

**SCHEDULE 75
PARTIAL REQUIREMENTS SERVICE**

AVAILABLE

In all territory served by the Company.

APPLICABLE

To Large Nonresidential Customers supplying all or some portion of their load by self-generation operating on a regular basis, where the self-generation has a total nameplate rating of 2 MW or greater. A Large Nonresidential Customer is a Customer that has exceeded 30 kW at least twice within the preceding 13 months, or with seven months or less of service has had a Demand exceeding 30 kW.

MONTHLY RATE

The sum of the following charges at the applicable Delivery Voltage per Service Point (SP)*:

	<u>Delivery Voltage</u>			
	<u>Secondary</u>	<u>Primary</u>	<u>Subtransmission</u>	
<u>Basic Charge</u>	\$3,340.00	\$1,890.00	\$3,970.00	
<u>Transmission and Related Services Charge</u> per kW of monthly On-Peak Demand	\$0.78	\$0.76	\$0.75	
<u>Distribution Charges</u> The sum of the following: per kW of Facility Capacity				
First 4,000 kW	\$1.53	\$1.49	\$1.49	
Over 4,000 kW	\$1.22	\$1.18	\$1.18	
per kW of monthly On-Peak Demand	\$2.61	\$2.53	\$1.27	
<u>Generation Contingency Reserves Charges</u>				
<u>Spinning Reserves</u> per kW of Reserved Capacity > 2,000 kW	\$0.234	\$0.234	\$0.234	
<u>Supplemental Reserves</u> per kW of Reserved Capacity > 2,000 kW	\$0.234	\$0.234	\$0.234	
<u>System Usage Charge</u> per kWh	0.092 ¢	0.089 ¢	0.087 ¢	(R)
<u>Energy Charge</u> per kWh	See Energy Charge Below			

* See Schedule 100 for applicable adjustments.

SCHEDULE 75 (Continued)

BASELINE DEMAND

Baseline Demand is the Demand normally supplied by the Company to the Large Nonresidential Customer when the Customer's generator is operating as planned by the Customer. Initially, the Customer's Baseline Demand will be the Customer's typical peak Demand for the most recent 12 months prior to installing the generator, adjusted for planned generator operations. Subsequently, Customer may select its Baseline Demand in accordance with the applicable notice requirements set forth in this schedule adjusted for changes in load and planned generator operations. Planned generator operations include the Electricity planned to be produced by the generator as well as the Customer's plans to sell Electricity produced by the generator to the Company or third parties. The Company and Customer may mutually agree to use an alternate method to determine the Baseline Demand when the Customer's Demand is highly variable. Any modification to the Baseline Demand must be consistent with the Special Conditions.

For Customers who are also receiving service under Schedule 76R, monthly Demand charges under Schedule 75 will be based on Demand up to the Baseline Demand.

FACILITY CAPACITY

For the first three months of service under this schedule, the Facility Capacity will be equal to the Customer's Baseline Demand. Starting with the fourth month, the Facility Capacity will be the average of the two greatest non-zero monthly Demands established during the 12-month period which includes and ends with the current Billing Period, but will not be less than the Customer's Baseline Demand.

RESERVED CAPACITY

The Reserved Capacity is the lesser of the nameplate rating of the Customer's generation or the maximum kW of Customer load supplied by the Customer's generation. Additionally, upon agreement with the Customer, the Company will reduce the Reserved Capacity by the Customer's demonstrated, instantaneous load reduction capability in kW associated with generation output reductions.

The Customer and Company will enter into a written agreement that specifies the Reserved Capacity in kW, the load reduction capability in kW (if any), the requirements for Customer notification to the Company of any changes in the Reserved Capacity, the Company's ability to request a demonstration of load reduction capability annually, additional metering requirements and any other necessary notification requirements.

Except during the first three months of operation, if the Customer's operations result in an actual Reserve Capacity requirement above the level specified by the agreement, the Reserved Capacity will immediately be adjusted to the actual kW level for that month and the following three months. Thereafter, the Reserved Capacity will remain at that increased kW level until the Customer has demonstrated to the Company's reasonable satisfaction that the Reserved Capacity should be revised.

SCHEDULE 75 (Continued)

GENERATION CONTINGENCY RESERVES

Generation Contingency Reserves consist of the following components:

Spinning Reserves

Spinning Reserves provide Electricity immediately after a Customer's generator output falls below the Reserved Capacity. Spinning Reserves in combination with Supplemental Reserves, transition a Customer's load to Unscheduled Power. A Customer on Schedule 75 must take Spinning Reserves in all Billing Periods that its generator is expected to operate. Spinning Reserves are not required for a Customer with Reserved Capacity of 2,000 kW or less, or when the Customer's generator is not normally scheduled to operate during an entire Billing Period.

Supplemental Reserves

Supplemental Reserves provide Electricity within the first 10 minutes after a Customer's generator output falls below the Reserved Capacity. In lieu of purchasing Supplemental Reserves, a Customer may choose to reduce load within the 10 minutes of generator failure. The Customer's Load Reduction Plan must be approved by the Company.

Self-Supplied Reserves

Customers with nameplate Generation of 15 MW or greater may self-supply needed Generation Contingency Reserves upon agreement between Customer and the Company. The agreement will specify the kW of Contingency Reserves provided by the Customer at 7% of Reserved Capacity, the notification processes for delivery of reserve Energy, the requirements for Customer delivery of requested reserves, the requirements for Customer notification to the Company of any changes in the ability to self-supply reserves, the settlement process to be used when Contingency Reserves are supplied by the Customer, the provisions for an annual demonstration of such capability, any additional metering requirements and other necessary notification requirements. Customers who self-supply Generation Contingency Reserves will not be charged for Spinning and Supplemental Reserves under this schedule.

Supplemental Reserves Load Reduction Plan

In lieu of self supplying Supplemental Reserves through a self-supply agreement, a Customer may provide Supplemental Reserves through the submittal to the Company of a Load Reduction Plan that demonstrates the ability to reduce load within the first ten minutes of generator failure and specifies a kW amount of load reduction equal to 3.5% of the Reserved Capacity.

SCHEDULE 75 (Continued)

GENERATION CONTINGENCY RESERVES (Continued)

Supplemental Reserves Load Reduction Plan (Continued)

The Load Reduction Plan also will specify the notification processes for delivery of Supplemental Reserves, the requirements for Customer delivery of requested Supplemental Reserves, the requirements for Customer notification to Company of any changes in the ability to supply Supplemental Reserves, the settlement process to be used when Supplemental Reserves are supplied by the Customer, the provisions for a demonstration of such capability, any additional metering requirements and other necessary notification, plant and financial requirements. The Customer Load Reduction Plan must be approved by the Company. If approved by the Company, and adhered to by the Customer, a credit to the Supplemental Reserves charges will be applied to Customer's bill based on the Supplemental Reserves Level as specified in the Load Reduction Plan.

If Customer fails to follow the Company-approved Load Reduction Plan, all Supplemental Reserves credits for the subsequent three months (Penalty Period) will be forfeited. If the Customer satisfactorily follows the Company-approved Load Reduction Plan during the Penalty Period, the Load Reduction Plan kW credit will be reinstated at the end of the three month Penalty Period.

If the Customer fails to follow the Company-approved Load Reduction Plan a second time during the Penalty Period and the following three months, the Load Reduction Plan will be terminated.

The duration of the Penalty Period will not be limited by the establishment of a new service agreement under this schedule.

Following termination or contract expiration, Customer may submit a new Load Reduction Plan to the Company. Company will approve the new Load Reduction Plan if the Customer is able to demonstrate the load reduction capability of the Plan to Company's satisfaction.

Notwithstanding the above, Customer may terminate the Company-approved Load Reduction Plan upon giving 6 month written notice to Company.

ENERGY CHARGE

The Energy Charge is comprised of the following:

Baseline Energy

Unless otherwise agreed to, the Baseline Energy is the Energy normally supplied by the Company to the Large Nonresidential Customer when the Customer's generator is operating as planned. Usage on an hourly basis up to and including the Baseline Demand will be considered Baseline Energy. The Company may, in collaboration with the Customer, develop an alternate method to determine Baseline Energy when the Customer is new to the Company's system or has changed operations from the previous year.

SCHEDULE 75 (Continued)

ENERGY CHARGE (Continued)

Baseline Energy (Continued)

If other than the typical operations are used to determine Baseline Energy, the Customer and the Company must agree on the Baseline Energy before the Customer may take service under this schedule. The Company may require use of an alternate method to determine the Baseline Energy when the Customer's usage not normally supplied by its generator is highly variable.

Baseline Energy will be charged at the applicable Energy Charge, including adjustments, under Schedule 89. All Energy Charge options included in Schedule 89 are available to the Customer on Schedule 75 based on the terms and conditions under Schedule 89. For Energy supplied in excess of Baseline Energy, the Scheduled Maintenance Energy and/or Unscheduled Energy charges will apply except for Energy supplied pursuant to Schedule 76R.

Any Energy Charge option for Baseline Energy selected by a Customer will remain in effect and continue to be the default option until the Customer has given the required notice to change the applicable Energy Charge Option. To change options, Customers must give notice as specified for that option and must complete the specified term of their current option. The Cost of Service Option will be the default for Customers or new Customers who have not selected another option or Direct Access Service.

Scheduled Maintenance Energy

Scheduled Maintenance Energy is Energy prescheduled for delivery, up to 744 hours per calendar year, to serve the Customer's load normally served by the Customer's own generation (i.e. above Baseline Energy). Scheduled Maintenance must be prescheduled at least one month (30 days) before delivery for a time period mutually agreeable to the Company and the Customer.

When the Customer preschedules Energy for an entire calendar month, the Customer may choose that the Scheduled Maintenance Energy Charge be either the Monthly Fixed or Daily Price Energy Charge Option, including adjustments as identified in Schedule 100 and notice requirements as described under Schedule 89. When the Customer preschedules Energy for less than an entire month, the Scheduled Maintenance Energy will be charged at the Daily Price Energy Option, including adjustments, under Schedule 89.

Unscheduled Energy

Any Electricity provided to the Customer that does not qualify as Baseline Energy or Scheduled Maintenance Energy will be Unscheduled Energy and priced at an Hourly Rate consisting of the Powerdex Mid-Columbia Hourly Firm Electricity Price Index (Powerdex-Mid-C Hourly Firm Index) plus 0.306¢ per kWh for wheeling, a 0.300¢ per kWh recovery factor, plus losses.

(R)

SCHEDULE 75 (Continued)

ENERGY CHARGE (Continued) Unscheduled Energy (Continued)

If prices are not reported for a particular hour or hours, the average of the immediately preceding and following reported hours' prices within on- or off-peak periods, as applicable, will determine the price for the non-reported period. Prices reported with no transaction volume or as survey-based will be considered reported.

On-peak hours are between 6:00 a.m. and 10:00 p.m. Monday through Saturday. Off-peak hours are between 10:00 p.m. and 6:00 a.m. Monday through Saturday and all day Sunday.

The Company may request that a Customer taking Unscheduled Energy during more than 1,000 hours during a calendar year provide information detailing the reasons that the generator was not able to run during those hours in order to determine the appropriate Baseline Demand.

LOSSES

Losses will be included by multiplying the applicable Energy Charge by the following adjustment factors:

Subtransmission Delivery Voltage	1.0356	(I)
Primary Delivery Voltage	1.0496	(I)
Secondary Delivery Voltage	1.0685	(R)

DIRECT ACCESS PARTIAL REQUIREMENTS SERVICE

A Customer served under this schedule may elect to receive Direct Access Partial Requirements Service from an Electricity Service Supplier (ESS) under the terms of Schedule 575 provided it has given notice consistent with any Baseline Energy option requirements. A Customer may return to Schedule 75 provided it has met any term requirements of Schedule 575 and any requirements needed to purchase Baseline Energy if needed.

MINIMUM CHARGE

The Minimum Charge will be the Basic, Transmission, Distribution, Demand and Generation Contingency Reserves Charges, when applicable. In addition, the Company may require a higher Minimum Charge, if necessary, to justify the Company's investment in service Facilities.

REACTIVE DEMAND CHARGE

In addition to the charges as specified in the Monthly Rate, the Customer will pay 50¢ for each kilovolt-ampere of Reactive Demand in excess of 40% of the maximum Demand. Such charge is separate from and in addition to the Minimum Charge specified.

SCHEDULE 75 (Continued)

ADJUSTMENTS

Service under this schedule will be subject to all adjustments as summarized in Schedule 100. Applicable adjustments will be applied to Baseline Energy and Scheduled Maintenance Energy with the exception of Schedules 108 and 115, which are applied to factors other than usage as required by statute.

SPECIAL CONDITIONS

1. Prior to receiving service under this schedule, the Customer and the Company must enter into a written service agreement specifying the terms and conditions of service, the Customer's Baseline Demand and Energy Pricing Option under Schedule 89, the Customer's Reserved Capacity, the Company's and Customer's contact information, and any other information necessary for implementation of service under this schedule. The term of the service agreement will be one calendar year (except that the term of the first service agreement will be the remainder of the year when signed plus the next calendar year) and will renew annually thereafter for successive one year terms, unless the Customer gives 90 days prior written notice. These terms and conditions will be consistent with this schedule.
2. A Customer must inform the Company within 30 minutes of taking Unscheduled Energy at a rate of five MW or greater and inform the Company of the anticipated time that the generator will return to normal operations.
3. Customers must have Company approved interval metering and meter communications in place prior to initiation of service under this schedule. The Company requires metering that measures the net quantity and direction of flow at the Service Point and total Generator output. (C)
4. If the Customer is served at Primary or Subtransmission Voltage, the Customer will provide, install, and maintain on the Customer's premises all necessary transformers to which the Company's service is directly or indirectly connected. The Customer also will provide, install, and maintain the necessary switches, cutouts, protection equipment, and the necessary wiring on both sides of the transformers. All transformers, equipment and wiring will be of types and characteristics approved by the Company and their installation, operation and maintenance will be subject to inspection and approval by the Company.
5. If during a Billing Period the Customer is billed for Transmission and Related Services under this schedule and Transmission Services under the Company's FERC Open Access Transmission Tariff (OATT) for the purpose of effecting a wholesale power sale from the Customer's generator, the payments for OATT charges for Transmission Service (Schedules 7 or 8) and Schedule 3, Regulation and Frequency Response Service will be credited to the Transmission and Related Services Charge under this schedule. The credit will be the actual OATT demand incurred but will not exceed the Monthly Demand for the Schedule 75 monthly Transmission Demand multiplied by the applicable OATT (OATT Schedules 3, 7 or 8) and such credit will not exceed the Transmission and Related Services Charge incurred under this schedule.

SCHEDULE 75 (Concluded)

SPECIAL CONDITIONS (Continued)

6. The Customer will not use Electricity sold by the Company to directly or indirectly make or continue a delivery of Electricity to another Customer or wholesale power purchaser.
7. A Customer's failure to inform the Company of the use of on-site generation will not relieve the Customer of responsibility for the charges and requirements under this schedule.
8. The Customer's Baseline Demand may be increased or decreased as requested by the Customer for planned, long-term load changes including changes resulting from the addition of long-term energy efficiency measures, load shedding, the addition or removal of equipment or the permanent removal of generating capacity from the Customer location. Such changes will be effective upon verification of the change by the Company. "Long-term" or "permanent" mean changes that are implemented with the purpose of being in place indefinitely. The Customer's Baseline Demand may be modified by the Company if the Company determines that the level does not reflect load adjusted for the Customer's generating capacity. (N)
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(N)
9. A change in Baseline Demand related to modifications in generating capacity or planned generation operations may be made provided the Company or Customer provides the following notice: (C)
 - a) for a change to Baseline Demand that within a one calendar year period does not exceed 5 MW, the Company or Customer may make one such request per calendar year and will provide at least 6 months written notice; (C)
 - b) for a change in Baseline Demand that is greater than 5 MW, the Company or Customer must provide at least 13 months written notice with such change effective on January 1 of the applicable year. Any subsequent notice by the Company or Customer under this special condition must be made consistent with these notice requirements. (C)
(C)
(C)
10. If the Customer's Baseline Demand is increased, any Energy used above the initial Baseline Demand, and below the revised Baseline Demand will be priced at the Daily Price Option contained in Schedule 89 unless the Customer has given the required notice to change the applicable Schedule 89 Energy Charge Option.
11. The Company reserves the right to modify any agreements existing under this schedule as a result of changes in Western Electricity Coordinating Council guidelines.
12. If the Customer is receiving service under this schedule and Schedule 76R, the monthly Basic and Facility Capacity charges may be replaced and billed pursuant to Schedule 76R Special Conditions.
13. A Customer may not change service options until it has satisfied any Baseline Energy term provisions as established in Schedule 89.