



City of Rocky Mount Administrative Policy

Policy: Electric Rate Schedule – Industrial Service

Section:	Fees and Charges	Policy No. X.7.34
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Approved By:	City Council	
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INDUSTRIAL SERVICE SCHEDULE IND

Availability

This Schedule is available for nonresidential electric service when the Customer's Contract Demand is equal to or greater than 1,000 kilowatts. Service will be supplied at one point of delivery.

This Schedule is not available for resale or temporary service or for backstand, except as provided herein.

Neither generating nor converting equipment may be operated by the Customer in conjunction with electric service under this Schedule without prior written approval from the City. The Customer shall install equipment acceptable to the City to protect the City's employees and others and its electrical system prior to receiving such approval. The Customer will be responsible for any injury or damage caused by the operation of such generating or converting equipment. Service is subject to immediate suspension without notice until the Customer has installed adequate protective equipment and received approval from the City for any such equipment.

Execution of the City of Rocky Mount Electric Service Agreement must be completed in order to receive service under this rate.

Type of Service

Electric service is 60 hertz alternating current, three-phase 3 or 4 wires, at City's standard voltages.

Contract Demand

The Contract Demand shall be the kW of demand specified in the Electric Service Agreement.

Monthly Rate

Facilities Charge	\$ 1,125.00
Energy Charge	4.2200 ¢/kWh
Demand Charges	
Utility Peak Contribution	\$ 22.50 /kW
Additional Demand	\$ 3.00 /kW ^[1]
Reactive Charge	\$ 0.30 /rkVA

^[1] When City-owned generation is installed to reduce the Customer's Utility Peak Contribution, the charge for Additional Demand shall be \$12.00 per kilowatt.

Backstand Service

When City-owned generation is installed in conjunction with electric service, emergency backstand service may be provided during utility power outages, subject to mutual agreement. Charges for backstand will be based on 125% of the cost of fuel used during the outage to cover all labor and operation expenses. Determination of the cost of fuel will be the responsibility of the Director of Energy Resources based on the City's costs and measured or estimated generation output, as mutually agreed.

Billing Demand

The **Utility Peak Contribution** shall be the average kilowatt demand measured in the 60-minute interval which is used by the North Carolina Eastern Municipal Power Agency (NCEMPA) in determining the City's total system billing demand during the calendar month of power use. When the Utility Peak period initially identified by NCEMPA is changed, the Customer's bill will be adjusted based on the amended peak hour.

Additional Demand shall be the Customer's maximum 15-minute demand during the billing month or the Contract Demand, whichever is greater, less the Utility Peak Contribution.

Notification by City

The City will use diligent efforts to predict the Utility Peak each month and notify the Customer in advance. However, the City is not able to guarantee an accurate prediction and notice will be provided. Notification by the City will be provided to the Customer by direct telephone communication or automatic signal, as mutually agreed. The Customer will hold the City harmless in connection with actions taken in response to notification.

Purchased Power Adjustment

Any purchased power cost adjustments for unrecovered power supply and transmission costs will apply to service under this Schedule.

Purchased Power Adjustment 0.0 ¢/kWh

Sales Tax

North Carolina utility sales tax will be added to the above charges, if applicable.

Reactive Demand

Reactive Demand will be the maximum metered rkVA demand in any 15-minute interval in the billing month.

Removal of Facilities

If the Customer is not using service or only partially using service, the City may, after notice to the Customer, remove its transformers and other equipment not being used fully and substitute other equipment adequate to serve the Customer.

Contract Period

The contract period shall not be less than one year.

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 as may in its judgment be required for the purpose of making necessary repairs on the lines or other parts of its system.

Power Quality

The Customer agrees that should it use any part of the power delivered for processes that create power quality issues, including but not limited to harmonic problems, voltage flickers, or voltage fluctuations, that negatively impact the City's electric system, the Customer will install and maintain

proper regulating, controlling and auxiliary apparatus and devices necessary to correct any problems created by Customer's processes or equipment. Should

Customer, after written notice from the City, fail to correct any problems created by power quality issues, the City may choose to exercise one of the following options:

- Make electric system enhancements that would mitigate problems created by Customer. A 2% facilities charge will be billed to Customer monthly based on improvement costs necessary to mitigate problems created by Customer.
- If Customer refuses to make necessary improvements or pay the City a facilities charge for improvements, the City may elect to discontinue service.
- Should Customer facilities create a problem on City's Electric System that must be dealt with immediately, City shall have the authority to disconnect service promptly. The City shall take reasonable measures to notify the Customer as soon as practical so Customer will have an opportunity to correct the problem(s).