Volume 19 – Electric Rates

Effective In All Areas Served In Wisconsin

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CUSTOMER GENERATING SYSTEMS (CGS)- 300 KW OR MORE

AVAILABILITY

To customers owning generating systems who desire to sell at least 300 kW or more of capacity and/or associated energy to Wisconsin Electric Power Company. For the purposes of this schedule, Company is defined as Wisconsin Electric Power Company and customer is defined as the person or corporate entity who desires to sell electricity capacity and energy to the Company. THIS RATE IS CLOSED TO NEW ACCOUNTS.

This rate is intended to utilize idle customer generation and not to provide an inducement for the purchase of generation. The Company reserves the right to restrict the number of customers served under this tariff to a maximum of ten. The Company may deny availability of this rate to customers on a case-by-case basis if the Company finds that the customer causes fluctuations on the distribution system so as to damage general reliability of service. In such a case, the customer may appeal the denial to the Public Service Commission of Wisconsin, and the Company must notify the customer of appeal rights.

RATE

Facilities Charge

\$4.93151 per day

	Voltage Level		
	Less Than <u>601 Volts</u>	601 Volts <u>to 69 kV</u>	69 kV <u>and above</u>
Capacity Payment per kW- Month	\$0.395	\$0.411	\$0.417
Energy Payment per kWh During Dispatch Period for Energy flowing into the WEPCO System	\$.06652	\$.06923	\$.07010

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CUSTOMER- GENERATING SYSTEMS – 300 KW OR MORE

(Continued from Sheet No. 139)

	Voltage Level		
	Less Than	601 Volts	69 kV
Energy Payment per kWh	601 Volts	<u>to 69 kV</u>	and above
During Dispatch Period for Energy Usage Displacing the			
Customers Own Usage	\$.00000	\$.00000	\$.00000
During Non-Dispatch Periods for Energy flowing into the WEPCO System	\$.02612	\$.02719	\$.02753

Penalty for Non-Compliance

Failure on behalf of the customer to deliver to the Company, upon request, the amount of capacity stated in the contract, will be considered a non-compliance. The customer will be penalized for each non-compliance according to the following:

(Continued to Sheet No. 141)

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Revision 1 Sheet 141 Amendment No. 691 Experimental Rate Schedule CGS 3

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CUSTOMER GENERATING SYSTEMS (CGS)- 300 KW OR MORE

(Continued from Sheet No. 140)

- a) The Company will allow the customer one occurrence of non-compliance during the period October 1 through April 30.
- b) All non-compliances exceeding one during the period October 1 through April 30 will result in the elimination of one month's capacity payment for each non-compliance.
- c) Any non-compliance occurring during the period May 1 through September 30 will result in the elimination of 2 months capacity payment for each non-compliance. A total of four non-compliance during this period during a calendar year will result in this customer being removed from this rate.
- d) In the event that the customer is removed from this rate pursuant to (c) above, the customer may request to be allowed back on the rate upon demonstration, to the satisfaction of the Company, that the customer's generator availability has improved.

Minimum Charge

The monthly minimum charge is the facilities charge.

Late Payment Charge

A one percent (1%) per month late payment charge will be applied to outstanding charges past due.

CONDITIONS OF PURCHASE

See Sheet Nos. 142 through 144

Volume 19 – I	Electric Rates I Areas Served In Wisconsin	Revision 2 Sheet 142 Amendment No. 691 Rate Schedule CGS 3	R
	CUSTOMER GENERATING SYSTEMS – 300 KW OR N		R
CONDITIONS	OF PURCHASE		
(1)	A customer operating electric generating equipment shall not the Company's electrical system unless the customer has en Generation Interconnection Agreement with the Company an provided, at customer's expense, protective and synchronizir the Company.	tered into a Distributed d the customer has	R
(2)	The Customer must comply with the various applicable nation codes, rules and regulations; the electric service rules and re- as well as the requirements of Wisconsin Administrative Cod including the insurance requirements set out in the PSC 119. proof of such compliance prior to initiation of service. Proof of of a municipal inspection certificate or in locations where the inspection, an affidavit furnished by the contractor or other pe	egulations of the Company, e Chapter PSC 119, . The Company may request of such compliance consists re is not municipal	Ν
(3)	The customer shall operate its electric generating equipment to unduly affect the Company's voltage waveform. The Com will determine whether the Customer's generating equipment	pany, at its sole discretion,	R
(4)	The customer shall permit the Company, at any time as it deal any equipment, facility or apparatus to protect the safety of it of its metering equipment as a result of the operation of the c customer shall reimburse the Company for the cost of such it upon receipt of a statement from the Company.	s employees or the accuracy sustomer's equipment. The	R
(5)	The customer shall permit Company employees to enter the reasonable time for the purpose of inspecting and/or testing i apparatus to ensure its continued safe operation and the acc metering equipment but such inspections shall not relieve the to maintain the facilities in satisfactory operating condition.	ts equipment, facilities or uracy of the Company's	R
(6)	Each of the parties shall indemnify and hold each other harm injuries or damages to persons or property caused, without th party, by the operation and maintenance by such parties of th equipment, lines and other facilities.	ne negligence of such other	R
(7)	The customer may simultaneously purchase energy from and	d sell energy to the company.	R

(Continued to Sheet No. 143)

Volume 19 – E	Electric Rates	Revision 2 Sheet 143 Amendment No. 691	
Effective In All	Areas Served In Wisconsin	Rate Schedule CGS 3	R
CUSTOMER GENERATING SYSTEMS – 300 KW OR MORE		R	
	(Continued from Sheet No. 142)		
CONDITIONS	OF PURCHASE (continued)		
(8)	The customer is obligated to pay all costs to interconnect its Company's electrical system. Interconnection costs include, specified in PSC 119.08 as well as transformers costs, line e metering costs and the cost of additional meter(s).	but are not limited to, those	R
(9)	In order for a customer to sell energy to the Company, a Sur Agreement between the customer and the Company is requi		Ν
(10)	The customer has the right to appeal to the Public Service C believes the contract for Surplus Energy Purchase or Distribution Interconnection for customer generating systems is unreasor	uted Generation	R
(11)	The Customer may contract for supplementary, stand-by, an service from the Company under the rate schedule correspondent of service. If a customer is billed on a rate schedule which h demand charge, the demand charge assessed for maintenar to take into account the number of days the customer actual during the billing period.	nding to the customer's class as a separately identified nce service will be prorated	R

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CUSTOMER GENERATING SYSTEMS – 300 KW OR MORE

(Continued from Sheet No. 143)

CONDITIONS OF PURCHASE (continued)

- (12) The Company reserves the right to dispatch the customer's capacity up to (75) occurrences annually but no more than 300 hours in any calendar year. Under no circumstances will the customer be compensated for capacity in excess of the amount stated in the contract. The Company may dispatch the customer's generating equipment once per month. The purpose of the monthly dispatch is to test to ensure that the equipment is maintained at a level acceptable for reliable generation. During instances when the Company wishes for the customer to dispatch their capacity the customer will be notified at least thirty minutes in advance. Failure of the customer to comply within the thirty minute period will constitute non-compliance.
- (13) During instances when the Company requests the customer to dispatch their generating equipment for brief periods of dispatch (periods that are less than four hours duration) shall be regarded as having four hours, for purposes of limiting the total annual hours to 300.

Revision 3 Sheet 144 Amendment No. 752