

City of Rocky Mount Administrative Policy

Policy: Electric Rate Schedule: Renewable Energy Generation Rider

Section:	Fees and Charges	Policy No. X.7.26
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Approved By:	City Council	
Effective Date:	9/01/15	Page: 1 of 3
Supersedes:	11/01/08	

RENEWABLE ENERGY GENERATION RIDER RIDER REG

AVAILABILITY

This schedule is available in conjunction with any of the City's Rate Schedule applicable to Customers who operate an approved renewable energy generating system, located and used at the Customer's primary residence or business. The rated capacity of the generating system shall not exceed 10 kilowatts for a residential system or 100 kilowatts for a non-residential system. The generating system that is connected in parallel operation with electric service from the City and located on the Customer's premises must be manufactured, installed, and operated in accordance with governmental and industry standards, in accordance with all requirements of the local code official, and must fully conform with the City's applicable renewable energy generation application and attachments.

TYPE OF SERVICE

Electric service is 60 hertz alternating current, either single-phase 2 or 3 wires, or three-phase 4 wires, at the City's standard voltages of 240 volts or less.

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APPLICABILITY

This schedule is applicable to all electric service of the same available type supplied at customer's premises at one point of delivery through one kilowatt-hour meter.

MONTHLY CREDIT

\$0.0324 per kWh for all kWh

Total bill credit balances, if any, will be carried forward to the next bill. Any applicable credits, as approved by the City Council, may be applied to qualifying customers' billing.

SALES TAX

There are no taxes paid for purchased electricity

MINIMUM TERM

The Contract Period for service under this schedule shall be one (1) year and thereafter shall be renewed for successive one-year periods. After the initial period, Customer may terminate service under this schedule by giving at least sixty (60) days previous notice of such termination in writing to the City.

The City may terminate service under this schedule at any time upon 60 days written notice to Customer. In the event that Customer violates any of the terms or conditions of this schedule, or operates the generating system in a manner which is detrimental to the City or its customers, service under this schedule may be terminated immediately and without notice.

SPECIAL CONDITIONS

- 1. The Customer must complete any applicable renewable energy interconnection request documents and submit same to the City of Rocky Mount for approval prior to receiving service under this schedule.
- 2. The Customer's service shall be metered with two electric meters, one of which measures all energy provided by the City and used by the customer and billed at the applicable City retail rate, and the other measures the amount of energy generated by the customer's alternative energy generator

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and credited based on the current RENEWABLE ENERGY GENERATION RIDER.

- 3. In the event the City determines that it is necessary to install a dedicated transformer or other equipment to protect the safety and adequacy of electric service provided to other customers, the Customer shall pay a Monthly Facilities Charge of 2% of the total installed cost of the additional facilities except that the Monthly Facilities Charge cannot be less than \$25.00.
- 4. The City reserves the right to test the Customer's alternative energy generator and associated equipment for compliance with the applicable interface criteria. Should it be determined that Customer's installation is in violation the City will disconnect the alternative energy generator from the City's distribution system and it will remain disconnected until the installation is brought back into compliance.

GENERAL

Service rendered under this Schedule is subject to the provisions of the service regulations of the City.

LIABILITY

The City does not guarantee or warrant continuous electric service, and expressly disclaims any such warranty, express or implied, to provide continuous service. The City shall use reasonable diligence to provide uninterrupted service, and having used reasonable diligence shall not be liable to any consumer for damages for failures in, interruptions of, or suspension of service, including, without limitation, surges. The City reserves the right to suspend service without liability on its part at such time, for such periods, and in such manner ay its judgment may be required for the purpose of making necessary repairs on the lines or other parts of its system.