner's existing electric distribution system and service connection, including distribution lines, transformers, services, meter set assemblies, meters and associated equipment. The Company, on assuming ownership, shall provide individual service and meters for each ultimate consumer. The purchase price to be paid by the Company for such distribution system shall be computed at a rate of $200 per lot for each lot with an installed service connection to the distribution system where the average age of the mobile home park is five years or less. Such rate shall be reduced by $40 per lot for each additional five-year increment in average age.

In cases where the assumption of ownership would require the Company to install new distribution facilities and service connections or modify the existing distribution system, the mobile home park owner or authorized representative may be required to make a deposit or nonrefundable contribution in aid of construction to the Company to cover the cost of such facilities.

(Continued on Sheet No. C-28.00)
C4. APPLICATION OF RATES (Contd)

C4.5 Mobile Home Park - Individually Served (Contd)

Notwithstanding other provisions of this rule, an overhead distribution system shall be incorporated into the Company's electric distribution system originally as an overhead distribution system. Any subsequent conversion to underground distribution facilities shall be in accordance with the provisions of this rule. The mobile home park owner shall be responsible to provide a recordable easement granting rights-of-way suitable for installation and maintenance of the electric facilities; to provide, own, install and maintain suitable meter supports; to remove any unused existing electrical equipment not transferred to the utility; to make any necessary wiring changes to separate the electrical responsibilities of the park owner from those of the tenant; and to move mobile homes or other equipment as required to provide access to easements to facilitate maintenance or required upgrading of the existing system.

F. Extension Policy

Service to mobile home parks shall be subject to the provisions of Rule C6., Distribution Systems, Line Extensions and Service Connections.

G. Any charges, contributions or deposits may be required In Advance of commencement of construction.

C5. CUSTOMER RESPONSIBILITIES

C5.1 Access to Customer's Premises

The Company's authorized agents shall have access to the customer's premises at all reasonable hours, to install, inspect, read, repair or remove its meters; to install, operate, maintain or remove other Company property, and to inspect and determine the connected electrical load on the customer's premises. Neglect or refusal on the part of the customer to provide reasonable access shall be sufficient cause for shutoff of service by the Company, and assurance of access may be required before service is restored.

C5.2 Bills and Payments

A. Billing Frequency

Bills for electric service shall be rendered on approximately a monthly basis, and shall be due and payable on or before the due date shown on each bill.

B. Meter Reads and Estimated Bills

The Company shall schedule meters to be read on approximately a monthly basis and will attempt to read meters in accordance with such schedule.

When the Company is unable to obtain an actual meter reading, the bill shall be estimated on the basis of past service records, adjusted, as may be appropriate. Where past service records are not available or suitable for use, such billing shall be based upon whatever other service data are available. Each such account shall be adjusted as necessary each time an actual meter reading is obtained.

(1) Interval Data Estimation

When data is requested from a smart meter for a specific timeframe, the Company shall check the interval consumption data provided by the meter using industry-standard validation rules. If the validation process fails because of missing or invalid interval data, that interval data is estimated by the meter data management system. The system estimates using linear interpolation for gaps of 4 hours or less, followed by the California historical estimation algorithm, both of which are industry-standard. In the case where actual register reads are not available in the meter data management system the Company will manually insert the register reads extracted from the billing system into the meter data management system. The estimation algorithms will be executed again in the meter data management system to ensure the estimated intervals match the register reads from the billing system.

(Continued on Sheet No. C-29.00)
C5. CUSTOMER RESPONSIBILITIES (Contd)

C5.2 Bills and Payments (Contd)

C. Customer Meter Reads

Bills rendered for electric service for periods for which readings were not obtained shall have the same force and effect as those based upon actual meter readings. Any customer may read his/her own meter and provide the readings to the Company on a secure Company website, by telephone or on appropriate forms which shall be provided by the Company.

D. Responsibility for Payment

The customer is responsible for the payment of bills for all charges incurred until service is shut off or terminated and the Company has had reasonable time to secure a final meter reading.

E. Due Date

The Company shall allow each customer a period of not less than 21 calendar days, from the date the bill was transmitted to pay in full.

If a bill remains unpaid and not in dispute five days after its due date, the Company shall then have the right to issue to the customer a notice of intent to shut off service ten days or more after issuance of the notice.

F. Late Payment Charge

The Company shall assess a late payment charge as authorized by the Company's Electric Rate Book.

G. Returned Bill Payments

A check, debit card, credit card or other form of payment remitted as a bill payment and returned or an authorized prepayment not honored by the bank or financial institution against which it is drawn shall be rebilled to the customer's account. A $15 charge shall be assessed to the customer for processing a payment or an authorized prepayment returned by a bank or other financial institution for reason of insufficient funds, account closed, no account and similar situations, excluding bank or financial institution errors.

H. Billing Error

(1) Overcharge

If a customer has been overcharged as a result of incorrect actual meter read by a Company representative, incorrect remote meter read, incorrect meter constant, incorrect calculation of the applicable rate, a meter switched by the Company or Company representative (incorrect connection of the meter), incorrect application of the Rate Schedule, failing to provide a monthly bill to the customer at the end of a billing cycle, or other similar reasons, the amount of the overcharge shall be adjusted, refunded, or credited to the customer promptly upon discovery by the Company. The Company shall not make retroactive adjustments when the customer has not notified the Company as to pertinent conditions of service. The Company is not required to adjust, refund or credit an overcharge beyond the three-year period immediately preceding discovery of the overcharge, unless the customer is able to present a record establishing an earlier date of occurrence or commencement of the overcharge.
C5. CUSTOMER RESPONSIBILITIES (Contd)

C5.2 Bills and Payments (Contd)

H. Billing Error (Contd)

(2) Undercharge

(a) If a customer has been undercharged as a result of incorrect actual meter read by a Company representative, incorrect remote meter read, incorrect meter constant, incorrect calculation of the applicable rate, a meter switched by the Company or a Company representative, (incorrect connection of the meter), incorrect application of the Rate Schedule, failing to provide a monthly bill to the customer at the end of a billing cycle, or other similar reasons, the undercharge may be billed to the customer subject to Section H(2)(b) of this rule. The Company shall not make retroactive adjustments when the customer has not notified the Company as to pertinent conditions of service.

(b) Except in cases of energy theft, stolen meter, switched meter by someone other than the Company or a Company representative, meter error or nonregistering meter, backbilling of customers is limited to the one-year period immediately preceding the discovery of the undercharge. The customer shall be given a reasonable time in which to pay the amount of the backbilling, taking into account the period of the undercharge, and service shall not be shut off during this time for nonpayment of the amount of the backbilling if the customer is complying with the repayment agreement.

I. Metering Inaccuracy or Nonregistering Meter

(1) Overcharge

If a customer has been overcharged as a result of a metering inaccuracy, or nonregistering meter, the amount of the overcharge shall be adjusted, refunded or credited to the customer promptly upon discovery by the Company in accordance with Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service R 460.115, Meter accuracy and errors.

(2) Undercharge

If a customer has been undercharged as a result of a metering inaccuracy or nonregistering meter, the amount of the undercharge may be billed to the customer subject to Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service R 460.115, Meter accuracy and errors.
C5. CUSTOMER RESPONSIBILITIES (Contd)

C5.2 Bills and Payments (Contd)

J. Energy Theft, Stolen Meter and Switched Meter

In cases where metered or unmetered energy theft, stolen meter or switched meter by someone other than a Company representative are involved, refunds and backbillings are for the determined duration of the period. Where the duration cannot be reasonably established or estimated, the Company will adjust the billing for the past three years on the basis of actual monthly consumption determined from the most recent 36 months of consumption data.

Metered or unmetered energy theft includes but is not limited to tampering, unauthorized use, diversion and interference. For purposes of this rule, a stolen meter is classified as any meter not specifically assigned to that service location by the Company. For purposes of this rule, a switched meter is classified as a meter intentionally assigned incorrectly to a customer resulting in the customer being billed for another customer's consumption.

The Company reserves the right to recover all unbilled service revenue and reasonable actual costs associated with the theft of energy, stolen meters or switched meters. Therefore, the customer or other user who benefits from the unauthorized or fraudulent use is responsible for payment of the reasonable actual cost of the service used during the period such fraudulent or unauthorized use or tampering occurred, or is reasonably assumed to have occurred, and is responsible for the reasonable actual cost of the tampering investigation and any associated damages, with the exception that all costs be recovered in cases involving criminal prosecution. The customer who did not intentionally steal a meter, switch a meter or who did not intentionally become involved in energy theft shall pay for energy usage according to Section H of this rule.

The owner of the multiple metered building shall be responsible for accurately tracing all lines and for tagging such lines with Company-provided tags to assure individual units are properly metered. The Company will not set the meters until the lines are identified. The owner of the multiple metered building could be held responsible for any underrecovery of revenues resulting from improperly tagged meters. Any future expense of tracing lines due to instances of switched meters related to errors in tracing and tagging of such lines shall be the responsibility of the current owner of the multiple metered building.

C5.3 Restoration of Service

Restoration charges and meter relocation charges shall be made by the Company to partially cover the cost of shutting off, terminating and restoring service.

Where service has been shut off for reasons as outlined in Rule C1.3, Use of Service, a restoration charge of $11 shall be collected from the customer whose service was disconnected at the customer's meter. If service was disconnected at the point of contact with the Company's distribution system, a charge of $80 shall be collected from the customer whose service was shut off.

Where service has been shut off for reasons as outlined in Rule C1.3, Use of Service, a meter relocation charge, if applicable, and assessed in accordance with Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.116, Meter relocation, and R 460.144, Restoration of Service, shall be collected from the customer whose service was shut off. The Company shall charge the customer for relocating the meter, based on the Company's current cost.
C5. CUSTOMER RESPONSIBILITIES (Contd)

C5.3 Restoration of Service (Contd)

The restoration charge and meter relocation charge, if applicable, shall be billed to the customer and shall be paid before service is restored.

An On-Premises Site Visit Charge of $15.00 shall be assessed to the customer if a Company employee is sent to the premises to either serve the customer with a shut-off notification or to shut off service, unless the customer presents evidence that reasonably indicates the claim has been satisfied or is currently in dispute. The charge shall be applied to the customer account. The Company shall not assess this fee twice on the same notice for shutoff.

In case of shutoff of service, the Company shall restore service only after any metering changes, where deemed necessary by the Company, have been made by the Company and after the customer has paid for any unmetered energy used, paid for any damage to Company property, paid the restoration charge and meter relocation charge, installed any necessary devices to protect the Company's facilities and paid all charges as provided in the Company's Electric Rate Book.

A customer who orders a termination and a restoration of service at the same premises within a 12-month period shall be liable for a "turnon" charge of $11.

C5.4 Shutoff Protection Plan for Residential Customers

A. Eligibility

Eligible low-income customers and senior citizen customers may choose to participate in the Shutoff Protection Plan (SPP) in lieu of the applicable Winter Protection Plan as described in Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.131, Winter Protection Plan for Eligible Low-Income Customers, or R 460.132, Winter Protection Plan for Eligible Senior Citizen Customers. For purposes of this Company rule, an eligible low-income customer means a utility customer who has not had more than one default condition on the SPP in the last twelve months and whose household income does not exceed 200% of the federal poverty guidelines as published by the United States Department of Health and Human Services or who receives supplemental security income or low-income assistance through the Department of Human Services or successor agency, food stamps, or Medicaid. In addition, an eligible senior citizen customer means a utility customer who has not had more than one default condition on the SPP in the last twelve months, is 65 years of age or older, and advises the utility of his or her eligibility. An eligible customer enrolled in the SPP shall be referred to as an SPP Customer. Customers who are actively participating in the Consumers Affordable Resource for Energy (CARE) Pilot or have participated in the CARE Pilot during the concurrent heating season are not eligible to participate in SPP until the beginning of the next heating season. Customers may become eligible for a modified SPP as provided for in Rule C5.4. B.
C5. CUSTOMER RESPONSIBILITIES (Contd)

C5.4 Shutoff Protection Plan for Residential Customers (Contd)

B. Enrollment

An eligible customer may enroll at any time of the calendar year in the SPP. Where unauthorized use of utility service has not occurred, to enroll an eligible customer must (1) contact the Company and indicate that they wish to enroll, (2) be able to demonstrate that he or she has made application for state or federal heating assistance, or has a household income that does not exceed 200% of the federal poverty guidelines as published by the United States Department of Health and Human Services or receives supplemental security income or low-income assistance through the Department of Human Services or successor agency, food stamps, or Medicaid, (3) within 14 days of a customer calling to enroll in the SPP, have completed the enrollment process by paying a minimum down payment of 10% of the total amount owed to the Company at the time of the request to enroll. An eligible customer is not enrolled in the SPP until the enrollment requirements are fulfilled. Customers previously enrolled in the SPP the last twelve months who default may be permitted to re-enroll in a modified SPP payment arrangement, at the discretion of the Company, if they have demonstrated a willingness to satisfy the terms of the payment plan through their payment history or have received assistance that will improve the customer's ability to satisfy the payment arrangements. The modified SPP repayment period shall not exceed 24 months.

Customers who enroll in the SPP who have not been enrolled in the SPP for more than twelve months may not be required to pay a deposit or reconnection fee, if applicable. Customers who enroll in the SPP who were previously enrolled in the SPP in the last twelve months and removed due to default may be required to pay a deposit and a reconnection fee, if applicable.

Where unauthorized use of utility service has occurred, the customer must pay 100% of the portion of charges that are the result of the unauthorized use. Upon receipt of payment, the customer shall be considered eligible if all other eligibility requirements are met. The customer may then enroll under the conditions described previously. The payment of unauthorized use charges may be made at the same time as the down payment of the total amount owed to the Company is made. In the event that the downpayment of the total amount owed to the Company is made without payment of the unauthorized charges at the same time or previously, the payment received shall first be applied to the unauthorized charges.

In the event that an eligible customer has contacted the Company to indicate a wish to enroll but the requirements so described are not met in full, the eligible customer shall then be subject to credit action as though no contact with the Company had occurred. In the event that all Company obligations to shut off service have been met, the eligible customer shall receive a minimum of one communication at least 24 hours prior to shutoff of service.

C. Customer Protection

Once enrolled in the SPP, a utility shall not shut off service to a SPP Customer if the customer pays to the Company a monthly amount equal to 1/12th of the estimated annual bill for the SPP Customer and a Company-specified amount between 1/12th and 1/24th of any remaining delinquent balance owed to the Company at the time of the enrollment. The Company shall have the right to deny or shut off service in accordance with Rules and Regulations of the Company as authorized by the Michigan Public Service Commission outlined in Rule C1.3, Use of Service and in Rule C5.1, Access to Customer’s Premises. While the customer is enrolled in the SPP and payments are made by the due date of the amount due shown on the bill, no late payment charges will be assessed. The SPP Customer may participate in the SPP for a maximum period of 24 months or until the delinquent charges are eliminated and the SPP Customer is able to pay his or her regular monthly energy bills.

(Continued on Sheet No. C-32.20)
C5. CUSTOMER RESPONSIBILITIES (Contd)

C5.4 Shutoff Protection Plan for Residential Customers (Contd)

C. Customer Protection (Contd)

The estimated annual bill for the SPP Customer and the delinquent balance due may be recalculated periodically by the Company. The Company may also recalculate the estimated annual bill and the delinquent balance due upon the transfer of a balance owed on another account in compliance with Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service.

D. Default

Should a SPP Customer fail to make payment by the due date, a shutoff notice specific to this SPP shall be issued but shall comply with the requirements of Part 8 of Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service. If the SPP Customer makes payment before the date provided for shutoff of service, the customer shall not be considered to be in default but shall remain in the SPP. If the SPP Customer makes payment after this date, the SPP Customer shall be in default and shall be removed from the SPP. The customer shall be subject to shutoff, provided the 24-hour notice was made by the Company.

E. Participation in Other Shutoff Protection Plans

Customers eligible to participate under the Winter Protection Plan, Rules R 460.131 and R 460.132, will be required to waive their rights to participate under the Winter Protection Plan in order to participate in the Plan. Upon enrollment, the Company shall send written confirmation of the enrollment terms and include notice of this provision.

C5.5 Non-Transmitting Meter Provision

Customers served on Residential Service Secondary Rates RS and General Service Secondary Rates GS have the option to choose a non-transmitting meter. In order for a customer to be eligible to participate in the Non-Transmitting Meter Provision, the customer must have a meter that is accessible to Company employees and the customer shall have zero instances of unauthorized use, theft, fraud and/or threats of violence toward Company employees.

Customers electing a non-transmitting meter will pay the following charges per premises or billing meter:

- **Up Front Charge:** $69.39 a one-time charge per billing meter per request if the notice is given before the transmitting meter is installed
  OR
  $123.91 a one-time charge per billing meter per request if the notice is given after the transmitting meter is installed
- **Monthly Charge:** $3.00 per month at each premises as defined in Rule B1., Technical Standards for Electric Service. Multiple metered units shall be charged per billing meter.

All standard charges and provisions of the customer's applicable tariff shall apply.
C5. CUSTOMER RESPONSIBILITIES (Contd)

C5.6 Customer-Selected Due Date Program

Notwithstanding other provisions in this tariff book, the Company, at its discretion, may provide its electric service customers and combination electric and gas service customers the option to select the day of the month on which their bill is due, regardless of the meter read date. Participating customers must have an electric AMI transmitting technology meter.

Participation in the Customer-Selected Due Date Program is available to customers, as determined by the Company, when technically feasible based on the customer's selected rate and billing options. Customers not eligible to participate include, but not limited to, customers billed on a calendar-month basis, customers participating in Retail Open Access and customers participating in the Net Metering Program.

The Customer-Selected Due Date Program is only available for the following rate categories: Residential (RS), Residential Service Time-of-Day Secondary (RT), Plug-In Electric Vehicle Charging (PEV), General Service Secondary (GS), General Service Secondary Demand (GSD), General Service Primary (GP) and General Service Metered Lighting (GML).

C6. DISTRIBUTION SYSTEMS, LINE EXTENSIONS AND SERVICE CONNECTIONS

C6.1 Overhead Extension Policy

Applications for electric service which require the construction of an overhead distribution system shall be granted under the following conditions:

A. Residential Customers

The Company shall construct single-phase distribution line extensions at its own cost a distance of 600 feet, for each residential dwelling.

The length of the distribution line extension shall be measured from the nearest point of connection to the Company's facilities from which the extension can be made to the point from which the service line to the customer shall be run.

Distribution line extensions in excess of the above 600 feet shall require a deposit for the estimated cost of such excess footage. The required deposit for such excess footage shall be $3.50 per lineal foot less 25%.

(Continued on Sheet No. C-33.00)
C6. DISTRIBUTION SYSTEMS, LINE EXTENSIONS AND SERVICE CONNECTIONS (Contd)

C6.1 Overhead Extension Policy (Contd)

A. Residential Customers (Contd)

The Company shall make a one-time refund, five years from the completion date of the extension or upon completion of the customer's construction, whichever the customer chooses, of $1,000 for each additional residential customer and/or three times the estimated annual revenue for each additional General Service customer who connects directly to the line for which a deposit was required. Refund allowances shall first be credited against the 25% reduction before a refund is made to the customer based on the customer's cash deposit. Directly connected customers are those who do not require the construction of more than 300 feet of Primary and/or Secondary distribution line. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule C6.2, Underground Policy. Total refund shall not exceed the amount of the original deposit.

B. General Service Customers

The Company shall construct single-phase and three-phase distribution line extensions, at its own cost when the cost of such extension does not exceed three times the estimated annual revenue from the customer(s) to be immediately served.

Extensions with costs in excess of three times the estimated annual revenue shall require a deposit from the customer.

(1) Original Customers

At the end of the first complete 12-month period beginning three months following the date the line extension is completed, the Company shall refund to the depositor three times the amount that actual revenue exceeds the original revenue estimate. If the actual revenue exceeds the estimated revenue, the actual revenue then becomes the base upon which future refund calculations are to be made during the remainder of the five year refund period.

(2) Additional Connected Customers

The Company shall refund $1,000 for each residential customer and/or three times the estimated annual revenue for each General Service customer who connects directly to the line for which a deposit was required. Directly connected customers are those who do not require the construction of more than 300 feet of Primary and/or Secondary distribution line. Refunds shall not be made until the original customer(s) or equivalent is actually connected to the extension. Refunds shall not include any amount of contribution in aid of construction for underground service made under the provisions of Rule C6.2, Underground Policy.

C. General

(1) Refundable deposits made with the Company under this rule shall be subject to refund without interest, for a five-year period which begins three months after the line extension is completed. The Company shall have no further obligation to refund any remaining portion of line extension deposits.

(2) Each extension shall be a separate, distinct unit and any further extension therefrom shall have no effect upon the agreements under which existing extensions were constructed.

(3) Refunds cannot exceed the refundable portion of the deposit.

(4) Estimated construction costs shall exclude services and meters.

(5) The applicant shall furnish, without cost to the Company, all necessary rights-of-way and tree trimming permits, in a form satisfactory to the Company. If the applicant is unable to secure rights-of-way and permits, in a form satisfactory to the Company, the Company may extend its distribution system along an alternate route selected by the Company, and may require the applicant to pay all additional costs incurred.

(Continued on Sheet No. C-34.00)
C6. DISTRIBUTION SYSTEMS, LINE EXTENSIONS AND SERVICE CONNECTIONS (Contd)

C6.1 Overhead Extension Policy (Contd)

C. General (Contd)

(6) The Company reserves the right to make special contractual arrangements as to the provision of necessary Service Facilities, duration of contract, amount of deposit and refunds thereon, minimum bills or other service conditions with respect to the customers or prospective customers whose load requirements exceed the capacity of the available distribution system in the area, or whose load characteristics or special service needs require unusual investments by the Company in Service Facilities or where there is not sufficient assurance of the permanence of the use of the service. The Company shall construct overhead electric distribution facilities and extensions only in the event it is able to obtain or use the necessary materials, equipment and supplies. The Company, subject only to review by the Commission, reserves the right, in its discretion, to allocate the use of such materials, equipment and supplies it may have on hand from time to time among the various classes of customers and prospective customers and among various customers and prospective customers of the same class.

(7) Contributions in Aid of Construction otherwise required by the Company may be suspended for publicly available AC Level 2 or DC Fast Charge sites participating in the PowerMIDrive pilot. Suspension is at the Company’s sole discretion, for a term of three years from the date of Commission approval of the PowerMIDrive pilot.

(8) All service rendered shall be subject to the Company's Standard Contract forms and to its Electric Rate Book.

(9) Any charges, deposits or contributions may be required In Advance of commencement of construction.

C6.2 Underground Policy

A. General

This rule sets forth the conditions under which the Company shall install direct burial underground electric distribution systems and underground service connections for residential and General Service customers. For the purpose of this rule, such underground distribution facilities are defined as those facilities operated at 15,000 Volts or less phase to ground wye connected or 20,000 Volts or less phase to phase delta connected.

The general policy of the Company is that real estate developers, property owners or other applicants for underground service shall make a contribution in aid of construction to the Company in an amount equal to the estimated difference in cost between underground and equivalent overhead facilities. Methods for determining this cost differential for specific classifications of service are provided herein. In cases, where the nature of service or the construction conditions are such that these conditions are not applicable, the general policy stated above shall apply.

It shall be mandatory that all original electric distribution systems installed in new residential subdivisions and in existing residential subdivisions in which overhead electric distribution facilities have not already been constructed be placed underground, except that a lot within a subdivision facing a previously existing street or county road and having an existing overhead distribution line on its side of the street or county road shall be served with an underground service from these facilities and shall be considered a part of the underground service area. It shall also be mandatory that all original service connections installed to serve one-family or two-family dwellings from an underground distribution system be placed underground.

Except as otherwise provided in the following paragraph, it shall be mandatory that all new General Service distribution systems and service connections installed in the vicinity of or on the customer's premises to be served, and constructed solely to serve the customer or a group of adjacent customers, be placed underground.

(Continued on Sheet No. C-35.00)
C6. DISTRIBUTION SYSTEMS, LINE EXTENSIONS AND SERVICE CONNECTIONS (Contd)

C6.2 Underground Policy (Contd)

A. General (Contd)

Notwithstanding anything in this Rule C6.2, Underground Policy, to the contrary, it shall not be mandatory that any new General Service distribution systems or service connections be placed underground where, in the Company's judgment, any of the following conditions exist:

1. Such facilities would serve General Service customers having loads of temporary duration; or
2. Such facilities would serve General Service customers in areas where little aesthetic improvement would be realized if such facilities were placed underground; or
3. Such facilities would serve General Service customers in areas where it is impractical to design and place such facilities underground because of uncertainty of the size and character of the loads to be ultimately served therefrom.

The General Service customers referred to in (1) above would include in all instances, but are not limited to, those who operate carnivals or portable asphalt plants or who are engaged in construction or oil exploration activities. The General Service customers referred to in (2) above would include in many instances, but are not limited to, those who operate gravel pits, junkyards, railroad yards, steel mills or foundries. The General Service customers referred to in (3) above would include in many instances, but are not limited to, those located in industrial parks which are under development.

The Company shall provide, own, maintain and specify the location of all of its underground distribution facilities, and no ownership rights therein shall pass to any owner(s), or developer(s) or customer(s) by reason of any contribution required hereunder.

Prior to the installation of every residential underground distribution system, and prior to the installation of every General Service underground distribution system where the Company desires a written contract in regard thereto, the owner(s), developer(s) or customer(s) who is to make any contribution required hereunder shall enter into a written contract with the Company generally describing the proposed distribution system and setting forth the respective agreements of the parties in regard thereto. Such contract(s) shall be subject in all respects to the provisions of this Rule C6.2, Underground Policy. Each proposed system shall be a separate and distinct unit and any extension thereof shall, if desired by the Company, be made the subject of a separate written contract or supplemental agreement. A written contract shall not be required for the installation of any underground Primary or Secondary Voltage service connection. Prior to the installation of any underground electric distribution system the owner(s), developer(s) or customer(s), as the case may be, may be required, if desired by the Company, to furnish, at no expense to the Company, recordable easements, in form and substance satisfactory to the Company, granting rights-of-way suitable for the installation and maintenance of the underground electric distribution system including any streetlighting cables and transformers, as designed by the Company for present and future service.

Issued December 13, 2007 by
J. G. Russell,
President and Chief Operating Officer,
Jackson, Michigan

Effective for service rendered on and after October 10, 2007

Issued under authority of the Michigan Public Service Commission dated October 9, 2007 in Case No. U-15152
C6. DISTRIBUTION SYSTEMS, LINE EXTENSIONS AND SERVICE CONNECTIONS (Contd)

C6.2 Underground Policy (Contd)

A. General (Contd)

The owner(s), developer(s) or customer(s), as the case may be, may be required, if desired by the Company, to provide, at no expense to the Company for rough grading (within three inches of finished grade) and for clearing the easement of trees, large stumps and other obstructions so that the underground electric distribution system and streetlighting cables, if any, can be properly installed in relation to the finished grade. In residential areas, permanent survey stakes indicating property lines must be installed and maintained by such owner(s), developer(s) or customer(s) at no expense to the Company, after rough grading. Any subsequent relocation of Company facilities required on account of a change in grade shall be done at the customer's expense.

If temporary overhead service is installed for the convenience of the owner(s), developer(s) or customer(s) for construction purposes, they shall be required to pay the in-and-out costs of such overhead facilities in the underground area.

B. Installations of Underground Distribution Facilities - Residential

(1) The provisions of this Section B shall be applicable only to one-family and two-family dwellings. All other dwellings shall be governed by Section C of this Rule C6.2, Underground Policy.

(2) Original Installations of Underground Distribution Systems

(a) In subdivisions

The owner(s) or developer(s) of residential subdivisions shall be required to make a nonrefundable contribution in aid of construction to the Company, to cover the estimated difference in cost between overhead and direct burial underground facilities. Such contribution shall be computed on the basis of a rate of $3.50 per front foot.

The front-foot measurement of each lot to be served by a residential underground distribution system shall be made along the contour of the front lot line. The front lot line is that line which usually borders on or is adjacent to a street. However, when streets border on more than one side of a lot, the shortest dimension shall be used. In the case of a curved lot line which borders a street or streets and represents at least two sides of the lot, the front-foot measurement shall be considered as one-half of the total measurement of the curved lot line. Where a lot is served by an underground service from an overhead distribution line the lot front-foot measurement of the lot to be served shall be deleted.

The trenches for Primary or Secondary main cables will be occupied jointly by facilities of the Company and other utilities where satisfactory agreement for reimbursement exists between the Company and other utilities.

Where sewer and/or waterlines will parallel Company cables, sewer and/or water taps must be extended into each lot for a distance of one foot beyond the easement prior to installation of the cables.
C6. DISTRIBUTION SYSTEMS, LINE EXTENSIONS AND SERVICE CONNECTIONS (Contd)

C6.2 Underground Policy (Contd)

B. Installations of Underground Distribution Facilities - Residential (Contd)

Where a residential underground distribution system serves lots on one side of a street, the later connection of lots on the other side of the street to that existing system shall be considered as an original installation of a residential underground distribution system for such later-connected lots.

Streetlighting, if any, shall be served underground in areas served directly by residential underground distribution systems. The character and location of the streetlighting cables, if any, and all equipment constituting the residential underground distribution system, shall conform to specifications prepared by the Company.

Where the underground cable for a residential underground distribution system extends through areas within the subdivision which are undeveloped or consist of lots platted for future use and which are not to be served initially by the system, the front-foot measurement of both sides of the street or easement along which the cable extends through such areas shall be included in determining the contribution of the owner(s) or developer(s) for the residential underground distribution system.

Where the Company and the owner(s) or developer(s) agree that it is desirable to extend the underground cable to the boundary of a subdivision property from a point outside the subdivision a contribution of $7.00 per trench foot shall be required.

(b) Outside of subdivisions

The Company shall extend its Primary or Secondary distribution system from existing overhead or underground facilities. When any such extension is made from an existing overhead system the property owner may be required to provide an easement(s) for extension of the overhead system to a pole on his/her property where transition from overhead to underground can be made.

The customer shall be required to make a nonrefundable contribution in aid of construction to the Company, to cover the estimated total difference in cost between overhead and direct burial underground facilities for all underground facilities required to serve the customer.

(3) Installation of Underground Service Connections

The developer or customer shall be required to make a nonrefundable contribution in aid of construction to the Company, to cover the additional cost resulting from the installation of an underground service connection. For normal installations such contribution shall be computed on the basis of a flat fee of $350.00 for the first 150 linear feet of service from the termination of the Company’s facilities at the front or rear property line to a point directly below the customer’s meter. Each additional foot of installation in excess of 150 linear feet shall be computed at $4.50 per linear foot. Where special routing of the service lateral is required by the customer, the $4.50 per foot charge will apply to the route of the line as installed.

Where the electric service connection is installed jointly with the gas service line, the per foot charge for all footage, as measured, shall be reduced by 25 cents per foot.

(Continued on Sheet No. C-38.00)
C6. DISTRIBUTION SYSTEMS, LINE EXTENSIONS AND SERVICE CONNECTIONS (Contd)

C6.2 Underground Policy (Contd)

C. Installations of Underground Distribution Facilities - General Service

   (1) Installation of Underground Distribution Systems

       The Company shall construct single-phase and three-phase distribution line extensions at its own cost, when the cost of such extension, less contributions made under other sections of this rule, does not exceed three times the estimated annual revenue from the customer(s) to be immediately served. Extensions with costs in excess of three times the estimated annual revenue shall require a deposit from the customer.

   (2) Installation of Underground Service Connections

       The developer or customer shall be required to make a contribution in aid of construction, to cover the additional cost resulting from the installation of an underground service connection. The required contribution shall be:

       (a) For apartment houses and condominiums, a rate of $6.50 per trench foot.

       (b) For all other General Service customers a rate of $6.50 per trench foot.
C6. DISTRIBUTION SYSTEMS, LINE EXTENSIONS AND SERVICE CONNECTIONS (Contd)

C6.2 Underground Policy (Contd)

D. Underground Extension Policy

Applications for electric service which require the construction of an underground distribution system shall be granted under the following conditions:

(1) (a) Residential in Subdivisions

The Company shall construct single-phase underground direct burial distribution line extensions, at its own cost, when the cost of such extension, less contributions made under other sections of this rule, does not exceed a total of three times the estimated annual revenue to be received from the customer(s) to be immediately served.

Underground distribution line extensions with costs in excess of three times the estimated annual revenue shall require a deposit from the customer.

(b) Residential Outside of Subdivisions

Single-phase underground direct burial distribution line extensions shall be based on the free footage allowances and charges of Rule C6.1 A., Overhead Extension Policy. Any deposit required shall be in addition to the nonrefundable contribution to cover the estimated difference in cost between overhead and direct burial underground facilities specified in Rule C6.2, B(2)(b), Underground Policy.

(c) General Service

Single-phase and three-phase underground direct burial distribution line extensions shall be based on three times the estimated annual revenue and charges of Rule C6.1 B., Overhead Extension Policy.

The Company shall refund deposits to residential and General Service applicant(s) on the same basis as provided in its Rule C6.1, Overhead Extension Policy.

(2) General

(a) This rule is subject to all provisions of Rule C6.1 C., Overhead Extension Policy - General.

(b) Where the customer is eligible for an overhead distribution line extension but the Company elects to provide an underground distribution line extension, the extension shall be governed by Rule C6.1, Overhead Extension Policy, as though the extension were overhead with deposits and contributions based on an equivalent overhead line extension.
C6. DISTRIBUTION SYSTEMS, LINE EXTENSIONS AND SERVICE CONNECTIONS (Contd)

C6.2 Underground Policy (Contd)

E. Where, in the Company's judgment, practical difficulties exist, such as frost or water conditions, rock near the surface, or where there are requirements for deviation from the Company's filed construction standards, the per foot charges included in this Rule C6.2, Underground Policy, shall not apply and the contribution in aid of construction shall be equal to the estimated difference in cost between overhead and underground facilities but not less than the contribution calculated under the appropriate per foot charge.

F. Where electric facilities are placed underground at the option of the Company for its own convenience, or where underground construction is required by ordinance in heavily congested downtown areas, the Company shall bear the cost of such construction.

G. Conditions

The Company reserves the right to make special contractual arrangements as to the provision of necessary Service Facilities, duration of contract, amount of deposit and refunds thereon, minimum bills or other service conditions with respect to the customers or prospective customers whose load requirements exceed the capacity of the available distribution system in the area, or whose load characteristics or special service needs require unusual investments by the Company in Service Facilities or where there is not sufficient assurance of the permanence of the use of the service. The Company shall construct underground electric distribution facilities and extensions only in the event it is able to obtain or use the necessary materials, equipment and supplies. The Company, subject only to review by the Commission, reserves the right, in its discretion, to allocate the use of such materials, equipment and supplies it may have on hand from time to time among the various classes of customers and prospective customers and among various customers and prospective customers of the same class.

Contributions in Aid of Construction otherwise required by the Company may be suspended for publicly available AC Level 2 or DC Fast Charge sites participating in the PowerMIDrive pilot. Suspension is at the Company's sole discretion, for a term of three years from the date of Commission approval of the PowerMIDrive pilot.

All service rendered shall be subject to the Company's Standard Contract forms and to its Electric Rate Book.

H. Any charges, deposits or contributions may be required in advance of commencement of construction.
(Continued From Sheet No. C-40.00)

C7. METERING AND METERING EQUIPMENT

The customer shall provide, free of expense to the Company and close to the point of service entrance, a space suitable to the Company for the installation of the necessary metering equipment. The customer shall permit only authorized agents of the Company or other persons lawfully authorized to do so, to initiate service or to inspect, test, repair or remove Company-owned equipment. If the meters or metering equipment are tampered with, damaged or destroyed through either the intent or neglect of the customer, the cost of necessary repairs or replacements shall be paid by the customer.

The Company shall make a test of any metering installation upon request of the customer if 12 months or more have elapsed since the last request test of the meter in the same location and if the customer agrees to accept the results of the test as the basis for determining the difference claimed. The test will consist of a test for accuracy, a check of the register, and a check of the meter connections on the customer's premises.

The Company shall be under no obligation to test meters more frequently than once in any 12-month period. If the customer requests a test on a more frequent basis, a test fee of $20.00 shall be paid in advance by the customer. If such test reveals the meter registration to be outside the accuracy limits prescribed in Rule B 1., Technical Standards for Electric Service, the cost of the test shall be refunded and a billing adjustment made. The customer may be present at the time of the test if the customer makes a request prior to the test. A written report shall be made to the customer by the Company and the Company shall maintain a record of the test.

C8. POWER SUPPLY COST RECOVERY (PSCR) CLAUSE

A. Applicability of Clause

This clause permits the monthly adjustment of rates for power supply to allow recovery of the booked costs of fuel and purchased and net interchange power incurred under reasonable and prudent policies and practices, in accordance with Michigan Compiled Laws, Annotated, 460.6 et seq. All rates for electric service unless otherwise provided in the applicable Rate Schedule shall include a Power Supply Cost Recovery Factor.

For purposes of this clause, the following definitions apply:

"Power Supply Cost Recovery Factor" means that element of the rates to be charged for electric service to reflect Power Supply Costs incurred and made pursuant to a Power Supply Cost Recovery Clause incorporated in the rates or Rate Schedules.

"Power Supply Cost Recovery Plan" means a filing made annually describing the expected sources of electric power supply and changes over a future 12-month period specified by the Commission and requesting for each of those 12 months a specific Power Supply Cost Recovery Factor.

(Continued on Sheet No. C-42.00)
C8.  POWER SUPPLY COST RECOVERY (PSCR) CLAUSE (Contd)

A.  Applicability of Clause (Contd)

"Power Supply Costs" means those elements of the costs of fuel and purchased and net interchanged power as determined by the Commission to be included in the calculation of the Power Supply Cost Recovery Factor. The Commission determined in its Order in Case No. U-10335 dated May 10, 1994 that the fossil plant emissions permit fees over or under the amount included in base rates charged the Company are an element of fuel costs for the purpose of the clause.

B.  Billing

(1)  The Power Supply Cost Recovery Factor shall consist of an adjustment factor of 1.07933 applied to projected average booked cost of fuel burned for electric generation and purchased and net interchange power incurred above or below a cost base of $0.05570 per kWh (excluding line losses). Average booked costs of fuel burned and purchased and net interchange power shall be equal to the booked costs in that period divided by that period's net system kWh requirements. The average booked costs so determined shall be truncated to the full $0.00001 cost per Kilowatt-hour. Net system kWh requirements shall be the sum of the net kWh generation and net kWh purchased and interchange power.

(2)  Each month the Company shall include in its rates a Power Supply Cost Recovery Factor up to the maximum authorized by the Commission as shown on Sheet No. D-4.00. Should the Company apply lesser factors than those shown on Sheet No. D-4.00, or if the factors are later revised pursuant to Commission Orders or Michigan Compiled Laws, Annotated, 460.6 et seq., the Company shall notify the Commission if necessary and file a revised Sheet No. D-4.00.

C.  General Conditions

(1)  The power supply and cost review shall be conducted not less than once a year for the purpose of evaluating the Power Supply Cost Recovery Plan filed by the Company and to authorize appropriate Power Supply Cost Recovery Factors. Contemporaneously with its Power Supply Cost Recovery Plan, the Company shall file a 5-year forecast of the power supply requirements of its customers, its anticipated sources of supply and projections of Power Supply Costs.

(2)  Not more than 45 days following the last day of each billing month in which a Power Supply Cost Recovery Factor has been applied to customers' bills, the Company shall file with the Commission a detailed statement for that month of the revenues recorded pursuant to the Power Supply Cost Recovery Factor and the allowance for cost of power included in the base rates established in the latest Commission order for the Company, and the cost of power supply.

(3)  All revenues collected pursuant to the Power Supply Cost Recovery Factors and the allowance for power included in the base rates are subject to annual reconciliation proceedings.

(Continued on Sheet No. C-43.00)
This sheet has been cancelled and is reserved for future use.
C9. SECURITIZATION CHARGES

C9.1 Power Plant Securitization Charges, Initial Implementation and True-Up Methodology

This rule implements the initial power plant securitization charge authorized by the December 6, 2013 Financing Order (the "Order") issued by the Commission in Case No. U-17473 for the first billing cycle after sale of the power plant securitization bonds. This rule also permits the Company or a successor servicer to implement the periodic adjustments to those charges authorized by the Commission in the Order.

The power plant securitization charge shall apply to all Company customers on all Rate Schedules including customers on Retail Open Access Rate Schedules (customers taking ROA service on December 6, 2013 are excluded from the power plant securitization charge). Customers under special contract shall be assessed the non-bypassable power plant securitization charge in accordance with 2000 PA 141, 2000 PA 142, the Orders and the terms and conditions of their special contract.

True-ups are required annually, as set forth in Act 142 “to correct any overcollections or undercollections of the preceding twelve months and to ensure the expected recovery of amounts sufficient to timely provide all payments of debt service and other required amounts and charges in connection with the securitization bonds”, and also required on a semi-annual basis (quarterly beginning one year prior to the last scheduled final payment) if the servicer determines that a true-up adjustment is necessary to ensure the expected recovery during the succeeding annual period of amounts required for the timely payment of the Issuer’s debt service and operating costs. In addition, true-ups are permitted more frequently at any time the servicer determines that a true-up is needed for this purpose. Adjustments shall be calculated in the manner set forth below in accordance with the terms of the Order:

\[
\begin{align*}
\text{Next Period's Required Securitization} & \quad \text{minus} \quad \text{Next Period's} \\
\text{Securitization Revenue} & \quad \text{minus} \quad \text{Securitization Costs} \\
\text{Next Period's Forecast Sales} & \quad \text{equals} \quad \text{Charge}
\end{align*}
\]

Spread to each Rate Class based on the 4CP 50/25/25 Allocator from Case No. U-17087 then Divided by

Each month the Company shall include in its rates a power plant securitization charge as shown on Sheet No. D-5.10.

The power plant securitization charges, as adjusted from time to time by this rule, were developed and approved by the Commission in the Orders pursuant to the authority granted to the Commission by 2000 PA 141 and 2000 PA 142.
SECTION C – PART II
COMPANY RULES AND REGULATIONS
(RENEWABLE ENERGY AND ENERGY EFFICIENCY FOR ALL CUSTOMERS)

INTENT OF SECTION C - PART II

These Company Rules and Regulations are intended to implement the requirements of 2008 PA 295 and amendments of 2016 PA 342.

C10. RENEWABLE ENERGY PLAN (REP)

C10.1 Revenue Recovery Mechanism – REP Surcharge

A REP Surcharge shall be applied to each billing meter, luminaire or unmetered account served under the Company’s Full Service Electric Rate Schedules to recover the incremental cost of compliance as approved by the Commission in the Company’s Renewable Energy Plan. The REP Surcharge will be in addition to all charges and provisions of the customer's current applicable rate schedule. General Municipal Pumping customers shall be excluded from the REP Surcharge. The REP Surcharge shall not be applied to additional meters at a single site that were installed specifically to support net metering or time-of-day tariffs.

The monthly REP Surcharge to be applied to each rate schedule is shown on D-2.10 of this Rate Book.

The REP Surcharge shall be subject to adjustment as approved by the Commission in contested case proceedings to ensure the recovery of approved incremental cost of compliance associated with the Company’s REP.

The REP Surcharge will appear as a line item on the customer’s bill.

C10.2 Green Generation Program – Closed to new customers, effective April 5, 2019


B. Energy Supply

The nature and quality of the service under the Green Generation Program is dependent on the availability of contracted renewable electric energy from renewable resources as secured by the Company. The Company's renewable resource portfolio shall conform to those technologies as provided for in 2000 PA 141, Section 10g(f) and to the energy certification standards selected by the Company. Requests for Proposals shall be issued as needed for the Green Generation Program and the Company shall enter into contracts with successful bidders based on the availability of funding from the Green Generation Program Fund, as more fully described herein. The amount of energy available to eligible customers from available renewable resources is limited by the amount of renewable energy secured under contract, the actual amount of energy delivered to the Company, and the availability of funding from the Green Generation Program Fund.

The Company will attempt, but does not guarantee, to provide customers with energy from certified Renewable Energy Suppliers. (Also see Section D, Customer Participation, and Section J, Company Termination of the Green Generation Program.)

(Continued on Sheet No. C-45.00)
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.2 Green Generation Program (Contd)

B. Energy Supply (Contd)

The Company reserves the right to purchase Green Tags or Renewable Energy Certificates (RECs) to satisfy renewable energy demand under the Green Generation Program. Such Green Tags or RECs will be sought within the following regions by priority:

2. Midwest region.
3. Outside of the Midwest region.

Pursuant to the Commission's January 25, 2005 order in Case No. U-13843, the Company has developed a Request for Proposal (RFP) for the purpose of securing renewable electric energy from eligible renewable resources and will issue subsequent RFPs on an as-needed basis. Successful bidders under the RFP will enter into power purchase agreements (PPAs) to provide the Company with eligible renewable electric energy. The PPAs will be subject to the approval of the Commission pursuant to 1982 PA 304 as amended. Associated RFP and PPA forms will be made available from the Company and will be posted at the Company's website as the Company procures renewable resources. Renewable electric energy shall be available only to the extent that PPAs are executed pursuant to the RFP process described above and approved by the Commission. Pricing for renewable electric energy shall be governed by Section E of Rule C10.2, Green Generation Program.

C. Customer Eligibility

All Full-Service customers of the Company are eligible to take service under the Green Generation Program.

A customer's eligibility to take service under the Green Generation Program is subject to the full satisfaction of any payment term or condition imposed by pre-existing contracts or tariffs with the Company. The following customers are not eligible to take service under the Green Generation Program:

1. A customer who received a shutoff notice within the nine months preceding the customer's request to be enrolled in the Green Generation Program, and
2. A customer who receives a shutoff notice after enrolling in the program. Such customer will be de-enrolled and restricted from participating in the Green Generation Program for a minimum of nine months contingent upon not receiving any shut-off notices within that nine-month period.

D. Customer Participation

Green Generation Program Payment Option 4 customers will have the lowest priority for distribution of available Green Generation Program Participation Certificates.

After a customer elects to take service under this program, or change the level of participation, the customer shall not be permitted to exit the program, or change the newly established level of participation, until at least 12-months have elapsed. The Company, depending on the amount of energy secured from Renewable Energy Suppliers, may refuse to allow a customer to increase the level of participation in the program until sufficient energy supplies become available.

In the event renewable energy resources are unavailable or cannot be procured to serve the program, the Company will return customers to the tariff or tariffs under which they took service immediately prior to participating in the RRP. The Company will provide notice to the customer of this change in service.

(Continued on Sheet No. C-46.00)
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.2 Green Generation Program (Contd)

D. Customer Participation (Contd)

In the event the Green Generation Program is oversubscribed, the customer's name will be maintained on a Company list in the order under which they were received. The customer will be enrolled on a first-come, first-served basis for Green Generation Program Payment Options 1, 2 and 3. A customer electing Green Generation Program Payment Option 1, who elect to participate at the equal to or greater than 1,200,000 kWh per month level, or Payment Option 4 are subject to advance Company approval based on the availability of Green Generation Program Participation Certificates. Customers participating in Payment Options 1, 2 and 3 shall have priority for available Green Generation Program Participation Certificates. In all events, the Company reserves the right to reasonably prioritize customer participation based on economic, financial, operational, legal or other considerations.

A Green Generation Program participating customer relinquishes any rights to market or sell Green Tags or Renewable Energy Certificates (RECs) associated with the customer's participation in the Green Generation Program under this tariff. There is no provision to provide Green Tag certificates or RECs to participating customers under this tariff. RECs will be retired annually in an amount equal to the generation associated with customer participation.

The Company may secure a third-party marketer to assist in marketing the Green Generation Program, soliciting customer and/or performing other functions on behalf of the Company. Any information shared with a third-party contractor will conform to Tariff Rule C17, Customer Data Privacy.

Service under the Green Generation Program shall require a written contract with a minimum term of one year. Customers shall be permitted to change their established level of participation after 12 months have elapsed. Customers participating in the Green Generation Program shall be responsible for all surcharges applicable to the rate for which they receive electric service, including the REP Surcharge.

The price for renewable electric energy is dependent on the cost of purchasing renewable electric energy from successful energy bidders in the RFP process described herein.

In the event that available resources are inadequate to provide the Company with total recovery of the cost incurred to procure renewable electric energy, the Company will either reduce payments to Renewable Energy Suppliers, or apply to the Commission to increase the Green Generation Program tariff price paid by participating customers to defer and recover these costs.

E. Payment Options and Pricing

Customers may participate in the Green Generation Program by voluntarily enrolling in a Green Generation Program payment option. In addition to the prices under the appropriate Rate Schedule, a customer who has agreed to participate in the Green Generation Program shall elect one of the following payment options:

**Payment Option 1**

Payment Option 1 allows customers to match 100% of their monthly total energy consumed with an equal amount of the renewable resource premium available under this program. Customers who elect to participate at the less than 15,000 kWh per month level shall pay a $0.01 per kWh renewable resource premium applicable to an amount equal to 100% of the customer's total monthly energy consumed.

Customers who elect to participate at the equal to or greater than 15,000 kWh per month level, but less than 1,200,000 kWh per month, shall pay a $0.0085 per kWh renewable resource premium applicable to an amount equal to 100% of the customer's total monthly energy consumed. The minimum amount of the renewable resource premium applicable is 15,000 kWh in any single billing month, regardless of customer usage. Customers desiring to aggregate energy consumed from multiple service accounts in order to participate at a level greater than 15,000 kWh shall be permitted to do so.
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.2 Green Generation Program (Contd)

E. Payment Options and Pricing (Contd)

Customers who elect to participate at the equal to or greater than 1,200,000 kWh per month level shall pay a $0.007 per kWh renewable resource premium applicable to an amount equal to 100% of the customer's total monthly energy consumed. The minimum amount of the renewable resource premium applicable is 1,200,000 kWh in any single billing month regardless of customer usage. Customers desiring to aggregate energy consumed from multiple service accounts in order to participate at a level greater than 1,200,000 kWh shall be permitted to do so.

Payment Option 2

The customer may purchase Green Generation Program participation Certificates in the amount of $1.50 per certificate per month. Each certificate shall represent 150 kWh of renewable electric energy procured by the Company in the Green Generation Program. Customers may purchase any number of Green Generation Program Certificates. In the event the amount of energy represented in the customer’s Green Generation Program Participation Certificate exceeds the customer's actual kWh consumption for the billing period, no reconciliation shall be made on the customer’s billing. If the amount of energy represented by the customer's selected Green Generation Program Participation Certificate exceeds the customer's actual kWh consumption for three consecutive billing periods, the customer may modify the number of Green Generation program Participation Certificates selected.

Payment Option 3

Customers who purchase 100 or more Green Generation Program Participation Certificates a month may purchase certificates for $1.275 per certificate per month. The 100 block minimum must be applied to the customer's single billing account. To qualify for the discounted certificate price, the number of certificates (totaling a minimum of 100) to be billed against the customer's billing account must be specified in advance by the customer in a written agreement. In order to maximize the number of customers eligible to participate in the Green Generation Program, the Company may limit the number of Green Generation Program Participation Certificates available for the discounted premium to 25% of the total renewable electric energy procured for the Green Generation Program. In the event the amount of energy represented in the customer’s Green Generation Program Participation Certificates exceeds the customer’s actual kWh consumption for the billing period, no reconciliation shall be made on the customer’s billing. If the amount of energy represented by the customer's selected Green Generation Program Participation Certificates exceeds the customer’s actual kWh consumption for three consecutive billing periods, the customer may modify the number of Green Generation Program Participation Certificates selected, but the number shall not be less than 100 Green Generation Program Participation Certificates per month.

(Continued on Sheet No. C-46.20)

Issued May 6, 2016
by
J. G. Russell, President and Chief Executive Officer, Jackson, Michigan

Effective for service rendered on and after May 4, 2016

Issued under authority of the
Michigan Public Service Commission
dated May 3, 2016
in Case No. U-18047
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.2 Green Generation Program (Contd)

E. Payment Options and Pricing (Contd)

**Payment Option 4**

Any Full Service customer who purchases 8,000 or more Green Generation Program Participation Certificates a month may purchase certificates for $1.05 per certificate per month. Each single billing account shall be billed a minimum of 4,000 blocks. To qualify for this option, the number of certificates (totaling a minimum of 8,000) to be billed against the customer’s billing accounts must be specified in advance by the customer in a written agreement. Customers participating in Option 1, 2 and 3 shall have priority for available Green Generation Program Participation Certificates. In the event of a shortfall in supply of renewable energy not expected to exceed more than six months duration, the Company and the customer may mutually agree in writing to continue the customer’s participation in the program by temporarily suspending the customer’s participation until additional renewable energy supplies or Renewable Energy Certificates (RECs) become available, or by temporarily reducing the amount of monthly Green Generation Program Participation Certificates to a level that can be reasonably supplied by the Company. In order to maximize the number of customers eligible to participate in the Green Generation Program, the Company may limit the number of Green Generation Program Participation Certificates available for the discounted premium to 25% of the total renewable electric energy procured for the Green Generation Program. In the event the amount of energy represented in the customer’s Green Generation Program Participation Certificates exceeds the customer’s actual kWh consumption for the billing period, no reconciliation shall be made on the customer’s billing.
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.2 Green Generation Program (Contd)

F. Green Generation Program Fund; Limitation on Green Generation Program

The availability and pricing of the Green Generation Program to customers is dependent on revenues received by the Green Generation Program Fund. The Green Generation Program Fund consists of revenues received from the Midland Cogeneration Venture (MCV) Limited Partnership ($5,000,000 per year) pursuant to the amended and restated power purchase agreement approved in Case No. U-15320.

The Company shall collect the funds from the MCV as authorized in Case No. U-15320. The Company shall account for the funds in such a manner that the Commission Staff can audit the funds at any time upon reasonable notice. The Green Generation Program Fund revenues received from the MCV shall be interest-bearing. The Company does not assume any financial obligation to pay for renewable energy under the Green Generation Program in excess of amounts paid by participating customers plus the funding contained in the Green Generation Program Fund without specific authority from the Commission that any such excess liability shall be fully recoverable either as incurred or on a deferred basis. Because funding for projects selected to provide renewable energy to the Company in the Green Generation Program is limited, the Company shall have the right, in addition to the other rights described herein, to stop taking deliveries of renewable energy if and when the revenues in the Green Generation Program Fund together with the other sources of funding described herein are not sufficient to provide timely payment of such deliveries.

The Company may, at its option, sell RECs associated with renewable energy acquired or secured for purposes of the Green Generation Program if the RECs are not needed or are not anticipated to be needed to satisfy the renewable energy requirements for the Green Generation Program within a reasonable period.

Proceeds from the sale of these RECs shall be placed in the Green Generation Program Fund.

G. Cost Recovery

The Company shall recover the costs of renewable electric energy and administrative and implementation costs as set forth in the Commission's May 18, 2004 order, as amended on July 25, 2006, in Case No. U-13843.

H. Green Generation Program Annual Status Report

The Company will submit an annual status report within 90 days after the last billing cycle of each year to be reviewed by the Commission Staff. The annual status report shall include the progress of the Green Generation Program, the amount of the Green Generation Program Fund, the Green Generation Program expenses, energy subscribed by customers under the program and energy supplied to the Company by Green Generation Program electric renewable energy suppliers.

I. Customer Termination from the Green Generation Program

Customer termination from the Green Generation Program may occur in the following cases:

(1) The Green Generation Program is cancelled and customers are no longer authorized to take service under the Green Generation Program,

(2) The customer has met the minimum term of service under the Green Generation Program and/or contract and has provided the Company with 60 days written notice to terminate service under the Green Generation Program.

(Continued on Sheet No. C-48.00)
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.2 Green Generation Program (Contd)

I. Customer Termination from the Green Generation Program

(3) The customer has not met the payment terms and conditions as required under the Green Generation Program, in which case the customer shall remain liable for contracted amounts,

(4) The customer selects an alternate energy supplier after meeting all contract terms executed under the Green Generation Program, and/or

(5) The customer is no longer a customer in the Company’s service territory.

J. Company Termination of the Green Generation Program

Company termination of the Green Generation Program may occur under the following cases:

(1) Renewable Energy Resources are unavailable or cannot be procured to serve the program,

(2) The expenses of the Green Generation Program exceed the revenues collected from the Green Generation Program Fund or any other Green Generation Program pre-established revenue sources,

(3) Federal and/or State laws are established that may make the Green Generation Program unnecessary, noncompliant, or in need of revision,

(4) There is insufficient interest and/or participation by customers as compared to the time and costs involved in offering the Green Generation Program, and/or

(5) Other reasons not contemplated, as discussed with the Commission and agreed upon as sufficient to terminate the Green Generation Program.

C10.3 Experimental Advanced Renewable Program (AR Program)

The purpose of this rule is to develop and test programs to enable the development of Michigan’s renewable energy resources. The Experimental Advanced Renewable Program (AR Program) offered between July 1, 2009 and July 1, 2011 consists of approximately 2 MW and is closed to new business. The AR Program offered between October 1, 2011 and December 31, 2015 consists of approximately 3.25 MW. As Ordered in Case No. U-16543 dated July 26, 2011, initially 1500 kW is reserved for residential customers and 1500 kW is reserved for Non-Residential customers.

A customer participating in the AR Program is required to install and operate an eligible generation system with direct current nameplate capacity of no less than 1 kW and no more than 150 kW, except that any residential customer participating in this program is required to install and operate an eligible generation system with direct current nameplate capacity no greater than 20 kW. A customer participating in the AR Program is required to install and operate an eligible generation system that when combined with all other customer owned generation systems serving the customer’s premises meets the eligibility criteria for net metering in Rule B8 of this Electric Rate Book, Electric Interconnection and Net Metering Standards, R 460.640. The Company reserves the right to extend, modify or terminate the experimental program.

A customer participating in the AR Program under this rate is not eligible to participate in the Company’s Net Metering program with a system contracted to provide output to the Company under the AR Program. Tax exempt entities are not eligible to sell electricity to the Company under the AR Program’s residential rates. Customers with unsatisfactory payment history on their delivery account are not eligible to participate.

An individual or entity served under this rate relinquishes any rights to market or sell Renewable Energy Credits (RECs) including Michigan RECs, Michigan Incentive RECs and Federal RECs associated with any energy sold to the Company under this program. The Company shall own and use the RECs created.

(Continued on Sheet No. C-48.10)
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.3 Experimental Advanced Renewable Program (AR Program) (Contd)

A Developer Program is offered by the Company for eligible developers integrating photovoltaic solar
electricity generating systems into residential construction projects. Residential construction projects must
be new construction on vacant properties in order to qualify for the Developer Program. Capacity for
the Developer Program is allocated from the total capacity reserved for residential customers.

A. Eligible Equipment (Contd)

To participate in the program, an individual or entity must be capable of generating electricity from
natural sunlight through a photovoltaic solar electricity generating system owned by the
customer constructed using Michigan workforce labor, or using equipment made in the State of
Michigan and must then transmit all energy generated on the premises by such equipment to the
Company's distribution system and sell such energy to the Company. The individual or applicant
applying to participate shall be required to provide evidence of eligibility.

(1) To qualify as a solar energy system constructed using Michigan workforce labor: Michigan labor
shall be calculated by dividing the number of labor hours attributed to the construction (defined as
in-field labor) of the renewable energy system performed by residents of the state of Michigan by
the total labor hours attributed to the construction of the renewable energy system. The calculation
must achieve a minimum of 60% for systems completed on or before December 31, 2012, 65% for
systems completed after December 31, 2012 but on or before December 31, 2014 and 70% for
systems completed after December 31, 2014 to qualify for inclusion in the program.

(2) To qualify as a solar energy system constructed using equipment made in the state of Michigan:
Michigan made equipment shall be calculated by dividing the U.S. dollar cost of all equipment and
materials made (defined as manufactured or assembled) in the state of Michigan by the total U.S.
dollar cost of all equipment and materials used to construct the renewable energy system. The
calculation must achieve a minimum of 50% for the solar energy system to qualify for inclusion in
the program.

(3) Equipment must be certified by a nationally recognized testing laboratory to IEEE 1547.1 testing
standards and in compliance with UL 1741 scope 1.1A, effective May 7, 2007, and its installation
must meet all current local and state electric and construction code requirements. See the
requirements of Rule B1 of this Electric Rate Book, Technical Standards for Electric Service, R
460.3101 – 460.3804.

B. Distribution Requirements

(1) All facilities operated in parallel with the Company’s system must meet the Parallel Operation
Requirements set forth in Rule C1.6 B. The Company shall own, operate and maintain all metering
and auxiliary devices (including any telecommunication links, if applicable). Meters furnished,
installed and maintained by the Company shall meter generation equipment for customers that sell
energy to the Company.

(2) Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase
(as governed by Rule B8. Electric Interconnection and Net Metering Standards) Secondary
Voltage service. The Company will determine the particular nature of the voltage in each
case. The Company may discontinue purchases during system emergencies, maintenance and other
operational circumstances.

(3) Energy and Demand Registering Meters are required for each generating unit served under this
rate. For a customer with a secondary system in which the Company elects to measure the service
on the primary side of any transformers, 3% shall be deducted for billing purposes from the energy
measurements thus made. For a customer with a primary system in which the Company elects to
measure the service on the secondary side of any transformers, 3% shall be added for billing
purposes from the energy measurements thus made.

(Continued on Sheet No. C-48.20)
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.3 Experimental Advanced Renewable Program (AR Program) (Contd)

B. Distribution Requirements (Contd)

(4) The customer must meet the Interconnection Standards referenced in Rule B8 of this Electric Rate Book, Electric Interconnection and Net Metering Standards, R 460.615 - R 460.628, for the class of generator installed. Additionally, an electric utility may study, confirm, and ensure that an eligible electric generator installation at the customer’s site meets the IEEE 1547 anti-islanding requirements. Utility testing and approval of the interconnection and execution of a parallel operating agreement must be completed prior to the equipment operating in parallel with the distribution system of the utility.

(5) The customer is required to obtain the characteristics of service from the Company prior to the installation of equipment. The Company shall provide the characteristics in writing upon request. In the event that the equipment proposed for connection is not compatible with these characteristics, the Company shall have no obligation to modify its distribution system or provide any monetary compensation to the customer. The equipment shall be installed on the same premises to which energy is delivered to the customer, or on land contiguous to the premises to which energy is delivered to the customer that is owned by the customer or which the customer has a documented long-term lease in a format acceptable to the Company.

Distribution facilities to which the equipment is connected shall be secondary. Any service facilities shall be dedicated to the generator and shall not be shared with those providing service to any customer. The Company shall determine the characteristics of service. Should the installation of new Company distribution facilities be necessary for the equipment, all costs for the distribution facilities installed may be charged to the applicant in advance of construction as a nonrefundable contribution. Necessary overhead service facilities shall be provided at no cost to the applicant. If the applicant desires underground service facilities, the difference in cost between overhead and underground service facilities shall be charged to the applicant in advance of construction as a nonrefundable contribution.

(6) If, in the sole judgment of the Company, it appears that connection of the equipment and subsequent service through the Company’s facilities may cause a safety hazard, endanger the Company facilities or the customer’s equipment or to disturb the Company’s service to other customers, the Company may refuse or delay connection of the equipment to its facilities.

C. Allocation

The Company will award contracts to participating customers through a series of quarterly and semi-annual allocation cycles. Customers electing to participate in the AR Program are required to submit an application to the Company in accordance with a notice issued by the Company. The Company shall issue such a notice approximately 30 days prior to each allocation cycle application deadline. In the event that the application capacity exceeds the allocation cycle offered capacity, participants who have submitted valid applications will be selected through a random selection process. Allocation cycles shall be conducted as long as capacity is available under the program to allocate; however, no allocation cycle will occur after December 31, 2015. A customer who wishes to participate in the program must submit an application for consideration for a specific allocation cycle. To participate in more than one allocation cycle, an application for each allocation cycle must be submitted by the customer. Application and information concerning the allocation process shall be made available by the Company at http://www.consumersenergy.com/earp a minimum of 30 days prior to each allocation cycle application deadline.

(Continued on Sheet No. C-48.30)
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.3 Experimental Advanced Renewable Program (AR Program) (Contd)

C. Allocation (Contd)

(1) Allocation of contracts to serve generation associated with residential customers:

(a) There shall be four quarterly allocation cycles conducted each year in which 175 kW shall be allocated to residential customers in each allocation cycle. Beginning January 1, 2015, the frequency of Residential allocations will be increased to monthly. The capacity solicited in each allocation will be 275 kW. Allocations will continue to be offered until the earlier of (i) December 31, 2015 or (ii) capacity of the program is fully subscribed. The amount of capacity solicited in the final allocation will be determined by the remaining capacity in the program. In the event application capacity exceeds the allocation cycle offered capacity, capacity shall be awarded based on a random selection from valid residential applications submitted for that allocation cycle.

(b) The Developer Program is included in the residential AR Program. There shall be three separate 75 kW phases that will be held semi-annually. Developers must apply to reserve residential capacity, with a minimum fee of $350 per kW. All fees collected will be placed into the remaining AR fund, the fees for the non-awarded developers will be returned to them. If there is more capacity reserved than available during the primary developer application period, a secondary auction will be held with the eligible developers that submitted applications during the primary application period. Developers will be granted six months from the time of award to secure residential participants from their reserved capacity allotment. Any capacity not assigned to a new residential construction home within six months of award will be forfeited. Projects will have one year from the end of the six month award window to complete construction and achieve commercial operation of the generating system.

(2) Allocation of contracts to serve generation associated with Non-Residential customers: There shall be two semi-annual allocation cycles conducted each year in which 750 kW shall be allocated to Non-Residential customers in each allocation cycle. Beginning January 1, 2015, the frequency of Non-Residential allocations will be increased to bi-monthly. The capacity solicited in each allocation will be 750 kW. Allocations will continue to be offered until the earlier of (i) December 31, 2015 or (ii) capacity of the program is fully subscribed. The amount of capacity solicited in the final allocation will be determined by the remaining capacity in the program. In the event application capacity exceeds the allocation cycle offered capacity, capacity shall be awarded based on a random selection from the valid Non-Residential applications submitted for that allocation cycle.

(3) The Company may evaluate the capacity allocated to Non-Residential and residential customers at each allocation cycle, based on applications, awards, and/or connected systems of prior allocation cycles. Should the demand for a class of customer be significantly less than the allocation capacity reserved for the class, the capacity awarded by class may be modified by the Company.

(Continued on Sheet No. C-48.40)
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.3 Experimental Advanced Renewable Program (AR Program) (Contd)

C. Allocation (Contd)

(4) A customer may only submit one application per allocation cycle for each account. A customer may be awarded more than one contract through various allocation cycles. However, each allocation must be separately metered by the Company and shall require a separate system access charge. The sum of the direct current nameplate capacity of the systems installed may not exceed the amount of capacity eligible based on the customer’s delivery account.

(5) The Company shall provide notice to each applicant regarding the status of their application. Applicants selected will be conditionally awarded contingent upon the following:

(a) Submission of an interconnection application and execution of a renewable energy purchase agreement, within a number of days specified by the Company. The renewable energy purchase agreement will become effective upon receipt by the Company of a generator interconnection operating agreement and detailed data regarding the solar generation system from the customer, including but not limited to the manufacturer and model number of the solar panels and inverter and number of solar panels and inverters, and a meter read obtained by Company personnel following notification from the participating customer that the system is ready to operate.

(b) Submission of evidence of financing, equipment purchase, or an otherwise binding obligation to purchase and install the solar generating system, within a number of days specified by the Company.

(6) In the event that a customer is awarded a contract and subsequently fails to perform in accordance with the terms of the program, the capacity allocated to that contract shall be awarded to other qualified customers in a subsequent allocation cycle.

D. Contractual Price

For participants in the AR Program as offered between July 1, 2009 and July 1, 2011, the contractual price is as stated on Experimental Advanced Renewable Program AR Rate Schedule.

For participants in the AR Program as offered beginning October 1, 2011, the price to be paid by the Company for the generation of renewable energy shall not be less than $0.20 per kWh and shall not exceed $0.26 per kWh. The price for the initial allocation cycle shall be $0.229 per kWh for Non-Residential applications and $0.259 per kWh for residential applications.

For participants in the AR Program with contracts awarded after June 30, 2013, the minimum price of $0.20 per kWh shall not apply.

For participants in the Developer Program, the contractual price will be the rate offered in the residential phase that directly follows the developer solicitation.
In subsequent allocation cycles, the price may be adjusted by the Company at its sole discretion based on the amount of capacity included in valid applications for the prior allocation cycle. For each five percent increment that the amount of capacity exceeded the amount of capacity solicited in the prior allocation cycle and the current allocation cycle, the price shall be reduced by $0.001 per kWh except that the price reduction shall be no more than $0.010 per kWh from one allocation cycle to the next allocation cycle. For each ten percent increment that the amount of capacity was less than the amount of capacity offered in that allocation, the price shall be increased by $0.001 per kWh. The price shall not be less than $0.20 per kWh or exceed $0.26 per kWh. For contracts awarded after June 30, 2013, the minimum price of $0.20 per kWh shall not apply.

For participants in the AR Program with contracts awarded after January 1, 2015, the price shall be $0.199 per kWh for Non-Residential applications and $0.24 per kWh for Residential applications.

Participants providing service with a generating system constructed after October 1, 2011 that qualify for both the Michigan Labor and Michigan Material requirements shall be awarded an incentive price of $0.001 per kWh for all energy delivered.

In the event that the customer ceases to operate the equipment or ownership of the equipment changes, then the customer should notify the Company of the circumstances and provide notice of the need to terminate the agreement. The premises and/or the customer referenced within a contractual agreement for service under this program may be restricted from participating in the program until after the original date set for expiration of the agreement.
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.4 Experimental Advanced Renewable Program – Anaerobic Digestion Program (AD Program)

The purpose of this rule is to develop and test programs to enable the development of Michigan's renewable energy resources. The program is designed to purchase renewable energy from generators utilizing anaerobic digestion technology. The AD Program consists of approximately 2.4 MW.

A customer participating in the AD Program is required to install and operate an eligible generation system with alternating current capacity of no less than 150 kW and no more than \(\frac{1}{1.1}\) MW after serving the customer’s usage. The Company reserves the right to extend, modify or terminate the experimental program.

A customer participating in the AD Program under this rate is not eligible to participate in the Company’s Net Metering program with a system contracted to provide output to the Company under the AD Program. Customers with unsatisfactory payment history on their delivery account are not eligible to participate.

A. Eligible Equipment

To participate in the program, an individual or entity must own or lease an anaerobic digestion system capable of generating electricity through methane produced from waste that will qualify as a renewable energy resource as defined in 2008 PA 295. Landfill gas or other methane based units do not qualify for this program. The system must transmit all energy generated on the premises by such equipment not being used to serve the customer’s load, to the Company's distribution system and sell such energy to the Company. The individual or applicant applying to participate shall be required to provide evidence of eligibility.

B. Distribution Requirements

1. All facilities operated in parallel with the Company’s system must meet the Parallel Operation Requirements set forth in Rule C1.6 B. The Company shall own, operate and maintain all metering and auxiliary devices (including any telecommunication links, if applicable). Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company.

2. The Company will determine the particular nature of the voltage in each case. The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.

3. Energy and Demand Registering Meters are required for each generating unit served under this rate. For a customer with a secondary system in which the Company elects to measure the service on the primary side of any transformers, 3% shall be added for billing purposes from the energy measurements thus made. For a customer with a primary system in which the Company elects to measure the service on the secondary side of any transformers, 3% shall be deducted for billing purposes from the energy measurements thus made.
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.4 Experimental Advanced Renewable Program – Anaerobic Digestion Program (AD Program) (Contd)

B. Distribution Requirements (Contd)

(4) The customer must meet the Interconnection Standards referenced in Rule B8 of this Electric Rate Book, Electric Interconnection and Net Metering Standards, R 460.615 - R 460.628, for the class of generator installed. Utility testing and approval of the interconnection and execution of a parallel operating agreement must be completed prior to the equipment operating in parallel with the distribution system of the utility.

(5) The customer is required to obtain the characteristics of service from the Company prior to the installation of equipment. The Company shall provide the characteristics in writing upon request. In the event that the equipment proposed for connection is not compatible with these characteristics, the Company shall have no obligation to modify its distribution system or provide any monetary compensation to the customer. The equipment shall be installed on the same premises to which energy is delivered to the customer, or on land contiguous to the premises to which energy is delivered to the customer that is owned by the customer or which the customer has a documented long-term lease in a format acceptable to the Company.

(6) Any service facilities shall be dedicated to the generator and the customer if applicable and shall not be shared with those providing service to any other customer. The Company shall determine the characteristics of service. Should the installation of new Company distribution facilities be necessary for the equipment, all costs for the distribution facilities installed may be charged to the applicant in advance of construction as a nonrefundable contribution.

(7) If, in the sole judgment of the Company, it appears that connection of the equipment and subsequent service through the Company’s facilities may cause a safety hazard, endanger the Company facilities or the customer's equipment or to disturb the Company's service to other customers, the Company may refuse or delay connection of the equipment to its facilities.

C. Allocation

The Company will award contracts to participating customers through a formal solicitation beginning on April 1, 2014. If necessary to meet the program capacity, a second solicitation will be issued. Customers electing to participate in the AD Program are required to submit an application to the Company in accordance with a notice issued by the Company. Customers must also submit an application fee of $10 per kW capacity applied. The application fee is refundable for applications that are not selected. For customers selected to participate in the program, the application fee will be applied to any costs associated with modifications to the Company’s distribution system to allow interconnection of the customer’s generator. If there are no distribution modification costs required for interconnection, then the application fee will be applied to any other customer contribution required under the program and the net, if any, refunded back to the customer. In the event the application capacity exceeds the offered capacity, participants who have submitted valid applications will be selected through a random selection process. Application and information concerning the allocation process shall be made available by the Company at http://www.consumersenergy.com/EARP.

(1) A customer may only submit one application per solicitation for each location.

(Continued on Sheet No. C-48.62 )
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.5 Pilot Solar Program

The purpose of this rule is to develop and test programs to enable the development of Michigan’s renewable energy resources. The Pilot Solar Program (Solar Program) is a voluntary program intended to further the deployment of solar energy in Michigan and meet customer demand. The Solar Program will consist of up to 10 MW of large scale solar facilities. The Company will extend the pilot program to follow the PA 342 2016 Amendatory Act for a period of three years following Commission approval of this tariff in docket No. U-18231. The Company will own and maintain all facilities under this pilot and/or contract with Independent Power Producers for the solar energy output of facilities located within Consumers Energy’s electric distribution service area.

Eligible customers will have an opportunity to subscribe to the Solar Program. A subscription is equal to 0.5 kW of solar energy. Customers may subscribe to more than one subscription; however, a customer's total subscriptions shall not exceed the customer’s Annual Net Usage. A subscribed customer will receive a Solar Energy Credit for the subscription's percentage of the solar energy generated in the Solar Program. This Solar Energy Credit includes the energy and capacity value of the program production as defined herein, and avoided line losses. The Company will retire the Renewable Energy Credits (REC), as defined in Public Act 295 of 2008 and in compliance with MCL 460.1011.

A. Definitions

Annual Net Usage - the average annual kWh usage or the annual Imputed Customer Usage in kWhs if enrolled in Net Metering.

Long Term Program Capacity Value - the product of the Zonal Resource Credits for the facilities, as determined by Mid-Continent Independent System Operator (MISO), and 75% of the applicable MISO published Cost of New Entry for the resource zone in the lower peninsula of Michigan, adjusted annually.

Long Term Program Energy Value - the kWh production of the Solar Program at each hourly interval, multiplied by the hourly day ahead Locational Marginal Price (LMP) at the CONS.CETR pricing node, adjusted for applicable line losses.

Short Term Program Energy and Capacity Value - the monthly kWh production of the Solar Program multiplied by the fixed rate of $0.075/kWh.

Solar Energy Credit - the monthly bill credit provided to the enrolled customer based on enrollment level, program solar energy production and the value of the energy credit and capacity credit described below.

Subscription Payment - a payment to participate in the Solar Program, equal to the cost of 0.5 kW of solar capacity.

B. Customer Eligibility

Subject to any restrictions, the Solar Program is available to any Full Service customer served on Rate RS, RDP, RDPR, RT, GS, GSTU, GSD, GP, GPD, EIP, and GPTU. Customers will not be eligible for the Solar Program if they have received a shutoff notice within nine months preceding their application.

(Continued on Sheet No. C-48.64)
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.5 Pilot Solar Program (Contd)

C. Enrollment

Customers eligible to participate in the Solar Program shall complete an online application to commit to the desired subscription level. A firm Subscription Payment cost will be provided at the time the customer completes the online application.

If the Solar Program is oversubscribed, available solar capacity will be awarded on a first come, first served basis.

The Company will keep applicants informed of the Solar Program status and the anticipated operation date.

D. Subscription Payments

Customers have the following payment options under the Solar Program:

1. A single upfront payment and Solar Energy Credits for 25 years
2. Monthly payments for 3 years and Solar Energy Credits for 25 years
3. Monthly payments for 7 years and Solar Energy Credits for 25 years
4. Monthly payments for 25 years and Solar Energy Credits for 25 years
5. At its discretion, the Company may negotiate other subscription terms with non-residential customers.

Subscription Payments will appear on the customer's bill. The Subscription Payments cover the costs of solar energy, which include the cost of construction, operation and maintenance, property taxes, financing and return on equity, insurance, required interconnection and electric system modifications costs and program management costs.

Customer enrollment will be discontinued without refund if three consecutive Subscription Payments are delinquent.

Customers relocating outside the Consumers Energy electric service territory may elect to receive an equitable pro-rated refund of the Subscription Payments. The customers must notify the Company within 90 days of relocating in order to receive the refund.

The refund will be calculated as follows:

\[
\text{Total subscription cost paid to date} - (\text{Total subscription costs} \times \frac{\text{number of bill credits received to date}}{\text{number of bill credits available in program subscription}})
\]

(Continued on Sheet No. C-48.66)
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.5 Pilot Solar Program (Contd)

E. Solar Energy Credits

Solar Energy Credits applied to the customer's monthly bill are based on the customer's subscription level, the energy credit and the capacity credit.

The Solar Energy Credits in years one through five will be based on the Short Term Program Energy and Capacity Value and in years six through twenty-five on the sum of the Long Term Program Energy Value and the Long Term Program Capacity Value.

The Long Term Program Energy Value includes a factor to account for avoided line losses attributable to the distributed resource location on the distribution system. The avoided line loss factor is 2.32%. This value will be revised when line losses are updated in general electric rate cases, as approved by the Commission.

Customers that chose to have the REC sold when this option was initially available will be credited quarterly. The REC credit is based on a Michigan Renewable Portfolio Standard REC value published quarterly in the Midwest Market Notes by Clear Energy Brokerage and Consulting, LLC, or successor publication, multiplied by the RECs generated. Alternatively, the REC value may be based on the actual sale of the RECs.

If the monthly Solar Energy Credit is greater than the customer's bill, the excess credit will be rolled over and applied to the next month's bill. If a Solar Energy Credit accumulates to an amount greater than $100, the Company shall pay the balance to the customer.

F. Reporting

Solar Program production data will be available on the Company's website. Each participating customer's monthly energy bill will include the Subscription Payment and Solar Energy Credit.

The Company will provide quarterly reports to the MPSC detailing the enrollment status and Solar Program production.

G. Cost Recovery

Costs will be recovered as set forth in the Commission Order in Case No. U-17752.
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.6 Voluntary Large Customer Renewable Energy Pilot (LC-REP) Program

The LC-REP Program provides Full Service customers with the opportunity to advance the development of renewable energy by offering customers the ability to match up to 100% of their total annual energy use with renewable energy generated from wind resources. **Customers have the opportunity to choose Option A or Option B.**

**Under Option A,** Consumers Energy will supply the Renewable Energy Resource from designated renewable facilities. Renewable Energy supplied under this option will be limited to 155,000 MWh annually. Renewable energy designated for use in the LC-REP Program shall not be used by the Company for compliance with the state’s statutory renewable energy portfolio requirements.

**Under Option B,** the customer provides their own Renewable Energy Resource. The Renewable Energy Resource must be sourced from any 100% certified renewable wind resource physically located within the Midcontinent Independent System Operator, Inc. (MISO) footprint.

Renewable Energy under Option A and B shall be provided from wind facilities placed into commercial operation after December 2017. The LC-REP Program will, with conditions, remain open for enrollment for three years following approval by the Michigan Public Service Commission.

Customers that receive at least 50% of their average monthly energy through this program will be exempt from paying the Company’s Renewable Energy surcharge. Customers that receive less than 50% of their average monthly energy through this program will be responsible for the full applicable Renewable Energy surcharge.

**Option A - Company Provided Renewable Resource**

A. Customer Eligibility

Participation is limited to Full Service customers with annual aggregated Maximum Demand of at least 1,000 kW. Participants shall be enrolled on a first-in, first-served basis and matching energy shall not exceed the limits of the amount of renewable energy available for the program. **Customers may increase their subscription level annually during the enrollment period for the remainder of their contract, based on the availability of renewable energy as determined by the Company.**

The Company shall transfer to the customer or retire the Renewable Energy Credits (RECs), as defined in Public Act 342 of 2016 and in compliance with that Act. If a customer’s subscribed energy is in excess of the monthly output from the program’s designated renewable facilities, then the Company will record the shortfall and attempt to satisfy the shortfall with renewable generation in excess of customer subscriptions in future months of the program. The Company will conduct annual reviews of the program to reconcile the energy generated by the program’s designated renewable facilities against the amount of renewable energy subscribed by program participants. If the annual review demonstrates that the renewable facilities has a shortfall in output versus total subscription for the program, then the Company will provide, at the customer’s option, RECs in an amount that satisfies the customer’s share of the shortfall. The Company will charge customers the cost of acquiring the RECs on their behalf.

The customer subscription level is expressed as a percentage of their monthly energy use. Minimum participation match is 20% of monthly energy use for each enrolled customer account and customer may select participation levels in 5% increments, up to 100% of their total energy use. The customer’s subscription charge is a dollar per kWh monthly charge applied to the portion of energy of the customer’s account designated to participate in the LC-REP Program and is designed to fully recover the costs of the program.
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.6 Voluntary Large Customer Renewable Energy Pilot (LC-REP) Program (Contd)

B. Monthly Rate

(1) Billing and Credits

(a) Standard Rate: The customer will pay all applicable Full Service monthly standard tariff charges for their Full Service rate, plus the LC-REP Program subscription charge based on the customer’s selected participation level, monthly usage, program supplied generation and service agreement term. The customer will be billed on a calendar month basis.

(b) Market Index Provision: Full Service customers served on Rate GPD, who elect to match a minimum of 85% of their total energy use, in the previous 12-month period, with renewable energy may substitute the Real Time Locational Marginal Price (RT-LMP) at Consumers Energy’s Zonal Load Node, plus a Market Settlement Fee of $0.002 per kWh, for the standard rate power supply energy charges. Customers selecting the Market Index Provision shall be responsible for all capacity and non-capacity Power Supply charges included in the standard Full Service GPD Rate. Customers may select the Market Index Provision on an annual basis for the program, after providing a 60 day advance notice.

(c) Subscription Charge:

3 Year or 20 Year Service Agreement option at $0.0450 per monthly kWh at the subscribed percentage met with program supplied generation.

Re-enrollment: If the customer elects to re-enroll in the Program after their initial or subsequent Service Agreement term ends, then they will pay their current subscription charge plus a 2% increase for the subsequent enrollment term. The 2% increase will be limited to 4 re-enrollments, after which it is subject to increase at the Company’s discretion. If the customer elects to re-enroll under the 20 year Service Agreement option after their Service Agreement term ends, then there shall be no increase to the customer’s current subscription charge for the subsequent enrollment term.

(d) Renewable Energy Resource Credits:

Wind Energy Credit
The customer will be provided a monthly dollar per kWh energy credit based on the RT-LMP at the MISO assigned Load Node for the generated output of the designated renewable facilities. The credit will be based on the customer’s pro rata share of the energy produced from the designated renewable facilities and the customer's subscription level. Credits will be reconciled annually based on MISO settled Day Ahead and Real Time LMP related payments for the renewable energy. The annual reconciliation will be completed by the end of March for each proceeding program year.

Wind Capacity Credit
The customer will be provided a monthly dollar per kWh capacity credit based on the customer’s renewable energy subscription under this program and the value of the auction clearing price in the annual MISO capacity auction for the planning period, as determined by the Company. The annual MISO capacity auction takes place in March with the revenue from system capacity being updated for the next twelve months beginning June 1st of each year.

The Wind Energy and Capacity Credits may be paid to the customer via bill credit or direct payment, at the Company’s discretion.
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.6 Voluntary Large Customer Renewable Energy Pilot (LC-REP) Program (Contd)

C. Term and Form of Contract

The LC-REP Program shall require a written contract with a minimum term of three years, with three year minimum re-enrollment terms. Except for the initial year in which this tariff is approved, the enrollment period is open from June through September 30th each year and the program year runs from January to December. Governmental and Education institutions will be provided the option to prepay for their stated participation term.

D. Early Termination of Contract

Customers who choose to terminate their service agreement under Option A of the LC-REP Program early will be required to take service under the existing Rate Schedule for the remainder of their contract year and will be assessed a negotiated early termination fee, unless the terminating customer’s subscription level is adopted by another eligible customer.

Option B – External Power Purchase Agreement (PPA) for the Renewable Energy Resource

A. Customer Eligibility

This option is available to Full Service Customers adding new Primary Voltage load not previously served by the Company prior to their enrollment in the LC-REP Program. New Primary Voltage load for existing customers is considered incremental load served by the Company at 2,400 volts or higher, which was not previously served by the Company, as measured by the customer’s average Maximum Demand for the 24 months preceding January 1, 2017.

The customer’s aggregated new Maximum Demand must be in excess of 3,000 Kilowatts with a minimum of a 70% load factor. A customer may aggregate their accounts or meters to reach this requirement. Customers participating under this option may provide the renewable energy from their owned renewable facilities or obtain renewable energy from a third party provider selected by the participating customer.

There is no minimum or maximum generation requirement for the customer’s selected source of renewable energy. The customer’s renewable energy must be generated from a facility physically located within MISO and certified as 100% renewable energy. The Company may act as the administrator for the customer’s renewable PPA under a separate energy management contract.

B. Monthly Rate

(1) Billing and Credits

(a) Standard Rate: The customer will pay all applicable Full Service standard tariff charges.

(b) Market Index Provision: Full Service customers served on Rate GPD, who elect to match 85% of their total annual energy use with renewable energy under this Program, will also have the option to substitute the Real Time Locational Marginal Price (RT-LMP) at Consumers Energy’s Zonal Load Node, plus a Market Settlement Fee of $0.002 per kWh, for the Standard Rate power supply energy charges. Customers selecting the Market Index Provision shall be responsible for all capacity and non-capacity Power Supply charges included in the standard Full Service GPD Rate. Customers may select the Market Index Provision on an annual basis, after providing a 60 day advance notice.
C10. RENEWABLE ENERGY PLAN (REP) (Contd)

C10.6 Voluntary Large Customer Renewable Energy Pilot (LC-REP) Program (Contd)

B. Monthly Rate (Contd)

(2) Billing and Credits (Contd)

(c) Administrative Charge: The customer or the customer’s third party renewable energy provider is responsible for delivery and sale of renewable energy to MISO. As mutually agreed, the Company may act as the administrator of the customer’s renewable energy and the customer will compensate the Company through a negotiated service contract. If the Company acts as the customer’s administrator for renewable energy deliveries, then the Company will bid the customer’s renewable energy into the MISO energy market at the generator node and bid the generator capacity into the MISO annual capacity auction on the customer’s behalf.

C. Term and Form of Contract

The LC-REP Program shall require a written negotiated service contract. Except for the initial year in which this tariff is approved, the enrollment period is open from June through September 30th each year and the program year runs from January to December.

D. Early Termination of Contract

Customers who choose to terminate their service under Option B of the LC-REP Program early will be required to take service under the existing rate schedule for the remainder of their contract year. Customers who opted for the Company to manage their renewable energy will also be responsible for any costs to the Company not yet recovered under their negotiated service contract.

C11. NET METERING PROGRAM

A. The Net Metering Program is offered as authorized by 2008 PA 295 and the Commission in Case Nos. U-15787, U-15803 and U-15919.

B. Net Metering Definitions

(1) Category 1 – eligible electric generator(s) with aggregate generation of 20 kW or less that use equipment certified by a nationally recognized testing laboratory to IEEE 1547.1 testing standards and in compliance with UL 1741 scope 1.1A.

(2) Category 2 – eligible electric generator(s) with aggregate generation greater than 20 kW and not more than 150 kW.

(3) Category 3 – methane digester(s) with aggregate generation greater than 150 kW but not more than 550 kW.

(4) Eligible Electric Generator – a renewable energy system or a methane digester with a generation capacity limited to the customer's electric need and that does not exceed the following:

   (i) For a renewable energy system, 150 kW of aggregate generation at a single site

   (ii) For a methane digester, 550 kW of aggregate generation at a single site

(5) Full Retail Rate – the power supply and distribution components of the cost of electric service. Full Retail Rate does not include surcharges, the system access charge or other charges that are assessed on a per meter basis.

(6) Imputed Customer Usage – calculated as the sum of the metered on-site generation and the net of the bidirectional flow of power across the customer interconnection during the billing period.

(7) Modified Net Metering – a utility billing method that applies the power supply energy component of the customer's otherwise applicable tariff rate to the net of the bidirectional flow of kWH across the customer interconnection with the utility distribution system during a billing period or time-of-use period. Category 2 and Category 3 customers qualify for Modified Net Metering.

(Continued on Sheet No. C-49.00)
C11. NET METERING PROGRAM (Contd)

B. Net Metering Definitions (Contd)

(8) Net Customer Consumption – when a positive value is the result of subtracting metered outflow from the customer from metered inflow supplied by the Company. The customer has consumed electricity in excess of what is generated on premises and returned to the Company's system.

(9) Net Excess Generation – when a negative value is the result of subtracting metered outflow from the customer from metered inflow supplied by the Company. The customer has generated and returned more electricity to the Company's system than the amount of electricity supplied by the Company to the customer's premises.

(10) Renewable Energy Resource – a resource that naturally replenishes over a human, not a geological, timeframe and that is ultimately derived from solar power, water power or wind power. Renewable energy resource does not include petroleum, nuclear, natural gas, or coal. A renewable energy resource comes from the sun or from thermal inertia of the earth and minimizes the output of toxic material in the conversion of the energy and includes, but is not limited to, all of the following:

(i) Biomass
(ii) Solar and solar thermal energy
(iii) Wind energy
(iv) Kinetic energy of moving water, including the following:
   (a) waves, tides or currents
   (b) water released through a dam
(v) Geothermal energy
(vi) Municipal solid waste
(vii) Landfill gas produced by municipal solid waste

(11) True Net Metering – a utility billing method that applies the full retail rate to the net of the bidirectional flow of kWh across the customer interconnection with the utility distribution system during a billing period or time-of-use period. Category 1 customers with a system capable of generating 20 kW or less qualify for True Net Metering.

C. Net Metering Program Availability

The Net Metering Program is available for eligible Net Metering customers beginning with the first day of the August 2009 Bill Month.

The Net Metering Program is voluntary and is available on a first come, first served basis until the nameplate capacity of all participating generators is equal to the maximum program limit of 1.0% of the Company's peak demand for Full-Service customers during the previous calendar year. Within the Program capacity, 0.5% is reserved for Category 1 Net Metering customers, 0.25% is reserved for Category 2 Net Metering customers and 0.25% is reserved for Category 3 Net Metering customers.

D. Customer Eligibility

In order to be eligible to participate in the Net Metering Program, customers must generate a portion or all of their own retail electricity requirements with an Eligible Electric Generator which utilizes a Renewable Energy Resource, as defined in Rule C11.B, Net Metering Definitions.

A customer's eligibility to participate in the Net Metering Program is conditioned on the full satisfaction of any payment term or condition imposed on the customer by pre-existing contracts or tariffs with the Company, including those imposed by participation in the Net Metering Program, or those required by the interconnection of the customer's Eligible Electric Generator to the Company's distribution system.

A customer eligible to participate in the Net Metering Program will be placed into the appropriate Net Metering Category based on the aggregate nameplate capacity of the Eligible Electric Generator(s) located on the customer's premises.

(Continued on Sheet No. C-50.00)
C11. NET METERING PROGRAM (Contd)

D. Customer Eligibility (Contd)

(1) A Category 1 Net Metering customer has one or more Eligible Electric Generators with an aggregate nameplate capacity of 20 kW or less that use equipment certified by a nationally recognized testing laboratory to IEEE 1547.1 testing standards and is in compliance with UL 1741 scope 1.1A located on the customer's premises and metered at a single point of contact.

(2) A Category 2 Net Metering customer has one or more Eligible Electric Generators with an aggregate nameplate capacity greater than 20 kW but not more than 150 kW located on the customer's premises and metered at a single point of contact.

(3) A Category 3 Net Metering customer has one or more methane digesters with an aggregate nameplate capacity greater than 150 kW but not more than 550 kW located on the customer's premises and metered at a single point of contact.

E. Customer Billing and Net Excess Generation Credit

(1) Category 1 Customers

(a) Full Service Customers

(i) The customer will be billed at the Full Retail Rate, plus surcharges, Power Plant Securitization Charges and Power Supply Cost Recovery (PSCR) Factor on Net Customer Consumption for the billing month.

(ii) The customer will be credited at the Full Retail Rate on Net Excess Generation for the billing month. The credit shall appear on the bill for the following billing period and shall be used to offset total utility charges on that bill. Any excess credit not used to offset total utility charges will be carried forward to subsequent billing periods. Net Excess Generation Credit is non-transferrable. In months when the customer has zero Net Customer Consumption or Net Excess Generation, all applicable surcharges will be billed on the metered inflow supplied by the Company to the customer.

(b) Retail Open Access Customers

(i) The customer will be billed for the distribution components, including applicable surcharges, and Power Plant Securitization Charges, if applicable, as stated on the customer's Retail Open Access Rate Schedule on Net Customer Consumption for the billing month.

(ii) The Retail Open Access customer will be credited for distribution components as stated on the ROA customer's otherwise applicable Company Full Service Rate Schedule on Net Excess Generation for the billing month. The credit shall appear on the bill for the following billing period and shall be used to offset utility distribution charges on that bill. Any excess credit not used to offset utility distribution charges will be carried forward to subsequent billing periods. Net Excess Generation Credit is non-transferrable. In months when the customer has zero Net Customer Consumption or Net Excess Generation, all applicable surcharges will be billed on the metered inflow delivered by the Company to the customer.

(2) Category 2 Customers

(a) Full Service Customers

(i) The customer will be billed for power supply energy components, including Power Supply Cost Recovery (PSCR) Factor, on Net Customer Consumption. The customer will be billed for distribution components, surcharges, and Power Plant Securitization Charges on metered inflow supplied by the Company to the customer. General Service Secondary Demand Rate GSD and Large General Service Primary Demand Rate GPD customers will be billed for demand based capacity charges as stated on the applicable Rate Schedule.

(Continued on Sheet No. C-50.10)
C11. NET METERING PROGRAM (Contd)

E. Customer Billing and Net Excess Generation Credit (Contd)

(2) Category 2 Customers (Contd)

(a) Full Service Customers (Contd)

(ii) The customer will be credited for power supply energy components on Net Excess Generation. The credit shall appear on the bill for the following billing period and shall be used to offset total power supply charges on that bill. Net Excess Generation Credit exceeding total power supply charges shall be carried forward and applied to power supply charges in subsequent billing periods. Net Excess Generation Credit is non-transferrable.

(b) Retail Open Access Customers

(i) The customer will be billed for the distribution components, including applicable surcharges, and Power Plant Securitization Charges, if applicable, as stated on the ROA customer’s otherwise applicable Company Full Service Rate Schedule on metered inflow supplied by the Company to the customer. The customer will be billed for demand based capacity charges in accordance with the ROA customer’s otherwise applicable Company Full Service Rate Schedule.

(ii) Retail Open Access customers will not receive distribution credit on Net Excess Generation.

(3) Category 3 Customers

(a) Full Service Customers on General Service Secondary Rate GS or General Service Primary Rate GP

(i) The customer will be billed for power supply energy components, including Power Supply Cost Recovery (PSCR) Factor, on Net Customer Consumption. The customer will be billed for surcharges, and Power Plant Securitization Charges on the metered inflow supplied by the Company to the customer. The customer will be billed for distribution components on Imputed Customer Usage.

(ii) The customer will be credited for power supply energy components on Net Excess Generation. The credit shall appear on the bill for the following billing period and shall be used to offset total power supply charges on that bill. Net Excess Generation Credit exceeding total power supply charges will be carried forward and applied to power supply charges in subsequent billing periods. Net Excess Generation Credit is non-transferrable.

(b) Full Service Customers on General Service Secondary Demand Rate GSD or Large General Service Primary Demand Rate GPD

(i) The customer will be billed for power supply components, including Power Supply Cost Recovery (PSCR) Factor, on Net Customer Consumption. The customer will be billed for surcharges, and Power Plant Securitization Charges on the metered inflow supplied by the Company to the customer. General Service Secondary Demand Rate GSD and Large General Service Primary Demand Rate GPD customers will be billed for demand based capacity charges as stated on the applicable Rate Schedule.

(ii) The customer will be credited for power supply energy components on Net Excess Generation. The credit shall appear on the bill for the following billing period and shall be used to offset total power supply charges on that bill. Net Excess Generation Credit exceeding total power supply charges will be carried forward and applied to power supply charges in subsequent billing periods. Net Excess Generation Credit is non-transferrable.

(Continued on Sheet No. C-50.20)
C11. NET METERING PROGRAM (Contd)

E. Customer Billing and Net Excess Generation Credit (Contd)

(3) Category 3 Customers (Contd)

(c) Retail Open Access Customers

(i) The customer will be billed for distribution components as stated on the ROA customer’s otherwise applicable Company Full Service Rate Schedule on Imputed Customer Usage. The customer will be billed for surcharges, and Power Plant Securitization Charges, if applicable, on the metered inflow supplied by the Company to the customer. The customer will be billed for demand based capacity charges as stated on the ROA customer's otherwise applicable Company Full Service Rate Schedule.

(ii) Retail Open Access customers will not receive a distribution credit on Net Excess Generation.

No refunds shall be made for any customer contribution required under Paragraphs H, I or J of this tariff or for any other costs incurred by the customer in connection with participation in the Net Metering Program.

F. Application for Service

In order to participate in the Net Metering Program, a customer shall submit a completed Interconnection Application, including application fee of $75 and a completed Net Metering Program Application, including application fee of $25 to the Company. The Net Metering Program application fee is refundable if the customer withdraws the application prior to commencing service under the Net Metering Program.

G. Generator Requirements

The Eligible Electric Generator(s) must be located on the customer's premises, serving only the customer's premises and must be intended primarily to offset a portion or all of the customer's requirement for electricity.

The customer's requirement for electricity shall be determined by one of the following methods:

(1) The customer's annual energy usage, measured in kWh, during the previous 12-month period
(2) When metered demand is available, the maximum integrated hourly demand measured in kW during the previous 12-month period
(3) In instances where complete and correct data is not available or where the customer is making changes on-site that will affect total usage, the Company and the customer shall mutually agree on a method to determine the customer's electric requirement for electricity.

The aggregate capacity of Eligible Electric Generators shall be determined by one of the following methods:

(1) Aggregate nameplate capacity of the generator(s)
(2) Aggregate projected annual kWh output of the generator(s)

The customer is required to provide the Company with a capacity rating in kW of the generating unit and a projected monthly and annual Kilowatt-hour output of the generating unit when completing the Company's Net Metering Application.

The customer need not be the owner or operator of the eligible generation equipment, but is ultimately responsible for ensuring compliance with all technical, engineering and operational requirements suitable for the Company's distribution system.
C11. NET METERING PROGRAM (Contd)

H. Generator Interconnection Requirements

The requirements for interconnecting a generator with the Company's facilities are contained in Rule B8., Electric Interconnection and Net Metering Standards, the Michigan Electric Utility Generator Interconnection Requirements and the Company's Generator Interconnection Supplement to Michigan Electric Utility Generator Interconnection Requirements. All such interconnection requirements must be met prior to the effective date of a customer's participation in the Net Metering Program. The customer must sign an Interconnection and Operating Agreement with the Company and fulfill all requirements as specified in the Agreement. A customer with a system capable of generating more than 20 kW shall pay actual interconnection costs associated with participating in the Net Metering Program, subject to limits established by the Michigan Public Service Commission.

I. Metering Requirements

Metering requirements shall be specified by the Company, as detailed below. All metering, including the generator meter where applicable, must be capable of recording all parameters metered on the customer's otherwise applicable tariff rate, for both Full Service and Retail Open Access customers.

(1) Category 1 Metering Requirements

The Company will utilize a meter capable of measuring the flow of energy in both directions. At the Company's option, either the customer's existing meter will be used or a single meter with separate registers capable of measuring power flow in each direction will be installed. If the existing meter is used, the Company shall test and calibrate the meter to ensure accuracy in both directions. If a meter is installed, the Company shall provide the metering equipment without cost to the customer. The customer may purchase a meter from the Company to measure generator output. The customer shall be responsible for installation and maintenance of the generator meter if purchased. The Company has no obligation to read the generator meter.

(2) Category 2 Metering Requirements

The Company will utilize a meter or meters capable of measuring the flow of energy in both directions and the generator output. If meter upgrades are necessary to provide such functionality, the Company shall provide metering equipment without cost to the customer.

(3) Category 3 Metering Requirements

The Company will utilize a meter or meters capable of measuring the flow of energy in both directions and the generator output. If meter upgrades are necessary to provide such functionality, the customer shall pay the costs incurred. Metering costs must be paid in full prior to participation in the Net Metering Program.
C11. NET METERING PROGRAM (Contd)

J. Distribution Line Extension and/or Extraordinary Facilities

The Company reserves the right to make special contractual arrangements with Net Metering Program customers whose utility service requires investment in electric facilities, as authorized by the Company’s Rule C1.4, Extraordinary Facility Requirements and Charges, Rule C1.6, General Provisions of Service, and Rule C6., Distribution Systems, Line Extensions and Service Connections, as set out in the Company's Electric Rate Book. The Company further reserves the right to condition a customer’s participation in the Net Metering Program on a satisfactory completion of any such contractual requirements. Category 1 Net Metering customers are not responsible for incremental costs associated with participation in the Net Metering Program.

K. Customer Termination from the Net Metering Program

A participating customer may terminate participation in the Company's Net Metering Program at any time for any reason on sixty days’ notice. In the event that a customer who terminates participation in the Net Metering Program wishes to re-enroll, that customer must reapply as a new program participant, subject to program size limitations, application queue and application fees.

The Company may terminate a customer from the Net Metering Program if the customer fails to maintain the eligibility requirements, fails to comply with the terms of the operating agreement, or if the customer’s facilities are determined not to be in compliance with technical, engineering, or operational requirements suitable for the Company’s distribution system. The Company will provide sixty days’ notice to the customer prior to termination from the Net Metering Program, except in situations the Company deems dangerous or hazardous. Such notice will include the reason(s) for termination.

Upon customer termination from the Net Metering Program, any existing credit on the customer’s account will either be applied to the customer’s final bill or refunded to the customer. The Company will refund to the customer any remaining credit in excess of the final bill amount. Net Excess Generation Credit is non-transferrable.

L. Company Termination of the Net Metering Program

Company termination of the Net Metering Program may occur upon receipt of Commission approval.

Upon Company termination of the Net Metering Program, any existing credit on the customer’s account will either be applied to the customer’s final bill or refunded to the customer. The Company will refund to the customer any remaining credit in excess of the final bill amount. Net Excess Generation Credit is non-transferrable.

M. Net Metering Program Status and Evaluation Reports

The Company will submit an annual status report to the Commission Staff by March 31 of each year including Net Metering Program data for the previous 12 months, ending December 31. The Company’s status report shall maintain customer confidentiality.

N. Renewable Energy Credits

Renewable Energy Credits (RECs) are owned by the customer.

The Company may purchase Renewable Energy Credits from participating Net Metering customers who are willing to sell RECs generated if the customer has a generator meter in place to accurately measure and verify generator output. REC certification costs are the responsibility of the customer.

The Company will enter into a separate agreement with the customer for the purchase of any RECs.
C12. ENERGY EFFICIENCY (EE)

C12.1 Energy Efficiency Program – Electric

This rule implements the energy waste reduction (EWR) requirements of 2008 PA 295 and as amended in 2016 PA 342 in accordance with Orders issued by the Commission in Case No. U-15805. The monthly Energy Efficiency surcharges to be applied to each Rate Schedule are shown on Sheet No. D-2.10 of this Rate Book.

C12.2 Self-Directed Customer Plans

An eligible primary or secondary electric customer is exempt from the mandatory energy efficiency surcharge(s), with the exception of the surcharge funding low-income programs as well as review and evaluation costs, if the customer files and implements a self-directed energy efficiency plan.

A. Eligibility

(1) Customers must have had an annual peak demand in the preceding year of at least 1 megawatt in the aggregate at all sites to be covered by the self-directed plan.

(2) The customer and sites covered by an implemented self-directed plan are not eligible to participate in any energy efficiency program of the Company.

B. Requirements

(1) A customer with a self-directed plan is required to pay the self-directed customer program surcharge.

(2) In its Order dated December 4, 2008, in Case No. U-15800, the Commission stated “A self-direct energy optimization plan shall be considered complete, and the customer exempt from the Company’s energy optimization surcharge in the next billing cycle after the start date for the first action item in the customer’s self-direct energy optimization plan. This applies to a customer with a single site or several sites aggregated together. The plan, including the implementation schedule and expected energy savings, must be attested to as true and accurate by a knowledgeable official of the customer. Customers must comply with the statutory self-direct plan reporting requirements to retain the exemption from the surcharge.” Additional information on self-directed plans is available to customers in Attachment E of that Order and Attachments A, B & C from the Order dated August 25, 2011 in Case No. U-16563.*

(3) *The self-directed plan shall provide for aggregate energy savings that for each year meet or exceed the energy waste reduction performance standards based on the electricity purchases in the previous year for the site or sites covered by the self-directed plan.

(4) Incremental Energy Savings each year through 2021 are equivalent to 1.0% of total annual retail electricity sales in megawatt hours in the preceding year.
C12. ENERGY EFFICIENCY (EE)  (Contd)

C12.3 Experimental "Michigan Saves" Billing Program

Subject to any restrictions, the "Michigan Saves" Billing Program (MiSaves) allows a customer who is a governmental entity currently served on Rate Schedule GML to purchase energy efficient light-emitting diode equipment for streetlighting purposes from vendors, obtain third-party financing through the program, receive billing notices through their monthly energy bill from the Company, and make all payments required to the Company. The customer will remain subject to all requirements of Rate Schedule GML. The Company will invoice applicable customers for the MiSaves financed project in accordance with direction from the MiSaves Program Administrator and shall forward payment funds to the single entity designated by the Program Administrator as the Program Lender. Billing will commence with the customer's first full billing month following enrollment, but not earlier than the February 2010 billing month. Terms of enrollment will be stipulated under a separate contract. An eligible customer may enter into a contract to participate in MiSaves through the June 2011 billing month; after that date, the Company will maintain billing in accordance with a contract executed between January 26, 2010 and the June 2011 billing month but shall not allow enrollments for contracts executed after the June 2011 billing month. The Company reserves the right to extend, modify or terminate the experimental program.

A. The MiSaves payment shall be payable to the Company monthly. The customer may elect to pay off the remaining MiSaves principal balance and any accrued interest with a lump sum payment equal to the total amount due by directly contacting the Program Lender and making such arrangements. Billing for MiSaves shall cease only upon notification by the MiSaves Administrator to the Company.

B. In the event of a dispute questioning legal authorization of the charge, the customer shall be required to notify the Company of the dispute in a form acceptable to the Company within 60 days of the charge appearing on the monthly bill of the customer. Upon receipt of such notification, the Company shall suspend billing of future charges until (a) the Company is notified by the Program Lender that the dispute is resolved, and (b) the resolution is confirmed by the customer. Billing of the charge may then be reinstated.

If resolution of the dispute is not confirmed by the customer but is requested by the MiSaves Administrator or Program Lender, the Company shall (a) provide notice to the customer that the MiSaves Administrator or Program Lender has requested that billing be reinstated, (b) provide notice to the customer that the customer has 30 days to notify the Company that the dispute has not been resolved, and, if such notification is not received from the customer, (c) resume billing of the charge, including any past-due amounts communicated to the Company by the MiSaves Administrator or the Program Lender, upon expiration of the 30-day period. If the customer notifies the Company that the dispute is not resolved, the Company shall notify the MiSaves Administrator and Program Lender that billing by the Company has ceased and alternative arrangements for collection shall be made between the Program Lender and the customer.

C. If, after enrollment and billing of the charge, the customer fails to pay any bill in full which may include the MiSaves charge, the Company shall first credit payment to all past-due or current charges due to the Company and then apply the remaining amount paid to the MiSaves charge billed. Any funds in excess of the billed amount shall be held on the customer’s account in the absence of any other specific direction by the customer. If the MiSaves charge remains past due for more than one billing cycle after the initial bill that was not paid, the Company shall notify the Program Lender that billing shall be suspended by the Company and other arrangements for payment of current and past-due charges must be made with the customer. The Company shall not be obligated to include the MiSaves charge in any settlement agreement or payment plan. If billing of the MiSaves charge is suspended, charges for the customer’s project financed under MiSaves shall be removed from the Company’s energy bill and the Company shall not be responsible for collection of any MiSaves charges.

(Continued on Sheet No. C-52.30)
C12. ENERGY EFFICIENCY (EE)

C12.3 Experimental "Michigan Saves" Billing Program (Contd)

D. All customer inquiries regarding the MiSaves Program shall be directed to the MiSaves Administrator. Upon request of the customer or an authorized representative of the customer or the MiSaves Administrator or Program Lender, the Company shall provide the dollar amount of the MiSaves charge and/or payment information or other relevant information regarding a dispute as provided in Section E of this Rule. The dollar amount of the charge shall not be provided by the Company to third parties without the express authorization of the customer.

E. As a condition of participation in the MiSaves Program, the customer authorizes the Company to provide the MiSaves Administrator with the following:

1. the customer’s electric consumption data beginning 12 months prior to placement of charges on the customer’s energy bill and up to 12 months following expiration of the charge, for the purpose of analysis, and

2. any billing and payment information related to the MiSaves Program for the period beginning with the date of enrollment until the date that the charge has expired or that the Company has notified the MiSaves Administrator and Program Lender that billing is suspended; the customer also agrees to allow the Company to provide the MiSaves Administrator payment information related to the MiSaves program for any program payments received by the Company after the date that billing has been suspended.

F. The Company shall be held harmless for any claims by the customer, MiSaves Administrator or Program Lender for errors or actions that are the responsibility of other parties, such as the customer, Program Lender or the MiSaves Administrator.
SECTION C - PART III
COMPANY RULES AND REGULATIONS
(NON-RESIDENTIAL CUSTOMERS)

INTENT OF SECTION C - PART III

These Company Rules and Regulations for Non-Residential customers are not to supersede but are in addition to Rule B1., Technical Standards for Electric Service; and Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service

C13. CUSTOMER DEPOSITS

The Company may require a cash deposit from the transferor or transferee upon receipt of a bulk transfer notice. The Company shall pay interest on such deposits in accordance with Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service

C14. PROVISIONS GOVERNING THE APPLICATION OF ON-PEAK AND OFF-PEAK RATES

A. Energy consumed under Large General Service Primary Demand Rate GPD shall be subject to the on-peak and off-peak charges as set forth in the Rate Schedule and as defined in the Schedule of On-Peak and Off-Peak Hours.

Demands created under General Service Secondary Demand Rate GSD and Large General Service Primary Demand Rate GPD shall be subject to the on-peak and off-peak charges as set forth in these Rate Schedules and as defined in the Schedule of On-Peak and Off-Peak Hours.

B. Schedule of On-Peak and Off-Peak Hours

Except where otherwise provided, the following schedule shall apply Monday through Friday (except holidays designated by the Company). Weekends and holidays are off-peak.

(1) On-Peak Hours: 11:00 AM to 7:00 PM
(2) Off-Peak Hours: 7:00 PM to 11:00 AM

(Continued on Sheet No. C-54.00)
C14. PROVISIONS GOVERNING THE APPLICATION OF ON-PEAK AND OFF-PEAK RATES (Contd)

C. Holidays Designated by the Company

The following are designated as holidays by the Company:

- New Year's Day - January 1
- Memorial Day - Last Monday in May
- Independence Day - July 4
- Labor Day - First Monday in September
- Thanksgiving Day - Fourth Thursday of November
- Christmas Day - December 25

Whenever January 1, July 4 or December 25 falls on Sunday, extended holiday periods such as Monday, January 2; Monday, July 5 and Monday, December 26 shall not be considered as holidays for application of off-peak hours.

C15. SPECIAL MINIMUM CHARGES

Where the customer is billed on General Service Secondary Rate GS and the use of service is seasonal or occasional, or where equipment which creates high demands of momentary duration is used, and the Company continuously maintains distribution facilities (including transformers) primarily for the customer's individual use, the sum of the net monthly bills, excluding the System Access Charge included in the rate, shall not be less than the following minimum charge for each contract year or any part thereof.

For customers with transformer capacity greater than 25 kVA:

$130.00, plus $3.50 per kVA of installed transformer capacity in excess of 25 kVA

When, in any contract year, the customer's net monthly bills, excluding the System Access Charge included in the rate, total less than the annual minimum charge, the difference will be billed and paid for at the end of such contract year. Customers subject to the above Special Minimum Charges shall sign a contract providing for such minimum charges for a term of at least one year. The Company may cancel the contract for Special Minimum Charges for any customer whose net monthly bills, excluding the System Access Charge included in the rate, have exceeded the Special Minimum Charge for three consecutive years.

(Continued on Sheet No. C-55.00)
TEMPORARY SERVICE

Customers desiring temporary general service, such as for construction jobs, traveling shows, outdoor or indoor entertainments or exhibitions, etc., shall pay the monthly charges provided in General Service Secondary Rate GS. However, if such service extends for a period equal to or in excess of twelve months, the customer may qualify for other available Company rates. Temporary service shall be provided at a secondary voltage level, unless unusual conditions occur. Installations of facilities of another voltage level shall be considered under Rule C 1.4, Extraordinary Facility Requirements and Charges.

In addition, such customer shall pay installation and removal charges as follows:

A. Where 120/240 Volt single-phase service is desired and such service is available at the site, the applicant for service shall pay the cost of furnishing, installing, and removing such temporary service equipment in excess of any salvage realized.

B. Where 120/240 Volt single-phase service is not available at the site, or if other than 120/240 Volt single-phase service is desired, the charge for installation and removal shall be based on the cost thereof.

The customer will be required to pay the Company In Advance an amount to cover the cost of installing and removing these temporary facilities and may be required to deposit, In Advance, the estimated cost of service under the terms of the rate set forth above. Meters may be read daily and the deposit modified as the energy used may justify such modifications.
SECTION C – PART IV
COMPANY RULES AND REGULATIONS
(FOR ALL CUSTOMERS)

INTENT OF SECTION C - PART IV
These Company Rules and Regulations for all customers are not to supersede but are in addition to Rule B1., Technical Standards for Electric Service; Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service; Rule B5., Underground Electric Lines; Rule B6., Electrical Supply and Communication Lines and Associated Equipment; Rule B7., Rules and Regulations Governing Animal Contact Current Mitigation (Stray Voltage); Rule B8., Electric Interconnection and Net Metering Standards; and Rule B9., Service Quality and Reliability Standards for Electric Distribution Systems.

C17. CUSTOMER DATA PRIVACY

C17.1. Definitions
A. "Aggregated Data" means any Consumption Data or Customer Account Information, from which all identifying information has been removed so that the individual data or information of a customer cannot be associated with that customer without extraordinary effort.
B. "Contractor" means an entity or person performing a function or service under contract with or on behalf of the Company, including customer service, demand response, energy efficiency programs, payment assistance, payroll services, bill collection, or other functions related to providing electric service.
C. "Customer" means a purchaser of electricity that is supplied or distributed by a utility for residential or Non-Residential purposes.
D. "Customer Account Information" means personally identifiable information including customer address, contact information, payment history, account number, and amount billed. Customer Account Information also includes information received by the Company from the Customer for purposes of participating in regulated utility programs, including, but not limited to, bill payment assistance, shutoff protection, renewable energy, demand-side management, load management, or energy efficiency.
E. "Consumption Data" means customer specific electric usage data, or weather adjusted data, including but not limited to kW, kWh, voltage, var, power factor, and other information that is collected by the electric meter by the Company and stored in its systems.
F. "Informed Customer Consent" means, in the case where consent is required: (1) the Customer is provided with a clear statement of the data or information to be collected and allowable uses of that data or information by the party seeking consent; (2) the frequency of data or information release and the duration of time for which the consent is valid; and (3) process by which the Customer may revoke consent. In no case shall silence by the Customer ever be construed to mean express or implied consent to a request by the Company, or its Contractors. Customer consent may be documented in writing, electronically, or through recording of an oral communication.
G. "Personal Data" means specific pieces of information collected or known by the Company that merit special protection including the standard types of positive identification information used to establish an account. Personal Data includes, but is not limited to, name and address in conjunction with birth date, telephone number, electronic mail address, Social Security Number, financial account numbers, driver’s license number, credit reporting information, bankruptcy or probate information, health information, network, or Internet protocol address.
H. "Primary Purpose" means the collection, use, or disclosure of information collected by the Company or supplied by the Customer in order to: (1) provide, bill, or collect for, regulated electric service; (2) provide for system, grid, or operational needs; (3) provide services as required by state or federal law or as specifically authorized by an order of the Commission; (4) plan, implement, or evaluate programs, products or services related to energy assistance, demand response, energy management, energy efficiency, or renewable energy by the Company or under contract with the Company, under contract with the Commission, or as part of a Commission-authorized program conducted by an entity under the supervision of the Commission, or pursuant to state or federal statutes governing energy assistance.

Issued October 26, 2018 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Michigan Public Service Commission
October 29, 2018
Filed DHR

Effective for service rendered on and after October 25, 2018
Issued under authority of the Michigan Public Service Commission dated October 24, 2018 in Case No. U-18485

(Continued on Sheet No. C-57.00)
C17. CUSTOMER DATA PRIVACY (Contd)

C17.1. Definitions (Contd)

I. "Secondary Purpose" means any purpose that is not a Primary Purpose.

J. "Standard Usage Information" means the usage data that is made generally available by the electric utility to all similarly situated Customers on a regular basis, delivered by the electric utility in a standard format.

K. "Third-party" means a person or entity that has no contractual relationship with the Company to perform services or act on behalf of the Company.

L. "Weather Adjusted Data" means gas consumption data for a given period that has been normalized using stated period’s heating or cooling degree days.

M. “Written Consent” means a signed form with the customer’s signature received by the Company through mail, facsimile, or email. A customer may also digitally sign a form that is transmitted to the Company.

C17.2 Collection and Use of Data and Information

A. The Company collects Customer Account Information, Consumption Data, and Personal Data as necessary to accomplish Primary Purposes only.

B. The Company may collect and use Customer Account Information, Consumption Data, and Personal Data for Primary Purposes without Informed Customer Consent.

C. Informed Customer Consent is necessary before collection, use, or disclosure of Customer Account Information, Consumption Data, and Personal Data for Secondary Purposes.

D. The Company will not sell Customer Account Information, Consumption Data, and Personal Data except in connection with sales of certain aged receivables to collection firms for purposes of removing this liability from its accounts.

C17.3 Disclosure without Informed Customer Consent

A. The Company shall disclose Customer Account Information, Consumption Data, or Personal Data when required by law or Commission rules. This includes law enforcement requests supported by warrants or court orders specifically naming the Customers whose information is sought, and judicially enforceable subpoenas. The provision of such information will be reasonably limited to the amount authorized by law or reasonably necessary to fulfill a request compelled by law.

B. Informed Customer Consent is not required for the disclosure of customer name and address to a provider of appliance repair services in compliance with MCL 460.10a(9)(a), or to otherwise comply with the Code of Conduct (R 460.10101 – R 460.10113).

C. The Company may disclose Customer Account Information, Consumption Data, or Personal Data in the context of a business transaction such as an asset sale or merger to the extent permitted by law.

(Continued on Sheet No. C-58.00)
C17. CUSTOMER DATA PRIVACY (Contd)

C17.4 Disclosure to Contractors

A. The Company only shares information in the smallest increment necessary for the Contractor to provide service to the Company. When practical, the Company shall only provide Aggregated Data to a Contractor.

B. Contracts between the Company and its Contractors specify that all Contractors are held to the same confidentiality and privacy standards as the Company, its employees, and its operations. These contracts also prohibit Contractors from using any information supplied by the Company for Secondary Purposes.

C. The Company requires its Contractors who maintain Customer Account Information to implement and maintain reasonable data security procedures and practices appropriate to the private nature of the information received. These data security procedures and practices shall be designed to protect the Customer Account Information, Consumption Data, and Personal Data from unauthorized access, destruction, use, modification, or disclosure. The data security procedures and practices adopted by the Contractor shall meet or exceed the data privacy and security policies and procedures used by the Company to protect Customer Account Information, Consumption Data, and Personal Data.

D. The Company requires Contractors to return or destroy Customer Account Information, Consumption Data, or Personal Data that is no longer necessary for the purpose for which it was transferred.

E. The Company maintains records of the disclosure of customer data to Contractors in accordance with Company record retention policies and Commission rules. These records include all contracts with the Contractor and all executed non-disclosure agreements.

F. A Customer may request that his or her Customer Account Information or Consumption Data be released to a Third-party of the Customer’s choice. Once the Company verifies the Customer’s request, the Company is not responsible for loss, theft, alteration, or misuse of the data by Third-parties or Customers after the information has been transferred to the Customer or the Customer’s designated Third-party.

C17.5 Customer Access to Data

A. Michigan Administrative Code, R 460.153 (Rule 53) of the Commission’s Consumer Standards and Billing Practices for Electric and Natural Gas Service provides for Customer access to consumption data and confidentiality for that data. The Customer has a right to know what Customer Account Information, Consumption Data, or Personal Data the Company maintains about the Customer. The Customer can access their Customer Account Information, Consumption Data, or Personal Data by either contacting the utility by telephone, or by creating an online profile on the homepage of the Company’s website.

If the Customer chooses to use the Company’s website to obtain their Customer Account Information, Consumption Data, or Personal Data, then the Customer is required to go to the homepage of the Company’s website and create an online profile that will register the address in the Company’s system to the Customer. Once the online profile is created, the Customer can select their address to download their data, or view it in a tabular .CSV format.

If the Customer chooses to contact the utility by telephone, the Company will verify the Customer and provide them with their Customer Account Information, Consumption Data, or Personal Data either by phone, electronically in a .CSV format, or in a tabular hardcopy format. The Customer can sign, scan, and email the hardcopy form to the Company; the Company will contact residential customers to validate their information. The Company shall not provide information to a Customer that the Company considers proprietary or used for internal Company business. The Company will make a reasonable effort to respond to requests for this information within 10 business days of being contacted by the Customer.

(Continued on Sheet No. C-58.50)
C17. CUSTOMER DATA PRIVACY (Contd)

B. Customers have the right to share their own Customer Account Information, Consumption Data, or Personal Data with Third-parties of their choice to obtain services or products provided by those Third-parties. The Customer must provide the Company with signed Written Consent via a Standard Company form that authorizes a Third-party access to their Customer Account Information, Consumption Data, or Personal Data. This form can be provided to the customer upon request by telephone or downloaded from the Company’s website. Once Informed Customer Consent has been received and validated, the Company shall release the requested customer data to the specific Third-party within 10 business days. The Company is not responsible for unauthorized disclosure or use of this information by a Third-party.

C. Customers have the opportunity to request corrections or amendments to Customer Account Information or Personal Data that the Company collects, stores, uses or distributes. Requests of this nature shall be made in writing.

D. Fulfilling certain requests for data in accordance with the provisions of this tariff is consistent with the provision of normal utility service to our Customers. When the data requested is Standard Usage Information, the request will be fulfilled without charge. Some requests for information extend beyond Standard Usage Information. Fulfilling these requests requires special data processing that is not a part of normal utility service and results in expenses that would not otherwise be incurred. Such requests are fulfilled at the discretion of the Company within the parameters of this Data Privacy Tariff. The costs of fulfilling any special requests shall be borne solely by the Customer, and be based on the specifics of the data request and the associated costs of developing, processing, and transmitting the requested data.

C17.6. Customer Notice of Privacy Policies

A. Notice of the Company’s privacy policies is prominently posted on the Company’s website. The notice includes a customer service phone number and Internet address where Customers may direct additional questions or obtain additional information regarding how to obtain customer data or more information about the Company’s privacy policies and procedures.

B. Customers receive a copy of the privacy policy upon initiating utility service with the Company. The Company shall provide a written copy of these privacy policies upon Customer request.

C17.7. Limitation of Liability

The Company and each of its directors, officers, affiliates, and employees that disclose Customer Information, Consumption Data, Personal Data or Aggregated Data to Customers, Contractors or Third-parties as provided in this tariff, shall not be liable or responsible for any claims for loss or damages resulting from such disclosure.
C18. STANDARD OFFER – PURCHASED POWER

A. Availability

The Standard Offer is available for the purchase of electrical energy and capacity, as needed, supplied by a seller’s eligible Public Utility Regulatory Policies Act of 1978 (“PURPA”) Qualifying Facility (“QF”). The QF must meet the requirements established by the Federal Energy Regulatory Commission, including, but not limited to, 18 C.F.R. §§ 292.203, 292.204, and 292.205. The participating seller is required to install and operate a generation system with design capacity of no less than 1 kW AC and no more than 2 MW AC.

The Standard Offer is not available for electric service supplied by the Company to a seller who has negotiated rate credits or conditions with the Company which are different from those below. To qualify for the Standard Offer, a seller shall execute a standard Power Purchase Agreement (“PPA”) with the Company and will be eligible for the following based on its QF’s design capacity:

1. QFs at or below 150kW AC shall be eligible to receive a PPA based on the Company’s full avoided cost rates, regardless of the Company’s capacity need, for the maximum term provided for full avoided costs.

2. For QFs between 150kW AC and at or below 2MW AC in size, compensation for capacity and energy at avoided cost rates shall be provided as follows:

   • If the Company still has a capacity need after the completion of the competitive bidding process approved by the Commission in its Order in Case No. U-20165 dated June 7, 2019, then the remaining capacity need will be awarded to QFs on a first-come, first-served basis at the Company’s full avoided cost rates that match the highest priced proposal that received a contract in the competitive solicitation and the contract term will be the same as offered in the competitive solicitation.

   • If the Company has no capacity need, based on the criteria approved by the Commission in its Order in Case No. U-20165 dated June 7, 2019, QFs will be eligible to receive the MISO Planning Resource Auction (“MISO PRA”) capacity rate for the applicable Planning Year and select one of the following two monthly energy rate options as referenced in Rule C18.D Monthly Rate:

      i. Receive a 15-year contract term based on actual Locational Marginal Prices (“LMPs”) or;
      ii. Receive a 10-year contract term based on scheduled energy rates. The first five years will use a forecast of LMPs. Year six through 10 of the term will be equal to the price of energy at the end of the fifth year of the LMP forecast.

Service hereunder shall be restricted to the Company’s purchase of energy or energy and capacity from sellers’ QFs up to the Contract Capacity specified in the PPA which may be operated in parallel with the Company’s system. Power delivered to the Company shall not offset or be substituted for power contracted for, or which may be contracted for, under any other schedule of the Company. If a seller requires supplemental, back-up, or standby services, the seller shall enter into a separate service agreement with the Company in accordance with the Company’s applicable electric rates and Service Regulations approved by the Commission.

B. Distribution Requirements for Sellers Connected to Company System

(1) All facilities operated in parallel with the Company’s system must meet the Parallel Operation Requirements set forth in Rule C1.6 B. The Company shall install, own, operate, and maintain all metering and auxiliary devices (including any telecommunication links, if applicable) connected to the Company System. Meters furnished, installed, and maintained by the Company shall meter generation equipment.
C18. STANDARD OFFER - PURCHASED POWER (Contd)

B. Distribution Requirements for Sellers Connected to Company System (Contd)

(2) Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8, Electric Interconnection and Net Metering Standards) service. The Company will determine the particular nature of the voltage in each case.

(3) If the seller’s QF is connected to a distribution line serving other Company customers, then the point of delivery for energy measurement purposes shall be at the high voltage side of the generating facility’s isolation transformer connecting the seller’s generating facility to the Company’s distribution system. If the seller’s generating facility is not connected to a distribution line serving other Company customers, then the point of delivery for energy measurement purposes shall be at the point at which the radial line connecting the seller’s generating facility to the Company’s distribution system terminates at the first substation beyond the generating facility’s isolation transformer.

(4) Interval Data Meters are required for each generating unit served under this rate. For a seller in which the measurement of energy delivered to the Company is not located at the point of delivery, then electric losses as determined by the Company for losses between the energy measurement location and the point of delivery shall be deducted for billing purposes from the energy measurements thus made.

(5) The seller must meet the requirements contained in Rule B8, Electric Interconnection and Net Metering Standards, R 460.615 - R 460.628, for the category of generator installed. Per these standards, testing and utility approval of the interconnection and execution of a parallel operating agreement must be completed prior to the equipment operating in parallel with the distribution system of the utility. Additionally, the Company will confirm and ensure that an electric generator installation at the seller's site meets the IEEE 1547 anti-islanding requirements.

(6) The seller is required to obtain the characteristics of service from the Company prior to the installation of equipment. The Company shall provide the characteristics in writing upon request. In the event that the equipment proposed for connection is not compatible with these characteristics, the Company shall have no obligation to modify its distribution system or provide any monetary compensation to the seller.

Any service facilities shall be dedicated to the generator and shall not be shared with those providing service to any seller. The Company shall determine the characteristics of service. Should the installation of new Company distribution facilities be necessary for the equipment, all costs for the distribution facilities installed may be charged to the applicant in advance of construction as a nonrefundable contribution. If the applicant desires underground service facilities, the difference in cost between overhead and underground service facilities shall be charged to the applicant in advance of construction as a nonrefundable contribution.

(7) If, in the sole judgment of the Company, it appears that connection of the equipment and subsequent service through the Company’s facilities may cause a safety hazard, endanger the Company facilities or the seller’s equipment or to disturb the Company’s service to customers and other sellers, the Company may refuse or delay connection of the equipment to its facilities.

A seller taking the Standard Offer is not eligible to participate in the Company’s Net Metering program or its Distributed Generation program that will be available on a date to be announced by the Company. Sellers with unsatisfactory payment history on their delivery account are not eligible to participate.

(8) The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.
C18. STANDARD OFFER - PURCHASED POWER (Contd)

C. Published Avoided Cost Rates

The capacity and energy rates applicable to the Standard Offer will be based on a competitive bidding solicitation procedure approved by the Commission in its Order in Case No. U-20165 dated June 7, 2019. New full avoided costs rates stemming from each competitive solicitation will be filed with the Commission for review and approval within 30 days of the conclusion of each competitive solicitation.

D. Monthly Rate

System Access Charge - Equal to the System Access Charge of the customer's delivery account but not in excess of $50, assessed per generator meter, to be paid to the Company by the customer or to be deducted from the payment to the customer by the Company.

Energy – For all energy supplied by the seller, the seller shall receive an energy payment equal to one of the rate options below, as selected by the seller and applicable for the term of the contract. The line loss adjustment factor will be revised for future new PPAs when line losses are updated, as approved by the Commission.

<table>
<thead>
<tr>
<th>Rate Option</th>
<th>Energy Rate $/kWh</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. As Available Rate</td>
<td></td>
</tr>
<tr>
<td>Actual MISO Day Ahead Locational Marginal Price (LMP) at the Company’s CONS.CETR load node under a 15-year term then multiplied by 1 plus the line loss adjustment factor of 2.32% and less the Administrative Fee of $0.001/kWh.</td>
<td></td>
</tr>
<tr>
<td>2. LMP Energy Rate Forecast</td>
<td></td>
</tr>
<tr>
<td>A 10-year term based on a forecast of LMPs for the first five years and year six through year 10 of the term will be equal to the price of energy in the fifth year of the LMP forecast. Rates include the line loss adjustment and Administrative Fee as provided in Rate Option 1.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Year</th>
<th>On-Peak Energy Rate $/kWh</th>
<th>Off-Peak Energy Rate $/kWh</th>
</tr>
</thead>
<tbody>
<tr>
<td>2019</td>
<td>$0.03103</td>
<td>$0.02670</td>
</tr>
<tr>
<td>2020</td>
<td>$0.03173</td>
<td>$0.02705</td>
</tr>
<tr>
<td>2021</td>
<td>$0.03264</td>
<td>$0.02777</td>
</tr>
<tr>
<td>2022</td>
<td>$0.03373</td>
<td>$0.02852</td>
</tr>
<tr>
<td>2023</td>
<td>$0.03474</td>
<td>$0.02935</td>
</tr>
<tr>
<td>2024</td>
<td>$0.03600</td>
<td>$0.03058</td>
</tr>
<tr>
<td>2025</td>
<td>$0.03723</td>
<td>$0.03176</td>
</tr>
<tr>
<td>2026</td>
<td>$0.03844</td>
<td>$0.03279</td>
</tr>
<tr>
<td>2027</td>
<td>$0.03970</td>
<td>$0.03391</td>
</tr>
</tbody>
</table>
D. Monthly Rate (Contd)

Capacity – When the Company has no capacity need, as set forth in the Commission’s June 7, 2019 Order in Case No. U-20165, a seller’s QF will be eligible to receive a monthly capacity payment based on the MISO PRA Clearing Price established for the 12 month period from June 1 to May 31st each year in addition to selecting either Rate Option 1 or 2. Payments shall be reduced by any applicable monthly Interconnection Cost.

The monthly capacity payment will be equal to the number of Zonal Resource Credits (“ZRCs”) that MISO determines the seller’s QF can supply to the Company for the applicable MISO resource planning period multiplied by the applicable capacity rate expressed in such units of capacity. The current resource planning period is the planning year which runs from June 1st of each year through May 31st of the following year. If no historical generation data is available for the first year of generation a QF shall be assigned the MISO class average capacity credits by technology.

Capacity value paid to QFs does not depend on whether the Company actually obtains ZRCs for such capacity, only that the Company could obtain ZRCs for the QF capacity. Capacity value paid to a QF is in units of $ per ZRC-Month. MISO ZRCs are equal to the project’s nameplate capacity (in MWAC) modified by the MISO effective load carrying capacity (ELCC) calculation.

At the time the QF contract is executed, the MISO ELCC calculation method shall be set for the term of the QF contract according to the MISO Business Practices Manual (BPM) calculation method effective at the time of the QF contract execution.

E. Renewable Energy Credits

Renewable Energy Credits (RECs) are owned by the seller. The Company may purchase RECs from sellers that are willing to sell RECs generated. The Company will enter into a separate agreement with the seller for the purchase of any RECs.

F. Term

For QFs at or below 150kWAC in size, the seller may select a contract length up to the maximum term length of competitively bid contracts. The maximum term length of competitively bid contracts will be based on the depreciation schedule of a similar Company-owned asset. For solar projects, this is currently 25 years.

For QFs above 150kWAC and at or below 2MWAC in size, when eligible to receive the Company’s avoided costs rates available when the Company does not have a capacity need, the seller may select to receive a contract length up to 15 years when selecting Rate Option 1, or up to 10 years when selecting Rate Option 2.

For QFs above 150kWAC and at or below 2MWAC in size, when eligible to receive the Company’s full avoided cost rates, the seller may select a contract length up to the maximum term length of competitively bid contracts, as set forth above.

In no event shall the term of any PPA as listed above expire prior to the end of a MISO planning period.
C18. STANDARD OFFER - PURCHASED POWER (Contd)

G. Early Termination

Sellers shall be required, based on the options made available by the Company, to select a form of security to cover the financial risk associated with the Company’s cost for replacement capacity in the event the QF ceases operation prior to the end of the term of the PPA.

Security shall be provided through a letter of credit, one-time escrow payment, or monthly escrow payments.

The amount of security required will be based on the estimated amount of capacity the seller will deliver and the term of the contract. This early termination security amount will be calculated using the following table:

<table>
<thead>
<tr>
<th>Contract Term (Years)</th>
<th>Early Termination Security Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>$20,000 x Expected Annual ZRCs</td>
</tr>
<tr>
<td>10</td>
<td>$60,000 x Expected Annual ZRCs</td>
</tr>
<tr>
<td>15</td>
<td>$105,000 x Expected Annual ZRCs</td>
</tr>
<tr>
<td>20</td>
<td>$125,000 x Expected Annual ZRCs</td>
</tr>
<tr>
<td>25</td>
<td>$150,000 x Expected Annual ZRCs</td>
</tr>
</tbody>
</table>

H. Execution of Standard PPA

In order to execute the Standard PPA, the Seller must complete all of the general project information requested in the applicable Standard PPA. When all information required in the standard PPA has been received in writing from the Seller, the Company will respond within 15 business days with a draft Standard PPA.

The Seller may request in writing that the Company prepare a final draft Standard PPA. The Company will respond to this request within 15 business days. In connection with such request, the Seller must provide the Company with any additional or clarified project information that the Company reasonably determines to be necessary for the preparation of a final draft Standard PPA. When both parties are in full agreement as to all terms and conditions of the draft Standard PPA, the Company will prepare and forward to the Seller a final executable version of the agreement within 15 business days.
SECTION D
RATE SCHEDULES

GENERAL TERMS AND CONDITIONS OF THE RATE SCHEDULES

A. Bills for utility service are subject to Michigan State Sales Tax. Customers may file a request with the Company for partial or total exemption from the application of sales tax in accordance with the laws of the State of Michigan and the rules of the Michigan State Department of Treasury.

B. Bills shall be increased within the limits of political subdivisions which levy special taxes, license fees or rentals against the Company's property, or its operation, or the production and/or sale of electric energy, to offset such special charges and thereby prevent other customers from being compelled to share such local increases.

C. Bills shall be increased to offset any new or increased specific tax or excise imposed by any governmental authority upon the Company's generation or sale of electrical energy.

D. A customer that commences service under any of the Company's Rate Schedules thereby agrees to abide by all of the applicable Rules and Regulations contained in this Rate Book for Electric Service.

E. Full Service Customers, applicants for service, or operators with generating facilities on or after June 8, 2012 are required to take service under the Self-Generation Provision (SG) or General Service Self Generation Rate GSG-2.

F. Full Service Customers shall not participate in any regional transmission organization wholesale market program until the Michigan Public Service Commission issues an order authorizing participation.
### SURCHARGES

**Tax Reform Credit (B)**  
**Residual Balance Reconciliation Surcharge**  
*(Case No. U-20286)*  
**Effective for the December 2019 Billing Month**

<table>
<thead>
<tr>
<th>Rate Schedule</th>
<th>Amount ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rate RSP</td>
<td>0.36/customer</td>
</tr>
<tr>
<td>Rate RS</td>
<td>0.36/customer</td>
</tr>
<tr>
<td>Rate RT</td>
<td>NA</td>
</tr>
<tr>
<td>Rate RDP</td>
<td>0.36/customer</td>
</tr>
<tr>
<td>Rate RDPR</td>
<td>0.36/customer</td>
</tr>
<tr>
<td>Rate REV-1</td>
<td>NA</td>
</tr>
<tr>
<td>Rate REV-2</td>
<td>NA</td>
</tr>
<tr>
<td>Rate GS</td>
<td>2.05/customer with GEI</td>
</tr>
<tr>
<td>Rate GSTU</td>
<td>2.05/customer with GEI</td>
</tr>
<tr>
<td>Rate GSD</td>
<td>(35.74)/customer with GEI</td>
</tr>
<tr>
<td>Rate GP-CVL-1</td>
<td>NA</td>
</tr>
<tr>
<td>Rate GP-CVL-2</td>
<td>NA</td>
</tr>
<tr>
<td>Rate GP-CVL-3</td>
<td>(226.45)/customer with GEI</td>
</tr>
<tr>
<td>Rate GPD-CVL-1</td>
<td>(8,692.28)/customer with GEI</td>
</tr>
<tr>
<td>Rate GPD-CVL-2</td>
<td>(659.31)/customer with GEI</td>
</tr>
<tr>
<td>Rate GPD-CVL-3</td>
<td>425.77/customer with GEI</td>
</tr>
<tr>
<td>Rate GPTU-CVL-1</td>
<td>(8,692.28)/customer with GEI</td>
</tr>
<tr>
<td>Rate GPTU-CVL-2</td>
<td>(659.31)/customer with GEI</td>
</tr>
<tr>
<td>Rate GPTU-CVL-3</td>
<td>425.77/customer with GEI</td>
</tr>
<tr>
<td>Rate EIP</td>
<td>NA</td>
</tr>
<tr>
<td>Rate GSG-2</td>
<td>NA</td>
</tr>
<tr>
<td>Rate GML</td>
<td>NA</td>
</tr>
<tr>
<td>Rate GU-XL</td>
<td>(16.72)/customer</td>
</tr>
<tr>
<td>Rate GU</td>
<td>NA</td>
</tr>
<tr>
<td>Rate PA</td>
<td>NA</td>
</tr>
<tr>
<td>Rate ROA-R</td>
<td>NA</td>
</tr>
<tr>
<td>Rate ROA-S</td>
<td>NA</td>
</tr>
<tr>
<td>Rate ROA-P#1</td>
<td>401.79/customer with GEI</td>
</tr>
<tr>
<td>Rate ROA-P#2</td>
<td>(1,161.48)/customer</td>
</tr>
</tbody>
</table>

---

*(1) The Residual Balance Reconciliation Surcharge shall be applied to ROA Large General Service Primary Demand Rate Customer Voltage Level 3 customers only.*
## SURCHARGES

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential Rates</td>
<td><strong>Rate Schedule</strong> $ 0.00/billing meter</td>
<td><strong>Effective beginning the July 2014 Billing Month (6)</strong> $ 4.47/billing meter</td>
<td><strong>Effective beginning the January 2019 Billing Month (5)</strong> $ 0.11/billing meter</td>
</tr>
<tr>
<td>Rate GS, GSTU, and GSD (1)</td>
<td>Tier 1: 0 – 1,250 kWh/mo. $ 0.00/billing meter</td>
<td>Tier 5: &gt; 50,000 kWh/mo. $ 155.30/billing meter</td>
<td>Tier 5: &gt; 50,000 kWh/mo. $ 3.87/billing meter</td>
</tr>
<tr>
<td></td>
<td>Tier 2: 1,251 – 5,000 kWh/mo. 25.23/billing meter</td>
<td>Tier 4: 30,001 – 50,000 kWh/mo. $ 155.30/billing meter</td>
<td>Tier 4: 20,001 – 30,000 kWh/mo. $ 3.87/billing meter</td>
</tr>
<tr>
<td></td>
<td>Tier 3: 5,001 – 30,000 kWh/mo. $ 155.30/billing meter</td>
<td>Tier 3: 5,001 – 30,000 kWh/mo. $ 216.51/billing meter</td>
<td>Tier 3: 5,001 – 30,000 kWh/mo. $ 4.52/billing meter</td>
</tr>
<tr>
<td></td>
<td>Tier 4: 30,001 – 50,000 kWh/mo. $ 155.30/billing meter</td>
<td>Tier 2: 10,001 – 30,000 kWh/mo. $ 560.51/billing meter</td>
<td>Tier 2: 10,001 – 30,000 kWh/mo. $ 9.04/billing meter</td>
</tr>
<tr>
<td></td>
<td>Tier 5: &gt; 50,000 kWh/mo. $ 155.30/billing meter</td>
<td>Tier 2: 10,001 – 30,000 kWh/mo. $ 1123.89/billing meter</td>
<td>Tier 2: 10,001 – 30,000 kWh/mo. $ 43.62/billing meter</td>
</tr>
<tr>
<td>Rate GUL, GUL and EIP (1)</td>
<td>Tier 1: 0 – 5,000 kWh/mo. $ 0.00/billing meter</td>
<td>Tier 5: &gt; 50,000 kWh/mo. $ 0.003101/billing meter</td>
<td>Tier 5: &gt; 50,000 kWh/mo. $ 0.003101/billing meter</td>
</tr>
<tr>
<td></td>
<td>Tier 2: 5,001 – 10,000 kWh/mo. $ 0.00/billing meter</td>
<td>Tier 4: 30,001 – 50,000 kWh/mo. $ 0.00/billing meter</td>
<td>Tier 4: 30,001 – 50,000 kWh/mo. $ 0.00/billing meter</td>
</tr>
<tr>
<td></td>
<td>Tier 3: 10,001 – 30,000 kWh/mo. $ 0.00/billing meter</td>
<td>Tier 3: 10,001 – 30,000 kWh/mo. $ 0.00/billing meter</td>
<td>Tier 3: 10,001 – 30,000 kWh/mo. $ 0.00/billing meter</td>
</tr>
<tr>
<td></td>
<td>Tier 4: 30,001 – 50,000 kWh/mo. $ 0.00/billing meter</td>
<td>Tier 2: 10,001 – 30,000 kWh/mo. $ 0.00/billing meter</td>
<td>Tier 2: 10,001 – 30,000 kWh/mo. $ 0.00/billing meter</td>
</tr>
<tr>
<td>Rate GSG-2</td>
<td>NA</td>
<td><strong>Effective beginning the January 2019 Billing Month (4)</strong> $ 0.003101/kWh</td>
<td>NA</td>
</tr>
<tr>
<td>Rate GML (6)</td>
<td>Tier 1: 0 – 1,250 kWh/mo. $ 0.00/billing meter</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td>Tier 2: 1,251 – 5,000 kWh/mo. $ 0.00/billing meter</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td>Tier 3: &gt; 5,000 kWh/mo. $ 0.00/billing meter</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Rate GUL (6)</td>
<td>Tier 1: 0 – 5,000 kWh/mo. $ 0.00/billing meter</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td>Tier 2: 5,001 – 10,000 kWh/mo. $ 0.00/billing meter</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td>Tier 3: 10,001 – 30,000 kWh/mo. $ 0.00/billing meter</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td>Tier 4: 30,001 – 50,000 kWh/mo. $ 0.00/billing meter</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Rate GML (7)</td>
<td>Tier 5: &gt; 50,000 kWh/mo. $ 0.00/billing meter</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Rate GU-XL (6)</td>
<td>Tier 1: 0 – 1,250 kWh/mo. $ 0.00/luminaire</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td>Tier 2: 1,251 – 5,000 kWh/mo. $ 0.00/luminaire</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td></td>
<td>Tier 3: &gt; 5,000 kWh/mo. $ 0.00/luminaire</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Rate PA</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Rate ROA-R, ROA-S, ROA-P</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
</tr>
</tbody>
</table>

All Surcharges shall be applied on a monthly basis. The customer’s consumption will be reviewed annually in the January bill month. Following the annual review, the customer may be subsequently moved to the Surcharge level for their applicable rate for the next billing period based on the customer’s average consumption for the previous year. In situations where no historical consumption is available, the monthly Surcharge level will be based on the lowest consumption category for the secondary rate schedules or the lowest consumption category for primary rate schedules. No retroactive adjustment will be made due to the application of the REP or EE Surcharges associated with increases or decreases in consumption.

(1) Municipal Pumping customers shall be excluded from the Renewable Energy Plan Surcharge.

(2) An eligible customer who files and implements a self-directed plan in compliance with Rule C12 is required to pay the Energy Efficiency Self-Directed Program Surcharge.

(3) An Energy Efficiency Program Surcharge amount may vary during specific months as authorized by the Michigan Public Service Commission. The Company will file a new tariff sheet to reflect any change in surcharges once the financial incentive recovery period has been completed.

(4) Rate GSG-2 Customers are eligible to opt-in to the Energy Efficiency Electric Program Surcharge. A GSG-2 customer electing to participate in the Energy Efficiency Electric Program will be charged the GPD, Tier 5: > 50,000 kWh/mo rate per billing meter per month.

(5) A Renewable Energy Plan Surcharge will be in effect for the period of the September 2009 Bill Month through the August 2029 Bill Month. The amount may vary during specific months as authorized by the Michigan Public Service Commission. Applicable cases include Case Nos. U-18505, U-16543, U-16581 and U-17301.

(6) Customer-Owned lighting fixtures served on Rate GML, GUL, and Rate GU-XL are eligible to opt-in to the Energy Efficiency Program Surcharge. A GML, GUL or GU-XL customer electing to participate in the Energy Efficiency Electric Program shall pay the Rate GUL Company-Owned Energy Efficiency Program Surcharge per fixture per month as shown above.

(7) Rate Schedule GUL Company-Owned lighting fixtures shall pay the per fixture surcharge monthly as shown above.

Issued December 27, 2018 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan
### SURCHARGES

<table>
<thead>
<tr>
<th>Rate Schedule</th>
<th><strong>Tax Reform Credit (C) Power Supply-Capacity</strong></th>
<th><strong>Tax Reform Credit (C) Distribution</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(Case No. U-20309)</td>
<td>(Case No. U-20309)</td>
</tr>
<tr>
<td></td>
<td>Effective for service</td>
<td>Effective for service</td>
</tr>
<tr>
<td></td>
<td>beginning October 1, 2019</td>
<td>beginning October 1, 2019</td>
</tr>
<tr>
<td>Rate RS, RSP</td>
<td>$ (0.000472)/kWh</td>
<td>$ (0.000883)/kWh</td>
</tr>
<tr>
<td>Rate RT</td>
<td>(0.000444)/kWh</td>
<td>(0.000883)/kWh</td>
</tr>
<tr>
<td>Rate RDP</td>
<td>(0.000434)/kWh</td>
<td>(0.000883)/kWh</td>
</tr>
<tr>
<td>Rate RDPR</td>
<td>(0.000472)/kWh</td>
<td>(0.000883)/kWh</td>
</tr>
<tr>
<td>Rate REV</td>
<td>(0.000462)/kWh</td>
<td>(0.000883)/kWh</td>
</tr>
<tr>
<td>Rate GS</td>
<td>(0.000444)/kWh</td>
<td>(0.000848)/kWh</td>
</tr>
<tr>
<td></td>
<td>with GEI (0.000493)/kWh</td>
<td>(0.001025)/kWh</td>
</tr>
<tr>
<td>Rate GSTU</td>
<td>(0.000446)/kWh</td>
<td>(0.000848)/kWh</td>
</tr>
<tr>
<td>Rate GSD</td>
<td>(0.16)/kW</td>
<td>(0.000564)/kWh</td>
</tr>
<tr>
<td></td>
<td>with GEI (0.11)/kW</td>
<td>(0.000827)/kWh</td>
</tr>
<tr>
<td>Rate GP-CVL 1</td>
<td>(0.000344)/kWh</td>
<td>(0.000313)/kWh</td>
</tr>
<tr>
<td></td>
<td>with GEI (0.000344)/kWh</td>
<td>(0.000313)/kWh</td>
</tr>
<tr>
<td>Rate GP-CVL 2</td>
<td>(0.000385)/kWh</td>
<td>(0.000154)/kWh</td>
</tr>
<tr>
<td></td>
<td>with GEI (0.000385)/kWh</td>
<td>(0.000154)/kWh</td>
</tr>
<tr>
<td>Rate GP-CVL 3</td>
<td>(0.000424)/kWh</td>
<td>(0.000273)/kWh</td>
</tr>
<tr>
<td></td>
<td>with GEI (0.000408)/kWh</td>
<td>(0.000348)/kWh</td>
</tr>
<tr>
<td>Rate GPD-CVL 1</td>
<td>(0.000297)/kWh</td>
<td>(0.01)/kW</td>
</tr>
<tr>
<td></td>
<td>with GEI (0.000227)/kWh</td>
<td>(0.01)/kW</td>
</tr>
<tr>
<td>Rate GPD-CVL 2</td>
<td>(0.000325)/kWh</td>
<td>(0.03)/kW</td>
</tr>
<tr>
<td></td>
<td>with GEI (0.000484)/kWh</td>
<td>(0.03)/kW</td>
</tr>
<tr>
<td>Rate GPD-CVL 3</td>
<td>(0.000372)/kWh</td>
<td>(0.07)/kW</td>
</tr>
<tr>
<td></td>
<td>with GEI (0.000400)/kWh</td>
<td>(0.08)/kW</td>
</tr>
<tr>
<td>Rate GPTU-CVL 1</td>
<td>(0.000373)/kWh</td>
<td>(0.02)/kW</td>
</tr>
<tr>
<td>Rate GPTU-CVL 2</td>
<td>(0.000335)/kWh</td>
<td>(0.02)/kW</td>
</tr>
<tr>
<td>Rate GPTU-CVL 3</td>
<td>(0.000375)/kWh</td>
<td>(0.08)/kW</td>
</tr>
<tr>
<td>Rate EIP-CVL 1</td>
<td>(0.000107)/kWh</td>
<td>(0.01)/kW</td>
</tr>
<tr>
<td>Rate EIP-CVL 2</td>
<td>(0.000120)/kWh</td>
<td>(0.03)/kW</td>
</tr>
<tr>
<td>Rate EIP-CVL 3</td>
<td>(0.000120)/kWh</td>
<td>(0.02)/kW</td>
</tr>
<tr>
<td>Rate GSG-2 CVL 1</td>
<td>NA (0.00)/kW</td>
<td>(0.00)/kW</td>
</tr>
<tr>
<td>Rate GSG-2 CVL 2</td>
<td>NA (0.00)/kW</td>
<td>(0.00)/kW</td>
</tr>
<tr>
<td>Rate GSG-2 CVL 3</td>
<td>NA (0.02)/kW</td>
<td>(0.02)/kW</td>
</tr>
<tr>
<td>Rate GML-Secondary</td>
<td>(0.000118)/kWh</td>
<td>(0.000879)/kWh</td>
</tr>
<tr>
<td>Rate GML-Primary</td>
<td>(0.000059)/kWh</td>
<td>(0.000665)/kWh</td>
</tr>
<tr>
<td>Rate GUL</td>
<td>(0.000115)/kWh</td>
<td>(0.002322)/kWh</td>
</tr>
<tr>
<td>Rate GU-XL</td>
<td>(0.000117)/kWh</td>
<td>(0.003841)/kWh</td>
</tr>
<tr>
<td>Rate GU</td>
<td>(0.000311)/kWh</td>
<td>(0.000289)/kWh</td>
</tr>
<tr>
<td>Rate PA</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Rate ROA-R, ROA-S, ROA-P</td>
<td>NA</td>
<td>As in Delivery Rate Schedule</td>
</tr>
</tbody>
</table>

Issued October 2, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on and after October 1, 2019
Issued under authority of the
Michigan Public Service Commission
dated September 26, 2019
in Case No. U-20309
### SURCHARGES

#### Low-Income Energy Assistance Fund Surcharge
(Case No. U-17377)

Effective beginning with the September 2019 Billing Month

<table>
<thead>
<tr>
<th>Rate Schedule</th>
<th>Fee ($)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rate RSP(1)</td>
<td>$0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate RS(1)</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate RDP(1)</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate RDPR(1)</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate REV-1(1)</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate REV-2(1)</td>
<td>NA</td>
<td></td>
</tr>
<tr>
<td>Rate RT(1)</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate RSH(1)</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate RPM(1)</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate GS</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate GSTU</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate GSD</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate GP</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate GPD</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate GPTU</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate EIP</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate GSG-2</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate GML</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate GUL</td>
<td>NA</td>
<td></td>
</tr>
<tr>
<td>Rate GU-XL</td>
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</tr>
<tr>
<td>Rate GU</td>
<td>NA</td>
<td></td>
</tr>
<tr>
<td>Rate PA</td>
<td>NA</td>
<td></td>
</tr>
<tr>
<td>Rate ROA-R</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
<tr>
<td>Rate ROA-S</td>
<td>0.92/billing meter</td>
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<tr>
<td>Rate ROA-P</td>
<td>0.92/billing meter</td>
<td></td>
</tr>
</tbody>
</table>

(1) The Low Income Energy Assistance Fund Surcharge, authorized by 2013 PA 295 and the Orders in Case No. U-17377, shall be applied to one residential meter per residential site.

Issued July 29, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for bills rendered on and after the Company’s September 2019 Billing Month
Issued under authority of the
Michigan Public Service Commission
DATED JULY 18, 2019
in Case No. U-17377
This sheet has been cancelled and is reserved for future use.
### POWER SUPPLY COST RECOVERY (PSCR) FACTORS

<table>
<thead>
<tr>
<th>Billing Months</th>
<th>Maximum Allowable Factor $/kWh</th>
<th>Actual Factor Billed $/kWh</th>
</tr>
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<tbody>
<tr>
<td><strong>Year 2018</strong></td>
<td></td>
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</tr>
<tr>
<td>January</td>
<td>$0.00088</td>
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<tr>
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<td>0.00088</td>
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<tr>
<td>March</td>
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<tr>
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<td>(0.00209)</td>
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<tr>
<td>May</td>
<td>0.00088</td>
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<tr>
<td>June</td>
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<tr>
<td>July</td>
<td>0.00088</td>
<td>(0.00330)</td>
</tr>
<tr>
<td>August</td>
<td>0.00088</td>
<td>(0.00293)</td>
</tr>
<tr>
<td>September</td>
<td>0.00088</td>
<td>(0.00502)</td>
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<tr>
<td>October</td>
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</tr>
<tr>
<td>November</td>
<td>0.00088</td>
<td>(0.00488)</td>
</tr>
<tr>
<td>December</td>
<td>0.00088</td>
<td>(0.00322)</td>
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</table>

<table>
<thead>
<tr>
<th>Billing Months</th>
<th>Maximum Allowable Factor $/kWh</th>
<th>Actual Factor Billed $/kWh</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Year 2019</strong></td>
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<td></td>
</tr>
<tr>
<td>January</td>
<td>$0.00106</td>
<td>$0.00106</td>
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<tr>
<td>February</td>
<td>0.00106</td>
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<td>(0.00497)</td>
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<tr>
<td>December</td>
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<td>(0.00639)</td>
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</table>

The listed monthly power supply cost recovery factors are authorized pursuant to Rule C8., Power Supply Cost Recovery (PSCR) Clause. The Company will file a revised Sheet No. D-4.00 at least 10 days before the actual PSCR factor is billed to its customers in the subsequent billing month.

Issued November 15, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for bills rendered for the 2019 Plan Year
Issued under authority of the Michigan Public Service Commission for self-implementing in Case No. U-2019
This sheet has been cancelled and is reserved for future use.
POWER PLANT SECURITIZATION CHARGE

The actual Power Plant Securitization Charge is authorized pursuant to Rule C9.1, Power Plant Securitization Charges, Initial Implementation and True-up Methodology. The Power Plant Securitization Charge is billed to all full service customers, shown in the rate schedules identified below, based upon usage. This charge shall be shown separately on the customer's bill.

The actual Power Plant Securitization Charge applied to customers' bills is as follows:

<table>
<thead>
<tr>
<th>Rate Schedule</th>
<th>Power Plant Securitization Charge (Case No. U-17473)</th>
</tr>
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<tbody>
<tr>
<td>Effective beginning with the August 2019 Billing Month</td>
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<table>
<thead>
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<tr>
<td>RS</td>
<td>0.0011/ kWh</td>
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</tr>
<tr>
<td>RDP</td>
<td>0.0011/ kWh</td>
<td></td>
</tr>
<tr>
<td>RDPR</td>
<td>0.0011/ kWh</td>
<td></td>
</tr>
<tr>
<td>REV-1</td>
<td>0.0011/ kWh</td>
<td></td>
</tr>
<tr>
<td>REV-2</td>
<td>0.0011/ kWh</td>
<td></td>
</tr>
<tr>
<td>RT</td>
<td>0.0011/ kWh</td>
<td></td>
</tr>
<tr>
<td>RSH</td>
<td>0.0011/ kWh</td>
<td></td>
</tr>
<tr>
<td>RPM</td>
<td>0.0011/ kWh</td>
<td></td>
</tr>
<tr>
<td>GS</td>
<td>0.001213/ kWh</td>
<td></td>
</tr>
<tr>
<td>GSTU</td>
<td>0.001213/ kWh</td>
<td></td>
</tr>
<tr>
<td>GSD</td>
<td>0.001213/ kWh</td>
<td></td>
</tr>
<tr>
<td>GP</td>
<td>0.000836/ kWh</td>
<td></td>
</tr>
<tr>
<td>CVL 1</td>
<td>0.000836/ kWh</td>
<td></td>
</tr>
<tr>
<td>CVL 2</td>
<td>0.000836/ kWh</td>
<td></td>
</tr>
<tr>
<td>CVL 3</td>
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<tr>
<td>GPD</td>
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<td></td>
</tr>
<tr>
<td>GPTU</td>
<td>0.000836/ kWh</td>
<td></td>
</tr>
<tr>
<td>GSG-2</td>
<td>0.000836/ kWh</td>
<td></td>
</tr>
<tr>
<td>GML</td>
<td>0.000618/ kWh</td>
<td></td>
</tr>
<tr>
<td>GUL</td>
<td>0.000618/ kWh</td>
<td></td>
</tr>
<tr>
<td>GU-XL</td>
<td>0.000618/ kWh</td>
<td></td>
</tr>
<tr>
<td>GU</td>
<td>0.000618/ kWh</td>
<td></td>
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<tr>
<td>PA</td>
<td>NA</td>
<td></td>
</tr>
<tr>
<td>ROA-R</td>
<td>NA</td>
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<tr>
<td>ROA-S</td>
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</tr>
<tr>
<td>ROA-P</td>
<td>NA</td>
<td></td>
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</tbody>
</table>

(1) Customers taking ROA service on December 6, 2013 are excluded from the Power Plant Securitization Charge. This exclusion does not apply to customers first taking ROA service after December 6, 2013 or to customers taking service on December 6, 2013 who discontinue taking ROA service any time after December 6, 2013. Customers who discontinue taking ROA service any time after December 6, 2013 and who return to ROA service will pay the Power Plant Securitization Charge applicable to the customer's otherwise applicable Company Full Service Rate Schedule.

Issued July 19, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for bills rendered on and after the Company’s August 2019 Billing Month

Issued under authority of the
Michigan Public Service Commission
dated July 18, 2019
in Case No. U-17473
RATE CATEGORIES AND PROVISIONS

<table>
<thead>
<tr>
<th>Description</th>
<th>Full Service</th>
<th>Retail Open Access</th>
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<tbody>
<tr>
<td>RESIDENTIAL SUMMER ON-PeAK BASIC RATE RSP</td>
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<tr>
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<td>1001</td>
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<tr>
<td>Provisions</td>
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<tr>
<td>Residential Summer On-Peak Basic With Income Assistance (RIA) *</td>
<td>Applicable</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>Residential Summer On-Peak Basic With Senior Citizen (RSC) *</td>
<td>Applicable</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>Peak Power Savers – Air Conditioner Peak Cycling Program</td>
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<td>Not Applicable</td>
</tr>
<tr>
<td>Peak Power Savers – Peak Reward ***</td>
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</tr>
<tr>
<td>Peak Power Savers – Critical Peak Pricing ***</td>
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<tr>
<td>Residential Summer On-Peak Basic With Self-Generation (SG) **</td>
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<tr>
<td>Green Generation Program ****</td>
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<tr>
<td>RESIDENTIAL SERVICE SECONDARY RATE RS</td>
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<tr>
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<td>Residential With Self-Generation (SG) **</td>
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<td>Non-Transmitting Meter Provision</td>
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<td>RESIDENTIAL SERVICE DYNAMIC PROGRAM</td>
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<tr>
<td>Residential Dynamic Pricing With Income Assistance (RIA) *</td>
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<tr>
<td>Residential Dynamic Pricing With Senior Citizen (RSC)*</td>
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<tr>
<td>Residential Dynamic Pricing With Self-Generation (SG) **</td>
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<tr>
<td>Residential Time-of-Day With Senior Citizen (RSC)*</td>
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<tr>
<td>Green Generation Program ****</td>
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</tr>
</tbody>
</table>

* Provisions shall not be taken in conjunction with each other.
** Provisions shall not be taken in conjunction with the Net Metering Program.
*** Peak Reward and Critical Peak Pricing shall not be taken in conjunction with each other.
**** Closed to new customers, effective April 5, 2019.

(Continued on Sheet No. D-6.05)
<table>
<thead>
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<th>Description</th>
<th>Full Service</th>
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<tr>
<td>Green Generation Program ****</td>
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</tr>
</tbody>
</table>

* Provisions shall not be taken in conjunction with each other.
** Provisions shall not be taken in conjunction with the Net Metering Program.
*** Peak Reward and Critical Peak Pricing shall not be taken in conjunction with each other.
**** Closed to new customers, effective April 5, 2019.
# RATE CATEGORIES AND PROVISIONS

(Continued From Sheet No. D-6.05)

<table>
<thead>
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<th>Description</th>
<th>Full Service</th>
<th>Retail Open Access</th>
</tr>
</thead>
</table>

## GENERAL SERVICE SECONDARY RATE GS

<table>
<thead>
<tr>
<th>Description</th>
<th>Full Service</th>
<th>Retail Open Access</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial</td>
<td>1100</td>
<td>2100</td>
</tr>
<tr>
<td>Commercial - Temporary Construction Service</td>
<td>1999</td>
<td>Not Applicable</td>
</tr>
</tbody>
</table>

### Provisions

- Commercial Billboards/Outdoor Advertising Signs - Dusk to Dawn: Applicable, Not Applicable
- Commercial Billboards/Outdoor Advertising Signs - Fixed Hours of Operation: Applicable, Not Applicable
- Commercial Miscellaneous: Applicable, Not Applicable
- Commercial Resale: Applicable, Applicable
- Commercial With Educational Institution (GEI): Applicable, Applicable
- Commercial With Self-Generation (SG) *: 1715, Not Applicable
- Net Metering Program: Applicable, Applicable
- Green Generation Program **: Applicable, Not Applicable
- Non-Transmitting Meter Provision: Applicable, Applicable

## GENERAL SERVICE SECONDARY TIME-OF-USE RATE GSTU

<table>
<thead>
<tr>
<th>Description</th>
<th>Full Service</th>
<th>Retail Open Access</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial</td>
<td>1121</td>
<td>Not Applicable</td>
</tr>
</tbody>
</table>

### Provisions

- Commercial With Educational Institution (GEI): Applicable, Not Applicable
- Commercial With Self-Generation (SG) *: 1716, Not Applicable
- Commercial Resale: Applicable, Not Applicable
- Green Generation Program **: Applicable, Not Applicable

## GENERAL SERVICE SECONDARY DEMAND RATE GSD

<table>
<thead>
<tr>
<th>Description</th>
<th>Full Service</th>
<th>Retail Open Access</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial</td>
<td>1120</td>
<td>2120</td>
</tr>
<tr>
<td>Commercial (100 kW Billing Demand Guarantee)</td>
<td>1140</td>
<td>2140</td>
</tr>
</tbody>
</table>

### Provisions

- Commercial Resale: Applicable, Applicable
- Commercial With Educational Institution (GEI): Applicable, Applicable
- Commercial With Self-Generation (SG) *: 1725, Not Applicable
- Commercial (100 kW Billing Demand Guarantee) With Self-Generation (SG) *: 1735, Not Applicable
- Net Metering Program: Applicable, Applicable
- Green Generation Program **: Applicable, Not Applicable

*Provisions shall not be taken in conjunction with the Net Metering Program.

** Closed to new customers, effective April 5, 2019.

(Continued on Sheet No. D-7.00)
RATE CATEGORIES AND PROVISIONS
(Continued From Sheet No. D-6.10)

<table>
<thead>
<tr>
<th>Description</th>
<th>Full Service</th>
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</tr>
</thead>
<tbody>
<tr>
<td><strong>GENERAL SERVICE PRIMARY RATE GP</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commercial (Customer Voltage Level 1, 2 or 3)</td>
<td>1200</td>
<td>2200</td>
</tr>
<tr>
<td>Industrial (Customer Voltage Level 1, 2 or 3)</td>
<td>1210</td>
<td>2210</td>
</tr>
<tr>
<td><strong>Provisions</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commercial (Customer Voltage Level 1, 2 or 3) Resale</td>
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<td>Applicable</td>
</tr>
<tr>
<td>Commercial (Customer Voltage Level 1, 2 or 3) With Educational Institution (GEI)</td>
<td>Applicable</td>
<td>Applicable</td>
</tr>
<tr>
<td>Commercial (Customer Voltage Level 1, 2 or 3) With Self-Generation (SG) **</td>
<td>1745</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>Industrial (Customer Voltage Level 1, 2 or 3) With Self-Generation (SG) **</td>
<td>1750</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>Net Metering Program</td>
<td>Applicable</td>
<td>Applicable</td>
</tr>
<tr>
<td>Green Generation Program ***</td>
<td>Applicable</td>
<td>Not Applicable</td>
</tr>
</tbody>
</table>

| **LARGE GENERAL SERVICE PRIMARY DEMAND RATE GPD** | | |
| Commercial (Customer Voltage Level 1, 2 or 3) | 1220 | 2220 |
| Industrial (Customer Voltage Level 1, 2 or 3) | 1230 | 2230 |
| **Provisions** | | |
| Commercial (Customer Voltage Level 1, 2 or 3) Resale | Applicable | Applicable |
| Commercial (Customer Voltage Level 1, 2 or 3) With Aggregate Peak Demand (GAP) ** | Applicable | Not Applicable |
| Industrial (Customer Voltage Level 1, 2 or 3) With Aggregate Peak Demand (GAP) ** | Applicable | Not Applicable |
| Commercial (Customer Voltage Level 1, 2 or 3) With Educational Institution (GEI) ** | Applicable | Applicable |
| Industrial (Customer Voltage Level 1, 2 or 3) With Educational Institution (GEI) ** | Applicable | Not Applicable |
| Commercial (Customer Voltage Level 1, 2 or 3) With Self-Generation (SG) ** | 1755 | Not Applicable |
| Industrial (Customer Voltage Level 1, 2 or 3) With Self-Generation (SG) ** | 1760 | Not Applicable |
| Net Metering Program | Applicable | Applicable |
| Green Generation Program *** | Applicable | Not Applicable |

| **GENERAL SERVICE PRIMARY TIME-OF-USE RATE GPTU** | | |
| Commercial (Customer Voltage Level 1, 2, or 3) | 1280 | Not Applicable |
| Industrial (Customer Voltage Level 1, 2, or 3) | 1285 | Not Applicable |
| **Provisions** | | |
| Commercial (Customer Voltage Level 1, 2 or 3) Resale | Applicable | Not Applicable |
| Commercial (Customer Voltage Level 1, 2 or 3) With Self-Generation (SG) ** | 1765 | Not Applicable |
| Industrial (Customer Voltage Level 1, 2 or 3) With Self-Generation (SG) ** | 1770 | Not Applicable |
| Net Metering Program | Applicable | Not Applicable |
| Green Generation Program *** | Applicable | Not Applicable |

| **GENERAL SERVICE ENERGY INTENSIVE PRIMARY RATE EIP** | | |
| Industrial (Customer Voltage Level 1, 2, or 3) | 1250 | Not Applicable |
| **Provisions** | | |
| Commercial (Customer Voltage Level 1, 2, or 3) With Self-Generation (SG) ** | 1775 | Not Applicable |
| Industrial (Customer Voltage Level 1, 2, or 3) With Self-Generation (SG) ** | 1780 | Not Applicable |
| Green Generation Program *** | Applicable | Not Applicable |

* Provisions shall not be taken in conjunction with the GEI provision or the Net Metering Program.
** Provisions shall not be taken in conjunction with the Net Metering Program.
*** Closed to new customers, effective April 5, 2019.

Issued March 21, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on and after April 5, 2019

Issued under authority of the
Michigan Public Service Commission
dated December 20, 2018
in Case No. U-18351
<table>
<thead>
<tr>
<th>Description</th>
<th>Full Service</th>
<th>Retail Open Access</th>
</tr>
</thead>
</table>

**EXPERIMENTAL ADVANCED RENEWABLE PROGRAM AR**
- Residential: 1015 2015
- Commercial - Secondary Delivery, Rate GS: 1105 2105
- Industrial - Secondary Delivery, Rate GS: 1115 2115
- Commercial - Secondary Delivery, Rate GSD: 1125 2125
- Industrial - Secondary Delivery, Rate GSD: 1135 2135
- Commercial - Primary Delivery, Rate GP: 1205 2205
- Industrial - Primary Delivery, Rate GP: 1215 2215
- Commercial - Primary Delivery, Rate GPD: 1225 2225
- Industrial - Primary Delivery, Rate GPD: 1235 2235

**PILOT SOLAR PROGRAM**
- Residential: 1800 Not Applicable
- Commercial: 1825 Not Applicable
- Industrial: 1850 Not Applicable

**VOLUNTARY LARGE CUSTOMER RENEWABLE ENERGY PILOT (LC-REP) PROGRAM**
- Commercial – (Customer Voltage Level 1, 2, or 3) - Primary Delivery: 1260 Not Applicable
- Industrial – (Customer Voltage Level 1, 2, or 3) - Primary Delivery: 1265 Not Applicable
- Commercial – (Customer Voltage Level 1, 2, or 3) - Primary Delivery: 1270 Not Applicable
- Industrial – (Customer Voltage Level 1, 2, or 3) - Primary Delivery: 1275 Not Applicable

**GENERAL SERVICE SELF GENERATION RATE GSG-2**
- Commercial - Primary Service: 1320 Not Applicable
- Commercial (Customer Voltage Level 1, 2, or 3) - Primary Service 100 kW or less: 1325 Not Applicable
- Industrial - Primary Service: 1340 Not Applicable
- Industrial (Customer Voltage Level 1, 2, or 3) - Primary Service 100 kW or less: 1345 Not Applicable
- Industrial (Customer Voltage Level 1, 2, or 3) - Primary Service greater than 100 kW: 1350 Not Applicable

Provisions
- Green Generation *: Applicable Not Applicable

* Closed to new customers, effective April 5, 2019.
## RATE CATEGORIES AND PROVISIONS
(Continued From Sheet No. D-7.10)

<table>
<thead>
<tr>
<th>Description</th>
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<tbody>
<tr>
<td><strong>GENERAL SERVICE METERED LIGHTING RATE GML</strong></td>
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<tr>
<td>Commercial - Secondary Metered Service</td>
<td>1400</td>
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<tr>
<td>Commercial - Primary Metered Service</td>
<td>1405</td>
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<tr>
<td><strong>Provisions</strong></td>
<td></td>
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</tr>
<tr>
<td>Net Metering Program</td>
<td>Applicable</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>Green Generation Program *</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>GENERAL SERVICE UNMETERED LIGHTING RATE GUL</strong></td>
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<td></td>
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<tr>
<td>Commercial - Customer-Owned Incandescent Luminaire</td>
<td>1410</td>
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<tr>
<td>Commercial - Customer-Owned Mercury Vapor Luminaire</td>
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</tr>
<tr>
<td>Commercial - Customer-Owned High-Pressure Sodium Luminaire</td>
<td>1420</td>
<td>Not Applicable</td>
</tr>
<tr>
<td>Commercial - Customer-Owned Metal Halide Luminaire</td>
<td>1425</td>
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<tr>
<td>Commercial - Company-Owned Incandescent Luminaire</td>
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<tr>
<td>Commercial - Company-Owned Fluorescent Luminaire</td>
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<tr>
<td>Commercial - Company-Owned Mercury Vapor Luminaire</td>
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<tr>
<td>Commercial - Company-Owned High-Pressure Sodium Luminaire</td>
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</tr>
<tr>
<td>Commercial - Company-Owned Metal Halide Luminaire</td>
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</tr>
<tr>
<td>Commercial - Outdoor Area Lighting</td>
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<tr>
<td>Industrial - Outdoor Area Lighting</td>
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<tr>
<td><strong>Provisions</strong></td>
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</tr>
<tr>
<td>Green Generation Program *</td>
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<tr>
<td><strong>GENERAL UNMETERED EXPERIMENTAL LIGHTING RATE GU-XL</strong></td>
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<tr>
<td>Commercial - Company-Owned Secondary Service, XL</td>
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<tr>
<td>Commercial - Customer-Owned Secondary Service, XL</td>
<td>1650</td>
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<tr>
<td><strong>Provisions</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Green Generation Program *</td>
<td></td>
<td></td>
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<tr>
<td><strong>GENERAL SERVICE UNMETERED RATE GU</strong></td>
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<tr>
<td>Commercial - Secondary Service</td>
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<tr>
<td><strong>Provisions</strong></td>
<td></td>
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<tr>
<td>Commercial - Lighting Service</td>
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</tr>
<tr>
<td>Commercial - Traffic Lighting Service</td>
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</tr>
<tr>
<td>Commercial - Cable Television (CATV) Service</td>
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<tr>
<td>Commercial - Wireless Access Service</td>
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<tr>
<td>Commercial - Security Camera Service</td>
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<tr>
<td>Green Generation Program *</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>GENERAL SERVICE SPECIAL CONTRACTS</strong></td>
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<td></td>
</tr>
<tr>
<td>Commercial</td>
<td>1150</td>
<td>Not Applicable</td>
</tr>
</tbody>
</table>

* Closed to new customers, effective April 5, 2019.

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Issued March 21, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on and after April 5, 2019
Issued under authority of the Michigan Public Service Commission
dated December 20, 2018 in Case No. U-18351
RESIDENTIAL SUMMER ON-PEAK BASIC RATE RSP

Availability:

Subject to any restrictions, this rate is available to any Full Service Customer desiring electric service for any usual residential use in: (i) private family dwellings; (ii) tourist homes, rooming houses, dormitories, nursing homes and other similarly occupied buildings containing sleeping accommodations for up to six persons; or (iii) existing multifamily dwellings containing up to four households served through a single meter. Service for single-phase or three-phase equipment may be included under this rate, provided the individual capacity of such equipment does not exceed 3 hp or 3 kW, nor does the total connected load of the home exceed 10 kW, without the specific consent of the Company.

The Residential Summer On-Peak Basic Rate Pilot will commence by June 1, 2019. Customer eligibility to participate in the Pilot is determined solely by the Company. Selected customers must remain in the pilot through December 31, 2019.

This rate is not available for: (i) resale purposes; (ii) multifamily dwellings containing more than four living units served through a single meter; (iii) tourist homes, rooming houses, dormitories, nursing homes and similarly occupied buildings containing sleeping accommodations for more than six persons; (iv) any other Non-Residential usage; or (v) Rule C5.5 – Non-Transmitting Meter Provision participants.

Residences in conjunction with commercial or industrial enterprises and mobile home parks may take service on this rate only under the Rules and Regulations contained in the Company's Electric Rate Book.

Nature of Service:

Service under this rate shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Secondary Voltage service. The Company will determine the particular nature of the voltage in each case.

Monthly Rate:

Power Supply Charges: These charges are applicable to Full Service Customers.

Energy Charge:

<table>
<thead>
<tr>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
<th>per kWh for Off-Peak kWh between June 1 and September 30</th>
</tr>
</thead>
<tbody>
<tr>
<td>$ 0.061121</td>
<td>$ 0.035660</td>
<td>$0.096781</td>
<td></td>
</tr>
<tr>
<td>$ 0.090785</td>
<td>$ 0.052967</td>
<td>$0.143752</td>
<td></td>
</tr>
<tr>
<td>$ 0.061121</td>
<td>$ 0.035660</td>
<td>$0.096781</td>
<td></td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

Delivery Charges: These charges are applicable to Full Service Customers.

System Access Charge: $7.50 per customer per month

Distribution Charge: $0.047054 per kWh for all kWh

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

(Continued on Sheet No. D-8.20)
RESIDENTIAL SUMMER ON-PEAK BASIC RATE RSP
(Continued From Sheet No. D-8.10)

Monthly Rate: (Contd)

Income Assistance Service Provision (RIA):

When service is supplied to a Principal Residence Customer, where the household receives a Home Heating Credit (HHC) in the State of Michigan, a credit shall be applied during all billing months. For an income assistance customer to qualify for this credit the Company shall require annual evidence of the HHC energy draft or warrant. The customer may also qualify for this credit by meeting the requirements under Rule B2, Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.102, Definitions; A to F. Confirmation shall be required by an authorized State or Federal agency to verify that the customer’s total household income does not exceed 150% of the Federal poverty level.

The monthly credit for the residential Income Assistance Service Provision shall be applied as follows:

Delivery Charges: These charges are applicable to Full Service Customers.

Income Assistance Credit: $(7.50) per customer per month

This credit shall not be taken in conjunction with a credit for the Senior Citizen Service Provision (RSC).

Senior Citizen Service Provision (RSC):

When service is supplied to the Principal Residence Customer who is 65 years of age or older and head of household, a credit shall be applied during all billing months.

The monthly credit for the residential Senior Citizen Service Provision shall be applied as follows:

Delivery Charges: These charges are applicable to Full Service and Retail Open Access customers.

Senior Citizen Credit: $(3.75) per customer per month

This credit shall not be taken in conjunction with a credit for the Income Assistance Service Provision (RIA).

Peak Power Savers:

Customers can elect to participate in the Air Conditioning Peak Cycling Program and the Peak Reward Program as described in this tariff. When a customer participated in both programs, the customer’s incremental energy savings earned under the Peak Reward is compared to the Peak Power Savers – Air Conditioning Peak Cycling Program Credit. The greater of the two credits will be applied to the customer’s invoice for that billing month. Both credits will not apply in a single billing month. Customers participating in the Peak Reward Program cannot participate in the Critical Peak Price Program.

Air Conditioner Peak Cycling Program – (Available on a Date to be Announced by the Company):

A customer in a single family residence who is taking service from the Company may be eligible to participate in the Company’s voluntary Peak Power Savers – Air Conditioner Peak Cycling Program for load management of eligible electric central air conditioning, central heat pump, or other qualifying electric equipment. Customer eligibility to participate is determined solely by the Company. The Company will accept a customer’s central air conditioning, central heat pump, and other qualifying electric equipment under this program only if it has the capability to be controlled by the Company. Load Management of a customer’s swimming pool pump is permitted under this program only if the customer is allowing Load Management of their air conditioner or heat pump unit. The Company will install the required equipment as the customer’s premises which will allow Load Management upon signal from the Company. Such equipment shall be furnished, installed, maintained and owned by the Company at the Company’s expense. Equipment installations must conform to the Company’s specifications.

(Continued on Sheet No. D-8.30)
RESIDENTIAL SUMMER ON-PEAK BASIC RATE RSP
(Continued From Sheet No. D-8.20)

Monthly Rate: (Contd)

Peak Power Savers: (Contd)

Air Conditioner Peak Cycling Program: (Contd)

The Company reserves the right to specify the term or duration of the program. The customer’s enrollment shall be terminated if the voluntary program ceases, if the customer tampers with the control switch or the Company’s equipment or any reasons as provided for in Rule C1.3, Use of Service.

Load Management may occur any day of the week including weekends between the hours of 7:00 AM and 8:00 PM for no more than an eight hour period in any one day. Load management may be implemented for, but not limited to, maintaining system integrity, making an emergency purchase, economic reasons, or when there is insufficient system generation available to meet anticipated system load. Load Management may only occur outside of the hours of 7:00 AM and 8:00 PM during a declared emergency event as directed by MISO.

The customer may contact the Company to request to override a Load Management event for one Load Management event during the June through September months in any one calendar year for the balance of the hours left in that Load Management event with no penalty. The request shall be granted at the discretion of the Company. If the override request was granted by the Company and the customer requests and is granted any additional overrides in the same calendar year, the Peak Power Savers – Air Conditioner Peak Cycling Credit may be forfeited for that billing month.

Rule C1.1 Character of Service, Rule C3 Emergency Electrical Procedures and other rules and regulations contained in the Company’s Electric Rate Book apply to customers taking service under this Peak Power Savers – Air Conditioner Peak Cycling Program.

The monthly credit for the Peak Power Savers Program shall be applied as follows:

Power Supply Charges: These charges are applicable to Full Service Customers.

Peak Power Savers – Air Conditioner Peak Cycling Credit: $(8.00) per customer per month during the billing months of June – September

Peak Reward – (Available on a Date to be Announced by the Company):

Participating customers are able to manage electric costs by reducing load during critical peak events. The Company may call up to fourteen critical peak events between June 1 and September 30. Customers will be notified by 11:59 PM the day before a critical peak event is expected to occur. Receipt of such notice is the responsibility of the participating customer. Customers must have a transmitting meter to participate in Peak Power Savers.

During a critical peak event, customers will be credited the Peak Reward per kWh of incremental energy reductions.

Power Supply Charges: These charges are applicable to Full Service Customers.

Peak Reward: $(0.95) per kWh of incremental energy reduction during a critical peak event between June 1 and September 30

Critical Peak Price – (Available on a Date to be Announced by the Company):

Participating customers are able to manage electric costs by shifting load during critical peak events to a lower cost pricing period. The Company may call up to fourteen critical peak events between June 1 and September 30. Customers will be notified by 11:59 PM the day before a critical peak event is expected to occur. Receipt of such notice is the responsibility of the participating customer. Customers must have a transmitting meter to participate in Peak Power Savers.

During a critical peak event, customers will be charged the Critical Peak Price per kWh consumed during the critical peak event.

Power Supply Charges: These charges are applicable to Full Service Customers.

Critical Peak Price: $0.95 per kWh of energy consumed during a critical peak event between June 1 and September 30

Off-Peak Discount: $(0.032260) per kWh of Off-Peak kWh between June 1 and September 30

(Continued on Sheet No. D-8.40)
RESIDENTIAL SUMMER ON-PEAK BASIC RATE RSP
(Continued From Sheet No. D-8.30)

Monthly Rate: (Contd)

Self-Generation Provision (SG):

As of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company’s system, which may employ cogeneration or small power production technology.

All facilities must meet the Parallel Operation Requirements set forth in Rule C1.6.B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer's expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

Sales of Self-Generated Energy to the Company:
A customer who meets the Federal Energy Regulatory Commission’s (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data/billing determinants necessary for billing purposes.

Administrative Cost Charge: $0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less

Energy Purchase:
An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator’s, Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company's load node (designated as “CONS.CETR” as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.

Net Metering Program:
The Net Metering Program is available to any eligible customer as described in Rule C11., Net Metering Program, who desires to generate a portion or all of their own retail electricity requirements using a Renewable Energy Resource as defined in Rule C11.B, Net Metering Definitions.

A customer who participates in the Net Metering Program is subject to the provisions contained in Rule C11., Net Metering Program.

Green Generation Program:
Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

(Continued on Sheet No. D-8.50)
RESIDENTIAL SUMMER ON-PEAK BASIC RATE RSP
(Continued From Sheet No. D-8.40)

Monthly Rate: (Contd)

General Terms:

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Schedule of On-Peak and Off-Peak Hours:

The following schedule shall apply Monday through Friday, June 1 through September 30, including weekday holidays when applicable:

(1) On-Peak Hours: 2:00 PM to 7:00 PM
(2) Off-Peak Hours: 7:00 PM to 2:00 PM

Saturday and Sunday are Off-Peak.

Minimum Charge:

The System Access Charge included in the rate, adjusted for qualified service provision credit and any applicable non-consumption based surcharges.

Due Date and Late Payment Charge:

The due date of the customer's bill shall be 21 days from the date of transmittal. A late payment charge of 2%, not compounded, of the portion of the bill, net of taxes, shall be assessed to any bill that is delinquent. A customer who participates in the Winter Protection Plan or who is 65 years of age or older and who has notified the Company the customer is 65 years of age or older, shall be exempt from a late payment charge as described in Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.125, Late payment charges.

Term and Form of Contract:

Service under this rate shall not require a written contract except for the Green Generation Program participants.
RESIDENTIAL SERVICE SECONDARY RATE RS

Availability:

Subject to any restrictions, this rate is available to any customer desiring electric service for any usual residential use in: (i) private family dwellings; (ii) tourist homes, rooming houses, dormitories, nursing homes and other similarly occupied buildings containing sleeping accommodations for up to six persons; or (iii) existing multifamily dwellings containing up to four households served through a single meter. Service for single-phase or three-phase equipment may be included under this rate, provided the individual capacity of such equipment does not exceed 3 hp or 3 kW, nor does the total connected load of the home exceed 10 kW, without the specific consent of the Company.

As of January 1, 2020 this rate is closed to new business. After January 1, 2020 this rate is only available to customers electing a Non-Transmitting Meter in accordance with Rule C5.5, Non-Transmitting Meter Provision or customers determined to be eligible at the Company's sole discretion.

This rate is not available for: (i) resale purposes; (ii) multifamily dwellings containing more than four living units served through a single meter; (iii) tourist homes, rooming houses, dormitories, nursing homes and similarly occupied buildings containing sleeping accommodations for more than six persons; or (iv) any other Non-Residential usage.

Residences in conjunction with commercial or industrial enterprises and mobile home parks may take service on this rate only under the Rules and Regulations contained in the Company's Electric Rate Book.

Nature of Service:

Service under this rate shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Secondary Voltage service. The Company will determine the particular nature of the voltage in each case.

The Company will schedule meter readings on a monthly basis and attempt to obtain an actual meter reading for all tourist and/or occasional residence customers at intervals of not more than six months.

Monthly Rate:

Power Supply Charges: These charges are applicable to Full Service customers.

<table>
<thead>
<tr>
<th>Energy Charge</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
<th>per kWh for the first 600 kWh per month during the billing months of June - September</th>
<th>per kWh for all kWh over 600 kWh per month during the billing months of June - September</th>
<th>per kWh for all kWh during the billing months of October-May</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$ 0.060483</td>
<td>$ 0.035102</td>
<td>$ 0.095585</td>
<td></td>
<td></td>
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<td></td>
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<td></td>
<td>$ 0.060483</td>
<td>$ 0.035102</td>
<td>$ 0.095585</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

Delivery Charges: These charges are applicable to Full Service and Retail Open Access customers.

<table>
<thead>
<tr>
<th>System Access Charge:</th>
<th>$7.50 per customer per month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Distribution Charge:</td>
<td>$0.047054 per kWh for all kWh</td>
</tr>
</tbody>
</table>

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

(Continued on Sheet No. D-10.00)
RESIDENTIAL SERVICE SECONDARY RATE RS  
(Continued From Sheet No. D-9.00)

Monthly Rate: (Contd)

Income Assistance Service Provision (RIA):

When service is supplied to a Principal Residence Customer, where the household receives a Home Heating Credit (HHC) in the State of Michigan, a credit shall be applied during all billing months. For an income assistance customer to qualify for this credit the Company shall require annual evidence of the HHC energy draft or warrant. The customer may also qualify for this credit by meeting the requirements under Rule B2, Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.102, Definitions; A to F. Confirmation shall be required by an authorized State or Federal agency to verify that the customer’s total household income does not exceed 150% of the Federal poverty level.

The monthly credit for the residential Income Assistance Service Provision shall be applied as follows:

Delivery Charges: These charges are applicable to Full Service and Retail Open Access Customers.

Income Assistance Credit: $(7.50) per customer per month

This credit shall not be taken in conjunction with a credit for the Senior Citizen Service Provision (RSC).
Senior Citizen Service Provision (RSC):

When service is supplied to the Principal Residence Customer who is 65 years of age or older and head of household, a credit shall be applied during all billing months.

The monthly credit for the residential Senior Citizen Service Provision shall be applied as follows:

Delivery Charges: These charges are applicable to Full Service and Retail Open Access customers.

Senior Citizen Credit: $(3.75) per customer per month

This credit shall not be taken in conjunction with a credit for the Income Assistance Service Provision (RIA).

Self-Generation Provision (SG):

As of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company’s system, which may employ cogeneration or small power production technology.

All facilities must meet the Parallel Operation Requirements set forth in Rule C1.6 B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer’s expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

Sales of Self-Generated Energy to the Company:

A customer who meets the Federal Energy Regulatory Commission’s (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data / billing determinants necessary for billing purposes.

Administrative Cost Charge: $0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less.

Energy Purchase:

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator’s, Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company's load node (designated as "CONS.CETR" as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.
RESIDENTIAL SERVICE SECONDARY RATE RS
(Continued From Sheet No. D-11.00)

Monthly Rate: (Contd)

Peak Power Savers - Air Conditioner Peak Cycling Program:

A customer in a single family residence who is taking service from the Company may be eligible to participate in the Company's voluntary Peak Power Savers - Air Conditioner Peak Cycling Program for load management of eligible electric central air conditioning, central heat pump, or other qualifying electric equipment. Customer eligibility to participate in this program is determined solely by the Company. The customer must be located within an area in which Advanced Metering Infrastructure (AMI) is deployed and have a fully operational AMI meter for purposes of this program. The Company will accept a customer's central air conditioning, central heat pump, and other qualifying electric equipment under this program only if it has the capability to be controlled by the Company. Load Management of a customer's swimming pool pump is permitted under this program only if the customer is allowing Load Management of their air conditioner or heat pump unit. The Company will install the required equipment at the customer's premises which will allow Load Management upon signal from the Company. Such equipment shall be furnished, installed, maintained and owned by the Company at the Company's expense. Equipment installations must conform to the Company's specifications.

The customer's enrollment shall be terminated if the voluntary program ceases, if the customer tampers with the control switch or the Company's equipment or any reasons as provided for in Rule C1.3, Use of Service.

Load Management may occur any day of the week including weekends between the hours of 7:00 AM and 8:00 PM for no more than an eight hour period in any one day. Load Management may be implemented for, but not limited to, maintaining system integrity, making an emergency purchase, economic reasons, or when there is insufficient system generation available to meet anticipated system load. Load Management may only occur outside of the hours of 7:00 AM and 8:00 PM during a declared emergency event as directed by MISO.

The Customer may contact the Company to request to override a Load Management event for one Load Management event during the June through September months in any one calendar year for the balance of the hours left in that Load Management event with no penalty. The request shall be granted at the discretion of the Company. If the override request was granted by the Company and the customer requests and is granted any additional overrides in the same calendar year, the Peak Power Savers - Air Conditioner Peak Cycling Credit may be forfeited for that billing month.

Rule C1.1 Character of Service, Rule C3 Emergency Electrical Procedures and other rules and regulations contained in the Company's Electric Rate Book apply to customers taking service under this Peak Power Savers – Air Conditioner Peak Cycling Program.

The monthly credit for the Peak Power Savers - Air Conditioner Peak Cycling Program shall be applied as follows:

Power Supply Charges: These charges are applicable to Full Service Customers.

Peak Power Savers - Air Conditioner Peak Cycling Credit: $(8.00) per customer per month during the billing months of June-September

(Continued on Sheet No. D-11.20)
RESIDENTIAL SERVICE SECONDARY RATE RS
(Continued From Sheet No. D-11.10)

Monthly Rate: (Contd)

Net Metering Program:

The Net Metering Program is available to any eligible customer as described in Rule C11, Net Metering Program, who desires to generate a portion or all of their own retail electricity requirements using a Renewable Energy Resource as defined in Rule C11.B, Net Metering Definitions.

A customer who participates in the Net Metering Program is subject to the provisions contained in Rule C11, Net Metering Program.

Green Generation Program:

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

Non-Transmitting Meter Provision:

A customer who chooses a non-transmitting meter is subject to the provisions contained in Rule C5.5, Non-Transmitting Meter Provision.

General Terms:

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge:

The System Access Charge included in the rate, adjusted for qualified service provision credit and any applicable non-consumption based surcharges.

Due Date and Late Payment Charge:

The due date of the customer's bill shall be 21 days from the date of transmittal. A late payment charge of 2%, not compounded, of the portion of the bill, net of taxes, shall be assessed to any bill that is delinquent. A customer who participates in the Winter Protection Plan or who is 65 years of age or older and who has notified the Company the customer is 65 years of age or older, shall be exempt from a late payment charge as described in Rule B2, Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.125, Late payment charges.

Term and Form of Contract:

Service under this rate shall not require a written contract except for the Green Generation Program participants.
Consumers Energy Company

M.P.S.C. No. 13 - Electric
(To cancel sheet)

Seventh Revised Sheet No. D-11.30
Cancels Sixth Revised Sheet No. D-11.30

This sheet has been cancelled and is reserved for future use.

Issued March 10, 2017 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on
and after March 7, 2017
Issued under authority of the
Michigan Public Service Commission
dated February 28, 2017
in Case No. U-17990
This sheet has been cancelled and is reserved for future use.
RESIDENTIAL DYNAMIC PRICING PROGRAM

Availability:

The Residential Dynamic Pricing Program is voluntary and available to Full Service residential customers who have, or are selected to have, the required metering equipment and infrastructure installed. Customer eligibility to participate in this program is determined solely by the Company. The Company will furnish, install, maintain and own the required equipment at the customers' premises at the Company's expense. At the sole discretion of the Company, customers may be allowed to furnish, install and maintain the equipment at the customer's expense. Equipment and installations must conform to the Company's specifications. By enrolling in the program, the customer agrees to provide an email address, to participate in surveys and understands that the metering data will be used for evaluation purposes.

The customer's enrollment shall be terminated if the program ceases or for any reasons as provided for in Rule C1.3, Use of Service.

Deployment of the Residential Dynamic Pricing Program is at the sole discretion of the Company and is dependent upon installation of advanced metering infrastructure and supporting critical systems.

Customers participating in the Residential Dynamic Pricing Program shall not participate in any other Demand Response Program or Net Metering.

The program is not available for: (i) resale purposes; (ii) multifamily dwellings containing more than four living units served through a single meter; (iii) tourist homes, rooming houses, dormitories, nursing homes and similarly occupied buildings containing sleeping accommodations for more than six persons; or (iv) any other Non-Residential usage.

Residences in conjunction with commercial or industrial enterprises and mobile home parks may take service on this program only under the Rules and Regulations contained in the Company's Electric Rate Book.

Nature of Service:

Service under this program shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Secondary Voltage service. The Company will determine the particular nature of the voltage in each case.

Rate Options:

Customers are able to manage electric costs by either reducing load during high cost pricing periods or shifting load from high cost pricing periods to lower cost pricing periods. Upon enrollment of the customer in the Residential Dynamic Pricing Program, the customer shall take service under one of the following rate options:

Option 1 – Peak Power Savers - Critical Peak Time of Use (RDP) – During a critical peak event, customers on Rate RDP will be charged the Critical Peak Event charge for all kWh consumed during the critical peak event.

Option 2 – Peak Power Savers - Peak Rewards Time of Use (RDPR) – During a critical peak event, customers on Rate RDPR will be credited the Critical Peak Rebate for incremental energy reductions.

The Company may call up to fourteen critical peak events between June 1 and September 30. Customers will be notified by 11:59 PM the day before a critical peak event is expected to occur. Receipt of such notice is the responsibility of the participating customer.
RESIDENTIAL DYNAMIC PRICING PROGRAM
(Continued From Sheet No. D-13.00)

Monthly Rate:

Option 1 – Peak Power Savers - Critical Peak Time of Use Rate (RDP):

<table>
<thead>
<tr>
<th>Power Supply Charges:</th>
<th>These charges are applicable to Full Service customers.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Energy Charge:</td>
<td></td>
</tr>
<tr>
<td>Off-Peak – Summer</td>
<td>Non-Capacity: $0.048820, Capacity: $0.028333, Total: $0.077153 per kWh for all Off-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>Mid-Peak – Summer</td>
<td>Non-Capacity: $0.069461, Capacity: $0.040312, Total: $0.109773 per kWh for all Mid-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>On-Peak – Summer</td>
<td>Non-Capacity: $0.088400, Capacity: $0.051304, Total: $0.139704 per kWh for all On-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>Off-Peak – Winter</td>
<td>Non-Capacity: $0.048820, Capacity: $0.028333, Total: $0.077153 per kWh for all Off-Peak kWh between October 1 and May 31</td>
</tr>
<tr>
<td>On-Peak – Winter</td>
<td>Non-Capacity: $0.061087, Capacity: $0.035452, Total: $0.096539 per kWh for all On-Peak kWh between October 1 and May 31</td>
</tr>
<tr>
<td>Critical Peak Event</td>
<td>Non-Capacity: $0.601129, Capacity: $0.348871, Total: $0.950000 per kWh during a critical peak event between June 1 and September 30</td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

Delivery Charges: These charges are applicable to Full Service Customers.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>System Access Charge:</td>
<td>$7.50 per customer per month</td>
</tr>
<tr>
<td>Distribution Charge:</td>
<td>$0.047054 per kWh for all kWh for a Full Service Customer</td>
</tr>
</tbody>
</table>

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

Option 2 – Peak Power Savers – Peak Rewards Time-of-Use Rate (RDPR):

<table>
<thead>
<tr>
<th>Power Supply Charges:</th>
<th>These charges are applicable to Full Service Customers.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Energy Charge:</td>
<td></td>
</tr>
<tr>
<td>Off-Peak-Summer</td>
<td>Non-Capacity: $0.057112, Capacity: $0.033146, Total: $0.090258 per kWh for all Off-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>Mid-Peak-Summer</td>
<td>Non-Capacity: $0.081003, Capacity: $0.047012, Total: $0.128015 per kWh for all Mid-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>On-Peak-Summer</td>
<td>Non-Capacity: $0.102910, Capacity: $0.059726, Total: $0.162636 per kWh for all On-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>Off-Peak-Winter</td>
<td>Non-Capacity: $0.048820, Capacity: $0.028333, Total: $0.077153 per kWh for all Off-Peak kWh between October 1 and May 31</td>
</tr>
<tr>
<td>On-Peak -Winter</td>
<td>Non-Capacity: $0.061087, Capacity: $0.035452, Total: $0.096539 per kWh for all On-Peak kWh between October 1 and May 31</td>
</tr>
<tr>
<td>Critical Peak Reward</td>
<td>Non-Capacity: $0.601129, Capacity: $(0.348871), Total: $(0.950000) per kWh during a critical peak event between June 1 and September 30</td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

(Continued on Sheet No. D-13.02)
RESIDENTIAL DYNAMIC PRICING PROGRAM
(Continued From Sheet No. D-13.01)

Monthly Rate: (Contd)

Option 2 – Peak Power Savers – Peak Rewards Time-of-Use Rate (RDPR): (Contd)

Delivery Charges: These charges are applicable to Full Service Customers.

- System Access Charge: $7.50 per customer per month
- Distribution Charge: $0.047054 per kWh for all kWh for a Full Service Customer

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

Income Assistance Service Provision (RIA):

When service is supplied to a Principal Residence Customer, where the household receives a Home Heating Credit (HHC) in the State of Michigan, a credit shall be applied during all billing months. For an income assistance customer to qualify for this credit the Company shall require annual evidence of the HHC energy draft or warrant. The customer may also qualify for this credit by meeting the requirements under Rule B2, Consumer Standards and Billing Practices for Electric and Gas Residential Customers, R 460.102, Definitions. Confirmation shall be required by an authorized State or Federal agency to verify that the customer’s total household income does not exceed 150% of the Federal poverty level.

The monthly credit for the residential Income Assistance Service Provision shall be applied as follows:

**Delivery Charges:** These charges are applicable to Full Service and Retail Open Access Customers.

**Income Assistance Credit:** $(7.50) per customer per month

This credit shall not be taken in conjunction with a credit for the Senior Citizen Service Provision (RSC).

Senior Citizen Service Provision (RSC):

When service is supplied to the Principal Residence Customer who is 65 years of age or older and head of household, a credit shall be applied during all billing months.

The monthly credit for the residential Senior Citizen Service Provision shall be applied as follows:

**Delivery Charges:** These charges are applicable to Full Service and Retail Open Access customers.

**Senior Citizen Credit:** $(3.75) per customer per month

This credit shall not be taken in conjunction with a credit for the Income Assistance Service Provision (RIA).

(Continued on Sheet No. D-13.03)
RESIDENTIAL DYNAMIC PRICING PROGRAM
(Continued From Sheet No. D-13.02)

Monthly Rate: (Contd)

Self-Generation Provision (SG):

As of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company’s system, which may employ cogeneration or small power production technology.

All facilities must meet the Parallel Operation Requirements set forth in Rule C1.6 B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer's expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

Sales of Self-Generated Energy to the Company:

A customer who meets the Federal Energy Regulatory Commission’s (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data / billing determinants necessary for billing purposes.

Administrative Cost Charge: $0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less.

Energy Purchase:

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator's, Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company's load node (designated as "CONS.CETR" as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.

Green Generation Program:

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

General Terms:

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge:

The System Access Charge included in the rate, adjusted for qualified service provision credit and any applicable non-consumption based surcharges.

(Continued on Sheet No. D-13.04)
RESIDENTIAL DYNAMIC PRICING PROGRAM
(Continued From Sheet No. D-13.03)

Monthly Rate: (Contd)

Due Date and Late Payment Charge:

The due date of the customer's bill shall be 21 days from the date of transmittal. A late payment charge of 2%, not compounded, of the portion of the bill, net of taxes, shall be assessed to any bill that is delinquent. A customer who participates in the Winter Protection Plan or who is 65 years of age or older and who has notified the Company the customer is 65 years of age or older, shall be exempt from a late payment charge as described in Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.125, Late payment charges.

Schedule of Hours:

The following schedule shall apply Monday through Friday (except holidays designated by the Company). Weekends and holidays are off-peak. Holidays designated by the Company include: New Year’s Day - January 1, Memorial Day - Last Monday in May, Independence Day - July 4, Labor Day - First Monday in September, Thanksgiving Day - Fourth Thursday in November, and Christmas Day - December 25. Whenever January 1, July 4, or December 25 falls on Sunday, extended holiday periods such as Monday, January 2, Monday, July 5 and Monday, December 26 shall not be considered as holidays for application of off-peak hours.

Summer Billing Months of June through September:
(1) Off-Peak Hours: 12:00 AM to 7:00 AM and 11:00 PM to 12:00 AM
(2) Mid-Peak Hours: 7:00 AM to 2:00 PM and 6:00 PM to 11:00 PM
(3) On-Peak Hours: 2:00 PM to 6:00 PM

Winter Billing Months of January through May and October through December:
(1) Off-Peak Hours: 11:00 PM to 7:00 AM
(2) On-Peak Hours: 7:00 AM to 11:00 PM

Term and Form of Contract:

Service under this rate shall not require a written contract except for the Green Generation Program participants.
EXPERIMENTAL RESIDENTIAL PLUG-IN ELECTRIC VEHICLE CHARGING PROGRAM

Availability:
The Experimental Residential Plug-In Electric Vehicle Charging Program is a voluntary pilot available to Full Service residential customers. Upon enrollment of the customer in the program, the customer may take service under one of the following options as applicable:

Option 1 - Residential Home and Plug-in Electric Vehicle Time-of-Day Rate (REV-1) – Level 1 or Level 2 Charging of an electric vehicle combined with household electric usage such as space conditioning, cooking, water heating, refrigeration, clothes drying, incineration or lighting based upon on-peak, mid-peak and off-peak periods and through a single meter.

Option 2 - Residential Plug-In Electric Vehicle Only Time-of-Day Rate (REV-2) – Level 2 Charging of the electric vehicle based upon on-peak, mid-peak and off-peak periods through a separate meter. Electric usage for the household will be billed under the RS or RT Rate Schedule.

“Level 1 Charging” is defined as voltage connection of 120 volts and a maximum load of 12 amperes or 1.4 kVA.

“Level 2 Charging” is defined as voltage connection of either 240 volts or 208 volts and a maximum load of 32 amperes or 7.7 kVA at 240 volts or 6.7 kVA at 208 volts.

“Electric Vehicle Supply Equipment (EVSE)” is defined as the conductors, including the ungrounded, grounded and equipment grounding conductors, the electric vehicle connectors, attachment plugs, and all other fittings, devices, power outlets, or apparatus installed specifically for the purpose of delivering energy from the premise wiring to the electric vehicle.

Vehicles shall be registered and operable on public highways in the State of Michigan to qualify for this rate. Low-speed electric vehicles including golf carts are not eligible to take service under this rate even if licensed to operate on public streets. The customer may be required to provide proof of registration of the electric vehicle to qualify for program.

The total connected load of the home including the electric vehicle charging shall not exceed 10 kW, without the specific consent of the Company.

Customers shall not back-feed or transmit stored energy from the electric vehicle’s battery to the Company’s distribution system.

Nature of Service:

Service under this rate shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company’s option) Secondary Voltage service.

Monthly Rate:

Option 1 – REV-1:

Power Supply Charges: These charges are applicable to Full Service customers.

<table>
<thead>
<tr>
<th>Energy Charge</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Off-Peak – Summer</td>
<td>$0.049127</td>
<td>$0.028511</td>
<td>$0.077638</td>
</tr>
<tr>
<td>Mid-Peak – Summer</td>
<td>$0.073691</td>
<td>$0.042767</td>
<td>$0.116458</td>
</tr>
<tr>
<td>On-Peak – Summer</td>
<td>$0.117906</td>
<td>$0.068427</td>
<td>$0.186333</td>
</tr>
<tr>
<td>Off-Peak – Winter</td>
<td>$0.049127</td>
<td>$0.028511</td>
<td>$0.077638</td>
</tr>
<tr>
<td>On-Peak – Winter</td>
<td>$0.073691</td>
<td>$0.042767</td>
<td>$0.116458</td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

(Continued on Sheet No. D-13.20)
EXPERIMENTAL RESIDENTIAL PLUG-IN ELECTRIC VEHICLE CHARGING PROGRAM
(Continued From Sheet No. D-13.10)

Monthly Rate (Contd)

Option 1 – REV – 1 (Contd)

Delivery Charges: These charges are applicable to Full Service and Retail Open Access customers.

- System Access Charge: $7.50 per customer per month
- Distribution Charge: $0.047054 per kWh for all kWh for a Full Service customer

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

General Terms:

These rates are subject to all general terms and conditions shown on Sheet No. D-1.00.

Self-Generation Provision (SG):

As of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company’s system, which may employ cogeneration or small power production technology.

All facilities must meet the Parallel Operation Requirements set forth in Rule C1.6.B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer’s expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

Sales of Self-Generated Energy to the Company:

A customer who meets the Federal Energy Regulatory Commission’s (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data / billing determinants necessary for billing purposes.

Administrative Cost Charge:

$0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less.

Energy Purchase:

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator’s Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company’s load node (designated as ”CONS.CETR” as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstance.

(Continued on Sheet No. D-13.25)
EXPERIMENTAL RESIDENTIAL PLUG-IN ELECTRIC VEHICLE CHARGING PROGRAM
(Continued From Sheet No. D-13.20)

Monthly Rate (Contd)

Option 2 - REV-2:

**Power Supply Charges:** These charges are applicable to Full Service customers.

<table>
<thead>
<tr>
<th>Energy Charge</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Off-Peak – Summer</td>
<td>$0.049127</td>
<td>$0.028511</td>
<td>$0.077638</td>
</tr>
<tr>
<td>Off-Peak – Winter</td>
<td>$0.073691</td>
<td>$0.042767</td>
<td>$0.116548</td>
</tr>
<tr>
<td>Mid-Peak – Summer</td>
<td>$0.049127</td>
<td>$0.028511</td>
<td>$0.077638</td>
</tr>
<tr>
<td>Mid-Peak – Winter</td>
<td>$0.117906</td>
<td>$0.068427</td>
<td>$0.186333</td>
</tr>
<tr>
<td>On-Peak – Summer</td>
<td>$0.073691</td>
<td>$0.042767</td>
<td>$0.116548</td>
</tr>
<tr>
<td>On-Peak – Winter</td>
<td>$0.117906</td>
<td>$0.068427</td>
<td>$0.186333</td>
</tr>
<tr>
<td></td>
<td>$0.00</td>
<td>$0.116458</td>
<td>$0.116458</td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

**Delivery Charges:** These charges are applicable to Full Service and Retail Open Access customers

| Distribution Charge   | $0.047054   | for all kWh |

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10. The REP Surcharge shown on Sheet No. D-2.10 shall not apply.

**General Terms:**

These rates are subject to all general terms and conditions shown on Sheet No. D-1.00.

(Continued on Sheet No. D-13.30)
EXPERIMENTAL RESIDENTIAL PLUG-IN ELECTRIC VEHICLE CHARGING PROGRAM
(Continued From Sheet No. D-13.25)

Schedule of On-Peak Hours:

The following schedule shall apply Monday through Friday (except holidays designated by the Company). Weekends and holidays are off-peak. Holidays designated by the Company include: New Year’s Day - January 1, Memorial Day - Last Monday in May, Independence Day - July 4, Labor Day - First Monday in September, Thanksgiving Day - Fourth Thursday in November, and Christmas Day - December 25. Whenever January 1, July 4, or December 25 falls on Sunday, extended holiday periods such as Monday, January 2, Monday, July 5 and Monday, December 26 shall not be considered as holidays for application of off-peak hours.

Summer:

(1) Off-Peak Hours: 11:00 PM to 7:00 AM
(2) Mid-Peak Hours: 7:00 AM to 2:00 PM and 6:00 PM to 11:00 PM
(3) On-Peak Hours: 2:00 PM to 6:00 PM

Winter:

(1) Off-Peak Hours: 11:00 PM to 7:00 AM
(2) On-Peak Hours: 7:00 AM to 11:00 PM

Minimum Charge:

REV-1 - The System Access Charge included in the rate adjusted for qualified service provision credit and any applicable non-consumption based surcharges.

REV-2 - Any applicable non-consumption based surcharges.

Due Date and Late Payment Charge:

The due date of the customer's bill shall be 21 days from the date of transmittal. A late payment charge of 2%, not compounded, of the portion of the bill, net of taxes, shall be assessed to any bill that is delinquent. A customer who participates in the Winter Protection Plan or who is 65 years of age or older and who has notified the Company the customer is 65 years of age or older, shall be exempt from a late payment charge as described in Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.125, Late payment charges.

Green Generation Program:

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2., Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

Term and Form of Contract:

Service under this rate shall not require a written contract, except for a customer who receives a contribution for purchase or installation of the EVSE, installation of the separately metered service from the Company, or who participates in the Green Generation Program. The Company reserves the right to specify the term of duration of the experimental rates. The participating customer may elect to terminate service for any reason giving the Company ten business days notice prior to the customer's next billing cycle. The customer's enrollment shall be terminated if the voluntary pilot ceases or for any reason as provided for in Rule C1.3, Use of Service.

Issued February 13, 2018 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on and after December 11, 2017
Issued under authority of the
Michigan Public Service Commission
dated November 21, 2017
in Case No. U-18120
### RESIDENTIAL SERVICE TIME-OF-DAY SECONDARY RATE RT

**Availability:**

Subject to any restrictions, this rate is available to any residential customer desiring electric service who chooses to have their electric consumption metered based upon on-peak and off-peak periods. In addition, this rate is available to customers desiring electric service for electric vehicle battery charging where such service is in addition to all other household requirements. Battery charging service is limited to four-wheel vehicles licensed for operation on public streets and highways. Service for single-phase or three-phase equipment may be included under this rate, provided the individual capacity of such equipment does not exceed 3 hp or 3 kW, nor does the total connected load of the home exceed 10 kW, without the specific consent of the Company.

Service under this rate is limited to 10,000 customers.

This rate is not available for resale purposes or for any Non-Residential usage.

**Nature of Service:**

Service under this rate shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Secondary Voltage service. The Company will determine the particular nature of the voltage in each case.

**Monthly Rate:**

<table>
<thead>
<tr>
<th>Power Supply Charges:</th>
<th>These charges are applicable to Full Service Customers.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Energy Charge:</strong></td>
<td></td>
</tr>
<tr>
<td>On-Peak-Summer</td>
<td>Non-Capacity $0.078143  Capacity $0.045351  Total $0.123494 per kWh for all On-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>Off-Peak-Summer</td>
<td>Non-Capacity $0.053674  Capacity $0.031150  Total $0.084824 per kWh for all Off-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>On-Peak-Winter</td>
<td>Non-Capacity $0.065300  Capacity $0.037898  Total $0.103198 per kWh for all On-Peak kWh between October 1 and May 31</td>
</tr>
<tr>
<td>Off-Peak-Winter</td>
<td>Non-Capacity $0.057190  Capacity $0.033191  Total $0.090381 per kWh for all Off-Peak kWh between October 1 and May 31</td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

**Delivery Charges:**

These charges are applicable to Full Service and Retail Open Access Customers.

| System Access Charge: | $7.50 per customer per month |
| Distribution Charge:  | $0.047054 per kWh for all kWh for a Full Service Customer |

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

**Income Assistance Service Provision (RIA):**

When service is supplied to a Principal Residence Customer, where the household receives a Home Heating Credit (HHC) in the State of Michigan, a credit shall be applied during all billing months. For an income assistance customer to qualify for this credit, the Company shall require annual evidence of the HHC energy draft or warrant. The customer may also qualify for this credit by meeting the requirements under Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.102 Definitions; A to F. Confirmation shall be required by an authorized State or Federal agency to verify that the customer’s total household income does not exceed 150% of the Federal poverty level.

The monthly credit for the residential Income Assistance Service Provision shall be applied as follows:

**Delivery Charges:**

These charges are applicable to Full Service and Retail Open Access Customers.

| Income Assistance Credit: | $(7.50) per customer per month |

This credit shall not be taken in conjunction with a credit for the Senior Citizen Service Provision (RSC).
RESIDENTIAL SERVICE TIME-OF-DAY SECONDARY RATE RT  
(Continued From Sheet No. D-14.00)

Monthly Rate: (Contd)

Senior Citizen Service Provision (RSC):

When service is supplied to the Principle Residence Customer who is 65 years of age or older and head of household, a credit shall be applied during all billing months.

The monthly credit for the residential Senior Citizen Service Provision shall be applied as follows:

**Delivery Charges: These charges are applicable to Full Service and Retail Open Access Customers.**

Senior Citizen Credit: $(3.75) per customer per month

This credit shall not be taken in conjunction with a credit for the Income Assistance Service Provision (RIA).

Self-Generation Provision (SG):

As of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company’s system, which may employ cogeneration or small power production technology.

All facilities must meet the Parallel Operation Requirements set forth in Rule C1.6 B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer's expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

Sales of Self-Generated Energy to the Company:

A customer who meets the Federal Energy Regulatory Commission’s (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data / billing determinants necessary for billing purposes.

Administrative Cost Charge:

$0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less.

Energy Purchase:

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator’s, Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company's load node (designated as "CONS.CETR" as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstance.

(Continued on Sheet No. D-16.00)
RESIDENTIAL SERVICE TIME-OF-DAY SECONDARY RATE RT
(Continued From Sheet No. D-15.00)

Monthly Rate: (Contd)

Net Metering Program:

The Net Metering Program is available to any eligible customer as described in Rule C11., Net Metering Program, who desires to generate a portion or all of their own retail electricity requirements using a Renewable Energy Resource as defined in Rule C11.B., Net Metering Definitions.

A customer who participates in the Net Metering Program is subject to the provisions contained in Rule C11., Net Metering Program.

Green Generation Program:

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2., Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2., Green Generation Program.

General Terms:

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge:

The System Access Charge included in the rate, adjusted for qualified service provision credit and any applicable non-consumption based surcharges.

Due Date and Late Payment Charge:

The due date of the customer's bill shall be 21 days from the date of transmittal. A late payment charge of 2%, not compounded, of the portion of the bill, net of taxes, shall be assessed to any bill that is delinquent. A customer who participates in the Winter Protection Plan or who is 65 years of age or older and who has notified the Company the customer is 65 years of age or older, shall be exempt from a late payment charge as described in Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.125, Late payment charges.

Schedule of On-Peak and Off-Peak Hours:

The following schedule shall apply Monday through Friday, including holidays when applicable:

(1) On-Peak Hours: 11:00 AM to 7:00 PM
(2) Off-Peak Hours: 7:00 PM to 11:00 AM

Saturday and Sunday are Off-Peak.

Term and Form of Contract:

Service under this rate shall not require a written contract.
RESIDENTIAL SMART HOURS RATE RSH

Availability:

The Residential Smart Hour Rate will be available on a date to be announced by the Company.

Subject to any restrictions, this rate is available to any Full Service residential customers who have the required metering equipment and infrastructure installed. The Company will furnish, maintain and own the required equipment at the customers’ premises at the Company’s request. By selecting this rate schedule, the customer agrees to provide an email address. Electric consumption is billed using on-peak and off-peak periods year-round on the Residential Smart Hours Rate.

This rate is not available for resale purposes or for any Non-Residential usage.

Nature of Service:

Service under this rate shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Secondary Voltage service. The Company will determine the particular nature of the voltage in each case.

Monthly Rate:

Power Supply Charges: These charges are applicable to Full Service Customers.

<table>
<thead>
<tr>
<th></th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Off-Peak – Summer</td>
<td>$0.059280</td>
<td>$0.034404</td>
<td>$0.093684 per kWh for all Off-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>On-Peak – Summer</td>
<td>$0.088051</td>
<td>$0.051101</td>
<td>$0.139152 per kWh for all On-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>Off-Peak – Winter</td>
<td>$0.059280</td>
<td>$0.034404</td>
<td>$0.093684 per kWh for all Off-Peak kWh between October 1 and May 31</td>
</tr>
<tr>
<td>On-Peak – Winter</td>
<td>$0.066561</td>
<td>$0.038629</td>
<td>$0.105190 per kWh for all On-Peak kWh between October 1 and May 31</td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

Delivery Charges: These charges are applicable to Full Service Customers.

System Access Charge: $7.50 per customer per month
Distribution Charge: $0.047054 per kWh for all kWh for a Full Service customer

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

Income Assistance Service Provision (RIA):

When service is supplied to a Principal Residence Customer, where the household receives a Home Heating Credit (HHC) in the State of Michigan, a credit shall be applied during all billing months. For an income assistance customer to qualify for this credit the Company shall require annual evidence of the HHC energy draft or warrant. The customer may also qualify for this credit by meeting the requirements under Rule B2, Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.102, Definitions; A to F. Confirmation shall be required by an authorized State or Federal agency to verify that the customer’s total household income does not exceed 150% of the Federal poverty level.

The monthly credit for the residential Income Assistance Service Provision shall be applied as follows:

Delivery Charges: These charges are applicable to Full Service Customers.

Income Assistance Credit: $(7.50) per customer per month

This credit shall not be taken in conjunction with a credit for the Senior Citizen Service Provision (RSC).

(Continued on Sheet No. D-16.20)
RESIDENTIAL SMART HOURS RATE RSH
(Continued From Sheet No. D-16.10)

Monthly Rate: (Contd)

Senior Citizen Service Provision (RSC):
When service is supplied to the Principle Residence Customer who is 65 years of age or older and head of household, a credit shall be applied during all billing months. The monthly credit for the residential Senior Citizen Service Provision shall be applied as follows:

Delivery Charges: These charges are applicable to Full Service Customers.

Senior Citizen Credit: $(3.75) per customer per month

This credit shall not be taken in conjunction with a credit for the Income Assistance Service Provision (RIA).

Peak Power Savers:
Customers can elect to participate in the Air Conditioning Peak Cycling Program and the Peak Reward Program as described in this tariff. When a customer participates in both programs, the customer’s incremental energy savings earned under the Peak Reward is compared to the Peak Power Savers – Air Conditioner Peak Cycling Program Credit. The greater of the two credits will be applied to the customer’s invoice for that billing month. Both credits will not apply in a single billing month. Customers participating in the Peak Reward Program cannot participate in the Critical Peak Price Program.

Air Conditioner Peak Cycling Program – (Available on a Date to be Announced by the Company):
A customer in a single family residence who is taking service from the Company may be eligible to participate in the Company’s voluntary Peak Power Savers – Air Conditioner Peak Cycling Program for load management of eligible electric central air conditioning, central heat pump, or other qualifying electric equipment. Customer eligibility to participate in this program is determined solely by the Company. The Company will accept a customer's central air conditioning, central heat pump, and other qualifying electric equipment under this program only if it has the capability to be controlled by the Company. Load Management of a customer's swimming pool pump is permitted under this program only if the customer is allowing Load Management of their air conditioner or heat pump unit. The Company will install the required equipment at the customer's premises which will allow Load Management upon signal from the Company. Such equipment shall be furnished, installed, maintained and owned by the Company at the Company’s expense. Equipment installations must conform to the Company's specifications.

The Company reserves the right to specify the term or duration of the program. The customer's enrollment shall be terminated if the voluntary program ceases, if the customer tampers with the control switch or the Company's equipment or any reasons as provided for in Rule C1.3, Use of Service.

Load Management may occur any day of the week including weekends between the hours of 7:00 AM and 8:00 PM for no more than an eight hour period in any one day. Load Management may be implemented for, but not limited to, maintaining system integrity, making an emergency purchase, economic reasons, or when there is insufficient system generation available to meet anticipated system load. Load Management may only occur outside of the hours of 7:00 AM and 8:00 PM during a declared emergency event as directed by MISO.

The Customer may contact the Company to request to override a Load Management event for one Load Management event during the June through September months in any one calendar year for the balance of the hours left in that Load Management event with no penalty. The request shall be granted at the discretion of the Company. If the override request was granted by the Company and the customer requests and is granted any additional overrides in the same calendar year, the Peak Power Savers – Air Conditioner Peak Cycling Credit may be forfeited for that billing month.

Rule C1.1 Character of Service, Rule C3 Emergency Electrical Procedures and other rules and regulations contained in the Company’s Electric Rate Book apply to customers taking service under this Peak Power Savers – Air Conditioner Peak Cycling Program.

The monthly credit for the Peak Power Savers Program shall be applied as follows:

Power Supply Charges: These charges are applicable to Full Service Customers.

Peak Power Savers – Air Conditioner Peak Cycling Credit: $(8.00) per customer per month during the billing months of June-September

Issued January 23, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on
and after January 10, 2019

Issued under authority of the
Michigan Public Service Commission
dated January 9, 2019
in Case No. U-20134
Monthly Rate: (Contd)

Peak Power Savers: (Contd)

Peak Reward – (Available on a Date to be Announced by the Company):

Participating customers are able to manage electric costs by reducing load during critical peak events. The Company may call up to fourteen critical peak events between June 1 and September 30. Customers will be notified by 11:59 PM the day before a critical peak event is expected to occur. Receipt of such notice is the responsibility of the participating customer. Customers must have a transmitting meter to participate in Peak Power Savers.

During a critical peak event, customers on will be credited the Peak Reward per kWh of incremental energy reductions.

Power Supply Charges: These charges are applicable to Full Service Customers.

Peak Reward $0.95 per kWh of incremental energy reduction during a critical peak event between June 1 and September 30

Critical Peak Price – (Available on a Date to be Announced by the Company)

Participating customers are able to manage electric costs by shifting load during critical peak events to a lower cost pricing period. The Company may call up to fourteen critical peak events between June 1 and September 30. Customers will be notified by 11:59 PM the day before a critical peak event is expected to occur. Receipt of such notice is the responsibility of the participating customer. Customers must have a transmitting meter to participate in Peak Power Savers.

During a critical peak event, customers on will be charged the Critical Peak Price per kWh consumed during the critical peak event.

Power Supply Charges: These charges are applicable to Full Service Customers.

Critical Peak Price $0.95 per kWh of energy consumed during a critical peak event between June 1 and September 30

Off-Peak Discount $(0.032260) per kWh for Off-Peak kWh between June 1 and September 30

Self-Generation Provision (SG):

As of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company’s system, which may employ cogeneration or small power production technology.

All facilities must meet the Parallel Operation Requirements set forth in Rule C1.6 B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer’s expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

Sales of Self-Generated Energy to the Company:

A customer who meets the Federal Energy Regulatory Commission’s (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data / billing determinants necessary for billing purposes.
**RESIDENTIAL SMART HOURS RATE RSH**

*(Continued From Sheet No. D-16.30)*

**Monthly Rate: (Contd)**

**Self-Generation Provision (SG): (Contd)**

**Administrative Cost Charge:**

$0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less.

**Energy Purchase:**

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator's, Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company's load node (designated as "CONS.CETR" as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstance.

**Net Metering Program:**

The Net Metering Program is available to any eligible customer as described in Rule C11., Net Metering Program, who desires to generate a portion or all of their own retail electricity requirements using a Renewable Energy Resource as defined in Rule C11.B., Net Metering Definitions.

A customer who participates in the Net Metering Program is subject to the provisions contained in Rule C11., Net Metering Program.

**Green Generation Program:**

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2., Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2., Green Generation Program.

**General Terms:**

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

**Minimum Charge:**

The System Access Charge included in the rate, adjusted for qualified service provision credit and any applicable non consumption based surcharges.

**Due Date and Late Payment Charge:**

The due date of the customer's bill shall be 21 days from the date of transmittal. A late payment charge of 2%, not compounded, of the portion of the bill, net of taxes, shall be assessed to any bill that is delinquent. A customer who participates in the Winter Protection Plan or who is 65 years of age or older and who has notified the Company the customer is 65 years of age or older, shall be exempt from a late payment charge as described in Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.125, Late payment charges.

**Schedule of On-Peak and Off-Peak Hours:**

The following schedule shall apply Monday through Friday, including weekday holidays when applicable:

- **Summer:** June 1 through September 30
- **Winter:** October 1 through May 31

(1) **On-Peak Hours:** 2:00 PM to 7:00 PM
(2) **Off-Peak Hours:** 7:00 PM to 2:00 PM

Saturday and Sunday are Off-Peak.

**Term and Form of Contract:**

Service under this rate shall not require a written contract.

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Issued January 23, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on and after January 10, 2019

Issued under authority of the Michigan Public Service Commission dated January 9, 2019 in Case No. U-20134
RESIDENTIAL NIGHTTIME SAVERS RATE RPM

Availability:

The Residential Nighttime Savers Rate will be available on a date to be announced by the Company.

The Residential Nighttime Savers Rate is voluntary and available to Full Service residential customers who have the required metering equipment and infrastructure installed. The Company will furnish, install, maintain and own the required equipment at the customers' premises at the Company's expense. By selecting this rate schedule, the customer agrees to provide an email address.

Customers taking service on the Residential Nighttime Savers Rate are able to manage electric costs by reducing load during high cost pricing periods and shifting load from high cost pricing periods to lower cost pricing periods. During a critical peak event, customers on the Residential Nighttime Savers Rate will be credited the Peak Reward per kWh of incremental energy reductions.

The Company may call up to fourteen critical peak events between June 1 and September 30. Customers will be notified by 11:59 PM the day before a critical peak event is expected to occur. Receipt of such notice is the responsibility of the participating customer.

This rate is not available for: (i) resale purposes; (ii) multifamily dwellings containing more than four living units served through a single meter; (iii) tourist homes, rooming houses, dormitories, nursing homes and similarly occupied buildings containing sleeping accommodations for more than six persons; (iv) any other Non-Residential usage or (v) customers being served under Rule C5.5 Non-Transmitting Meter Provision.

Residences in conjunction with commercial or industrial enterprises and mobile home parks may take service on this program only under the Rules and Regulations contained in the Company's Electric Rate Book.

Nature of Service:

Service under this program shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Secondary Voltage service. The Company will determine the particular nature of the voltage in each case.

Monthly Rate:

Power Supply Charges: These charges are applicable to Full Service Customers.

<table>
<thead>
<tr>
<th>Energy Charge:</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Super Off-Peak - Summer</td>
<td>$0.047573</td>
<td>$0.027609</td>
<td>$0.075182 per kWh for all Off-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>Off-Peak - Summer</td>
<td>$0.080874</td>
<td>$0.046936</td>
<td>$0.127810 per kWh for all Mid-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>On-Peak - Summer</td>
<td>$0.095146</td>
<td>$0.055219</td>
<td>$0.150365 per kWh for all On-Peak kWh between June 1 and September 30</td>
</tr>
<tr>
<td>Super Off-Peak - Winter</td>
<td>$0.047573</td>
<td>$0.027609</td>
<td>$0.075182 per kWh for all Off-Peak kWh between October 1 and May 31</td>
</tr>
<tr>
<td>Off-Peak - Winter</td>
<td>$0.061845</td>
<td>$0.035892</td>
<td>$0.097737 per kWh for all Off-Peak kWh between October 1 and May 31</td>
</tr>
<tr>
<td>On-Peak - Winter</td>
<td>$0.066602</td>
<td>$0.038653</td>
<td>$0.105255 per kWh for all On-Peak kWh between October 1 and May 31</td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

Delivery Charges: These charges are applicable to Full Service Customers.

| System Access Charge: | $7.50 per customer per month |
| Distribution Charge: | $0.047054 per kWh for all kWh for a Full Service Customer |

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

(Continued on Sheet No. D-17.10)
RESIDENTIAL NIGHTTIME SAVERS RATE RPM
(Continued From Sheet No. D-17.00)

Monthly Rate: (Contd)

Income Assistance Service Provision (RIA):

When service is supplied to a Principal Residence Customer, where the household receives a Home Heating Credit (HHC) in the State of Michigan, a credit shall be applied during all billing months. For an income assistance customer to qualify for this credit the Company shall require annual evidence of the HHC energy draft or warrant. The customer may also qualify for this credit by meeting the requirements under Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.102, Definitions; A to F. Confirmation shall be required by an authorized State or Federal agency to verify that the customer’s total household income does not exceed 150% of the Federal poverty level.

The monthly credit for the residential Income Assistance Service Provision shall be applied as follows:

Delivery Charges: These charges are applicable to Full Service Customers.
Income Assistance Credit: $(7.50) per customer per month
This credit shall not be taken in conjunction with a credit for the Senior Citizen Service Provision (RSC).

Senior Citizen Service Provision (RSC):

When service is supplied to the Principal Residence Customer who is 65 years of age or older and head of household, a credit shall be applied during all billing months.

The monthly credit for the residential Senior Citizen Service Provision shall be applied as follows:

Delivery Charges: These charges are applicable to Full Service Customers.
Senior Citizen Credit: $(3.75) per customer per month
This credit shall not be taken in conjunction with a credit for the Income Assistance Service Provision (RIA).

Residential Plug-In Electric Vehicle Only Credit (REV):

When service is supplied for Level 2 Charging of a separately metered electric vehicle, a credit shall be applied during all billing months. Electric usage for the household will be billed under the Residential Summer On-Peak Basic Rate or the Residential Smart Hours Rate.

“Level 2 Charging” is defined as voltage connection of either 240 volts or 208 volts and a maximum load of 32 amperes or 7.7 kVA at 240 volts or 6.7 kVA at 208 volts.

Vehicles shall be registered and operable on public highways in the State of Michigan to qualify for this credit. Low-speed electric vehicles including golf carts are not eligible for this credit even if licensed to operate on public streets. The customer may be required to provide proof of registration of the electric vehicle to qualify for this credit.

Delivery Charges: These charges are applicable to Full Service Customers.
Residential Plug-In Electric Vehicle Only Credit: $(7.50) per customer per month

Peak Power Savers:

Customers can elect to participate in the Air Conditioner Peak Cycling Program and the Peak Reward Program as described in this tariff. When a customer participates in both programs, the customer’s incremental energy savings earned under the Peak Reward is compared to the Peak Power Savers – Air Conditioner Peak Cycling Program Credit. The greater of the two credits will be applied to the customer’s invoice for that billing month. Both credits will not apply in a single billing month. Customers participating in the Peak Reward Program cannot participate in the Critical Peak Price Program.

(Continued on Sheet No. D-17.20)
RESIDENTIAL NIGHTTIME SAVERS RATE RPM  
(Continued From Sheet No. D-17.10)

Monthly Rate: (Contd)

Peak Power Savers: (Contd)

Air Conditioner Peak Cycling Program – (Available on a Date to be Announced by the Company):
A customer in a single family residence who is taking service from the Company may be eligible to participate in the Company's voluntary Peak Power Savers – Air Conditioner Peak Cycling Program for load management of eligible electric central air conditioning, central heat pump, or other qualifying electric equipment. Customer eligibility to participate in this program is determined solely by the Company. The Company will accept a customer's central air conditioning, central heat pump, and other qualifying electric equipment under this program only if it has the capability to be controlled by the Company. Load Management of a customer's swimming pool pump is permitted under this program only if the customer is allowing Load Management of their air conditioner or heat pump unit. The Company will install the required equipment at the customer's premises which will allow Load Management upon signal from the Company. Such equipment shall be furnished, installed, maintained and owned by the Company at the Company’s expense. Equipment installations must conform to the Company's specifications.

The Company reserves the right to specify the term or duration of the program. The customer's enrollment shall be terminated if the voluntary program ceases, if the customer tampers with the control switch or the Company's equipment or any reasons as provided for in Rule C1.3, Use of Service.

Load Management may occur any day of the week including weekends between the hours of 7:00 AM and 8:00 PM for no more than an eight hour period in any one day. Load Management may be implemented for, but not limited to, maintaining system integrity, making an emergency purchase, economic reasons, or when there is insufficient system generation available to meet anticipated system load. Load Management may only occur outside of the hours of 7:00 AM and 8:00 PM during a declared emergency event as directed by MISO.

The customer may contact the Company to request to override a Load Management event for one Load Management event during the June through September months in any one calendar year for the balance of the hours left in that Load Management event with no penalty. The request shall be granted at the discretion of the Company. If the override request was granted by the Company and the customer requests and is granted any additional overrides in the same calendar year, the Peak Power Savers – Air Conditioner Peak Cycling Credit may be forfeited for that billing month.

Rule C1.1 Character of Service, Rule C3 Emergency Electrical Procedures and other rules and regulations contained in the Company's Electric Rate Book apply to customers taking service under this Peak Power Savers – Air Conditioner Peak Cycling Program.

The monthly credit for the Peak Power Savers Program shall be applied as follows:

**Power Supply Charges: These charges are applicable to Full Service Customers.**

Peak Power Savers – Air Conditioner Peak Cycling Credit: $8.00 per customer per month during the billing months of June-September

**Peak Reward – (Available on a Date to be Announced by the Company):**

Participating customers are able to manage electric costs by reducing load during critical peak events. The Company may call up to fourteen critical peak events between June 1 and September 30. Customers will be notified by 11:59 PM the day before a critical peak event is expected to occur. Receipt of such notice is the responsibility of the participating customer. Customers must have a transmitting meter to participate in Peak Power Savers.

During a critical peak event, customers on will be credited the Peak Reward per kWh of incremental energy reductions.

**Power Supply Charges: These charges are applicable to Full Service Customers.**

Peak Reward $0.95 per kWh of incremental energy reduction during a critical peak event between June 1 and September 30

(Continued on Sheet No. D-17.30)
RESIDENTIAL NIGHTTIME SAVERS RATE RPM  
(Continued From Sheet No. D-17.20)

Monthly Rate: (Contd)

Peak Power Savers: (Contd)

Critical Peak Price – (Available on a Date to be Announced by the Company)

Participating customers are able to manage electric costs by shifting load during critical peak events to a lower cost pricing period. The Company may call up to fourteen critical peak events between June 1 and September 30. Customers will be notified by 11:59 PM the day before a critical peak event is expected to occur. Receipt of such notice is the responsibility of the participating customer. Customers must have a transmitting meter to participate in Peak Power Savers.

During a critical peak event, customers on will be charged the Critical Peak Price per kWh consumed during the critical peak event.

**Power Supply Charges: These charges are applicable to Full Service Customers.**

<table>
<thead>
<tr>
<th>Critical Peak Price</th>
<th>$0.95 per kWh of energy consumed during a critical peak event between June 1 and September 30</th>
</tr>
</thead>
<tbody>
<tr>
<td>Off-Peak Discount</td>
<td>$0.032260 per kWh for Off-Peak kWh between June 1 and September 30</td>
</tr>
</tbody>
</table>

**Self-Generation Provision (SG):**

As of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company’s system, which may employ cogeneration or small power production technology.

All facilities must meet the Parallel Operation Requirements set forth in Rule C.1.6.B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer’s expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

**Sales of Self-Generated Energy to the Company:**

A customer who meets the Federal Energy Regulatory Commission’s (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data / billing determinants necessary for billing purposes.

**Administrative Cost Charge:** $0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less.

**Energy Purchase:**

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator’s, Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company's load node (designated as "CONS.CETR" as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.

(Continued on Sheet No. D-17.40)

Issued January 23, 2019 by  
Patti Poppe,  
President and Chief Executive Officer,  
Jackson, Michigan

Michigan Public Service Commission  
February 11, 2019  
Filed 10-88

Effective for service rendered on and after January 10, 2019  
Issued under authority of the  
Michigan Public Service Commission dated January 9, 2019  
in Case No. U-20134
RESIDENTIAL NIGHTTIME SAVERS RATE RPM
(Continued From Sheet No. D-17.30)

Monthly Rate: (Contd)

Green Generation Program:
Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.
A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

General Terms:
This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge:
The System Access Charge included in the rate, adjusted for qualified service provision credit and any applicable non-consumption based surcharges.

Due Date and Late Payment Charge:
The due date of the customer's bill shall be 21 days from the date of transmittal. A late payment charge of 2%, not compounded, of the portion of the bill, net of taxes, shall be assessed to any bill that is delinquent. A customer who participates in the Winter Protection Plan or who is 65 years of age or older and who has notified the Company the customer is 65 years of age or older, shall be exempt from a late payment charge as described in Rule B2., Consumer Standards and Billing Practices for Electric and Natural Gas Service, R 460.125, Late payment charges.

Schedule of Hours:
The following schedule shall apply Monday through Friday including weekday holidays.

Summer: June 1 through September 30
Winter: October 1 through May 31

(1) Super Off-Peak Hours: 11:00 PM to 6:00 AM
(2) Off-Peak Hours: 6:00 AM to 2:00 PM and 7:00 PM to 11:00 PM
(3) On-Peak Hours: 2:00 PM to 7:00 PM

Saturday and Sunday are Super Off-Peak.

Term and Form of Contract:
Service under this rate shall not require a written contract except for the Green Generation Program participants.
GENERAL SERVICE SECONDARY RATE GS

Availability:

Subject to any restrictions, this rate is available to any general use customer, political subdivision or agency of the State of Michigan, either acting separately or in combinations permitted under the laws of this state, desiring Secondary Voltage service for any of the following: (i) standard secondary service, (ii) public potable water pumping and/or waste water system(s), or (iii) resale purposes. This rate is also available for service to any Primary Rate Customer where the Company elects to provide one transformation from the available Primary Voltage to another available Primary Voltage desired by the customer.

This rate is not available for: (i) private family dwellings, (ii) lighting service except for private streets, mobile home parks or service to temporary lighting installations, (iii) heating water for industrial processing, (iv) resale for lighting service, or (v) new or expanded service for resale to residential customers. Unmetered Billboard Service is not available to Retail Open Access service.

Nature of Service:

Service under this rate shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Secondary Voltage service. The Company will determine the particular nature of the voltage in each case.

Three-phase, 3-wire service requires that the customer furnishes all transformation facilities required for single-phase load and so arranges the load as to avoid excessive unbalance of the three-phase load. When the service is single-phase, or 4-wire, three-phase, the single-phase individual motor capacity shall not exceed 3 hp, nor the total single-phase motor capacity of 10 hp, without the specific consent of the Company.

Where the Company elects to measure the service on the Primary side of the transformers, 3% shall be deducted for billing purposes from the energy measurements thus made. Where the Company elected to provide a Primary Rate Customer one transformation from the available Primary Voltage to another available Primary Voltage desired by the customer, 3% shall not be deducted for billing purposes from the energy measurements thus made.

Monthly Rate:

Power Supply Charges: These charges are applicable to Full Service customers.

<table>
<thead>
<tr>
<th>Energy Charge:</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>per kWh for all kWh during the billing months of June-September</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$0.062210</td>
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<td></td>
</tr>
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<td>$0.061580</td>
<td>$0.033947</td>
<td>$0.095527</td>
<td></td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

Delivery Charges: These charges are applicable to Full Service and Retail Open Access customers.

<table>
<thead>
<tr>
<th>System Access Charge:</th>
<th>$20.00 per customer per month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Distribution Charge:</td>
<td>$0.042472 per kWh for all kWh</td>
</tr>
</tbody>
</table>

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

Billboard Service Provision:

Monthly kWh shall be determined by multiplying the total connected load in kW (including the lamps, ballasts, transformers, amplifiers, and control devices) times 730 hours. The kWh for cyclical devices shall be adjusted for the average number of hours used.
GENERAL SERVICE SECONDARY RATE GS
(Continued From Sheet No. D-18.00)

Monthly Rate: (Contd)

Resale Service Provision:
Subject to any restrictions, this provision is available to customers desiring Secondary Voltage service for resale purposes in accordance with Rule C4.4, Resale.

Educational Institution Service Provision (GEI):
When service is supplied to a school, college or university, a credit shall be applied during all billing months. As used in this provision, “school” shall mean buildings, facilities, playing fields, or property directly or indirectly used for school purposes for children in grades kindergarten through twelve, when provided by a public or nonpublic school. School does not include instruction provided in a private residence or proprietary trade, vocational, training, or occupational school. “College” or “University” shall mean buildings located on the same campus and used to impart instruction, including all adjacent and appurtenant buildings owned by the same customer which are located on the same campus and which constitute an integral part of such college or university facilities.

The monthly credit for the Educational Institution Service Provision shall be applied as follows:

Delivery Charges: These charges are applicable to Full Service and Retail Open Access Customers.

Education Institution Credit: $(0.000748) per kWh for all kWh

Customers on this provision shall require a written contract, with a minimum term of one year, and shall be evaluated annually to determine whether or not the accounts shall remain on the service provision.

Self-Generation Provision (SG):
As of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company’s system, which may employ cogeneration or small power production technology.

All facilities must meet the Parallel Operation Requirements set forth in Rule C1.6 B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer’s expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

Sales of Self-Generated Energy to the Company:
A customer who meets the Federal Energy Regulatory Commission’s (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data / billing determinants necessary for billing purposes.

(Continued on Sheet No. D-19.10)
GENERAL SERVICE SECONDARY RATE GS
(Continued From Sheet No. D-19.00)

Monthly Rate: (Contd)

 Administrative Cost Charge:

$0.0010 per kWh purchased for generation installations with a capacity of .550 kW or less.

Energy Purchase:

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator’s, Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company’s load node (designated as "CONS.CETR" as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.

Net Metering Program:

The Net Metering Program is available to any eligible customer as described in Rule C 11, Net Metering Program, who desires to generate a portion or all of their own retail electricity requirements using a Renewable Energy Resource as defined in Rule C 11.B, Net Metering Definitions.

A customer who participates in the Net Metering Program is subject to the provisions contained in Rule C 11, Net Metering Program.

Green Generation Program:

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C 10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provision contained in Rule C 10.2, Green Generation Program.

Non-Transmitting Meter Provision:

A customer who chooses a non-transmitting meter is subject to the provisions contained in Rule C5.5, Non-Transmitting Meter Provision.

General Terms:

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge:

The System Access Charge included in the rate and any applicable non-consumption based surcharges. Special Minimum Charges shall be billed in accordance with Rule C15., Special Minimum Charges.

Due Date and Late Payment Charge:

The due date of the customer bill shall be 21 days from the date of mailing. A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or before the due date shown thereon.

Term and Form of Contract:

Service under this rate shall not require a written contract except for: (i) resale service, (ii) service under the Green Generation Program, (iii) for Special Minimum Charges, (iv) service for lighting or where mobile home parks are involved, (v) service under the Educational Institution Service Provision, (vi) service under the Net Metering Program, or (vii) at the option of the Company. If a contract is deemed necessary by the Company, the appropriate contract form shall be used and the contract shall require a minimum term of one year.
This sheet has been cancelled and is reserved for future use.
This sheet has been cancelled and is reserved for future use.
GENERAL SERVICE SECONDARY TIME-OF-USE RATE GSTU

Availability

Subject to any restrictions, General Service Secondary Time-of-Use Rate GSTU is available to any Full Service Customer taking service at the Company's Secondary Voltage level with advanced metering infrastructure and supporting critical systems.

This rate is not available for: (i) private family dwellings, (ii) lighting service except for private streets, mobile home parks or service to temporary lighting installations, (iii) heating water for industrial processing, (iv) resale for lighting service, or (v) new or expanded service for resale to residential customers.

This rate shall not be taken in conjunction with any other Demand Response Program or Net Metering.

Nature of Service

Service under this rate shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Secondary Voltage service. The Company will determine the particular nature of the voltage in each case.

Three-phase, 3-wire service requires that the customer furnishes all transformation facilities required for single-phase load and so arranges the load as to avoid excessive unbalance of the three-phase load. When the service is single-phase, or 4-wire, three-phase, the single-phase individual motor capacity shall not exceed 3 hp, nor the total single-phase motor capacity of 10 hp, without the specific consent of the Company.

Where the Company elects to measure the service on the Primary side of the transformers, 3% shall be deducted for billing purposes from the energy measurements thus made. Where the Company elected to provide a Primary Rate Customer one transformation from the available Primary Voltage to another available Primary Voltage desired by the customer, 3% shall not be deducted for billing purposes from the energy measurements thus made.

Monthly Rate

Power Supply Charges: These charges are applicable to Full Service Customers.

<table>
<thead>
<tr>
<th>Energy Charge</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Off-Peak-Summer</td>
<td>$0.055495</td>
<td>$0.030592</td>
<td>$0.086087</td>
</tr>
<tr>
<td>Mid-Peak-Summer</td>
<td>$0.086391</td>
<td>$0.047624</td>
<td>$0.134015</td>
</tr>
<tr>
<td>On-Peak-Summer</td>
<td>$0.109946</td>
<td>$0.060609</td>
<td>$0.170555</td>
</tr>
<tr>
<td>Off-Peak-Winter</td>
<td>$0.050720</td>
<td>$0.027960</td>
<td>$0.078680</td>
</tr>
<tr>
<td>On-Peak-Winter</td>
<td>$0.057913</td>
<td>$0.031925</td>
<td>$0.089838</td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

Delivery Charges: These charges are applicable to Full Service Customers.

<table>
<thead>
<tr>
<th>Charge</th>
<th>Amount</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>System Access Charge</td>
<td>$20.00</td>
<td>per customer per month</td>
</tr>
<tr>
<td>Distribution Charge</td>
<td>$0.042472</td>
<td>per kWh for all kWh for a Full Service Customer</td>
</tr>
</tbody>
</table>

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

(Continued on Sheet No. D-21.20)

Issued January 23, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on and after January 10, 2019
Issued under authority of the
Michigan Public Service Commission
dated January 9, 2019
in Case No. U-20134

Michigan Public Service Commission
February 11, 2019
Filed DR
GENERAL SERVICE SECONDARY TIME-OF-USE RATE GSTU
(Continued From Sheet No. D-21.10)

Monthly Rate (Contd)

Schedule of Hours

The following schedule shall apply Monday through Friday (except holidays designated by the Company). Weekends and holidays are off-peak. Holidays designated by the Company include: New Year’s Day – January 1, Memorial Day – Last Monday in May, Independence Day – July 4, Labor Day – First Monday in September, Thanksgiving Day – Fourth Thursday in November and Christmas Day – December 25. Whenever January 1, July 4, or December 25 falls on Sunday, extended holiday periods such as Monday, January 2, Monday, July 5 and Monday, December 26 shall not be considered as holidays for application of off-peak hours.

Summer Billing Months of June through September:

- **Off-Peak Hours**: 12:00 AM to 7:00 AM and 11:00 PM to 12:00 AM
- **Mid-Peak Hours**: 7:00 AM to 2:00 PM and 6:00 PM to 11:00 PM
- **On-Peak Hours**: 2:00 PM to 6:00 PM

Winter Billing Months of January through May and October through December:

- **Off-Peak Hours**: 11:00 PM to 7:00 AM
- **On-Peak Hours**: 7:00 AM to 11:00 PM

Resale Service Provision

Subject to any restrictions, the provision is available to customers desiring Secondary Voltage service for resale purposes in accordance with Rule C4.4, Resale.

Educational Institution Service Provision (GEI)

When service is supplied to a school, college or university, a credit shall be applied during all billing months. As used in this provision, “school” shall mean buildings, facilities, playing fields, or property directly or indirectly used for school purposes for children in grades kindergarten through twelve, when provided by a public or nonpublic school. School does not include instruction provided in a private residence or proprietary trade, vocational, training, or occupational school. “College” or “University” shall mean buildings located on the same campus and used to impart instruction, including all adjacent and appurtenant buildings owned by the same customer which are located on the same campus and which constitute an integral part of such college or university facilities.

The monthly credit for the Educational Institution Service Provision shall be applied as follows:

Delivery Charges - These charges are applicable to Full Service Customers.

- **Education Institution Credit**: $(0.000748) per kWh for all kWh

Customers on this provision shall require a written contract, with a minimum term of one year, and shall be evaluated annually to determine whether or not the accounts shall remain on the service provision.

Self-Generation Provision (SG)

As of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company’s system, which may employ cogeneration or small power production technology.

All facilities must meet the Parallel Operation Requirements set forth in Rule C 1.6 B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer’s expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8. Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

(Continued on Sheet No. D-21.30)

Issued January 23, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on and after January 10, 2019

Issued under authority of the
Michigan Public Service Commission
dated January 9, 2019
in Case No. U-20134
Monthly Rate: (Contd)

Sales of Self-Generated Energy to the Company:

A customer who meets the Federal Energy Regulatory Commission’s (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data/billing determinants necessary for billing purposes.

Administrative Cost Charge:

$0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less.

Energy Purchase:

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator's, Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company’s load node (designated as "CONS.CETR" as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.

Green Generation Program:

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provision contained in Rule C10.2, Green Generation Program.

General Terms:

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge:

The System Access Charge included in the rate and any applicable non-consumption based surcharges. Special Minimum Charges shall be billed in accordance with Rule C15., Special Minimum Charges.

Due Date and Late Payment Charge:

The due date of the customer bill shall be 21 days from the date of mailing. A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or before the due date shown thereon.

Term and Form of Contract:

Service under this rate shall not require a written contract except for: (i) resale service, (ii) service under the Green Generation Program, (iii) for Special Minimum Charges, (iv) service for lighting or where mobile home parks are involved, (v) service under the Educational Institution Service Provision, or (vi) at the option of the Company. If a contract is deemed necessary by the Company, the appropriate contract form shall be used and the contract shall require a minimum term of one year.
This sheet has been cancelled and is reserved for future use.

Issued March 10, 2017 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on
and after March 7, 2017

Issued under authority of the
Michigan Public Service Commission
dated February 28, 2017
in Case No. U-17990
GENERAL SERVICE SECONDARY DEMAND RATE GSD

Availability:
Subject to any restrictions, this rate is available to any customer desiring Secondary Voltage service, either for general use or resale purposes, where the Peak Demand is 5 kW or more. This rate is also available for service to any Primary Rate Customer where the Company elects to provide one transformation from the available Primary Voltage to another available Primary Voltage desired by the customer.

This rate is not available for: (i) private family dwellings, (ii) lighting service, (iii) resale for lighting service, or (iv) new or expanded service for resale to residential customers.

Nature of Service:
Service under this rate shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Secondary Voltage service. The Company will determine the particular nature of the voltage in each case.

Three-phase, 3-wire service requires that the customer furnishes all transformation facilities required for single-phase load and so arranges the load as to avoid excessive unbalance of the three-phase load. When the service is single-phase, or 4-wire, three-phase, the single-phase individual motor capacity shall not exceed 3 hp, nor the total single-phase motor capacity of 10 hp, without the specific consent of the Company.

Where the Company elects to measure the service on the Primary side of the transformers, 3% shall be deducted for billing purposes from the demand and energy measurements thus made. Where the Company elected to provide a Primary Rate Customer one transformation from the available Primary Voltage to another available Primary Voltage desired by the customer, 3% shall not be deducted for billing purposes from the energy measurements thus made.

Monthly Rate:

Power Supply Charges: These Charges are applicable to Full Service customers.

<table>
<thead>
<tr>
<th>Peak Demand Charge:</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>$8.10</td>
<td>$13.04</td>
<td>$21.14</td>
<td></td>
</tr>
<tr>
<td>$6.10</td>
<td>$11.04</td>
<td>$17.14</td>
<td></td>
</tr>
</tbody>
</table>

Energy Charge:

<table>
<thead>
<tr>
<th>Non-Capacity</th>
<th>per kWh for all kWh during the billing months of June-September</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0.043298</td>
<td></td>
</tr>
<tr>
<td>$0.040994</td>
<td></td>
</tr>
</tbody>
</table>

Delivery Charges: These Charges are applicable to Full Service and Retail Open Access (ROA) customers.

<table>
<thead>
<tr>
<th>System Access Charge:</th>
<th>$30.00 per customer per month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capacity Charge:</td>
<td>$1.15 per kW for all kW of Peak Demand</td>
</tr>
<tr>
<td>Distribution Charge:</td>
<td>$0.029722 per kWh for all kWh</td>
</tr>
</tbody>
</table>

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

(Continued on Sheet No. D-23.00)
GENERAL SERVICE SECONDARY DEMAND RATE GSD
(Continued From Sheet No. D-22.00)

Monthly Rate: (Contd)

Adjustment for Power Factor:

When the average Power Factor during the billing month is less than 80% lagging, the Company reserves the right to increase the capacity charges for such billing month in the ratio that 80% bears to such Power Factor. The Company may, at its option, determine the Power Factor by test or by permanently installed measuring equipment. The capacity charges shall not be increased when the Peak Demand is based on 60% of the highest Peak Demand created during the preceding billing months of June through September or on a minimum Peak Demand.

Peak Demand:

The Peak Demand shall be the Kilowatts (kW) supplied during the period of highest use in the billing month but not less than 60% of the highest Peak Demand created during the preceding billing months of June through September, nor less than 5 kW.

The Company reserves the right to make special determination of the Peak Demand and/or the Minimum Charge should the equipment which creates momentary high demands be included in the customer’s installation.

When a customer guarantees a Peak Demand of 100 kW, the current month Peak Demand shall be the greatest of (1) the highest actual Peak Demand created during the on-peak hours in the current billing month, (2) 1/3 of the highest Peak Demand created during the off-peak hours in the current billing month, (3) 100 kW, or (4) 60% of the highest Peak Demand created during the previous billing months of June through September. For the purpose of applying the 60% provision, only the Peak Demands created after a customer guarantees 100 kW minimum shall be considered. On-peak and off-peak hours are contained in Rule C14., Provisions Governing the Application of On-Peak and Off-Peak Rates.

Resale Service Provision:

Subject to any restrictions, this provision is available to customers desiring Secondary Voltage service for resale purposes in accordance with Rule C4.4, Resale.
GENERAL SERVICE SECONDARY DEMAND RATE GSD
(Continued From Sheet No. D-23.00)

Monthly Rate: (Contd)

Educational Institution Service Provision (GEI):

When service is supplied to a school, college or university, a credit shall be applied during all billing months. As used in this provision, “school” shall mean buildings, facilities, playing fields, or property directly or indirectly used for school purposes for children in grades kindergarten through twelve, when provided by a public or nonpublic school. School does not include instruction provided in a private residence or proprietary trade, vocational, training, or occupational school. “College” or “University” shall mean buildings located on the same campus and used to impart instruction, including all adjacent and appurtenant buildings owned by the same customer which are located on the same campus and which constitute an integral part of such college or university facilities.

The monthly credit for the Educational Institution Service Provision shall be applied as follows:

**Delivery Charges:** These charges are applicable to Full Service and Retail Open Access Customers.

| Education Institution Credit | $ (0.000616) per kWh for all kWh |

Customers on this provision shall require a written contract, with a minimum term of one year, and shall be evaluated annually to determine whether or not the accounts shall remain on the service provision.

Self-Generation Provision (SG):

Subject to any restrictions, as of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company’s system, which may employ cogeneration or small power production technology.

All facilities operated in parallel with the Company’s system must meet the Parallel Operation Requirements set forth in Rule C1.6 B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer’s expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

There shall be no double billing of demand under the base rate and the Self-Generation Provision.

Sales of Self-Generated Energy to the Company:

A customer who meets the Federal Energy Regulatory Commission’s (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data / billing determinants necessary for billing purposes.

**Administrative Cost Charge:** $0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less

(Continued on Sheet No. D-24.10)
GENERAL SERVICE SECONDARY DEMAND RATE GSD
(Continued From Sheet No. D-24.00)

Self-Generation Provision (SG) (Contd)

Energy Purchase:

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator's, Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company's load node (designated as "CONS.CETR" as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.

Net Metering Program:

The Net Metering Program is available to any eligible customer as described in Rule C11, Net Metering Program, who desires to generate a portion or all of their own retail electricity requirements using a Renewable Energy Resource as defined in Rule C11.B, Net Metering Definitions.

A customer who participates in the Net Metering Program is subject to the provisions contained in Rule C11., Net Metering Program.

Green Generation Program:

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

General Terms:

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge:

The System Access Charge included in the rate and any applicable non-consumption based surcharges.

Due Date and Late Payment Charge:

The due date of the customer bill shall be 21 days from the date of mailing. A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or before the due date shown thereon.

Term and Form of Contract:

Service under this rate shall not require a written contract except for: (i) resale service, (ii) service under the Green Generation Program, (iii) service under the Educational Institution Service Provision, (iv) service under the Net Metering program, or (v) at the option of the Company. If a contract is deemed necessary by the Company, the appropriate contract form shall be used and the contract shall require a minimum term of one year.
This sheet has been cancelled and is reserved for future use.
This sheet has been cancelled and is reserved for future use.

Issued March 10, 2017 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on
and after March 7, 2017

Issued under authority of the
Michigan Public Service Commission
dated February 28, 2017
in Case No. U-17790
GENERAL SERVICE PRIMARY RATE GP

Availability:

Subject to any restrictions, this rate is available to any customer, political subdivision or agency of the State of Michigan, either acting separately or in combinations permitted under the laws of this state, desiring Primary Voltage service for general use or for public potable water pumping and/or waste water system(s).

This rate is available to existing Full Service Customers with an electric generating facility interconnected at a primary voltage level utilizing General Service Primary Rate GP for standby service on or before June 7, 2012. The amount of retail usage shall be determined on an hourly basis. Customers with a generating installation are required to have an Interval Data Meter.

This rate is not available to a Primary Rate Customer where the Company elects to provide one transformation from the available Primary Voltage to another available Primary Voltage desired by the customer.

This rate is not available for lighting service, except for temporary service for lighting installations.

Nature of Service:

Service under this rate shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Where service is supplied at a nominal voltage of 25,000 Volts or less, the customer shall furnish, install and maintain all necessary transforming, controlling and protective equipment.

Where the Company elects to measure the service at a nominal voltage above 25,000 Volts, 1% shall be deducted for billing purposes, from the energy measurements thus made.

Where the Company elects to measure the service at a nominal voltage of less than 2,400 Volts, 3% shall be added for billing purposes, to the energy measurements thus made.

Monthly Rate:

Power Supply Charges: These charges are applicable to Full Service customers.

Charges for Customer Voltage Level 3 (CVL3)

<table>
<thead>
<tr>
<th>Energy Charge:</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$0.058898</td>
<td>$0.047432</td>
<td>$0.106330 per kWh for all kWh during the billing months of June-September</td>
</tr>
<tr>
<td></td>
<td>$0.058404</td>
<td>$0.047054</td>
<td>$0.105458 per kWh for all kWh during the billing months of October-May</td>
</tr>
</tbody>
</table>

Charges for Customer Voltage Level 2 (CVL2)

<table>
<thead>
<tr>
<th>Energy Charge:</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$0.053957</td>
<td>$0.042491</td>
<td>$0.096448 per kWh for all kWh during the billing months of June-September</td>
</tr>
<tr>
<td></td>
<td>$0.053463</td>
<td>$0.042113</td>
<td>$0.095576 per kWh for all kWh during the billing months of October-May</td>
</tr>
</tbody>
</table>

Charges for Customer Voltage Level 1 (CVL1)

<table>
<thead>
<tr>
<th>Energy Charge:</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$0.048787</td>
<td>$0.037321</td>
<td>$0.086108 per kWh for all kWh during the billing months of June-September</td>
</tr>
<tr>
<td></td>
<td>$0.048293</td>
<td>$0.036943</td>
<td>$0.085236 per kWh for all kWh during the billing months of October-May</td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

(Continued on Sheet No. D-27.10)
GENERAL SERVICE PRIMARY RATE GP
(Continued From Sheet No. D-27.00)

Monthly Rate (Contd)

**Delivery Charges:** These charges are applicable to Full Service and Retail Open Access (ROA) customers.

- **System Access Charge:** $100.00 per customer per month
- **Charges for Customer Voltage Level 3 (CVL3)**
  - **Distribution Charge:** $0.013386 per kWh for all kWh
- **Charges for Customer Voltage Level 2 (CVL2)**
  - **Distribution Charge:** $0.007723 per kWh for all kWh
- **Charges for Customer Voltage Level 1 (CVL1)**
  - **Distribution Charge:** $0.005733 per kWh for all kWh

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

**Adjustment for Power Factor**

This rate requires a determination of the average Power Factor maintained by the customer during the billing period. Such average Power Factor shall be determined through metering of lagging Kilovar-hours and Kilowatt-hours during the billing period. The calculated ratio of lagging Kilovar-hours to Kilowatt-hours shall then be converted to the average Power Factor for the billing period by using the appropriate conversion factor. Whenever the average Power Factor during the billing period is above .899 or below .850, the customer bill shall be adjusted as follows:

(a) If the average Power Factor during the billing period is .900 or higher, a 0.50% credit will be applied to all metered-based charges, excluding surcharges. This credit shall not in any case be used to reduce the prescribed Minimum Charge.

(b) If the average Power Factor during the billing period is less than .850, a penalty will be applied to all metered-based charges, excluding surcharges, in accordance with the following table:

<table>
<thead>
<tr>
<th>Power Factor</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.800 to 0.849</td>
<td>0.50%</td>
</tr>
<tr>
<td>0.750 to 0.799</td>
<td>1.00%</td>
</tr>
<tr>
<td>0.700 to 0.749</td>
<td>2.00%</td>
</tr>
<tr>
<td>Below 0.700</td>
<td>3% first 2 months</td>
</tr>
</tbody>
</table>

(c) A Power Factor less than 0.700 is not permitted and necessary corrective equipment must be installed by the customer. A 15% penalty will be applied to any metered-based charges, excluding surcharges, after two consecutive months below 0.700 Power Factor and will continue as long as the Power Factor remains below 0.700. Once the customer's Power Factor exceeds 0.700, it is necessary to complete two consecutive months below 0.700 before the 15% penalty applies again.

**Resale Service Provision**

Subject to any restrictions, this provision is available to customers desiring Primary Voltage service for resale purposes in accordance with Rule C4.4, Resale.

(Continued on Sheet No. D-28.00)
GENERAL SERVICE PRIMARY RATE GP
(Continued From Sheet No. D-27.10)

Monthly Rate (Contd)

Substation Ownership Credit
Where service is supplied at a nominal voltage of more than 25,000 volts, and the customer provides all of the necessary transforming, controlling and protective equipment for all of the service there shall be deducted from the bill a monthly credit.

The monthly credit for the substation ownership shall be applied as follows:

**Delivery Charges - These charges are applicable to Full Service and Retail Open Access customers.**

Substation Ownership Credit: $ (0.000287) per kWh for all kWh

For those customers served by more than one substation where one or more of the substations is owned by the customer, the credit will be applied to the customer's coincident Maximum Demand for those substations owned by the customer. This credit shall not operate to reduce the customer’s billing below the prescribed minimum charges included in the rate. The credit shall be based on the kW after the 1% deduction or 3% addition has been applied to the metered kWh.

Educational Institution Service Provision (GEI)

When service is supplied to a school, college or university, a credit shall be applied during all billing months. As used in this provision, “school” shall mean buildings, facilities, playing fields, or property directly or indirectly used for school purposes for children in grades kindergarten through twelve, when provided by a public or nonpublic school. School does not include instruction provided in a private residence or proprietary trade, vocational, training, or occupational school. “College” or “University” shall mean buildings located on the same campus and used to impart instruction, including all adjacent and appurtenant buildings owned by the same customer which are located on the same campus and which constitute an integral part of such college or university facilities.

The monthly credit for the Educational Institution Service Provision shall be applied as follows:

**Delivery Charges - These charges are applicable to Full Service and Retail Open Access Customers.**

Educational Institution Credit: $(0.000571) per kWh for all kWh

Customers on this provision shall require a written contract, with a minimum term of one year, and shall be evaluated annually to determine whether or not the accounts shall remain on the service provision.

Self-Generation Provision (SG):

As of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company's system, which may employ cogeneration or small power production technology.

All facilities operated in parallel with the Company's system must meet the Parallel Operation Requirements set forth in Rule C1.6B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer's expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

(Continued on Sheet No. D-29.00)
GENERAL SERVICE PRIMARY RATE GP
(Continued From Sheet No. D-28.00)

Monthly Rate (Contd)

Self-Generation Provision (SG) (Contd):

Sales of Self-Generated Energy to the Company:

A customer who meets the Federal Energy Regulatory Commission's (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data / billing determinants necessary for billing purposes.

Administrative Cost Charge: $0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less.

Energy Purchase:

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator's, Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company's load node (designated as "CONS.CETR" as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.

Net Metering Program:

The Net Metering Program is available to any eligible customer as described in Rule C11., Net Metering Program, who desires to generate a portion or all of their own retail electricity requirements using a Renewable Energy Resource as defined in Rule C11.B, Net Metering Definitions.

A customer who participates in the Net Metering Program is subject to the provisions contained in Rule C11., Net Metering Program.

Green Generation Program:

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

General Terms:

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge:

The System Access charge included in the rate and any applicable non-consumption based surcharges.

Due Date and Late Payment Charge

The due date of the customer bill shall be 21 days from the date of mailing. A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or before the due date shown thereon.

Term and Form of Contract

For customers with monthly demands of 300 kW or more, all service under this rate shall require a written contract with a minimum term of one year.

For customers with monthly demands of less than 300 kW, service under this rate shall not require a written contract except for: (i) service under the Green Generation Program, (ii) service under the Educational Institution provision, (iii) service under the Resale Service Provision, (iv) service under the Net Metering Program, or (v) at the option of the Company. If a contract is deemed necessary by the Company, the appropriate contract form shall be used and the contract shall require a minimum term of one year.

A new contract will not be required for existing customers who increase their demand requirements after initiating service, unless new or additional facilities are required or service provisions deem it necessary.
This sheet has been cancelled and is reserved for future use.
This sheet has been cancelled and is reserved for future use.
LARGE GENERAL SERVICE PRIMARY DEMAND RATE GPD

Availability
Subject to any restrictions, this rate is available to any customer desiring Primary Voltage service, either for general use or resale purposes, where the On-Peak Billing Demand is 25 kW or more. This rate is also available to any political subdivision or agency of the State of Michigan, either acting separately or in combinations permitted under the laws of this state, for Primary Voltage service for potable water pumping and/or waste water system(s).

This rate is not available to a Primary Rate Customer where the Company elects to provide one transformation from the available Primary Voltage to another available Primary Voltage desired by the customer.

This rate is also not available for lighting service, for resale for lighting service, or for new or expanded service for resale to residential customers.

Nature of Service
Service under this rate shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Where service is supplied at a nominal voltage of 25,000 Volts or less, the customer shall furnish, install and maintain all necessary transforming, controlling and protective equipment.

Where the Company elects to measure the service at a nominal voltage above 25,000 Volts, 1% shall be deducted for billing purposes, from the demand and energy measurements thus made.

Where the Company elects to measure the service at a nominal voltage of less than 2,400 Volts, 3% shall be added for billing purposes, to the demand and energy measurements thus made.

Interval Data Meters are required for service under this rate. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data / billing determinants necessary for billing purposes.

Monthly Rate:

**Power Supply Charges:**

<table>
<thead>
<tr>
<th></th>
<th>Charges for Customer Voltage Level 3 (CVL3)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Demand Charge:</strong></td>
<td></td>
</tr>
<tr>
<td>Capacity</td>
<td>Non-Capacity</td>
</tr>
<tr>
<td>$14.82</td>
<td>$10.34</td>
</tr>
<tr>
<td>$13.82</td>
<td>$9.34</td>
</tr>
<tr>
<td><strong>Transmission Charge:</strong></td>
<td></td>
</tr>
<tr>
<td>Capacity</td>
<td>per kW of On-Peak Billing Demand during the billing months of June-September</td>
</tr>
<tr>
<td>$6.98</td>
<td>per kW of On-Peak Billing Demand during the billing months of October-May</td>
</tr>
<tr>
<td><strong>Energy Charge:</strong></td>
<td></td>
</tr>
<tr>
<td>Non-Capacity</td>
<td>per kWh for all On-Peak kWh during the billing months of June-September</td>
</tr>
<tr>
<td>$0.042156</td>
<td>per kWh for all Off-Peak kWh during the billing months of June-September</td>
</tr>
<tr>
<td>$0.027322</td>
<td>per kWh for all On-Peak kWh during the billing months of October-May</td>
</tr>
<tr>
<td>$0.034413</td>
<td>per kWh for all Off-Peak kWh during the billing months of October-May</td>
</tr>
<tr>
<td>$0.030139</td>
<td>(Continued on Sheet No. D-31.05)</td>
</tr>
</tbody>
</table>

(Continued on Sheet No. D-31.05)

Issued January 23, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Issued under authority of the
Michigan Public Service Commission
dated January 9, 2019
in Case No. U-20134

Effective for service rendered on and after January 10, 2019
LARGE GENERAL SERVICE PRIMARY DEMAND RATE GPD
(Continued From Sheet No. D-31.00)

Monthly Rate: (Contd)

Power Supply Charges: These charges are applicable to Full Service customers. (Contd)

Charges for Customer Voltage Level 2 (CVL2)

<table>
<thead>
<tr>
<th>Demand Charge:</th>
<th>Capacity</th>
<th>Non-Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>per kW of On-Peak Billing Demand during the billing months of June-September</td>
<td>$14.32</td>
<td>$9.84</td>
<td>$24.16</td>
</tr>
<tr>
<td>per kW of On-Peak Billing Demand during the billing months of October-May</td>
<td>$13.32</td>
<td>$8.84</td>
<td>$22.16</td>
</tr>
</tbody>
</table>

Transmission Charge:

<table>
<thead>
<tr>
<th>Capacity</th>
<th>per kW of On-Peak Billing Demand during the billing months of June-September</th>
<th>$6.71</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>per kW of On-Peak Billing Demand during the billing months of October-May</td>
<td>$6.71</td>
</tr>
</tbody>
</table>

Energy Charge:

<table>
<thead>
<tr>
<th>Non-Capacity</th>
<th>per kWh for all On-Peak kWh during the billing months of June-September</th>
<th>$0.034239</th>
</tr>
</thead>
<tbody>
<tr>
<td>per kWh for all Off-Peak kWh during the billing months of June-September</td>
<td>$0.022191</td>
<td></td>
</tr>
</tbody>
</table>

Charges for Customer Voltage Level 1 (CVL1)

<table>
<thead>
<tr>
<th>Demand Charge:</th>
<th>Capacity</th>
<th>Non-Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>per kW of On-Peak Billing Demand during the billing months of June-September</td>
<td>$13.82</td>
<td>$9.34</td>
<td>$23.16</td>
</tr>
<tr>
<td>per kW of On-Peak Billing Demand during the billing months of October-May</td>
<td>$12.82</td>
<td>$8.34</td>
<td>$21.16</td>
</tr>
</tbody>
</table>

Transmission Charge:

<table>
<thead>
<tr>
<th>Capacity</th>
<th>per kW of On-Peak Billing Demand during the billing months of June-September</th>
<th>$6.58</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>per kW of On-Peak Billing Demand during the billing months of October-May</td>
<td>$6.58</td>
</tr>
</tbody>
</table>

Energy Charge:

<table>
<thead>
<tr>
<th>Non-Capacity</th>
<th>per kWh for all On-Peak kWh during the billing months of June-September</th>
<th>$0.026510</th>
</tr>
</thead>
<tbody>
<tr>
<td>per kWh for all Off-Peak kWh during the billing months of June-September</td>
<td>$0.017182</td>
<td></td>
</tr>
<tr>
<td>per kWh for all On-Peak kWh during the billing months of October-May</td>
<td>$0.021641</td>
<td></td>
</tr>
<tr>
<td>per kWh for all Off-Peak kWh during the billing months of October-May</td>
<td>$0.018953</td>
<td></td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

(Continued on Sheet No. D-31.10)
LARGE GENERAL SERVICE PRIMARY DEMAND RATE GPD  
(Continued From Sheet No. D-31.05)

Monthly Rate: (Contd)

Delivery Charges: These charges are applicable to Full Service and Retail Open Access (ROA) customers.

<table>
<thead>
<tr>
<th>System Access Charge</th>
<th>$200.00 per customer per month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Charges for Customer Voltage Level 3 (CVL3)</td>
<td></td>
</tr>
<tr>
<td>Capacity Charge</td>
<td>$3.60 per kW of Maximum Demand</td>
</tr>
<tr>
<td>Charges for Customer Voltage Level 2 (CVL2)</td>
<td></td>
</tr>
<tr>
<td>Capacity Charge</td>
<td>$1.86 per kW of Maximum Demand</td>
</tr>
<tr>
<td>Charges for Customer Voltage Level 1 (CVL1)</td>
<td></td>
</tr>
<tr>
<td>Capacity Charge</td>
<td>$0.91 per kW of Maximum Demand</td>
</tr>
</tbody>
</table>

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

Adjustment for Power Factor:

This rate requires a determination of the average Power Factor maintained by the customer during the billing period. Such average Power Factor shall be determined through metering of lagging Kilovar-hours and Kilowatt-hours during the billing period. The calculated ratio of lagging Kilovar-hours to Kilowatt-hours shall then be converted to the average Power Factor for the billing period by using the appropriate conversion factor. Whenever the average Power Factor during the billing period is above .899 or below .850, the customer bill shall be adjusted as follows:

(a) If the average Power Factor during the billing period is .900 or higher, a 0.50% credit will be applied to all metered-based charges, excluding surcharges. This credit shall not in any case be used to reduce the prescribed Minimum Charge.

(b) If the average Power Factor during the billing period is less than .850, a penalty will be applied to all metered-based charges, excluding surcharges, in accordance with the following table:

<table>
<thead>
<tr>
<th>Power Factor</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.800 to 0.849</td>
<td>0.50%</td>
</tr>
<tr>
<td>0.750 to 0.799</td>
<td>1.00%</td>
</tr>
<tr>
<td>0.700 to 0.749</td>
<td>2.00%</td>
</tr>
<tr>
<td>Below 0.700</td>
<td>3% first 2 months</td>
</tr>
</tbody>
</table>

Adjustment for Power Factor shall not be applied when the On-Peak Billing Demand is based on 60% of the highest On-Peak Billing Demand created during the preceding bill months of June through September or on a Minimum On-Peak Billing Demand.

(c) A Power Factor less than 0.700 is not permitted and necessary corrective equipment must be installed by the customer. A 15% penalty will be applied to any metered-based charges, excluding surcharges, after two consecutive months below 0.700 Power Factor and will continue as long as the Power Factor remains below 0.700. Once the customer's Power Factor exceeds 0.700, it is necessary to complete two consecutive months below 0.700 before the 15% penalty applies again.

(Continued on Sheet No. D-32.00)
LARGE GENERAL SERVICE PRIMARY DEMAND RATE GPD
(Continued From Sheet No. D-31.10)

Monthly Rate: (Contd)

Maximum Demand:

The Maximum Demand shall be the highest 15-minute demand created during the current month or previous 11 months.

On-Peak Billing Demand:

The On-Peak Billing Demand shall be based on the highest on-peak demand created during the billing month, but never less than 60% of the highest on-peak billing demand of the preceding billing months of June through September, nor less than 25 kW.

The On-Peak Billing Demand shall be the Kilowatts (kW) supplied during the 15-minute period of maximum use during on-peak hours, as described in Rule C14., Provisions Governing the Application of On-Peak and Off-Peak Rates.

The Company reserves the right to make special determination of the On-Peak Billing Demand, and/or the Minimum Charge, should the equipment which creates momentary high demands be included in the customer's installation.

Transmission On-Peak Billing Demand:

The Transmission On-Peak Billing Demand for each billing month shall be the Kilowatts (kW) supplied during the 15-minute period of maximum use during on-peak hours, as described in Rule C14., Provisions Governing the Application of On-Peak and Off-Peak Rates.

Resale Service Provision:

Subject to any restrictions, this provision is available to customers desiring Primary Voltage service for resale purposes in accordance with Rule C4.4, Resale.

Substation Ownership Credit:

Where service is supplied at a nominal voltage of more than 25,000 Volts, energy is measured through an Interval Data Meter, and the customer provides all of the necessary transforming, controlling and protective equipment for all of the service there shall be deducted from the bill a monthly credit. For those customers, part of whose load is served through customer-owned equipment, the credit shall be based on the Maximum Demand.

The monthly credit for the substation ownership shall be applied as follows:

**Delivery Charges:** These charges are applicable to Full Service and Retail Open Access Customers.

- **Charges for Customer Voltage Level 2 (CVL 2) Substation Ownership Credit:** $0.97 per kW of Maximum Demand
- **Charges for Customer Voltage Level 1 (CVL 1) Substation Ownership Credit:** $0.45 per kW of Maximum Demand

For those customers served by more than one substation where one or more of the substations is owned by the customer, the credit will be applied to the customer's coincident Maximum Demand for those substations owned by the customer. This credit shall not operate to reduce the customer's billing below the prescribed minimum charges included in the rate. The credit shall be based on the kW after the 1% deduction or 3% addition has been applied to the metered kW.

(Continued on Sheet No. D-33.00)
LARGE GENERAL SERVICE PRIMARY DEMAND RATE GPD
(Continued From Sheet No. D-32.00)

Monthly Rate: (Contd)

Aggregate Peak Demand Service Provision (GAP):

This provision is available to any customer with 7 accounts or more who desire to aggregate their On-Peak Billing Demands for power supply billing purposes. To be eligible, each account must have a minimum average On-Peak Billing Demand of 250 kW and be located within the same billing district. The customer’s aggregated accounts shall be billed under the same rate schedule and service provisions. The aggregate maximum capacity of all customers served under this provision shall be limited to 200,000 kW.

This provision commences with service rendered on and after June 20, 2008 and remains in effect until terminated by a Commission Order.

Customers on this provision shall require a written contract, with a minimum term of one year, and shall be evaluated annually to determine whether or not the accounts shall remain on the service provision.

Interval Data Meters are required for service under this provision.

The aggregated accounts shall be summarized for each interval time period registered and a comparison shall be performed to determine the on-peak time at which the summarized value of the aggregated accounts reached a maximum for the billing month. The individual aggregated accounts shall be billed for their corresponding On-Peak Billing Demand occurring at that point in time.

Educational Institution Service Provision (GEI):

When service is supplied to a school, college or university, a credit shall be applied during all billing months. As used in this provision, “school” shall mean buildings, facilities, playing fields, or property directly or indirectly used for school purposes for children in grades kindergarten through twelve, when provided by a public or nonpublic school. School does not include instruction provided in a private residence or proprietary trade, vocational, training, or occupational school. “College” or “University” shall mean buildings located on the same campus and used to impart instruction, including all adjacent and appurtenant buildings owned by the same customer which are located on the same campus and which constitute an integral part of such college or university facilities.

The monthly credit for the Educational Institution Service Provision shall be applied as follows:

**Delivery Charges:** These charges are applicable to Full Service and Retail Open Access Customers.

- Educational Institution Credit: $(0.000314) per kWh for all kWh

Customers on this provision shall require a written contract, with a minimum term of one year, and shall be evaluated annually to determine whether or not the accounts shall remain on the service provision.
LARGE GENERAL SERVICE PRIMARY DEMAND RATE GPD
(Continued From Sheet No. D-33.00)

Monthly Rate: (Contd)

Self-Generation Provision (SG):

Subject to any restrictions, as of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company's system, which may employ cogeneration or small power production technology.

All facilities operated in parallel with the Company's system must meet the Parallel Operation Requirements set forth in Rule C1.6B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer's expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

There shall be no double billing of demand under the base rate and the Self-Generation Provision.

Sales of Self-Generated Energy to the Company:

A customer who meets the Federal Energy Regulatory Commission's (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data / billing determinants necessary for billing purposes.

Administrative Cost Charge: $0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less.

Energy Purchase:

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator's, Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company's load node (designated as "CONS.CETR" as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.

Interruptible Service Provision (GI):

This provision is available to any customer account willing to contract for at least 500 kW of On-Peak Billing Demand as interruptible. The Company reserves the right to limit the amount of load contracted as interruptible, but in no case shall it exceed 100,000 kW. Consumers shall have no more than 50% of their annual On-Peak Billing Demand contracted as interruptible when contracting for more than 50,000 kW of interruptible load. The aggregate amount of monthly On-Peak Billing Demand subscribed under this provision shall be limited to 300,000 kW.

Consumers Energy may require the Customer to monitor and provide real-time, Internet-enabled power monitoring. If such monitoring is required, Consumers Energy will provide the metering or monitoring devices necessary, which shall be owned by Consumers Energy and provided to the Customer at the Company’s expense. The Customer may be required to provide suitable space for such monitoring equipment and either a static or non-static, as applicable, Internet Protocol (IP) address and Local Area Network (LAN) access that allows for Internet-based communication of the Customer’s site electricity consumption and interruption event performance.

(Continued on Sheet No. D-34.10)
LARGE GENERAL SERVICE PRIMARY DEMAND RATE GPD
(Continued From Sheet No. D-34.00)

Monthly Rate: (Contd)

Interruptible Service Provision (GI): (Contd)

For billing purposes, the monthly interruptible On-Peak Billing Demand shall be billed first and discounted under this interruptible service provision. The actual On-Peak Billing Demand for the interruptible load supplied shall be credited by the amount specified under the Power Supply Charges - Interruptible Credit listed below. Subsequently all firm service used during the billing period in excess of the contracted interruptible shall be billed at the appropriate firm rate. All contracts under this provision shall be negotiated on an annual basis. The Customer must notify the Company by December 31st of each year of their desire to renew the GI provision and the amount of interruptible kW for the following capacity planning year (June 1 through May 31). Within 30 minutes of receiving an interruption notice, the customer shall reduce their total load level by the amount of contracted interruptible capacity.

The minimum On-Peak Billing Demand that shall be billed for the interruptible portion of a customer's bill is the contracted interruptible amount. At the Company's discretion, the customer may reduce the contracted amount one time within the annual contract period.

Any load designated as interruptible by the customer is also subject to Midcontinent Independent System Operator's Inc. (MISO) requirements for Load Modifying Resources and the Company shall inform the Customer of such MISO requirements. Interruption under this provision may occur if MISO issues a Maximum Generation Emergency Event Step 2b order or NERC Emergency Event Alert 2 notice indicating that MISO is experiencing or expects to experience a shortage of economic resources and the Company has declared Emergency Status. Participation in the GI provision does not limit the Company’s ability to implement emergency electrical procedures as described in the Company’s Electric Rate Book including interruption of service as required to maintain system integrity.

Conditions of Interruption

Under this provision, the customer shall be interrupted at any time, on-peak or off-peak, the Company deems it necessary to maintain system integrity. The Company shall provide the Customer at least thirty minutes advance notice of a required interruption, and if possible, a second notice. The notice will be communicated by telephone to the contact numbers provided by the Customer. The Customer shall confirm the receipt of such notice through the automated response process. Failure to acknowledge receipt of such notice shall not relieve the customer of the obligation for interruption under the GI Provision. The customer shall be informed, when possible, of the estimated duration of the interruption at the time of interruption.

The Company shall not be liable for any loss or damage caused by or resulting from any interruption of service under this provision.

Interruptions beyond the Company’s control, described in Rules C1.1, Character of Service, and C3., Emergency Electrical Procedures, of the Company’s Electric Rate Book, shall not be considered as interruptions for purposes of this provision.

Should the Company be ordered by Governmental authority during a national emergency to supply firm instead of interruptible service, billing shall be made on an applicable firm power schedule.

Cost of Customer Non-Interruption

Failure by a customer to comply with a system integrity interruption order of the Company shall be considered as unauthorized use and billed at (i) the higher of the actual damages incurred by the Company or (ii) the rate of $25.00 per kW for the highest 15-minute kW of Interruptible On-Peak Billing demand created during the interruption period, in addition to the prescribed monthly rate. In addition, the interruptible contract capacity of a customer who does not interrupt within one hour following notice shall be immediately reduced by the amount which the customer failed to interrupt, unless the customer demonstrates that failure to interrupt was beyond its control.

The monthly credit for the Interruptible Service Provision shall be applied as follows:

Power Supply Charges: These charges are applicable to Full Service Customers.

<table>
<thead>
<tr>
<th>Interruptible Credit</th>
<th>per kW of On-Peak Billing Demand during the billing months of</th>
<th>per kW of On-Peak Billing Demand during the billing months of</th>
</tr>
</thead>
<tbody>
<tr>
<td>$7.00</td>
<td>June-September</td>
<td>October-May</td>
</tr>
<tr>
<td>$6.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(Continued on Sheet No. D-34.20)
LARGE GENERAL SERVICE PRIMARY DEMAND RATE GPD
(Continued From Sheet No. D-34.10)

Interruptible Service Provision – Market-Price Option (GI2)

Availability:
This provision is available to any Full Service GPD customer account willing to contract for at least 3,000 kW of On-Peak Billing Demand as interruptible. The Company reserves the right to limit the amount of load contracted as interruptible, but in no case shall it exceed 100,000 kW. The combined aggregate amount of monthly On-Peak Billing Demand subscribed under the GI and GI2 provisions shall be limited to 400,000 kW.

In the event the combined aggregate amount of monthly On-Peak Demand subscribed is less than the approved limit specified above, the Company may offer the remaining capacity, to otherwise eligible customers willing to contract for less than the minimum contract capacity amounts specified above.

The customer may choose to have the interruptible load separately metered. The customer shall bear any expense incurred by the Company in providing a separate service for the interruptible portion of an existing customer load. The customer must provide space suitable for the separate metering. Consumers Energy may require the Customer to monitor and provide real-time, Internet-enabled power monitoring. If such monitoring is required, Consumers Energy will provide the metering or monitoring devices necessary, which shall be owned by Consumers Energy and provided to the Customer at the Company’s expense. The Customer may be required to provide suitable space for such monitoring equipment and either a static or non-static, as applicable, Internet Protocol (IP) address and Local Area Network (LAN) access that allows for Internet-based communication of the Customer’s site electricity consumption and interruption event performance.

Contract Capacity
Customers shall contract for a specified capacity in kilowatts sufficient to meet the customers’ maximum interruptible requirements, but not less than the minimum contract capacity amounts, specified above. The contract capacity shall not be decreased during the term of the contract and subsequent renewal periods as long as service is required unless there is a verified reduction in connected load. Capacity disconnected from service under this provision shall not be subsequently served under any other tariff during the term of this contract and subsequent renewal periods. The Customer must notify and contract with the Company by December 31st of each year of their desire to renew the GI2 provision and the amount of interruptible kW for the following capacity planning year (June 1 through May 31).

Monthly Billing
For billing purposes, the monthly firm service will be billed first on Rate GPD, with the load in excess of contracted firm being billed on the GI2 charges specified in this rate schedule.

Power Supply Charges - These charges are applicable to contracted interruptible capacity.
The customer shall be responsible for the MISO Real-Time Locational Market Price (LMP) for the Company’s load node (designated as “CONS.CETR” as the date of this Rate Schedule), multiplied by the customer’s consumption (kWh), plus the Market Settlement Fee of $0.002/kWh.

<table>
<thead>
<tr>
<th>Charges for Customer Voltage Level 3 (CVL 3)</th>
<th>LMP Energy Charge: MISO Real-Time LMP per kWh for all kWh</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capacity &amp; Transmission Charge: $0.049807 per kWh for all kWh during the billing months of June-September</td>
<td></td>
</tr>
<tr>
<td>$0.046476 per kWh during the billing months of October-May</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Charges for Customer Voltage Level 2 (CVL 2)</th>
<th>LMP Energy Charge: MISO Real-Time LMP per kWh for all kWh</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capacity &amp; Transmission Charge: $0.039453 per kWh for all kWh during the billing months of June-September</td>
<td></td>
</tr>
<tr>
<td>$0.036122 per kWh during the billing months of October-May</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Charges for Customer Voltage Level 1 (CVL 1)</th>
<th>LMP Energy Charge: MISO Real-Time LMP per kWh for all kWh</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capacity &amp; Transmission Charge: $0.028890 per kWh for all kWh during the billing months of June-September</td>
<td></td>
</tr>
<tr>
<td>$0.025559 per kWh during the billing months of October-May</td>
<td></td>
</tr>
</tbody>
</table>

(Continued on Sheet No. D-34.30)
LARGE GENERAL SERVICE PRIMARY DEMAND RATE GPD
(Continued From Sheet No. D-34.20)

Interruptible Service Provision – Market-Price Option (GI2) (Cont)

The MISO Real-Time LMP per kWh shall be adjusted for losses based on the customer’s point of metering as shown below:

<table>
<thead>
<tr>
<th>Meter Point</th>
<th>High Side</th>
<th>Low Side</th>
</tr>
</thead>
<tbody>
<tr>
<td>Customer Voltage Level 1</td>
<td>0.000%</td>
<td>0.705%</td>
</tr>
<tr>
<td>Customer Voltage Level 2</td>
<td>1.271%</td>
<td>2.366%</td>
</tr>
<tr>
<td>Customer Voltage Level 3</td>
<td>3.221%</td>
<td>7.643%</td>
</tr>
</tbody>
</table>

Delivery Charges – These charges are applicable to contract capacity

Rate GPD Delivery Charges will apply to all Delivery service, including contracted capacity designated as GI2 interruptible service.

System Access Charge:

If contracted capacity is separately metered: $100.00 per additional meter installation per month

This provision is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10, as well as the System Access Charge, Delivery Charges, General Terms, Adjustment for Power Factor, Substation Ownership Credit, Minimum Charge and the Due Date and Late Payment Charge applicable to Rate GPD.

Conditions of Interruption

The Company will notify the customer as to the amount of total load on this rider to be curtailed. Load identified as monthly firm service and billed on Rate GPD is not considered as interruptible and does not need to be curtailed under the terms of GI2. Although actual load at time of interruption may vary from contract capacity, the total measured load on this provision shall be subject to curtailment by the Company.

The Company shall provide the Customer at least thirty minutes advance notice of a required interruption, and if possible, a second notice. The notice will be communicated by telephone to the contact numbers provided by the Customer. The Customer shall confirm the receipt of such notice through the automated response process. Failure to acknowledge receipt of such notice shall not relieve the customer of the obligation for interruption under the GI Provision. The customer shall be informed, when possible, of the estimated duration of the interruption at the time of interruption. Within 30 minutes of receiving an interruption notice, the customer shall reduce their total load level by the amount of contracted interruptible capacity or have the total facility subject to interruption.

Any load designated as interruptible by the customer may require the installation and maintenance of equipment that allow the Company to remotely interrupt the customer’s load. If the company determines it is required to install and maintain equipment at the customer's site to comply with any requirements associated with the GI service provision then it shall do so at the customer's expense. In addition, the customer shall also adhere to any advance notification requirements the Company deems are necessary to comply with its obligations to MISO under this provision.

Any load designated as interruptible by the customer is also subject to Midcontinent Independent System Operator’s Inc. (MISO) requirements for Load Modifying Resources and the Company shall inform the Customer of such MISO requirements. Interruption under this provision may occur if MISO issues a Maximum Generation Emergency Event Step 2b order or NERC Emergency Event Alert 2 notice indicating that MISO is experiencing or expects to experience a shortage of economic resources and the Company has declared Emergency Status. Participation in the GI provision does not limit the Company’s ability to implement emergency electrical procedures as described in the Company’s Electric Rate Book including interruption of service as required to maintain system integrity.

(Continued on Sheet No. D-34.40)
LARGE GENERAL SERVICE PRIMARY DEMAND RATE GPD
(Continued From Sheet No. D-34.30)

Interruptible Service Provision – Market-Price Option (GI2) (Cont)

Conditions of Interruption (Cont)

Under this provision, the customer shall be interrupted at any time, on-peak or off-peak, the Company deems it necessary to maintain system integrity. The Company shall provide notice in advance of probable interruption, and if possible, a second notice of positive interruption. The notice will be communicated by telephone to the contact numbers provided by the Customer. The Customer shall confirm the receipt of such notice through the automated response process. Failure to acknowledge receipt of such notice shall not relieve the Customer of the obligation for interruption under the GI2 provision. The customer shall be informed, when possible, of the estimated duration of the interruption at the time of interruption.

The Company shall not be liable for any loss or damage caused by or resulting from any interruption of service under this provision.

Interruptions beyond the Company’s control, described in Rules C1.1, Character of Service, and C3., Emergency Electrical Procedures, of the Company’s Electric Rate Book, shall not be considered as interruptions for purposes of this provision.

Should the Company be ordered by Governmental authority during a national emergency to supply firm instead of interruptible service, billing shall be made on an applicable firm power schedule.

Cost of Customer Non-Interruption

Failure by a customer to comply with a system integrity interruption order of the Company shall be considered as unauthorized use and billed at (i) the higher of the actual damages incurred by the Company or (ii) the rate of $25.00 per kW for the highest 15-minute kW of Interruptible On-Peak Billing demand created during the interruption period, in addition to the prescribed monthly rate. In addition, the interruptible contract capacity of a customer who does not interrupt within one hour following notice shall be immediately reduced by the amount which the customer failed to interrupt, unless the customer demonstrates that failure to interrupt was beyond its control.
LARGE GENERAL SERVICE PRIMARY DEMAND RATE GPD
(Continued From Sheet No. D-34.40)

Monthly Rate: (Contd)

Net Metering Program:

The Net Metering Program is available to any eligible customer as described in Rule C11., Net Metering Program, who desires to generate a portion or all of their own retail electricity requirements using a Renewable Energy Resource as defined in Rule C11.B, Net Metering Definitions.

A customer who participates in the Net Metering Program is subject to the provisions contained in Rule C11., Net Metering Program.

Green Generation Program:

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

General Terms:

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge:

The System Access Charge included in the rate, and applicable any non-consumption based surcharges.

Due Date and Late Payment Charge:

The due date of the customer bill shall be 21 days from the date of mailing. A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or before the due date shown thereon.

Term and Form of Contract:

For customers with monthly demands of 300 kW or more, all service under this rate shall require a written contract with a minimum term of one year.

For customers with monthly demands of less than 300 kW, service under this rate shall not require a written contract except for: (i) service under the Resale Service Provision, (ii) service under the Green Generation Program, (iii) service under the Educational Institution Service Provision, (iv) service under the Aggregate Peak Demand Service Provision, (v) service under the Interruptible Service Provision, or (vi) at the option of the Company. If a contract is deemed necessary by the Company, the appropriate contract form shall be used and the contract shall require a minimum term of one year.

A new contract will not be required for existing customers who increase their demand requirements after initiating service, unless new or additional facilities are required or service provisions deem it necessary.
This sheet has been canceled and is reserved for future use.
This sheet has been cancelled and is reserved for future use.

Issued March 10, 2017 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on
and after March 7, 2017

Issued under authority of the
Michigan Public Service Commission
dated February 28, 2017
in Case No. U-17990
GENERAL SERVICE PRIMARY TIME-OF-USE RATE GPTU

Availability:

Subject to any restrictions, this General Service Primary Time-Of-Use (GPTU) Rate is available to any Full Service Customer taking service at the Company's Primary Voltage level.

This rate is not available for Standby service with generators that exceed 550kW, except for solar installations, nor available for lighting service, except for temporary service for lighting installations.

Nature of Service:

Service under the rate shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Where service is supplied at a normal voltage of 25,000 Volts or less, the customer shall furnish, install and maintain all necessary transforming, controlling, and protective equipment.

Where the Company elects to measure the service at a nominal voltage above 25,000 Volts, 1% shall be deducted for billing purposes, from the demand and energy measurements thus made.

Where the Company elects to measure the service at a nominal voltage of less than 2,400 Volts, 3% shall be added for billing purposes, to the demand and energy measurements thus made.

Interval Data Meters are required for service under this rate. Meter reading will be accomplished electronically through telecommunication links or other electronic measuring equipment available to provide the Company with the metering data necessary for billing purposes.

Schedule of Hours:

The following schedule shall apply Monday through Friday (except holidays designated by the Company):

Summer:
- Off-Peak Hours: 12:00 AM to 6:00 AM and 11:00 PM to 12:00 AM
- Low-Peak Hours: 6:00 AM to 12:00 PM and 7:00 PM to 11:00 PM
- Mid-Peak Hours: 12:00 PM to 2:00 PM and 5:00 PM to 7:00 PM
- High-Peak Hours: 2:00 PM to 5:00 PM

Winter:
- Off-Peak Hours: 12:00 AM to 2:00 PM and 9:00 PM to 12:00 AM
- Mid-Peak Hours: 2:00 PM to 4:00 PM and 7:00 PM to 9:00 PM
- High-Peak Hours: 4:00 PM to 7:00 PM

Weekends and holidays are off-peak. Designated Company holidays are: New Year's Day - January 1; Memorial Day - Last Monday in May; Independence Day - July 4; Labor Day - First Monday in September; Thanksgiving Day - Fourth Thursday in November; and Christmas Day - December 25. Whenever January 1, July 4 or December 25 fall on a Sunday, extended holiday periods such as Monday, January 2, Monday, July 5 and Monday, December 26 shall not be considered as holidays for application of off-peak hours.

(Continued on Sheet No. D-36.20)
## GENERAL SERVICE PRIMARY TIME-OF-USE RATE GPTU

### Power Supply Charges:

**Charges for Customer Voltage Level 3 (CVL3)**

<table>
<thead>
<tr>
<th></th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Off-Peak-Summer</td>
<td>$0.056286</td>
<td>$0.020681</td>
<td>$0.076967 per kWh</td>
</tr>
<tr>
<td>Low-Peak-Summer</td>
<td>$0.072924</td>
<td>$0.025299</td>
<td>$0.098223 per kWh</td>
</tr>
<tr>
<td>Mid-Peak-Summer</td>
<td>$0.086694</td>
<td>$0.029676</td>
<td>$0.118370 per kWh</td>
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<tr>
<td>High-Peak-Summer</td>
<td>$0.100060</td>
<td>$0.032831</td>
<td>$0.132891 per kWh</td>
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<tr>
<td>Off-Peak -Winter</td>
<td>$0.056918</td>
<td>$0.020856</td>
<td>$0.077774 per kWh</td>
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<tr>
<td>Mid-Peak -Winter</td>
<td>$0.063823</td>
<td>$0.022773</td>
<td>$0.086596 per kWh</td>
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<tr>
<td>High-Peak -Winter</td>
<td>$0.065501</td>
<td>$0.023239</td>
<td>$0.088740 per kWh</td>
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**Charges for Customer Voltage Level 2 (CVL2)**

<table>
<thead>
<tr>
<th></th>
<th>Non-Capacity</th>
<th>Capacity</th>
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</tr>
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<tbody>
<tr>
<td>Off-Peak-Summer</td>
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<td>$0.015681</td>
<td>$0.066967 per kWh</td>
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<td>Low-Peak-Summer</td>
<td>$0.067924</td>
<td>$0.020299</td>
<td>$0.088223 per kWh</td>
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<td>Mid-Peak-Summer</td>
<td>$0.083694</td>
<td>$0.024676</td>
<td>$0.108370 per kWh</td>
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<tr>
<td>High-Peak-Summer</td>
<td>$0.095060</td>
<td>$0.027831</td>
<td>$0.122891 per kWh</td>
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<tr>
<td>Off-Peak - Winter</td>
<td>$0.051918</td>
<td>$0.015856</td>
<td>$0.067774 per kWh</td>
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<tr>
<td>Mid-Peak - Winter</td>
<td>$0.058823</td>
<td>$0.017773</td>
<td>$0.076596 per kWh</td>
</tr>
<tr>
<td>High-Peak - Winter</td>
<td>$0.060501</td>
<td>$0.018239</td>
<td>$0.078740 per kWh</td>
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</table>

**Charges for Customer Voltage Level 1 (CVL1)**

<table>
<thead>
<tr>
<th></th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
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<tbody>
<tr>
<td>Off-Peak-Summer</td>
<td>$0.049286</td>
<td>$0.013681</td>
<td>$0.062967 per kWh</td>
</tr>
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<td>Low-Peak-Summer</td>
<td>$0.065924</td>
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<td>$0.084223 per kWh</td>
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<td>Mid-Peak-Summer</td>
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<td>$0.104370 per kWh</td>
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<td>High-Peak-Summer</td>
<td>$0.093060</td>
<td>$0.025831</td>
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</tr>
<tr>
<td>Off-Peak - Winter</td>
<td>$0.049918</td>
<td>$0.013856</td>
<td>$0.063774 per kWh</td>
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<tr>
<td>Mid-Peak - Winter</td>
<td>$0.056823</td>
<td>$0.013773</td>
<td>$0.072596 per kWh</td>
</tr>
<tr>
<td>High-Peak - Winter</td>
<td>$0.058501</td>
<td>$0.016239</td>
<td>$0.074740 per kWh</td>
</tr>
</tbody>
</table>

### Delivery Charges:

- **System Access Charge:** $200.00 per customer per month
- **Charges for Customer Voltage Level 3 (CVL3)**
  - Capacity Charge: $3.60 per kW of Maximum Demand
- **Charges for Customer Voltage Level 2 (CVL2)**
  - Capacity Charge: $1.86 per kW of Maximum Demand
- **Charges for Customer Voltage Level 1 (CVL1)**
  - Capacity Charge: $0.91 per kW of Maximum Demand

### Adjustment for Power Factor

This rate requires a determination of the average Power Factor maintained by the customer during the billing period. Such average Power Factor shall be determined through metering of lagging Kilovar-hours and Kilowatt-hours during the billing period. The calculated ratio of lagging Kilovar-hours to Kilowatt-hours shall then be converted to the average Power Factor for the billing period by using the appropriate conversion factor. Whenever the average Power Factor during the billing period is above .899 or below .850, the customer bill shall be adjusted as follows:

(Continued on Sheet No. D-36.30)

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**Issued January 23, 2019 by**

**Patti Poppe,**  
President and Chief Executive Officer,  
Jackson, Michigan

**Effective for service rendered on and after January 10, 2019**

**Issued under authority of the Michigan Public Service Commission dated January 9, 2019**

in Case No. U-20134
GENERAL SERVICE PRIMARY TIME-OF-USE RATE GPTU
(Continued from Sheet No. D-36.20)

Monthly Rate (Contd)

Adjustment for Power Factor (Contd)

(a) If the average Power Factor during the billing period is .900 or higher, a 0.50% credit will be applied to all metered-based charges, excluding surcharges. This credit shall not in any case be used to reduce the prescribed Minimum Charge.

(b) If the average Power Factor during the billing period is less than .850, a penalty will be applied to all metered-based charges, excluding surcharges, in accordance with the following table:

<table>
<thead>
<tr>
<th>Power Factor</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.800 to 0.849</td>
<td>0.50%</td>
</tr>
<tr>
<td>0.750 to 0.799</td>
<td>1.00%</td>
</tr>
<tr>
<td>0.700 to 0.749</td>
<td>2.00%</td>
</tr>
<tr>
<td>Below 0.700</td>
<td>3% first 2 months</td>
</tr>
</tbody>
</table>

(c) A Power Factor less than 0.700 is not permitted and necessary corrective equipment must be installed by the customer. A 15% penalty will be applied to any metered-based charges, excluding surcharges, after two consecutive months below 0.700 Power Factor and will continue as long as the Power Factor remains below 0.700. Once the customer's Power Factor exceeds 0.700, it is necessary to complete two consecutive months below 0.700 before the 15% penalty applies again.

Maximum Demand

The Maximum Demand shall be the highest 15-minute demand created during the current month or previous 11 months.

Resale Service Provision

Subject to any restrictions, this provision is available to customers desiring Primary Voltage service for resale purposes in accordance with Rule C4.4, Resale.

Substation Ownership Credit

Where service is supplied at a nominal voltage of more than 25,000 volts, energy is measured through an Interval Data Meter, and the customer provides all the necessary transforming, controlling and protective equipment for all the service there shall be deducted from the bill a monthly credit. For those customers, part of whose load is served through customer-owned equipment, the credit shall be based on the Maximum Demand.

The monthly substation ownership credit shall be applied as follows:

Delivery Charges - These charges are applicable to Full Service Customers.

Charges for Customer Voltage Level 2 (CVL 2)

Substation Ownership Credit: $(0.97) per kW of Maximum Demand

Charges for Customer Voltage Level 1 (CVL 1)

Substation Ownership Credit: $(0.45) per kW of Maximum Demand

For those customers served by more than one substation where one or more of the substations is owned by the customer, the credit will be applied to the customer's coincident Maximum Demand for those substations owned by the customer. This credit shall not operate to reduce the customer's billing below the prescribed minimum charges included in the rate. The credit shall be based on the kW after the 1% deduction or 3% addition has been applied to the metered kW.

Educational Institution Service Provision (GEI)

When service is supplied to a school, college or university, a credit shall be applied during all billing months. As used in this provision, “school” shall mean buildings, facilities, playing fields, or property directly or indirectly used for school purposes for children in grades kindergarten through twelve, when provided by a public or nonpublic school. School does not include instruction provided in a private residence or proprietary trade, vocational, training, or occupational school. “College” or “University” shall mean buildings located on the same campus and used to impart instruction, including all adjacent and appurtenant buildings owned by the same customer which are located on the same campus and which constitute an integral part of such college or university facilities.

The monthly credit for the Educational Institution Service Provision shall be applied as follows:

Delivery Charges - These charges are applicable to Full Service Customers.

Educational Institution Credit: $(0.000314) per kWh for all kWh

Customers on this provision shall require a written contract, with a minimum term of one year, and shall be evaluated annually to determine whether or not the accounts shall remain on the service provision.

(Continued on Sheet No. D-36.40)
GENERAL SERVICE PRIMARY TIME-OF-USE RATE GPTU

(Continued from Sheet No. D-36.30)

Self-Generation Provision (SG)

Subject to any restrictions, as of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company's system, which may employ cogeneration or small power production technology.

All facilities operated in parallel with the Company's system must meet the Parallel Operation Requirements set forth in Rule C1.6B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer's expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

There shall be no double billing of demand under the base rate and the Self-Generation Provision.

Sales of Self-Generated Energy to the Company

A customer who meets the Federal Energy Regulatory Commission's (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data / billing determinants necessary for billing purposes.

Administrative Cost Charge

$0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less.

Energy Purchase

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator's, Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company's load node (designated as "CONS.CETR" as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.

Green Generation Program

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

General Terms

The rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge

The System Access Charge included in the rate, and any applicable non-consumption based surcharges.

Due Date and Late Payment Charge

The due date of the customer bill shall be 21 days from the date of mailing. A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or before the due date shown thereon.

Term and Form of Contract

Service under this rate shall require a written contract with a minimum term of one year.
ENERGY INTENSIVE PRIMARY RATE EIP

Availability

Subject to any restrictions, the Energy Intensive Primary Rate EIP is available to any Full Service electric metal melting customer taking service at the Company's Primary Voltage levels, where the electric load on this rate is utilized for industrial metal melting processes such as electric arc or induction furnaces or to any Full Service electric industrial customer who qualified as energy intensive as defined herein. For metal melting customers, only electric load that directly supports the process of melting metal using electricity as the main melting source qualifies as load to be served under this rate. Ancillary equipment required for the metal melting process is not intended to be served on this rate.

Existing metal melting customers taking service under the Company's former Metal Melting Primary Pilot as of November 30, 2015 are eligible for service on Rate EIP. An additional 200 MW of Maximum Demand capacity will be available on a first-come, first-served basis to Full Service customers with new electric metal melting or energy intensive industrial load not previously served by the Company. To qualify as energy intensive load, the customer must demonstrate viable options to site the production outside of the state and the customer's incremental load must exceed 2 MW at a single site with an annual load factor that exceeds 70% or the customer’s incremental load must exceed 15 MW with a minimum of 75% of their total consumption occurring during Off-Peak Hours. New electric metal melting load must be separately metered. The customer must provide a special circuit or circuits in order for the Company to install separate metering.

Nature of Service

Service under the rate shall be alternating current, 60-Hertz, single-phase or three-phase (at the Company's option) Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Where service is supplied at a nominal voltage of 25,000 Volts or less, the customer shall furnish, install and maintain all necessary transforming, controlling and protective equipment.

Where the Company elects to measure the service at a nominal voltage above 25,000 Volts, 1% shall be deducted for billing purposes, from the demand and energy measurements thus made.

Where the Company elects to measure the service at a nominal voltage of less than 2,400 Volts, 3% shall be added for billing purposes, to the demand and energy measurements thus made.

Interval Data Meters are required for service under this rate. Meter reading will be accomplished electronically through telecommunication links or other electronic measuring equipment available to provide the Company with the metering data necessary for billing purposes.

For purposes of this rate, the appropriate measure of market price is the Real-Time LMP for the Company's retail aggregating node CONS.CETR established by the Midcontinent Independent System Operator Inc. (MISO).

Critical Peak Event Determination

The Company shall call a Critical Peak Event to signal either the market price has exceeded an Economic Trigger Price or a system integrity event is enacted.

A System Integrity Event is enacted when MISO declares that a Maximum Generation Emergency Event has occurred and MISO has instructed the Company to implement Load Management Measures using Load Modifying Resources and Load Management Measures - Stage 1. A System Integrity Event shall occur at any time for any duration. A Critical Peak Event caused by a System Integrity Event shall be billed at the greater of 150% of the High Peak Energy Charge or the average market price during the duration of the event.

The Summer Economic Trigger Price is the greater of 150% of the High Peak Energy Charge, Customer Voltage Level 1 or the average market price during the hours of 3:00 PM to 5:00 PM for the period of June 1 through September 30 of the previous year. The Summer Economic Trigger Price will be set on January 30 of each year by the Company.

The Winter Economic Trigger Price is the greater of 150% of the High Peak Energy Charge, Customer Voltage Level 1 or the average market price during the hours of 5:00 PM to 7:00 PM for the period of October 1 through May 31 of the previous year. The Winter Economic Trigger Price will be set on July 31 of each year by the Company.

Energy Intensive Primary Rate customers will be notified after the Summer and Winter Economic Trigger Prices are set. The Company shall endeavor to provide notice in advance of a probable System Integrity Event.

(Continued on Sheet No. D-37.10)
ENERGY INTENSIVE PRIMARY RATE EIP
(Continued from Sheet No. D-37.00)

Schedule of Hours:

The following schedule shall apply Monday through Friday (except holidays designated by the Company):

Summer:
- Off-Peak Hours: 12:00 AM to 6:00 AM and 11:00 PM to 12:00 AM
- Low-Peak Hours: 6:00 AM to 2:00 PM and 6:00 PM to 11:00 PM
- Mid-Peak Hours: 2:00 PM to 3:00 PM and 5:00 PM to 6:00 PM
- High-Peak Hours: 3:00 PM to 5:00 PM
- Critical Peak Hours: 3:00 PM to 5:00 PM during a Critical Peak Event

Winter:
- Off-Peak Hours: 12:00 AM to 4:00 PM and 8:00 PM to 12:00 AM
- Mid-Peak Hours: 4:00 PM to 5:00 PM and 7:00 PM to 8:00 PM
- High-Peak Hours: 5:00 PM to 7:00 PM
- Critical Peak Hours: 5:00 PM to 7:00 PM during a Critical Peak Event

Weekends and holidays are off-peak. Designated Company holidays are: New Year's Day - January 1; Memorial Day - Last Monday in May; Independence Day - July 4; Labor Day - First Monday in September; Thanksgiving Day - Fourth Thursday in November; and Christmas Day - December 25. Whenever January 1, July 4, or December 25 fall on Sunday, extended holiday periods such as Monday, January 2, Monday, July 5 and Monday, December 26 shall not be considered as holidays for application of off-peak hours.

Monthly Rate:

Power Supply Charges:

Charges for Customer Voltage Level 3 (CVL3)

Energy Charge:

<table>
<thead>
<tr>
<th></th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Off-Peak-Summer</td>
<td>$0.035312</td>
<td>$0.017089</td>
<td>$0.052401</td>
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<tr>
<td>Low-Peak-Summer</td>
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<td>$0.072539</td>
</tr>
<tr>
<td>Mid-Peak-Summer</td>
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<td>$0.028572</td>
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<tr>
<td>High-Peak-Summer</td>
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<td>$0.095774</td>
</tr>
<tr>
<td>Critical Peak-Summer</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Off-Peak - Winter    $0.035492    $0.017170  $0.052662 per kWh during the calendar months of October-May
Mid-Peak - Winter    $0.049652    $0.023584  $0.073236 per kWh during the calendar months of October-May
High-Peak - Winter   $0.062539    $0.029421  $0.091960 per kWh during the calendar months of October-May

(Continued on Sheet No. D-37.20)

Issued January 23, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on
and after January 10, 2019

Issued under authority of the
Michigan Public Service Commission
dated January 9, 2019
in Case No. U-20134
ENERGY INTENSIVE PRIMARY RATE EIP  
(Continued from Sheet No. D-37.10)

Monthly Rate (Contd):
Power Supply Charges: (Contd)

Charges for Customer Voltage Level 2 (CVL2)

<table>
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<tr>
<th>Energy Charge</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Off-Peak-Summer</td>
<td>$0.038312</td>
<td>$0.020089</td>
<td>$0.058401</td>
</tr>
<tr>
<td>Low-Peak-Summer</td>
<td>$0.052172</td>
<td>$0.026367</td>
<td>$0.078539</td>
</tr>
<tr>
<td>Mid-Peak-Summer</td>
<td>$0.063664</td>
<td>$0.031572</td>
<td>$0.095236</td>
</tr>
<tr>
<td>High-Peak-Summer</td>
<td>$0.068164</td>
<td>$0.033610</td>
<td>$0.101774</td>
</tr>
<tr>
<td>Critical Peak-Summer</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Charges for Customer Voltage Level 1 (CVL1)

<table>
<thead>
<tr>
<th>Energy Charge</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Off-Peak-Summer</td>
<td>$0.033312</td>
<td>$0.015089</td>
<td>$0.048401</td>
</tr>
<tr>
<td>Low-Peak-Summer</td>
<td>$0.047172</td>
<td>$0.021367</td>
<td>$0.068539</td>
</tr>
<tr>
<td>Mid-Peak-Summer</td>
<td>$0.058664</td>
<td>$0.026572</td>
<td>$0.085236</td>
</tr>
<tr>
<td>High-Peak-Summer</td>
<td>$0.063164</td>
<td>$0.028610</td>
<td>$0.091774</td>
</tr>
<tr>
<td>Critical Peak-Summer</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Delivery Charges:

<table>
<thead>
<tr>
<th>System Access Charge</th>
<th>$200.00</th>
<th>per customer per month</th>
</tr>
</thead>
<tbody>
<tr>
<td>Charges for Customer Voltage Level 3 (CVL3)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Capacity Charge</td>
<td>$3.60</td>
<td>per kW of Maximum Demand</td>
</tr>
<tr>
<td>Charges for Customer Voltage Level 2 (CVL2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Capacity Charge</td>
<td>$1.86</td>
<td>per kW of Maximum Demand</td>
</tr>
<tr>
<td>Charges for Customer Voltage Level 1 (CVL1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Capacity Charge</td>
<td>$0.91</td>
<td>per kW of Maximum Demand</td>
</tr>
</tbody>
</table>

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

(Continued on Sheet No. D-37.30)
ENERGY INTENSIVE PRIMARY RATE EIP
(Continued from Sheet No. D-37.20)

Adjustment for Power Factor:
This rate requires a determination of the average Power Factor maintained by the customer during the billing period. Such average Power Factor shall be determined through metering of lagging Kilovar-hours and Kilowatt-hours during the billing period. The calculated ratio of lagging Kilovar-hours to Kilowatt-hours shall then be converted to the average Power Factor for the billing period by using the appropriate conversion factor. Whenever the average Power Factor during the billing period is above .899 or below .850, the customer bill shall be adjusted as follows:

(a) If the average Power Factor during the billing period is .900 or higher, a 0.50% credit will be applied to all metered-based charges, excluding surcharges. This credit shall not in any case be used to reduce the prescribed Minimum Charge.

(b) If the average Power Factor during the billing period is less than .850, a penalty will be applied to all metered-based charges, excluding surcharges, in accordance with the following table:

<table>
<thead>
<tr>
<th>Power Factor</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.800 to 0.849</td>
<td>0.50%</td>
</tr>
<tr>
<td>0.750 to 0.799</td>
<td>1.00%</td>
</tr>
<tr>
<td>0.700 to 0.749</td>
<td>2.00%</td>
</tr>
<tr>
<td>Below 0.700</td>
<td>3% first 2 months</td>
</tr>
</tbody>
</table>

(c) A Power Factor less than 0.700 is not permitted and necessary corrective equipment must be installed by the customer. A 15% penalty will be applied to any metered-based charges, excluding surcharges, after two consecutive months below 0.700 Power Factor and will continue as long as the Power Factor remains below 0.700. Once the customer’s Power Factor exceeds 0.700, it is necessary to complete two consecutive months below 0.700 before the 15% penalty applies again.

Maximum Demand:
The Maximum Demand shall be the highest 15-minute demand created during the current month or previous 11 months.

Substation Ownership Credit:
Where service is supplied at a nominal voltage of more than 25,000 volts, energy is measured through an Interval Data Meter, and the customer provides all the necessary transforming, controlling and protective equipment for all the service there shall be deducted from the bill a monthly credit. For those customers, part of whose load is served through customer-owned equipment, the credit shall be based on the Maximum Demand.

The monthly substation ownership credit shall be applied as follows:

Delivery Charges - These charges are applicable to Full Service and Retail Open Access Customers.

<table>
<thead>
<tr>
<th>Charges for Customer Voltage Level 2 (CVL 2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Substation Ownership Credit: $\text{(0.97)}$ per kW of Maximum Demand</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Charges for Customer Voltage Level 1 (CVL 1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Substation Ownership Credit: $\text{(0.45)}$ per kW of Maximum Demand</td>
</tr>
</tbody>
</table>

For those customers served by more than one substation where one or more of the substations is owned by the customer, the credit will be applied to the customer's coincident Maximum Demand for those substations owned by the customer. This credit shall not operate to reduce the customer's billing below the prescribed minimum charges included in the rate. The credit shall be based on the kW after the 1% deduction or 3% addition has been applied to the metered kW.

Self-Generation Provision (SG):
Subject to any restrictions, as of June 8, 2012, this provision may be required for any Full Service Customer with a generating installation less than 550 kW operating in parallel with the Company's system, which may employ cogeneration or small power production technology.

All facilities must meet the Parallel Operation Requirements set forth in Rule C1.6B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer's expense. Meters furnished, installed and maintained by the Company shall meter generation equipment for customers that sell energy to the Company. No refund shall be made for any customer contribution required.

(Continued on Sheet No. D-37.40)
ENERGY INTENSIVE PRIMARY RATE EIP
(Continued from Sheet No. D-37.30)

Self-Generation Provision (SG) (Contd)

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Secondary Voltage or Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

Self-generation customers requiring Company delivery service for any portion of the load that has been self-generated will be charged as described in the Delivery Charges section of this Rate Schedule.

There shall be no double billing of demand under the base rate and the Self-Generation Provision.

Sales of Self-Generated Energy to the Company:

A customer who meets the Federal Energy Regulatory Commission’s (FERC) criteria for a Qualifying Facility may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy. Sales of energy to the Company under this provision shall require a written contract with a minimum term of one year.

Where the customer elects to sell energy to the Company, an Interval Data Meter (IDM) or other applicable meter is required for their generator. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data/billing determinants necessary for billing purposes.

Administrative Cost Charge: $0.0010 per kWh purchased for generation installations with a capacity of 550 kW or less.

Energy Purchase:

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator’s Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company's load node (designated as "CONS.CETR" as of the date of this Rate Schedule). The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances.

Green Generation Programs:

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

General Terms:

The rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge:

The System Access Charge included in the rate and any applicable non-consumption based surcharges.

Due Date and Late Payment Charge:

The due date of the customer bill shall be 21 days from the date of mailing. A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or before the due date shown thereon.

Term and Form of Contract:

Service under this rate shall require a written contract with a minimum term of one year.

Issued January 23, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on
and after January 10, 2019

Issued under authority of the
Michigan Public Service Commission
dated January 9, 2019
in Case No. U-20134
This sheet has been cancelled and is reserved for future use.
This sheet has been cancelled and is reserved for future use.
This sheet has been cancelled and is reserved for future use.
EXPERIMENTAL ADVANCED RENEWABLE PROGRAM AR

Availability:

Subject to any restrictions and requirements of Rule C10.3, an individual or entity who is a delivery customer of the Company that generates electricity from a solar energy system owned by the customer and constructed using Michigan workforce labor, or using equipment made in the state of Michigan is eligible to sell power to the Company under the terms set forth in this schedule.

Monthly Rate:

System Access Charge: Equal to the System Access Charge of the Customer's Delivery Account but not in excess of $50, assessed per generator meter, to be paid to the Company by the customer or to be deducted from the payment to the customer by the Company.

Sales of Energy to the Company that begin service no later than December 31, 2009:

$0.650 per kWh purchased by the Company payable to a Residential customer.
$0.450 per kWh purchased by the Company, payable to a Non-Residential customer.

Sales of Energy to the Company that begin service after December 31, 2009 but no later than October 1, 2011:

$0.525 per kWh purchased by the Company, payable to a Residential customer.
$0.375 per kWh purchased by the Company, payable to a Non-Residential customer.

Sales of Energy to the Company that begin service after October 1, 2011:

Price set contractually, in accordance with conditions specified in Rule C10.3.

Purchases of Energy from the Company for generator station power:

For all energy supplied by the Company, the charges shall be as provided for under the Residential Service Rate RS Rate Schedule for residential customers or the General Service Secondary Rate GS Rate Schedule, for all per kWh charges only, including additional charges such as, but not limited to, applicable surcharges, Power Plant Securitization Charges and Power Supply Cost Recovery (PSCR) Factor.

General Terms:

This program is subject to all general terms and conditions shown on Sheet No. D-1.00.

Payment of Energy Purchases:

The Company reserves the right to transfer amounts due to the Company or the customer under this schedule to an active account for energy purchases from the Company.

Term and Form of Contract:

Sales of energy to the Company under this schedule shall require a written contract with a minimum term of one year and a maximum term of 15 years; however, no contract term may extend beyond August 31, 2029.
EXPERIMENTAL ADVANCED RENEWABLE PROGRAM - ANAEROBIC DIGESTION PROGRAM (AD Program)

Availability:

Subject to any restrictions and requirements of Rule C10.4, an individual or entity who is a delivery customer of the Company that generates electricity from an anaerobic digestion system owned or leased by the customer is eligible to sell power to the Company under the terms set forth in this schedule.

Monthly Rate:

System Access Charge:

Equal to the System Access Charge of the Customer's Delivery Account but not in excess of $50, assessed per generator meter, to be paid to the Company by the customer or to be deducted from the payment to the customer by the Company.

Option 1 - Sales of Energy to the Company:

$86.00 per MWh purchased by the Company payable to the customer

Option 2 - Sales of Energy to the Company:

Beginning in the year the system comes on line with an escalating payment each year for the length of the contract ($/MWh purchased by the Company payable to the customer):

<table>
<thead>
<tr>
<th>Year</th>
<th>Option 1</th>
<th>Option 2</th>
<th>Option 3</th>
<th>Option 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>$76.39</td>
<td>2021 - $82.12</td>
<td>2027 - $90.33</td>
<td>2033 - $98.79</td>
</tr>
<tr>
<td>2016</td>
<td>77.17</td>
<td>2022 - 84.08</td>
<td>2028 - 91.62</td>
<td>2034 - 100.27</td>
</tr>
<tr>
<td>2017</td>
<td>77.33</td>
<td>2023 - 85.39</td>
<td>2029 - 93.13</td>
<td>2035 - 101.77</td>
</tr>
<tr>
<td>2018</td>
<td>78.49</td>
<td>2024 - 86.53</td>
<td>2030 - 94.51</td>
<td>2036 - 103.29</td>
</tr>
<tr>
<td>2019</td>
<td>79.88</td>
<td>2025 - 87.75</td>
<td>2031 - 95.91</td>
<td>2037 - 104.83</td>
</tr>
<tr>
<td>2020</td>
<td>81.23</td>
<td>2026 - 88.99</td>
<td>2032 - 97.34</td>
<td>2038 - 106.39</td>
</tr>
</tbody>
</table>

Purchase of Energy from the Company for standby service:

Energy supplied to the customer by the Company shall be provided at the applicable full service standby rate for which the customer qualifies subject to applicable surcharges, Power Plant Securitization Charges, Power Supply Cost Recovery (PSCR) Factor and other charges as approved by the Commission.

General Terms:

This program is subject to all general terms and conditions shown on Sheet No. D-1.00.

Payment of Energy Purchases:

The Company reserves the right to transfer amounts due to the Company or the customer under this schedule to an active account for energy purchases from the Company.

Term and Form of Contract:

Sales of energy to the Company under this schedule shall require a written contract. Customers choosing Option 1 for sales of energy to the Company shall require a 20 year contract term. Customers choosing Option 2 shall require a contract with a 10 year minimum term and a 20 year maximum term.
This sheet has been cancelled and is reserved for future use.
This sheet has been cancelled and is reserved for future use.
GENERAL SERVICE SELF GENERATION RATE GSG-2

Availability:
Subject to any restrictions, this rate is available to any Full Service Customer with a generating installation greater than 550 kW, which may employ cogeneration or small power production technology. A customer who meets the Federal Energy Regulatory Commission’s (FERC) criteria for a Qualifying Facility may elect to take standby service under this rate and may elect to sell energy to the Company. The Company has the right to refuse to contract for the purchase of energy, should it be determined to adversely impact economic or reliable operation of the Company’s electric system. An eligible customer may elect to take service under this General Service Self Generation Rate GSG-2 or under Rule C11., Net Metering Program.

“Standby” service is defined as that electric service used in place of the customer's generation other than Company supplied firm service.

"Standby Capacity" is defined as the contracted kW capacity the Company is expected to provide to the customer on an occasional basis due to outages of the customer’s generating unit(s). The Standby Capacity shall not exceed the generator’s capability as designated in the interconnection agreement and as determined by the Company.

“Standby Demand” is defined as the greater of the (i) highest 15 minute kW demand the Company supplies the customer for Standby Service during the current month or (ii) highest Standby Demand from the previous 11 months. The Company shall determine the amount of monthly Standby Demand supplied to the customer based upon the total amount of power supplied to the customer, their contract Standby Capacity and generator output.

The Company shall not be required to supply standby power to the customer in excess of their contracted Standby Capacity. However, the Company may, at the written request of the customer made at least thirty days in advance, permit an increase in Standby Capacity provided the Company has facilities and generating capacity available.

Self-generation customers who require Company delivery service for any portion of the load that has been self-generated will be charged as described under the Delivery Standby Charges as shown on this Rate Schedule for the service provided and charged for any Power Supply provided by the Company as described under Power Supply Standby Charges on this rate schedule.

This rate is not available to Retail Open Access.

Nature of Service:
All facilities operated in parallel with the Company’s system must meet the Parallel Operation Requirements set forth in Rule C1.6 B. The Company shall own, operate and maintain all metering and auxiliary devices (including telecommunication links) at the customer's expense. Meters furnished, installed and maintained by the Company shall meter all generation equipment. No refund shall be made for any customer contribution required under this Rate Schedule.

Interval Data Meters are required on all generators. Meter reading will be accomplished electronically through telecommunication links or other electronic data methods able to provide the Company with the metering data/billing determinants necessary for billing.

Energy delivered to the Company shall be alternating current, 60-hertz, single-phase or three-phase (as governed by Rule B8., Electric Interconnection and Net Metering Standards) Primary Voltage service. The Company will determine the particular nature of the voltage in each case.

The Company may discontinue purchases during system emergencies, maintenance and other operational circumstances. Where service is supplied at a nominal voltage of 25,000 volts or less but equal to or greater than 2,400 volts, the customer shall furnish, install and maintain all necessary transforming, controlling and protective equipment.

(Continued on Sheet No. D-43.00)
GENERAL SERVICE SELF GENERATION RATE GSG-2
(Continued From Sheet No. D-42.00)

Nature of Service (Contd)

Where service is supplied at a nominal voltage equal to or greater than 2,400 volts and the Company elects to measure the service at a nominal voltage above 25,000 volts, 1% shall be deducted for billing purposes, from the demand and energy measurements thus made.

Where service is supplied at a nominal voltage equal to or greater than 2,400 volts and the Company elects to measure the service at a nominal voltage of less than 2,400 volts, 3% shall be added for billing purposes, to the demand and energy measurements thus made.

Where service is supplied at a nominal voltage less than 2,400 volts and the Company elects to measure the service at a nominal voltage equal to or greater than 2,400 volts, 3% shall be deducted for billing purposes from the energy measurements thus made.

There shall be no double billing of demand under the base rate and Rate GSG-2.

Monthly Rate

Standby Charges

Power Supply Standby Charges

For all standby energy supplied by the Company, the customer shall be responsible for the MISO Real-Time Locational Market Price (LMP) for the Company's load node (designated as "CONS.CETR" as of the date of this Rate Schedule), multiplied by the customer's consumption (kWh), plus the Market Settlement Fee of $0.002/kWh. In addition capacity charges will be assessed monthly, calculated using the highest 15 minute kW demand associated with Standby Service occurring during the Company's On-Peak billing hours will be multiplied by the highest contracted capacity purchased by the Company in that month, plus allocated transmission and ancillaries. The capacity charges will be prorated based on the number of On-Peak days that Standby Service was used during the billing month.

A customer with a generator(s) nameplate rating more than 550 kW must provide written notice to the Company by December 1 if they desire standby service in the succeeding calendar months of June through September. Written notice shall be submitted on Company Form 500. If the customer fails to meet this written notice requirement, the LMP shall be increased by applying a 10% adder.

Real Power Losses

Real Power Losses shall be measured based on the transmission loss factor of 2.20% plus the associated meter point as listed below:

<table>
<thead>
<tr>
<th>Meter Point</th>
<th>High Side</th>
<th>Low Side</th>
</tr>
</thead>
<tbody>
<tr>
<td>Customer Voltage Level 1</td>
<td>0.000%</td>
<td>0.705%</td>
</tr>
<tr>
<td>Customer Voltage Level 2</td>
<td>1.271%</td>
<td>2.366%</td>
</tr>
<tr>
<td>Customer Voltage Level 3</td>
<td>3.221%</td>
<td>7.643%</td>
</tr>
</tbody>
</table>

Delivery Standby Charges

System Access Charge:

Generator that does not meet or exceed load: $100.00 per generator installation per month
Generator that meets or exceeds load: $200.00 per generator installation per month

Charges for Customer Voltage Level 3 (CVL 3)

Capacity Charge: $3.60 per kW of Maximum Demand

Charges for Customer Voltage Level 2 (CVL 2)

Capacity Charge: $1.86 per kW of Maximum Demand

Charges for Customer Voltage Level 1 (CVL 1)

Capacity Charge: $0.91 per kW of Maximum Demand

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

(Continued on Sheet No. D-44.00)
GENERAL SERVICE SELF GENERATION RATE GSG-2
(Continued From Sheet No. D-43.00)

Monthly Rate (Contd)

Standby Charges (Contd)

Adjustment for Power Factor

This rate requires a determination of the average Power Factor maintained by the customer during the billing period. Such average Power Factor shall be determined through metering of lagging Kilovar-hours and Kilowatt-hours during the billing period. The calculated ratio of lagging Kilovar-hours to Kilowatt-hours shall then be converted to the average Power Factor for the billing period by using the appropriate conversion factor. Whenever the average Power Factor during the billing period is above .899 or below .850, the customer bill shall be adjusted as follows:

(a) If the average Power Factor during the billing period is .900 or higher, a 0.50% credit will be applied to all metered-based charges, excluding surcharges. This credit shall not in any case be used to reduce the prescribed Minimum Charge.

(b) If the average Power Factor during the billing period is less than .850, a penalty will be applied to all metered-based charges, excluding surcharges, in accordance with the following table:

<table>
<thead>
<tr>
<th>Power Factor</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.800 to 0.849</td>
<td>0.50%</td>
</tr>
<tr>
<td>0.750 to 0.799</td>
<td>1.00%</td>
</tr>
<tr>
<td>0.700 to 0.749</td>
<td>2.00%</td>
</tr>
<tr>
<td>Below 0.700</td>
<td>3% first 2 months</td>
</tr>
</tbody>
</table>

(c) A Power Factor less than 0.700 is not permitted and necessary corrective equipment must be installed by the customer. A 15% penalty will be applied to any metered-based charges, excluding surcharges, after two consecutive months below 0.700 Power Factor and will continue as long as the Power Factor remains below 0.700. Once the customer's Power Factor exceeds 0.700, it is necessary to complete two consecutive months below 0.700 before the 15% penalty applies again.

Substation Ownership Credit

Where service is supplied at a nominal voltage of more than 25,000 volts, energy is measured through an Interval Data Meter, and the customer provides all of the necessary transforming, controlling and protective equipment for all of the service there shall be deducted from the bill a monthly credit. For those customers, part of whose load is served through customer-owned equipment, the credit shall be based on the billed Standby Demand.

The monthly credit for the substation ownership shall be applied as follows:

Delivery Charges

Charges for Customer Voltage Level 2 (CVL 2)

Substation Ownership Credit: $\left(0.97\right)$ per kW of Maximum Demand

Charges for Customer Voltage Level 1 (CVL 1)

Substation Ownership Credit: $\left(0.45\right)$ per kW of Maximum Demand

For those customers served by more than one substation where one or more of the substations is owned by the customer, the credit will be applied to the customer's coincident Maximum Demand for those substations owned by the customer. This credit shall not operate to reduce the customer's billing below the prescribed minimum charges included in the rate. The credit shall be based on the kW after the 1% deduction or 3% addition has been applied to the metered kW.

(Continued on Sheet No. D-45.00)
GENERAL SERVICE SELF GENERATION RATE GSG-2
(Continued From Sheet No. D-44.00)

Monthly Rate (Contd)

Standby Charges (Contd)

Transmission Interconnect Credit

Where standby service is provided to a non-utility electric generator located within the Company's service territory and taking power through its transmission interconnect, where the Company has no owned infrastructure other than metering, including billing grade current transformers and potential transformers, telemetry facilities and associated wiring, the following monthly credit shall be applied to the bill:

Delivery Charges

Transmission Interconnect Credit: $0.91 per kW of Maximum Demand

This credit shall be based on the kW after the 1% deduction has been applied to the metered kW. The credit supersedes any applicable substation ownership credit.

Sales of Energy to the Company

Administrative Cost Charge

Generation installation with a capacity of over 550 kW but less than or equal to 2,000 kW
As negotiated or $0.0010 per kWh purchased, at the option of the customer

Generation installation with a capacity of over 2,000 kW
As negotiated

Energy Purchase:

An energy purchase by the Company shall be bought at the Midcontinent Independent System Operator's Inc. (MISO) real-time Locational Marginal Price (LMP) for the Company's load node (designated as "CONS.CETR" as of the date of this Rate Schedule).

General Terms

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Green Generation Program

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

Minimum Charge

The System Access Charge included in this Rate Schedule in addition to the customer's contracted Standby Capacity multiplied by the net of any Substation Ownership Credit and Delivery Capacity Charges of this Rate Schedule.

Due Date and Late Payment Charge

The due date of the customer bill shall be 21 days from the date of mailing. A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or before the due date shown thereon.

Term and Form of Contract

Standby service and/or sales of energy to the Company under this rate shall require a written contract with a minimum term of one year.

Issued January 23, 2019 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on
and after January 10, 2019

Issued under authority of the
Michigan Public Service Commission
dated January 9, 2019
in Case No. U-20134
GENERAL SERVICE METERED LIGHTING RATE GML

Availability

Subject to any restrictions, this rate is available to any political subdivision or agency of the State of Michigan having jurisdiction over public streets or roadways, for Primary or Secondary Voltage energy-only metered lighting service where the Company has existing distribution lines available for supplying energy for such service. Luminaires which are served under the Company's unmetered lighting rates shall not be intermixed with luminaires served under this metered lighting rate. Luminaires which in addition to those served on Rate Schedule GUL, such as light-emitting diode (LED) streetlights, may receive service under this Rate Schedule.

This rate is not available for resale purposes or for Retail Open Access Service.

Nature of Service

Secondary Voltage

Service under this rate shall be alternating current, 60-hertz, single-phase or three-phase (at the Company's option), 120/240 nominal Volt service for a minimum of ten luminaires located within a clearly defined area. Control equipment shall be furnished, owned and maintained by the Company. The customer shall furnish, install, own and maintain the rest of the equipment comprising the metered lighting system including, but not limited to, the overhead wires or underground cables between the luminaires, protective equipment, and the supply circuits extending to the point of attachment with the Company's distribution system. The Company shall connect the customer's equipment to the Company's lines and supply the energy for its operation. All of the customer's equipment shall be subject to the Company's approval. The customer shall not change the capacity requirements of the equipment owned by it without first notifying the Company in writing of such changes and the date that they shall be made.

Dusk to Midnight Service

Dusk to midnight service shall be the same as Secondary service except:

The customer shall pay the difference between the cost of the control equipment necessary for dusk to midnight service and control equipment normally installed for Secondary service. Circuits shall be arranged approximating minimum loads of 3 kW.

Primary Voltage

Service under this rate shall be alternating current, 60-hertz, single-phase or three-phase (at the Company's option), Primary Voltage service for actual kW demands of not less than 100 kW for each point of delivery and where the customer guarantees a minimum of 4,000 annual hours use of the actual demand. The Company will determine the particular nature of the voltage in each case. The customer shall furnish, install, own and maintain all equipment comprising the metered lighting system including, but not limited to, controls, protective equipment, transformers and overhead or underground metered lighting circuits extending to the point of attachment with the Company's distribution system. The Company shall furnish, install, own and maintain the metering equipment and connect the customer's metered lighting circuit to its distribution system and supply the energy for operation of the customer's metered lighting system.

Monthly Rate

Secondary Power Supply Charge

Energy Charge:

<table>
<thead>
<tr>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0.051457</td>
<td>$0.000000</td>
<td>$0.051457</td>
</tr>
</tbody>
</table>

$0.051457 per kWh for all kWh

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

(Continued on Sheet No. D-47.00)
GENERAL SERVICE METERED LIGHTING RATE GML
(Continued From Sheet No. D-46.00)

Monthly Rate (Contd)

Secondary Delivery Charge

System Access Charge: $10.00 per customer per month
Distribution Charge: $0.062025 per kWh for all kWh

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

Primary Power Supply Charge

Energy Charge:

<table>
<thead>
<tr>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0.025253</td>
<td>$0.000000</td>
<td>$0.025253</td>
</tr>
</tbody>
</table>

per kWh for all kWh

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

Primary Delivery Charge

System Access Charge: $20.00 per customer per month
Distribution Charge: $0.047268 per kWh for all kWh

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

Net Metering Program

The Net Metering Program is available to any eligible customer as described in Rule C11., Net Metering Program, who desires to generate a portion or all of their own retail electricity requirements using a Renewable Energy Resource as defined in Rule C11.B, Net Metering Program.

A customer who participates in the Net Metering Program is subject to the provisions contained in Rule C11., Net Metering Program.

Green Generation Program

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.
GENERAL SERVICE METERED LIGHTING RATE GML
(Continued From Sheet No. D-47.00)

Monthly Rate (Contd)

General Terms

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge

The System Access Charge included in the rate, and any applicable non-consumption based surcharges.

Due Date and Late Payment Charge

The due date of the customer bill shall be 21 days from the date of mailing. A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or before the due date shown thereon.

Special Terms and Conditions

The Company reserves the right to make special contractual arrangements as to term or duration of contract, termination charges, contribution in aid of construction, annual charges or other special considerations when the customer requests service, equipment or facilities not normally provided under this rate.

Hours of Lighting

Metered Lights shall be controlled to burn only when the natural general level of illumination is lower than about 3/4 footcandle. Under normal conditions this is approximately one-half hour after sunset until approximately one-half hour before sunrise. For dusk to midnight service, luminaires shall be controlled to turn off anytime between 11:00 PM, Eastern standard time, and dawn. The turnoff time within a given municipality shall be the same at all locations.

Term and Form of Contract

All service under this rate shall require a written contract with an initial term of five years or more.
This sheet has been cancelled and is reserved for future use.
GENERAL SERVICE UNMETERED LIGHTING RATE GUL

Availability:

Subject to any restrictions, this rate is available to any political subdivision or agency of the State of Michigan having jurisdiction over public streets or roadways for (i) unmetered lighting service where the Company has existing distribution lines available for supplying energy for such service or (ii) for any Company-owned system consisting of one or more luminaires. This rate is also available to existing farm or Non-Residential customers previously served under General Service Outdoor Lighting Rate L-4, but closed to new business.

New installations under this rate require approval by the Company of the proposed design and type of any customer equipment. In the event that the Company does not approve the design, the Company may require the customer to be served under a general service metered rate provision.

This rate is not available for resale purposes or for Retail Open Access Service. Only streetlighting types referenced within this rate schedule may receive unmetered service. Other types of streetlighting are excluded from service under this Rate Schedule.

Changes in the federal or state law have limited or eliminated the manufacture or importing of supplies needed to maintain some types of existing lighting offered under this Rate Schedule. To the extent that the Company has the necessary materials, the Company will continue to maintain existing mercury vapor lamp installations in accordance with this Electric Rate Schedule.

Nature of Service:

Customer-Owned

In systems where the Company has existing distribution lines available for supplying energy for unmetered lighting service, control equipment shall be furnished and owned by the Company. The customer shall furnish, install and own the rest of the equipment comprising the unmetered lighting system including, but not limited to, the overhead wires or underground cables between the luminaires and the supply circuits extending to the point of attachment with the Company’s lines. All of the customer’s equipment shall be subject to the Company’s approval. The Company shall connect the customer’s equipment to the Company’s lines, supply the energy, control the burning hours of the lamps, provide normal replacement of luminaire glassware and lamps, and paint metal parts as needed; all other maintenance and replacement of the customer’s equipment shall be paid for by the customer.

Company-Owned

In Company-owned systems consisting of one or more luminaries, the Company shall furnish, install and own all equipment comprising the unmetered lighting system. The Company shall supply the energy, and renew and maintain the entire equipment. In areas where the Company has installed an underground electric distribution system pursuant to the Company’s residential underground electric distribution policy as set forth in its Electric Rate Book, the unmetered lighting system shall be served from said underground electric distribution system. In all other areas, the unmetered lighting system shall normally be served from overhead lines or from underground cables installed at customer’s request pursuant to special unmetered lighting provisions contained in Monthly Rate clause and Facilities Policy.

Outdoor Lighting

For existing outdoor lighting, luminaires and control equipment shall be furnished, owned, installed and maintained by the Company. Luminaires shall be installed on Company-owned or Company-leased poles and must be accessible to the Company’s construction and maintenance equipment.

Facilities Policy:

Customer-Owned

At the customer’s request, the Company shall install, at its own cost, its distribution facilities under this rate to the extent that the cost of such installation does not exceed the allowance granted under the Company’s general service line extension policy. Costs of facilities in excess of the free allowance shall require an advance, nonrefundable, contribution in the amount by which the estimated costs exceed the free allowance.

(Continued on Sheet No. D-50.10)
Facilities Policy: (Contd)

Company-Owned

At the customer's request, the Company shall install new luminaires and associated facilities under this rate, or replace existing luminaires and associated facilities served under this rate with other luminaires and associated facilities for which it has rates available in accordance with the following guidelines:

A. The installation of all new, standard unmetered lights shall require a customer contribution of $100 per luminaire. This policy includes the extension of up to 350 feet of distribution facilities to serve any individual light. Any extension beyond 350 feet shall require a contribution based on the Company's general service line extension policy.

B. At the customer's request, the Company shall convert its existing incandescent/fluorescent luminaires to the nearest standard size high-pressure sodium luminaire at no cost to the customer. If requirements for installations make it necessary for the Company to convert luminaires or if the customer requests a conversion of luminaires that the Company can no longer maintain due to federal or state requirements, the Company shall cover the cost of the bulb and the customer shall be responsible for all other expenses as a contribution. For conversions completed with normal Company maintenance such as replacement of bulbs on a routine schedule or due to failure, then the average cost of that work type shall be deducted from the total work order cost to determine the required customer contribution. If other light upgrading is also involved, the Company expenditure shall be calculated in accordance with the Company’s general service line extension policy. Any costs in excess of this amount shall be borne by the customer.

Additional annual revenue is the greater of (1) the difference between the annual revenue from the nearest size high-pressure sodium luminaire and the annual delivery revenue from the upgraded light which would be installed or (2) the difference between the annual delivery revenue from the existing light and the annual delivery revenue from the light which would be installed.

C. Where upgrading of high-pressure sodium unmetered lights are requested, the customer shall pay the estimated cost of conversion. Where the upgrading results in additional revenues to the Company, the customer shall receive a credit calculated in accordance with the Company’s general service line extension policy to be applied against the estimated cost of conversion. If the cost of conversion is overestimated, the Company shall, upon completion of construction, refund that portion of the contribution resulting from the overestimate.

D. Where Company-approved nonstandard poles are requested, the customer contribution shall be the difference in installed cost between standard wood poles and the requested pole. Where Company-approved nonstandard fixtures are requested, a customer contribution shall be required to cover costs in excess of the equivalent Company standard fixture.

E. For unmetered lighting systems installed underground (exclusive of subdivisions where the developer's contribution provided for underground unmetered lighting), the customer shall be required to contribute the estimated difference in cost between the equivalent standard overhead construction and required underground construction. No contribution shall be required for that footage of unmetered lighting cable which can be satisfactorily installed in underground conduit furnished by the customer for the Company's use and in accordance with the Company's specification.

F. For system-wide conversions from one light source to another, the customer may be limited to an annual quota as determined by the Company.

G. If underground unmetered lighting cable is requested, except that requested in conjunction with the Company's residential underground electric distribution policy, the customer shall contribute to the Company the difference between the Company's estimated installed costs of the underground unmetered lighting cable and the Company's estimated installed costs of standard overhead unmetered lighting conductors.

(Continued on Sheet No. D-51.00)
### GENERAL SERVICE UNMETEORED LIGHTING RATE GUL

**Monthly Rate**

The charge per luminaire per month shall be

#### Nominal Rating of Lamps (One Lamp per Luminaire) (1)

<table>
<thead>
<tr>
<th>Type of Luminaire</th>
<th>Watts Including Ballast (2)</th>
<th>Lumens</th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
<th>Fixture Charge per Luminaire (4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mercury Vapor (3)</td>
<td>100</td>
<td>128</td>
<td>3,500</td>
<td>$ 8.31</td>
<td>$ 8.31</td>
<td>$6.00</td>
</tr>
<tr>
<td>Mercury Vapor (3)</td>
<td>175</td>
<td>209</td>
<td>7,500</td>
<td>13.58</td>
<td>0.00</td>
<td>13.58</td>
</tr>
<tr>
<td>Mercury Vapor (3)</td>
<td>250</td>
<td>281</td>
<td>10,000</td>
<td>18.25</td>
<td>0.00</td>
<td>18.25</td>
</tr>
<tr>
<td>Mercury Vapor (3)</td>
<td>400</td>
<td>458</td>
<td>20,000</td>
<td>29.75</td>
<td>0.00</td>
<td>29.75</td>
</tr>
<tr>
<td>Mercury Vapor (3)</td>
<td>700</td>
<td>770</td>
<td>35,000</td>
<td>50.02</td>
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<td>50.02</td>
</tr>
<tr>
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<td>1,080</td>
<td>50,000</td>
<td>70.15</td>
<td>0.00</td>
<td>70.15</td>
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<tr>
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<td>70</td>
<td>83</td>
<td>5,000</td>
<td>5.39</td>
<td>0.00</td>
<td>5.39</td>
</tr>
<tr>
<td>High-Pressure Sodium (3)</td>
<td>100</td>
<td>117</td>
<td>8,500</td>
<td>7.60</td>
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<td>High-Pressure Sodium (3)</td>
<td>150</td>
<td>171</td>
<td>14,000</td>
<td>11.11</td>
<td>0.00</td>
<td>11.11</td>
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<tr>
<td>High-Pressure Sodium (3)</td>
<td>200</td>
<td>247</td>
<td>20,000</td>
<td>16.04</td>
<td>0.00</td>
<td>16.04</td>
</tr>
<tr>
<td>High-Pressure Sodium (3)</td>
<td>250</td>
<td>318</td>
<td>24,000</td>
<td>20.66</td>
<td>0.00</td>
<td>20.66</td>
</tr>
<tr>
<td>High-Pressure Sodium (3)</td>
<td>400</td>
<td>480</td>
<td>45,000</td>
<td>31.18</td>
<td>0.00</td>
<td>31.18</td>
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<td>Fluorescent (3)</td>
<td>380</td>
<td>470</td>
<td>20,000</td>
<td>30.53</td>
<td>0.00</td>
<td>30.53</td>
</tr>
<tr>
<td>Incandescent (3)</td>
<td>202</td>
<td>202</td>
<td>2,500</td>
<td>13.12</td>
<td>0.00</td>
<td>13.12</td>
</tr>
<tr>
<td>Incandescent (3)</td>
<td>305</td>
<td>305</td>
<td>4,000</td>
<td>19.81</td>
<td>0.00</td>
<td>19.81</td>
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<tr>
<td>Incandescent (3)</td>
<td>405</td>
<td>405</td>
<td>6,000</td>
<td>26.31</td>
<td>0.00</td>
<td>26.31</td>
</tr>
<tr>
<td>Incandescent (3)</td>
<td>690</td>
<td>690</td>
<td>10,000</td>
<td>44.82</td>
<td>0.00</td>
<td>44.82</td>
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<tr>
<td>Metal Halide (3)</td>
<td>150</td>
<td>170</td>
<td>9,750</td>
<td>11.04</td>
<td>0.00</td>
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<tr>
<td>Metal Halide (3)</td>
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<td>210</td>
<td>10,500</td>
<td>13.64</td>
<td>0.00</td>
<td>13.64</td>
</tr>
<tr>
<td>Metal Halide (3)</td>
<td>250</td>
<td>290</td>
<td>15,500</td>
<td>18.84</td>
<td>0.00</td>
<td>18.84</td>
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<tr>
<td>Metal Halide (3)</td>
<td>400</td>
<td>460</td>
<td>24,000</td>
<td>29.88</td>
<td>0.00</td>
<td>29.88</td>
</tr>
</tbody>
</table>

(1) Ratings for fluorescent lighting apply to all lamps in one luminaire.

(2) Watts including ballast used for monthly billing of the Power Supply Cost Recovery (PSCR) Factor, the Power Plant Securitization Charges and surcharges.

(3) Rates apply to existing luminaires only and are not open to new business.

(4) For Customer-Owned lighting fixtures that are assessed a Service Charge (but not a Fixture Charge), the charge per luminaire represents a 26.9% Power Supply Charge and a 73.1% Distribution Charge.

For Company-Owned lighting fixtures that are assessed both a Service Charge and a Fixture Charge, the charge per luminaire represents a 17.2% Power Supply Charge and a 82.8% Distribution Charge.

For energy conservation purposes, customers may, at their option, elect to have any or all luminaires served under this rate disconnected for a period of six months or more. The charge per luminaire per month, for each disconnected luminaire, shall be 40% of the monthly rate set forth above. However, should any such disconnected luminaire be reconnected at the customer's request after having been disconnected for less than six months, the monthly rate set forth above shall apply to the period of disconnection. An $8.00 per luminaire disconnect/reconnect charge shall be made at the time of disconnection except that when the estimated disconnect/reconnect cost is significantly higher than $8.00, the estimated cost per luminaire shall be charged.

For 24-hour mercury-vapor service, the charge per luminaire shall be 125% of the foregoing rates.

(Continued on Sheet No. D-52.00)
GENERAL SERVICE UNMETERED LIGHTING RATE GUL
(Continued From Sheet No. D-51.00)

Monthly Rate: (Contd)

Green Generation Program:

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

General Terms, Surcharges, Power Supply Cost Recovery (PSCR) Factor and Power Plant Securitization Charges:

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00, Surcharges shown on Nos. D-2.00 through D-3.10, PSCR Factor shown on Sheet No. D-4.00 and the Power Plant Securitization Charges shown on Sheet No. D-5.10. *Customer-Owned Lighting customers who choose to participate in Energy Efficiency Program shall pay the Rate GUL Company-Owned Energy Efficiency Program Surcharge shown on Sheet No. D-2.10 per month.*

Due Date and Late Payment Charge:

The due date of the customer bill shall be 21 days from the date of mailing. A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or before the due date shown thereon.

Special Terms and Conditions:

The Company reserves the right to make special contractual arrangements as to term or duration of contract, termination charges, contribution in aid of construction, annual charges or other special considerations when the customer requests service, equipment or facilities not normally provided under this rate.
This sheet has been cancelled and is reserved for future use.
GENERAL SERVICE UNMETERED LIGHTING RATE GUL
(Continued From Sheet No. D-53.00)

Determination of Monthly Kilowatt-Hours and Burning Hours per Month Based on 4,200 Burning Hours per Year

The monthly kilowatt-hours shall be determined by multiplying the capacity requirements in watts of the lamp(s) including ballast(s) times the monthly Burning Hours as defined below divided by 1,000.

<table>
<thead>
<tr>
<th>Jan</th>
<th>Feb</th>
<th>Mar</th>
<th>April</th>
<th>May</th>
<th>June</th>
<th>July</th>
<th>Aug</th>
<th>Sept</th>
<th>Oct</th>
<th>Nov</th>
<th>Dec</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>457.8</td>
<td>382.2</td>
<td>369.6</td>
<td>306.6</td>
<td>264.6</td>
<td>226.8</td>
<td>252.0</td>
<td>298.2</td>
<td>336.0</td>
<td>399.0</td>
<td>432.6</td>
<td>474.6</td>
<td>4,200</td>
</tr>
</tbody>
</table>

Hours of Lighting:

Unmetered lighting shall be burning at all times when the natural general level of illumination is lower than about 3/4 footcandle, and under normal conditions this is approximately one-half hour after sunset until approximately one-half hour before sunrise. For 24-hour service, unmetered lighting shall be burning 24 hours per day.

The Company shall replace or repair, at its own cost, unmetered lighting equipment that is out of service. If, for some reason, the Company is not able to make such restoration within one full billing month from the date the outage is first reported to the Company, the Company shall provide a credit to the customer's bill for unmetered lighting service. The credit shall be applied to the customer’s bill beginning with the second full billing month after the outage is reported.

Outages caused by factors beyond the Company's reasonable control as provided for in Rules C1.1, Character of Service, and C3, Emergency Electrical Procedures, of the Company's Electric Rate Schedule are not covered by this policy. Such outages would be handled consistent with the particular circumstances and no credit would be made for such outages.

Lighting service will be supplied from dusk to dawn every night and all night on an operating schedule of approximately 4,200 hours per year.

Term and Form of Contract:

All service under this rate shall require a written contract with an initial term of five years or more.
GENERAL UNMETERED EXPERIMENTAL LIGHTING RATE GU-XL

Availability:
Subject to any restrictions, this rate is available to any political subdivision or agency of the State of Michigan having jurisdiction over public streets or roadways for unmetered streetlighting service where the Company has existing distribution lines available for supplying energy for unmetered experimental lighting technology including light-emitting diode (LED) or for any Company-owned streetlighting system consisting of one or more luminaires. This rate is not available for resale purposes or for Retail Open Access Service. Installations under this rate shall require advanced approval by the Company and a written agreement.

Nature of Service:

Company-Owned Option
In Company-owned systems, the Company shall select, furnish, install and own all equipment for any new unmetered experimental lighting or for any modifications to existing Company-owned equipment. The Company shall supply the energy and maintain all equipment. In areas where the Company’s facilities are underground or required to be placed underground or the customer requests underground facilities, the unmetered lighting system shall be served from underground cables pursuant to the provisions contained in this Rate Schedule. In all other areas, the unmetered lighting system shall normally be served from overhead lines pursuant to the provisions contained in this Rate Schedule.

Customer-Owned Option
The capacity requirements of the customer-owned Unmetered Experimental Lighting served under this rate shall be determined by the Company based on verifiable documentation supplied by the customer. The Company shall have the right to test such capacity requirements. In the event that said tests show capacity requirements different from those indicated by the documentation supplied by the customer, the Company’s test capacity value shall be used for billing purposes.

In customer-owned systems, control equipment shall be furnished and owned by the Company. The customer shall furnish, install and maintain the equipment comprising the unmetered experimental lighting system including, but not limited to, poles, the overhead wires or underground cables between the luminaires and the supply circuits extending to the point of attachment with the Company's lines. The customer's experimental lighting fixtures and equipment must be approved in advance by the Company before purchase and installation for service under this rate. The Company shall connect the customer's equipment to the Company's lines in a manner consistent with the Company’s engineering standards, supply the energy and control the burning hours of the experimental lighting. Maintenance and replacement of the customer-owned equipment shall be the responsibility of the customer.

Existing unmetered installations with customer-owned fixtures on Company-owned distribution equipment must be converted to the customer-owned system described above or the Company-owned system described below to receive service under this Rate Schedule. Such installations may also be converted to a customer-owned metered system and receive service under Rate Schedule GML. Conversion costs shall be the responsibility of the customer.

Facilities Policy:

Company-Owned Option
At the customer’s request and following execution of a written agreement, the Company shall install experimental lighting and associated facilities it will make available under this rate under the following guidelines:

A. The installation of all new, standard unmetered lights shall require a customer contribution of $100 per luminaire. This policy includes the extension of up to 350 feet of distribution facilities to serve any individual light. Any extension beyond this amount shall require a contribution based on the Company's general service line extension policy. For unmetered lighting systems installed underground, the customer shall be required to contribute the estimated difference in cost between the equivalent standard overhead construction and required underground construction.

B. The conversion of existing unmetered lights shall require a customer contribution per luminaire equal to the incremental additional cost to be incurred by the Company, less a discount of $200 for the conversion of existing luminaires that are closed to new business if converted to the nearest equivalent fixture size available and approved by the Company.

C. For light upgrades, such as the replacement of fixtures to a size greater or less than the next equivalent value, Company expenditures for additional facilities beyond those described above shall be calculated in accordance with the Company’s general service line extension policy.

(Continued on Sheet No. D-54.02)
GENERAL UNMETERED EXPERIMENTAL LIGHTING RATE GU-XL
(Continued From Sheet No. D-54.01)

Facilities Policy (Contd)

Company-Owned Option (Contd)

D. The Company will determine the type and size of all experimental lighting fixtures to be offered under this rate. The list of approved fixtures is subject to modification at the sole discretion of the Company to accommodate new product development and advances in technology. Upon customer request, the Company shall provide a list of experimental lighting available under this rate.

E. The Company shall determine all associated equipment necessary to provide service under the Company-Owned Unmetered Experimental Lighting option.

F. Any charges, deposits or contributions may be required in advance of commencement of construction.

G. At the Company’s discretion, any failed lighting fixtures may be converted to an equivalent LED at no cost to the customer if the customer agrees to the conversion. The replaced fixture will then be moved to General Unmetered Experimental Lighting Rate GU-XL upon completion of the installation.

Customer-Owned Option

If it is necessary for the Company to install distribution facilities to serve a customer-owned system, contributions and/or deposits for such additional facilities shall be calculated in accordance with the Company’s general service line extension policy. Any charges, deposits or contributions may be required in advance of commencement of construction.

Monthly Rate

Power Supply Charges

Energy Charge:

<table>
<thead>
<tr>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0.048281</td>
<td>$0.00000</td>
<td>$0.048281 per kWh for all kWh</td>
</tr>
</tbody>
</table>

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

Delivery Charges Customer-Owned Option

Delivery Charge: $0.042193 per kWh for all kWh

Delivery Charges Company-Owned Option

Delivery Charge: $0.051752 per kWh for all kWh

Fixture Charge per Luminaire: $6.00 per month

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Securitization Charges shown on Sheet Nos. D-5.00 and D-5.10. Previous Rate GUL Company or Customer-Owned Energy Efficiency Program customers shall pay monthly the Rate GUL Company-Owned Energy Efficiency Program Surcharge shown on Sheet No. D-2.10 once they have converted to Rate GU-XL.

General Terms

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Due Date and Late Payment Charge

The due date of the customer bill shall be 21 days from the date of mailing. A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or before the due date shown thereon.

(Continued on Sheet No. D-54.03)
GENERAL UNMETERED EXPERIMENTAL LIGHTING RATE GU-XL
(Continued From Sheet No. D-54.02)

Determination of Monthly Kilowatt-Hours and Burning Hours per Month Based on 4,200 Burning Hours per Year

The monthly kilowatt-hours shall be determined by multiplying the total capacity requirements in watts (including the lamps, ballasts, drivers, and control devices) times the monthly Burning Hours as defined below divided by 1,000. The customer shall not change the capacity requirements of the equipment owned by it without first notifying the Company in writing of such changes and the date that they shall be made, and modifying the lighting contract with the Company accordingly.

<table>
<thead>
<tr>
<th>Jan</th>
<th>Feb</th>
<th>Mar</th>
<th>April</th>
<th>May</th>
<th>June</th>
<th>July</th>
<th>Aug</th>
<th>Sept</th>
<th>Oct</th>
<th>Nov</th>
<th>Dec</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>457.8</td>
<td>382.2</td>
<td>369.6</td>
<td>306.6</td>
<td>264.6</td>
<td>226.8</td>
<td>252.0</td>
<td>298.2</td>
<td>336.0</td>
<td>399.0</td>
<td>432.6</td>
<td>474.6</td>
<td>4,200</td>
</tr>
</tbody>
</table>

Hours of Lighting

Unmetered Experimental Lighting shall be burning at all times when the natural general level of illumination is lower than about 3/4 footcandle, and under normal conditions this is approximately one-half hour after sunset until approximately one-half hour before sunrise. Lighting service will be supplied from dusk to dawn every night and all night on an operating schedule of approximately 4,200 hours per year.

Maintenance of Lighting:

The Company shall replace or repair, at its own cost, Company-Owned Unmetered Experimental Lighting equipment that is out of service. If, for some reason, the Company is not able to make such restoration within one full billing month from the date the outage is first reported to the Company, the Company shall provide a credit to the customer's bill for unmetered lighting service. The credit shall be applied to the customer’s bill beginning with the second full billing month after the outage is reported.

Outages caused by factors beyond the Company's reasonable control as provided for in Rules C1.1, Character of Service, and C3., Emergency Electrical Procedures, of the Company's Electric Rate Schedule are not covered by this policy. Such outages would be handled consistent with the particular circumstances and no credit would be made for such outages.

Green Generation Program:

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

Term and Form of Contract:

All service under this rate shall require a written contract with an initial term of two years or more.

Issued December 27, 2018 by
Patti Poppe,
President and Chief Executive Officer,
Jackson, Michigan

Effective for bills rendered on and after the Company’s January 2019 Billing Month

Issued under authority of the Michigan Public Service Commission dated December 20, 2018 in Case No. U-20028
GENERAL SERVICE UNMETERED RATE GU

Availability:

Subject to any restrictions, this rate is available to the US Government, any political subdivision or agency of the State of Michigan, and any public or private school district for filament and/or gaseous discharge lamp installations maintained for traffic regulation or guidance, as distinguished from street illumination and police signal systems. Lighting for traffic regulation may use experimental lighting technology including light-emitting diode (LED). This rate is also available to Community Antenna Television Service Companies (CATV), Wireless Access Companies or Security Camera Companies for unmetered Power Supply Units. Where the Company's total investment to serve an individual location exceeds three times the annual revenue to be derived from such location, a contribution to the Company shall be required for the excess.

This rate is not available for resale purposes, new roadway lighting or for Retail Open Access Service.

Nature of Service:

Customer furnishes and installs all fixtures, lamps, ballasts, controls, amplifiers and other equipment, including wiring to point of connection with Company's overhead or underground system, as directed by the Company. Company furnishes and installs, where required for center suspended overhead traffic light signals, messenger cable and supporting wood poles and also makes final connections to its lines. If, in the Company's opinion, the installation of wood poles for traffic lights is not practical, the customer shall furnish, install and maintain suitable supports other than wood poles. The customer shall maintain the equipment, including lamp renewals, and the Company shall supply the energy for the operation of the equipment. Conversion and/or relocation costs of existing facilities shall be paid for by the customer except when initiated by the Company.

The capacity requirements of the lamp(s), associated ballast(s) and control equipment for each luminaire shall be determined by the Company from the specifications furnished by the manufacturers of such equipment, provided that the Company shall have the right to test such capacity requirements from time to time. In the event that said tests shall show capacity requirements different from those indicated by the manufacturers' specifications, the capacity requirements shown by said tests shall control. The customer shall not change the capacity requirements of the equipment owned by it without first notifying the Company in writing of such changes and the date that they shall be made.

Monthly Rate:

Power Supply Charges:

Energy Charge:

<table>
<thead>
<tr>
<th></th>
<th>Non-Capacity</th>
<th>Capacity</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$0.055846</td>
<td>$0.020186</td>
<td>$0.076032</td>
</tr>
</tbody>
</table>

per kWh for all kWh

This rate is subject to the Power Supply Cost Recovery (PSCR) Factor shown on Sheet No. D-4.00.

Delivery Charges:

System Access Charge: $2.00 per customer per month

Distribution Charge: $0.017235 per kWh for all kWh

This rate is subject to the Surcharges shown on Sheet Nos. D-2.00 through D-3.10 and the Power Plant Securitization Charges shown on Sheet No. D-5.10.

(Continued on Sheet No. D-55.00)
GENERAL SERVICE UNMETERED RATE GU
(Continued From Sheet No. D-54.10)

Monthly Rate: (Contd)

Determination of kWh:

The monthly charge shall be the per kWh total of the Power Supply and Delivery Charges as shown above based on the capacity requirements in Kilowatts of the lamp(s), associated ballast(s) and control equipment assuming 4,200 burning hours per year, adjusted by the ratio of the monthly kWh consumption to the total annual kWh consumption. At the Company’s option, such service may be metered and the metered kWh used as the basis for billing. The capacity requirements of the lamp(s), associated ballast(s) and control equipment for each luminaire shall be determined by the Company from the specifications furnished by the manufacturers of such equipment, provided that the Company shall have the right to test such capacity requirements from time to time. In the event that said tests shall show capacity requirements different from those indicated by the manufacturers’ specifications, the capacity requirements shown by said tests shall control. The customer shall not change the capacity requirements of the equipment owned by it without first notifying the Company in writing of such changes and the date that they shall be made.

For dusk to midnight service for energy-only unmetered lighting, the monthly charge per kWh shall be 130% of the sum of the Secondary Energy Charge and Distribution Charge per kWh for secondary service. The annual kWh shall be based on the actual burning hours. The monthly kWh for billing shall be the annual kWh adjusted by the ratio of the monthly kWh consumption to the total annual kWh consumption.

Monthly kWh shall be determined by multiplying the total connected load in kW (including the lamps, ballasts, transformers, amplifiers, and control devices) times 730 hours. The kWh for cyclical devices shall be 50% of the total kWh so calculated. The kWh for continuous, noninterruption devices shall be 100% of the total kWh so calculated. No reduction in kWh shall be made for devices not operated 24 hours per day, or not operated every day.

The kWh of devices used for the control of school traffic, and operated not more than six hours per day during the school year only, shall be 10% of the continuous or cyclical kWh calculated.

The kWh for CATV Power Supply Units shall be 50% of the total kWh as determined from the manufacturer’s rated input capacity of the Power Supply Units or the actual test load, whichever is greater.

The kWh for Wireless Access and Security Camera Power Supply Units shall be 100% of the total kWh as determined from the manufacturer’s rated input capacity of the Power Supply Units or the actual test load, whichever is greater.

The Company may, at its option, install test meters for the purpose of determining the monthly kWh usage to be used for billing purposes.

(Continued on Sheet No. D-56.00)
GENERAL SERVICE UNMETERED RATE GU
(Continued From Sheet No. D-55.00)

Monthly Rate (Contd)

Green Generation Program

Customer contracts for participation in the Green Generation Program shall be available to any eligible customer as described in Rule C10.2, Green Generation Program.

A customer who participates in the Green Generation Program is subject to the provisions contained in Rule C10.2, Green Generation Program.

General Terms

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00.

Minimum Charge

The System Access Charge included in the rate, plus any applicable non-consumption based surcharges.

Due Date and Late Payment Charge

The due date of the customer bill shall be 21 days from the date of mailing. A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or before the due date shown thereon.

Special Terms and Conditions

The Company reserves the right to make special contractual arrangements as to term or duration of contract, termination charges, contribution in aid of construction, monthly charges or other special considerations when the customer requests service, equipment or facilities not normally provided under this rate.

Term and Form of Contract

Traffic Lighting, Wireless Access and Security Camera service under this rate may require a written contract for a term of reasonable duration.

All service under this rate to Community Antenna Television Service Companies shall require a written contract with a minimum term of one year.
Consumers Energy Company Cancels Third Revised Sheet No. D-57.00
(To cancel sheet)

This sheet has been cancelled and is reserved for future use.

Issued November 18, 2010
J. G. Russell,
President and Chief Executive Officer,
Jackson, Michigan

Effective for service rendered on
and after November 5, 2010

Issued under authority of the
Michigan Public Service Commission
dated November 4, 2010
in Case No. U-16191
POLE ATTACHMENT AND CONDUIT USE RATE PA

Availability:

Subject to any restrictions, this rate is available to any customer other than a utility or municipality seeking to attach to three or more of the Company's electric distribution poles, or to utilize an existing conduit for any wire, cable, facility or apparatus used for the transmission of electricity or any form of intelligence (herein referred to as an Attachment).

Nature of Service:

Attachments to Company poles or conduit must conform to applicable National, State and local electrical code requirements, as well as Company standards for separation of services. Attachment to conduit shall be limited to space available in existing Company facilities. The Customer must obtain all necessary permits and approvals from private property owners and governmental authorities. The Company reserves the right to designate the particular locations at which the Attachments may be made and the manner in which the Attachments shall be supported. The Company also reserves the right to remove or relocate poles and/or conduit at its sole discretion. The Customer taking service under this rate (Customer) shall, upon 30 days' written notice, remove its Attachments from such poles and/or conduit. The Company also reserves the right to remove Attachments at any time without notice if removal is required for safety reasons, or if Attachments have not been authorized.

The Customer shall indemnify the Company against all costs associated with legal claims arising from the Customer's Attachments to the Company's facilities.

The Company reserves to itself, its successors and assigns, the right to maintain its poles and conduit and to operate its facilities thereon in such manner as shall best enable it to fulfill its own service requirements. The Company shall not be liable to the Customer for any damage to the Customer's equipment or for any interruption in the use of the Customer's Attachments or for interference with the operation of the cables, equipment and facilities of the Customer arising in any manner, unless caused by the Company's gross negligence or willful misconduct.

Prior to the Customer making an Attachment to any pole or conduit, the Customer shall apply for a pole and/or conduit attachment license, and the Company shall inspect the pole(s) and/or conduit for which a license is requested to see if the Attachment can be safely made. If such Attachment cannot be safely made or cannot be made in conformance to applicable codes, the Company shall notify the Customer. With respect to pole attachments, the Company shall, if required, modify its facilities or replace the pole in accordance with the Facility Modification provision of this schedule, to accommodate the Customer's Attachment. With respect to conduits, the Company shall be under no obligation to modify facilities to accommodate Customer's Attachment, but otherwise shall accommodate Customer's Attachment, to the extent the Company does not require the space needed for the Attachment to fulfill its own service requirement and such Attachment can be safely made.

Rates and Charges:

Application Fees:

Pole Application Fee: $1.00 per pole, but not less than $25.00 per application, nonrefundable
Conduit Application Fee: $625.00 per application, nonrefundable

(Continued on Sheet No. D-58.00)
POLE ATTACHMENT AND CONDUIT USE RATE PA
(Continued From Sheet No. D-57.10)

Rates and Charges: (Contd)

Annual Fees:

Pole Attachment Annual Fee: $3.74 per pole
Conduit Annual Fee: $6.70 per conduit foot

Other:

Inspection Fee: (Actual Cost)

Unauthorized Attachment Fee:

An Unauthorized Attachment shall be treated as having existed for a period of three years, and unless satisfactory
evidence is presented to the contrary, shall require payment of the Annual Rate(s) applicable to such period of time.
An Unauthorized Attachment is an Attachment made without the Company’s prior approval.

General Terms and Surcharges:

This rate is subject to all general terms and conditions shown on Sheet No. D-1.00, and surcharges shown on Sheet
Nos. D-2.00 through D-3.00.

Due Date and Late Payment Charge:

Payment of the Annual Rate shall be due August 1 of each year for the license year beginning July 1 preceding that
August 1. However, the Annual Rate shall be due 21 days following the date the bill is mailed, if such mailing is later
than July 10. The Application Fee is due with the Application.

The due date of the customer bill for all other fees and charges shall be 21 days from the date of mailing.

A late payment charge of 2% of the unpaid balance, net of taxes, shall be assessed to any bill which is not paid on or
before the due date shown thereon.

Facility Modification:

The Customer shall pay the Company all costs (including overheads) associated with modifying Company facilities to
accommodate any Customer Attachments. These costs shall be determined in accordance with the regular and customary
methods used by the Company in determining same. The Customer shall also reimburse the owners of any other
Attachments for the cost of modifying their facilities except to the extent, if any, that such other party has agreed to pay
same. If the Company modifies its facilities after the Customer makes an Attachment, the Customer shall, at no expense to
the Company, move its Attachments as required to accommodate the modified facility. Payment for facility alterations shall
not vest the Customer with any ownership or property rights in such facilities.

Term and Form of Contract:

Customers desiring service under this Rate Schedule shall execute a standard Pole License Agreement and/or a Special
Conduit Use Agreement. For purposes of applying the rate contained herein, a license year shall begin on July 1 and
continue through June 30 of the following year. The annual rate for additions or removals shall be prorated for the time
such Attachments are in existence. A Special Conduit Use Agreement may contain such other and additional terms and
conditions, not inconsistent with this Tariff, as may be appropriate to the circumstances of such conduit use.
These sheets have been cancelled and are reserved for future use:

Second Revised Sheet No. D-60.00
Second Revised Sheet No. D-61.00
First Revised Sheet No. D-61.10
Second Revised Sheet No. D-62.00
Second Revised Sheet No. D-63.00
Second Revised Sheet No. D-64.00
Second Revised Sheet No. D-65.00
Second Revised Sheet No. D-66.00
Second Revised Sheet No. D-67.00
First Revised Sheet No. D-68.00
Second Revised Sheet No. D-69.00
Second Revised Sheet No. D-70.00
Second Revised Sheet No. D-71.00
Second Revised Sheet No. D-72.00
Second Revised Sheet No. D-73.00
Second Revised Sheet No. D-74.00
Second Revised Sheet No. D-75.00
Second Revised Sheet No. D-76.00
Second Revised Sheet No. D-77.00
Second Revised Sheet No. D-78.00
Second Revised Sheet No. D-79.00
First Revised Sheet No. D-80.00
Second Revised Sheet No. D-81.00
Second Revised Sheet No. D-82.00
Second Revised Sheet No. D-83.00
Second Revised Sheet No. D-84.00
Second Revised Sheet No. D-85.00
Second Revised Sheet No. D-86.00
Second Revised Sheet No. D-87.00
Second Revised Sheet No. D-88.00
Second Revised Sheet No. D-89.00
First Revised Sheet No. D-90.00
Second Revised Sheet No. D-91.00
Second Revised Sheet No. D-92.00
First Revised Sheet No. D-93.00
Second Revised Sheet No. D-94.00
Second Revised Sheet No. D-95.00
First Revised Sheet No. D-96.00
Second Revised Sheet No. D-97.00
Second Revised Sheet No. D-98.00
First Revised Sheet No. D-99.00
Second Revised Sheet No. D-100.00
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Second Revised Sheet No. D-124.00
Second Revised Sheet No. D-125.00
Second Revised Sheet No. D-126.00
Second Revised Sheet No. D-127.00
Second Revised Sheet No. D-128.00
Second Revised Sheet No. D-129.00
Second Revised Sheet No. D-130.00

Issued October 31, 2008 by
J. G. Russell,
President and Chief Operating Officer,
Jackson, Michigan

Michigan Public Service
Commission

Effectively for service rendered on
and after December 1, 2008

Issued under authority of the
Michigan Public Service Commission
dated June 19, 2008
in Case No. U-15245