

**RATE 6L
LARGE GENERAL SERVICE**

APPLICABILITY.

This rate is applicable to (1) any commercial, industrial, or governmental customer with a maximum 30-minute demand of 1,000 kilowatts or more established during the Demand Peak Periods in three of the twelve months preceding the billing month except that for Heating with Light customers the 30-minute maximum demand shall be as measured at any time during the month, (2) successors to customers served under these charges immediately prior to the date of succession whose estimated 30-minute demands meet the demand requirements in clause (1) above, (3) new customers whose estimated 30-minute demands meet the demand requirements in clause (1) above, and (4) any customer previously billed hereunder pursuant to clauses (1) or (2), except as otherwise provided below.

If a customer at one time was served pursuant to (1) above on Large General Service – Time of Day and has a Maximum Demand which (A) has not exceeded 800 kilowatts in any month of the 16-month period preceding the billing month, or (B) has not equaled or exceeded 1,000 kilowatts in any month of the 24-month period preceding the billing month, such customer may elect, in written application to the Company, to be served on Rate 6, General Service. Rate 6L, Large General Service – Time of Day, shall not again be applicable until such customer qualifies for such rate under clause (1) above.

The Large General Service – Heating with Light charges shall be applicable only to customers or their successors with electric space heating taking service under the Heating with Light provisions of Rider 25 prior to November 23, 1977.

A Large General Service – Heating with Light customer will be allowed to take Large General Service – Time of Day service upon written application to the Company. Once changed to Large General Service – Time of Day service, those customers or their successors will not be allowed to return to Large General Service – Heating with Light.

(Continued on Sheet No. 29)

**RATE 6L
LARGE GENERAL SERVICE**

(Continued from Sheet No. 28)

APPLICABILITY (CONTINUED).

* Notwithstanding the aforementioned provisions of this Applicability section, beginning with the June 2003 monthly billing period, this tariff shall not be applicable or available to any retail customer determined to have electric power and energy requirements of 3,000 kilowatts or greater, except that

- (a) through the end of the May 2006 monthly billing period this tariff shall be applicable to any such retail customer that had commenced service hereunder on or before the first day of the customer's June 2003 monthly billing period and has continuously taken service hereunder since such commencement of service, and
- (b) through the end of the May 2006 monthly billing period this tariff shall be applicable to any such retail customer that, prior to commencing service hereunder had never taken service under any tariff offered by the Company, had commenced service hereunder after the first day of the customer's June 2003 monthly billing period, and has continuously taken service hereunder since such commencement of service, and
- (c) through the end of the December 2006 monthly billing period this tariff shall be applicable to any such retail customer described in the aforementioned clauses (a) and (b) and in the following paragraph that additionally provides to the Company by December 1, 2005, an irrevocable binding notice of such customer's intention to continue to take service hereunder through the December 2006 monthly billing period.

* Additionally, notwithstanding the aforementioned provisions of this Applicability section, through the end of the May 2006 monthly billing period this tariff shall be applicable to any retail customer continuously taking service hereunder, that immediately prior to commencing service hereunder had been taking service under Rate RCDS – Retail Customer Delivery Service (Rate RCDS) with electric power and energy supply service from a Retail Electric Supplier (RES) pursuant to a contract between such customer and such RES, the current term of which commenced prior to November 14, 2002, and which extended beyond the first day of such customer's June 2003 monthly billing period, and such customer switched from such service under Rate RCDS to service hereunder at the expiration of the current term of such contract. However, service hereunder shall apply to such retail customer only if such customer identified itself by January 31, 2003, to the Company through the provision of a confidential affidavit from such customer and such RES which provided the expiration date of the current term of such contract and avowed that such current term commenced prior to November 14, 2002, and extended beyond the first day of such customer's June 2003 monthly billing period, with such affidavit subject to verification by an independent third party, at the Company's discretion, of the facts related to such contract dates. Moreover, service hereunder shall be available to such retail customer only if such customer

- (i) gave the Company an irrevocable binding written notice of such customer's intention to switch from such service under Rate RCDS to service hereunder
 - (A) by April 15, 2003, if the current term of such contract expired before the start of such customer's October 2003 monthly billing period, or
 - (B) at least one hundred eighty (180) days before such expiration if such expiration coincided with a Summer Month, as defined in the Charges section of this tariff, or
 - (C) at least ninety (90) days before such expiration if such expiration coincided with a monthly billing period other than a Summer Month, as defined in the Charges section of this tariff; or

(Continued on Sheet No. 30)

**RATE 6L
LARGE GENERAL SERVICE**

(Continued from Sheet No. 29)

APPLICABILITY (CONTINUED).

- * (ii) gave the Company a written notice with an option to revoke such notice of such customer's intention to switch from such service under Rate RCDS to service hereunder
 - (A) by April 15, 2003, if the current term of such contract expired before the start of such customer's October 2003 monthly billing period, or
 - (B) at least one hundred eighty (180) days before such expiration if such expiration coincided with a Summer Month, as defined in the Charges section of this tariff, or
 - (C) at least ninety (90) days before such expiration if such expiration coincided with a monthly billing period other than a Summer Month, as defined in the Charges section of this tariff;and the following conditions apply to such revocable option:
 - (1) at the time the customer gives its notice to the Company, the customer shall also pay to the Company an amount equal to \$7.50 per kilowatt for each kilowatt of such customer's highest 30-minute demand for electricity established during Demand Peak Periods in the preceding twelve monthly billing periods prior to providing such notice, and
 - (2) at the time such customer exercises its option to revoke its notice, such customer shall pay to the Company an additional \$7.50 per kilowatt for each kilowatt of such customer's highest 30-minute demand that was used to determine the payment amount for the aforementioned item (1), and
 - (3) the customer must give the Company written notice that it will exercise its option to revoke its prior notice no later than sixty (60) days prior to the date that service hereunder would have commenced.
- * The Company shall determine which retail customers have electric power and energy requirements of 3,000 kilowatts or greater. A retail customer shall be determined to have electric power and energy requirements of 3,000 kilowatts or greater if (i) for any such customer that had been taking service from the Company during the preceding January through December monthly billing periods in each of the two preceding years, such customer's highest 30-minute demand for electricity established during Demand Peak Periods was 3,000 kilowatts or greater in three or more of such monthly billing periods in each of the two preceding years, or (ii) in the Company's reasonable judgment there exists comparable usage information or a sufficient basis to determine that such customer has electric power and energy requirements of 3,000 kilowatts or greater, or (iii) such customer had previously been determined to have electric power and energy requirements of 3,000 kilowatts or greater pursuant to either of the aforementioned clauses (i) or (ii). In determining which customers have electric power and energy requirements of 3,000 kilowatts or greater, the Company shall not consider customers taking service hereunder in conjunction with taking service under Rate 18 – Standby Service (Rate 18) or Rider GCB – Governmental Consolidated Billing (Rider GCB).
- * If a retail customer that had been determined to have electric power and energy requirements of 3,000 kilowatts or greater subsequently alters its requirements such that its highest 30-minute demand for electricity established during Demand Peak Periods has been less than 3,000 kilowatts in ten or more monthly billing periods during the preceding January through December monthly billing periods in each of the two preceding years, such customer may elect, in written application to the Company, and subject to the terms and conditions of the applicable tariff or contract provisions under which the customer is receiving service, to be provided service hereunder. Upon acceptance by the Company of such application, service hereunder shall be provided to such customer until such customer is subsequently determined to have electric power and energy requirements of 3,000 kilowatts or greater in accordance with provisions of the previous paragraph of this Applicability section.

* (Continued on Sheet No. 30.1)

**RATE 6L
LARGE GENERAL SERVICE**

(Continued from Sheet No. 30)

CHARGES.

Large General Service – Time of Day.

Monthly Customer Charge.

For customers with a Maximum Demand in any month during the most recent 12-month period, including the billing month, which is greater than 10,000 kilowatts:.....	\$524.61
For all other customers:	\$246.39

Demand Charge.

Charge per kilowatt for all kilowatts of Maximum Demand for the month:

Summer Months.

For the first 10,000 kilowatts.....	\$16.41
For all over 10,000 kilowatts.....	\$ 6.51

All Other Months.

For the first 10,000 kilowatts.....	\$12.85
For all over 10,000 kilowatts.....	\$ 5.03

For the purposes hereof, the Summer Months shall be the customer's first monthly billing period with an ending meter reading date on or after June 15 and the three succeeding monthly billing periods.

Energy Charge.

Charge per kilowatt-hour for kilowatt-hours supplied in the month:

During Energy Peak Periods	5.022¢
During Energy Off-Peak Periods	2.123¢

Large General Service – Heating with Light.

Monthly Customer Charge.

For customers with a Maximum Demand in any month during the most recent 12-month period, including the billing month, which is greater than 10,000 kilowatts:.....	\$524.61
For all other customers:	\$246.39

Demand Charge.

Charge per kilowatt for all kilowatts of Maximum Demand for the month:

For Summer Months	\$16.41
For All Other Months	\$12.85

For the purposes hereof, the Summer Months shall be the customer's first monthly billing period with an ending meter reading date on or after June 15 and the three succeeding monthly billing periods.

Energy Charge.

Charge per kilowatt-hour for kilowatt-hours supplied in the month:

For the first 30,000 kilowatt-hours	3.875¢
For the next 470,000 kilowatt-hours	2.881¢
For all over 500,000 kilowatt-hours	2.833¢

(Continued on Sheet No. 30.2)

**RATE 6L
LARGE GENERAL SERVICE**

(Continued from Sheet No. 30.1)

CHARGES (CONTINUED).

Late Payment Charge.

The late payment charge provided for in the Terms and Conditions of this Schedule of Rates shall be applicable to all charges under this rate.

Minimum Charge.

The minimum monthly charge shall be the Monthly Customer Charge.

Maximum Charge.

The average cost of electricity hereunder in any month, exclusive of the Monthly Customer Charge, shall not exceed the Maximum Charge per kilowatt-hour provided, however, that such guaranteed charge shall not operate to reduce the customer's bill to an amount less than the Minimum Charge.

The Maximum Charge per kilowatt-hour shall be: 20.502¢

MAXIMUM DEMAND.

Except as noted in the paragraph below, the Maximum Demand in any month shall be the average of the three highest 30-minute demands established during the Demand Peak Periods in such month, not more than one such demand to be selected from any one day.

For customers taking service under Large General Service - Heating with Light provision of this rate the Maximum Demand in any month shall be the average of the three highest 30-minute demands established at any time during the month, not more than one such demand to be selected from any one day.

MEASUREMENT OF DEMAND AND KILOWATT-HOURS SUPPLIED.

Where two or more metering installations are provided on the customer's premises, the demand in any 30-minute period shall be determined by adding together the separate demands at each metering installation during such 30-minute period except that (a) in case the demand at any metering installation is registered by an indicating or cumulative demand meter, the demand at such installation in each 30-minute period of any month shall be assumed to be the same as the highest demand in any 30-minute period of such month, and (b) the demand at any installation may be assumed to be 75 percent of the connected load if such connected load is 2 kilowatts or less, and such demand is to be added to a metered demand. Where there are two or more watt-hour metering installations, the kilowatt-hours supplied shall be determined by adding together the kilowatt-hours metered at each installation, provided that where the kilowatt-hours at any such installation exceed 5,500 in the billing month and are not metered in such a manner as to permit determination of the hours during which they were delivered, for purposes of applying the time of day provisions of this rate, such kilowatt-hours shall be considered to have been delivered in Energy Peak Periods. If the energy use at such installation is 5,500 kilowatt-hours or less in the billing month, the following charge per kilowatt-hour shall apply to such kilowatt-hours:

Charge per kilowatt-hour: 3.362¢

The Maximum Demands and kilowatt-hours supplied for two or more premises will not be combined for billing purposes hereunder.

(Continued on Sheet No. 30.3)

**RATE 6L
LARGE GENERAL SERVICE**

(Continued from Sheet No. 30.2)

MEASUREMENT OF DEMAND AND KILOWATT-HOURS SUPPLIED (CONTINUED).

Upon request, the Company will provide unmetered service for connected loads not exceeding two kilowatts where operation of the customer's equipment is continuous or is regularly scheduled on an annual basis. For the purposes of billing in such cases, the monthly kilowatt-hours shall be determined by multiplying the rated wattage (based upon nameplate or other appropriate data) of connected loads by one-twelfth of the annual hours of operation and dividing by 1,000. All kilowatt-hours delivered to an unmetered point of supply shall be considered to have been delivered during Energy Peak Periods.

SERVICE FACILITIES.

A standard installation furnished by the Company hereunder shall be determined by the provisions of the Company's Rider 6 except that the facilities so provided as standard shall be adequate only to supply service to a load equal to the maximum 30-minute demand of the customer established during the Demand Peak Period. If larger facilities are required to serve the excess of demand established during the Demand Off-Peak Period over the demand established during the Demand Peak Period, the customer shall pay, as optional facilities in accordance with the Company's Rider 6, the cost of any facilities so required. However, no optional facilities charges shall apply to facilities existing and in place at the time the customer qualifies for service hereunder.

ADJUSTMENT OF DEMANDS.

In case the customer, as a result of seasonal or vacation variations in load, has an abrupt decrease of at least 50% in his Maximum Demand during the months of June through September, he will be entitled to the proration of demand charges in the billing period in which such decrease occurs, and if, in the same calendar year, he has a subsequent abrupt increase of at least 100% in Maximum Demand during such months, he will be entitled to the proration of demand charges in the billing period in which such increase occurs, provided that (1) a period of reduced demand continues for at least seven consecutive days immediately following the demand reduction for which proration is sought, and for at least seven consecutive days immediately preceding the demand increase for which proration is sought, (2) demands registered by an indicating or cumulative demand meter shall not be subject to such proration, (3) such proration will be granted only upon written request by the customer stipulating the date of such decrease or increase and received by the Company in advance of such date, and (4) that proration will be granted for only one such decrease and subsequent increase in each calendar year.

(Continued on Sheet No. 30.4)

**RATE 6L
LARGE GENERAL SERVICE**

(Continued from Sheet No. 30.3)

TERM OF CONTRACT.

For customers first receiving service hereunder, the initial term of contract shall be 24 months. Upon expiration of the initial or any renewal term of contract hereunder, the customer's contract shall be automatically renewed for a period of 12 months. For customers receiving service under Rate 6 immediately prior to service hereunder, the unexpired term of contract under Rate 6 shall be the unexpired term hereunder.

A new contract, with an initial term of 24 months, shall be required whenever the Company is called upon to provide additional or different facilities to serve a demand greater than that specified in the customer's then effective contract, and the term of such new contract shall commence at the beginning of the month next following the date when the facilities installed to serve the increased demand become available for service.

The customer shall have the right to terminate his contract and discontinue service from the Company at any time on 30 days' written notice to the Company; provided, however, that in the event of such termination all amounts due the Company shall forthwith be paid.

- * Notwithstanding the aforementioned provisions of this Term of Contract section, a customer's contract for service hereunder shall terminate at such time that this tariff is no longer applicable or available to such customer as provided in the Applicability section of this tariff.

GENERAL.

Nothing in this rate shall be deemed to preclude a residential occupancy on the customer's property from being served as a separate customer on a residential rate.

Energy Peak Periods, for purposes hereof, shall be the hours of 9:00 a.m. to 10:00 p.m. on Monday through Friday, except on days on which the following holidays are generally observed: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Christmas Day and, if one of the foregoing holidays occurs on a Tuesday or Thursday, the immediately preceding Monday or immediately following Friday, respectively. Energy Off-Peak Periods shall be all other hours.

Demand Peak Periods, for purposes hereof, shall be the hours of 9:00 a.m. to 6:00 p.m. on Monday through Friday, except on the holidays designated above. Demand Off-Peak Periods shall be all other hours.

The Schedule of which this rate is a part includes certain general Terms and Conditions and Riders. Service hereunder is subject to these Terms and Conditions and the Riders applicable to this rate.