AVAILABILITY

Service under this schedule is available at points on the Company’s interconnected system within the State of Idaho where existing facilities of adequate capacity and desired phase and voltage are adjacent to the location where Small General Service, On-Site Generation is desired, and where additional investment by the Company for new transmission, substation or terminal facilities is not necessary to supply the desired service. This service is available to Customers intending to operate Exporting Systems under this schedule to generate electricity to reduce all or part of their monthly energy usage.

APPLICABILITY

Effective until a final order is issued that addresses metering configuration for Schedule 84 customers, and any appeal period has passed or the order has been upheld on appeal, existing Schedule 8 customers who no longer meet the energy usage requirement of Schedule 8 that ‘energy usage is 2,000 kWh, or less, per Billing Period for ten or more Billing Periods during the most recent 12 consecutive Billing Periods[,]’ can elect Schedule 8.

Service under this schedule is applicable to Electric Service supplied to a Customer at one Point of Delivery and measured through one meter. This schedule is applicable to Customers whose metered energy usage is 2,000 kWh, or less, per Billing Period for ten or more Billing Periods during the most recent 12 consecutive Billing Periods. When the Customer’s Billing Period is less than 27 days or greater than 36 days, the energy usage will be prorated to 30 days for purposes of determining eligibility under this schedule. Customers whose metered energy usage exceeds 2,000 kWh per Billing Period on an actual or prorated basis three times during the most recent 12 consecutive Billing Periods are not eligible for service under this schedule and will be automatically transferred to the applicable schedule effective with the next Billing Period. New customers may initially be placed on this schedule based on estimated usage.

This schedule is also applicable to non-profit or tax supported ball fields, fairgrounds or rodeo grounds with high demands and intermittent use exceeding 2,000 kWh per month. This schedule is not applicable to standby service, service for resale, shared service, to individual or multiple family dwellings first served through one meter after February 9, 1982, or to agricultural irrigation service after October 31, 2004.

Service under this schedule is also subject to the following conditions:

1. Customer owns/and or operates a Generation Facility fueled by solar, wind, biomass, geothermal, hydropower or represents fuel cell technology, with a total nameplate capacity rating of 25 kilowatts (kW) or less, that is connected in Parallel with the Idaho Power System.

2. The Generation Facility is interconnected to the Customer’s individual electric system on the Customer’s side of the Point of Delivery, thus all energy received and delivered by the Company is through the Company’s existing watt-hour retail meter.

3. Customer meets all applicable requirements detailed in the Company’s Schedule 68, Interconnections to Customer Distributed Energy Resources.
DEFINITIONS

Designated Meter is the retail meter physically connected to the Exporting System.

Distributed Energy Resource(s) (DER(s)) is a source of electric power that is not directly connected to the bulk power system. Any combination of Generation Facilities and/or Energy Storage Devices connected in Parallel is considered a DER.

Energy Storage Device is a device that captures energy produced at a point in time and stores the energy for use as electricity at a future point in time. An Energy Storage Device is a DER.

Excess Net Energy means the positive difference between the kilowatt-hours (kWh) generated by a Customer and the kWh supplied by the Company over the applicable Billing Period.

Exporting System is a Customer-owned DER under the terms of Schedules 6, 8, or 84, which is designed to provide for the transfer of electricity energy to the Company. An Exporting System is interconnected to the Company’s system under the applicable terms of Schedule 68.

Generation Facility means all equipment used to generate electric energy where the resulting energy is either delivered to the Company via a single meter at the Point of Delivery or is consumed by the Customer. A Generation Facility is a DER.

Interconnection Facilities are all facilities reasonably required by Prudent Electrical Practices and the applicable electric and safety codes to interconnect and safely deliver energy from the Generation Facility to the Point of Delivery.

Parallel connection means generating electricity from an on-site generation system that is connected to and receives voltage from Idaho Power’s system.

Point of Delivery is the retail metering point where the Company’s and the Customer’s electrical facilities are interconnected to allow the Customer to take retail electric service from the Company.

Prudent Electrical Practices are those practices, methods, and equipment that are commonly used in prudent electrical engineering and operations to operate electric equipment lawfully and with safety, dependability, efficiency and economy.

Schedule 68 is the Company’s service schedule which provides for interconnection to customer generation or its successor schedule(s) as approved by the Commission.

TYPE OF SERVICE

The type of service provided under this schedule is single and/or three-phase alternating current, at approximately 60 cycles and at the standard service voltage available at the Premises to be served.
CONDITIONS OF PURCHASE AND SALE

The conditions listed below shall apply to all transactions under this schedule.

1. Balances of generation and usage by the Customer:

   a. If electricity supplied by the Company during the Billing Period exceeds the electricity generated by the Customer and delivered to the Company during the Billing Period, the Customer shall be billed for the net electricity supplied by the Company at the rates contained within this schedule, in accordance with normal metering practices.

   b. If electricity generated by the Customer and delivered to the Company during the Billing Period exceeds the electricity supplied by the Company during the Billing Period, the Excess Net Energy shall be carried forward as a kWh credit to offset energy usage in a subsequent Billing Period. Excess Net Energy credits are subject to the following provisions:

      i. Credits can only be used to offset billed kWh consumption. Customers shall be billed for all applicable non-energy charges for the Billing Period according to the applicable standard service schedule.

      ii. Credits shall carry forward provided the Customer maintains electric service at the same Point of Delivery.

      iii. Credits are non-transferrable in the event that a Customer relocates and/or discontinues service at the Point of Delivery associated with the Exporting System. Any unused credits will expire at the time the final bill is prepared.

   c. Compensation for the balance of generation and usage by the Customer is subject to change upon Commission approval.

2. Aggregation of meters for the annual transfer of unused Excess Net Energy credits:

   a. If a balance of Excess Net Energy credits exists at a Designated Meter at the end of the Customer's December Billing Period the Customer may request to transfer the unused credits to offset energy consumption at eligible meters. A meter is eligible for aggregation if it meets all of the following criteria:

      i. The account subject to offset is held by the Customer; and

      ii. The meter is located on, or contiguous to, the property on which the Designated Meter is located. For the purposes of this tariff, contiguous property includes property that is separated from the Premises of the Designated Meter by public or railroad rights of way; and
iii. The meter is served by the same primary feeder as the Designated Meter at the time the Customer files the application for the Exporting System; and

iv. The electricity recorded by the meter is for the Customer’s requirements; and

v. Credits may only be transferred to meters taking service under Schedule 1, Schedule 6, Schedule 7, or Schedule 8.

b. Customers may submit requests to transfer Excess Net Energy credits between January 1 and January 31 of each year. All requests must be received by Idaho Power by midnight, Mountain Standard Time, on January 31. If a Customer does not request to transfer Excess Net Energy credits by the January 31 submission deadline Excess Net Energy credits will carry forward to offset consumption at the Designated Meter until they become eligible for transfer on January 1 of the following year.

c. Requests to transfer Excess Net Energy credits must be executed by the Company no later than March 31. Transfers will be based on the balance of Excess Net Energy credits available at the time the transfer is made.

d. If multiple meters are eligible for aggregation, Excess Net Energy credits must first be applied to the Designated Meter, then to eligible meters on the same rate schedule as the Designated Meter. Remaining Excess Net Energy credits may then be applied to offset consumption at eligible meters on differing rate schedules in accordance with Section 2a(v) above.

e. A meter aggregation fee of $10.00 will be assessed per aggregated meter per annual transfer transaction.

3. The Customer shall never deliver or attempt to deliver energy to the Company’s system when the Company’s system serving the Customer’s Generation Facility is de-energized for any reason.

4. The Company shall not be liable directly or indirectly for permitting or continuing to allow an attachment of an Exporting System to the Company’s system, or for the acts or omissions of the Customer that cause loss or injury, including death, to any third party.

5. The Customer is responsible for all costs associated with the Generation Facility and Interconnection Facilities. The Customer is also responsible for all costs associated with any Company additions, modifications, or upgrades to any Company facilities that the Company determines are necessary as a result of the installation of the Generation Facility in order to maintain a safe, reliable electrical system.

6. The Company shall not be obligated to accept, and the Company may require the Customer to curtail, interrupt, or reduce deliveries of energy if the Company, consistent with Prudent Electrical Practices, determines that curtailment, interruption, or reduction is necessary because of line construction or maintenance requirements, emergencies, or other critical operating conditions on its system.
CONDITIONS OF PURCHASE AND SALE (Continued)

7. If the Company is required by the Commission to institute curtailment of deliveries of electricity to its customers, the Company may require the Customer to curtail its consumption of electricity in the same manner and to the same degree as other Customers on the Company’s standard service schedules.

8. The Customer shall grant to the Company all access to all Company equipment and facilities including adequate and continuing access rights to the property of the Customer for the purpose of installation, operation, maintenance, replacement, or any other service required of said equipment as well as all necessary access for inspection, switching, and any other operational requirements of the Customer’s Interconnections Facilities.

9. The Customer shall notify the Company immediately if an Exporting System is permanently removed or disabled. Permanent removal or disablement for the purposes of this Schedule is any removal or disablement of an Exporting System lasting longer than six (6) months. Customers with permanently removed or disabled systems will be removed from service under this schedule and placed on the appropriate standard service schedule.

SUMMER AND NON-SUMMER SEASONS

The summer season begins on June 1 of each year and ends on August 31 of each year. The non-summer season begins on September 1 of each year and ends on May 31 of each year.

MONTHLY CHARGE

The Monthly Charge is the sum of the following charges, and may also include charges as set forth in Schedule 54 (Fixed Cost Adjustment), Schedule 55 (Power Cost Adjustment), Schedule 91 (Energy Efficiency Rider), Schedule 95 (Adjustment for Municipal Franchise Fees), Schedule 96 (Blaine County Surcharge to Fund the Undergrounding of Certain Facilities), and Schedule 98 (Residential and Small Farm Energy Credit).

The following charges are subject to change upon Commission approval:

<table>
<thead>
<tr>
<th>Service</th>
<th>Summer</th>
<th>Non-summer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Service Charge, per month</td>
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<td>$5.00</td>
</tr>
<tr>
<td>Energy Charge, per kWh</td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 300 kWh</td>
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<td>9.8633¢</td>
</tr>
<tr>
<td>All Additional kWh</td>
<td>11.7472¢</td>
<td>10.3486¢</td>
</tr>
</tbody>
</table>

PAYMENT

The monthly bill rendered for service supplied hereunder is payable upon receipt, and becomes past due 15 days from the date on which rendered.