

SCHEDULE 46
ALTERNATE DISTRIBUTION
SERVICE

AVAILABILITY

Alternate Distribution Service under this schedule is available at points on the Company's inter-connected system within the State of Idaho where existing facilities of adequate capacity and desired phase and voltage are adjacent to the location where Alternate Distribution Service is desired, and where additional investment by the Company for new distribution facilities is not necessary to supply the requested service. When additional transmission or substation facilities are required, separate arrangements will be made between the Customer and the Company.

Alternate Distribution Service is available only to Customers taking Primary Service under Schedule 9 or 19.

AGREEMENT

Service shall be provided only after the Uniform Alternate Distribution Service Agreement is executed by the Customer and the Company. The term of the initial agreement shall be dependent upon the investment required by the Company to provide the Alternate Distribution Service, but shall in no event be less than one year. The Uniform Alternate Distribution Service Agreement shall automatically renew and extend each year, unless terminated under the provisions of the Agreement.

TYPE OF SERVICE

Alternate Distribution Service consists of a second distribution circuit to the Customer which backs up the Customer's regular distribution circuit through an automatic switching device. Alternate Distribution Service facilities include, but are not limited to, the automatic switching device and that portion of the distribution substation and the distribution line required to provide the service. The kW of Alternate Distribution Service capacity shall be specified in the Uniform Alternate Distribution Service Agreement.

STANDARD OF SERVICE

The Alternate Distribution Service provided under this schedule is not an uninterruptible supply and is subject to the same standard of service as provided under Rule J.

MONTHLY CHARGES

The Monthly Charge is the sum of the Capacity Charge and the Mileage Charge at the following rates:

Capacity Charge

\$2.40 per contracted kW of capacity

Mileage Charge

\$.006 per kW per tenth of a mile in excess of 1.7 miles.

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MONTHLY CHARGES (Continued)

The distribution line will be measured to the nearest tenth of a mile from the Alternate Distribution Service substation to the automatic switching device.

FACILITIES CHARGE

The automatic switching device will be owned, operated, and maintained by the Company in consideration of the Customer paying to the Company a monthly Facilities Charge in accordance with the charges specified in Schedule 66.

CONTRIBUTION TOWARD MINIMUM CHARGE ON OTHER SCHEDULES

Any alternate Distribution Service charges paid under this schedule shall not be considered in determining the Minimum Charge under any other Company schedule.

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.

Idaho Power Company
Uniform Alternate Distribution
Service Agreement

LOCATION DESCRIPTION. _____ ACCOUNT NO. _____

THIS AGREEMENT between _____
whose billing address is _____
hereinafter called Customer, and Idaho Power Company, with its principal office located at 1221 West Idaho Street, Boise, Idaho, hereinafter called Company:

NOW, THEREFORE, The parties agree as follows:

The Alternate Distribution Service provided through this Agreement consists of a second distribution circuit to the Customer which backs up the Customer's regular distribution circuit through an automatic switching device.

1. This Agreement is subject to the Company's applicable tariff provisions for Alternate Distribution Service and is also subject to the Company's General Rules, Regulations, and Rates as now or may be hereafter modified and approved by the Idaho Public Utilities Commission.

2. The Company agrees to provide Alternate Distribution Service to the Customer's loads at or near _____, County of _____, State of Idaho, in the form of three-phase, _____ volt, Electric Service subject to the emergency operating conditions of the Company.

3. The Contract Capacity of Alternate Distribution Service provided by this Agreement is _____ kW. The Company shall reserve this Contract Capacity in the alternate distribution facilities.

4. The Customer shall pay to the Company a monthly Facilities Charge on the Company's investment in the automatic switching device as set forth in the tariff provisions for Alternate Distribution Service. The amount of this initial investment is set forth in the Distribution Facilities Investment Report provided by the Company to the Customer. As such investment changes, in order to serve the Customer's requirements, the Company shall notify the Customer in writing of additions or deletions of facilities by forwarding a dated investment notice. The monthly Facilities Charge will be adjusted accordingly.

5. In the event the Customer requests the Company to remove or reinstall or change the facilities set forth in the Distribution Facilities Investment Report, the Customer shall pay to the Company the "non-salvable" cost of such removal, reinstallation or change. Non-salvable cost as used herein is comprised of the total cost of material, labor, and overheads of installing the facilities, less the difference between the salvable cost of material removed and the removal labor cost including appropriate overhead costs.

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6. The Company reserves the right to determine the substation and distribution facilities for both the primary and alternate distribution sources to the Customer for the Contract Capacity specified under paragraph 3.

7. The initial service date of this Agreement is subject to the Company's ability to obtain required labor, materials, equipment, satisfactory rights-of-way, and comply with governmental regulations.

8. In consideration of the investment required to be made by the Company in the facilities necessary to provide Alternate Distribution Service, the term of this Agreement shall be for _____ years from and after the initial service date. The Agreement shall automatically renew and extend each year thereafter unless written notice of termination is given by either party to the other not less than thirty (30) days prior to the expiration of the Agreement or any extension of the Agreement. If the Customer elects not to renew or extend the Agreement, the Customer shall pay the cost of removing the facilities set forth in the Distribution Facilities Investment Report in accordance with the charges specified under paragraph 5.

9. This Agreement is subject to valid laws and to the regulatory authority and orders, rules, and regulations of the Idaho Public Utilities Commission and such other administrative bodies having jurisdiction.

10. Nothing in this Agreement shall be construed as limiting the Idaho Public Utilities Commission from changing any rates, charges, classification or service, or any rules, regulation, or conditions relating to service under this Agreement, or construed as affecting the right of the Company or the Customer to unilaterally make application to the Commission for any such change.

Date _____, 20____.

(APPROPRIATE SIGNATURES)