

Michael Garrett



1st Revision	Sheet No. 1	RECEIVED
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Alaska Power Compa	ny	
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	AND RATES	
<u>APPLYING T</u>	O ELECTRIC SERVICE I	FURNISHED BY
	ALASKA POWER COMPAN	NY
	193 OTTO STREET	
	P.O. BOX 3222 PORT TOWNSEND, WA 983	368
	.270, 205, 1702	
	(360) 385-1733	
	FAX (360) 385-5177	
ursuant to U-04-12(1)		Effective: April 28, 2004

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By: Michael Garrett	Title: President/C	EEO			

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Alaska Power Company

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Application Net Metering Facility Not Greater than 25 kW

Interconnection Requirements for Net Metering Power Producers

Pursuant to Order U-23-054(14) Effective: 10/29/2024

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By:

Steven J. Kramer Title: Senior Director of Regulatory Affairs

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By: Howard Garner Tit	le: Executive Vice President	

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OLL FREE TO PORT TOWNSEND OF	FICE:	
(800) 982-0136		
CUSTOMER SERVICE OFFICES		
CRAIG 826-3202 OR T (Includes service for all Prince	Coll free 800 478-7785 of Wales Locations)	
EAGLE 547-2323	,	
HAINES 766-6500 OR To	oll Free 866-429-6371	•

Eagle, Healy Lake, Mentasta, Slana, Tanacross & Tetlin) EMERGENCY TELEPHONE NUMBERS:

NORTHWAY 778-2295

CRAIG 826-3400 OR 800-478-7785 for other locations.

TOK 883-5101 OR Toll free 800 478-7531 (Includes service for Allakaket/Alatna, Bettles, Chistochina, Dot Lake,

SKAGWAY 983-2202 OR Toll Free 888-983-2207

EAGLE 547-2213 HAINES 766-6515 NORTHWAY 778-2295 SKAGWAY 983-2016

TOK

883-5104 or 800-478-7531 for other locations.

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July 17, 2008

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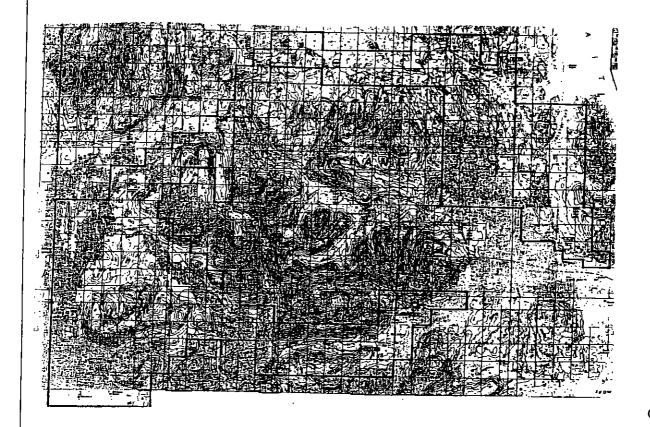
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State of Alaska Regulatory Commission of Alaska

Alaska Power Company

Prince of Wales Island Service Area Map:

(This is page one of two pages of maps - see 11.01 for page two)



Pursuant to U-01-098(2)

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May 15, 2002

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By Arrie Sather

Title: President, Alaska Power Company

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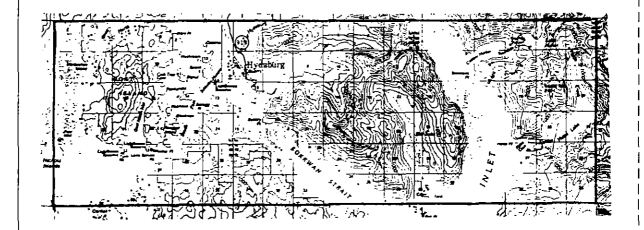
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Prince of Wales Island Service Area Map:

(This is page two of two pages of maps - see 11 for page one)



Pursuant to Order No. 1 of Docket U-97-96

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T74S R82E	Sections: 1	to 12, 17, 18, and 1	9	
T72S R80E	Sections: 28	5 and 36		
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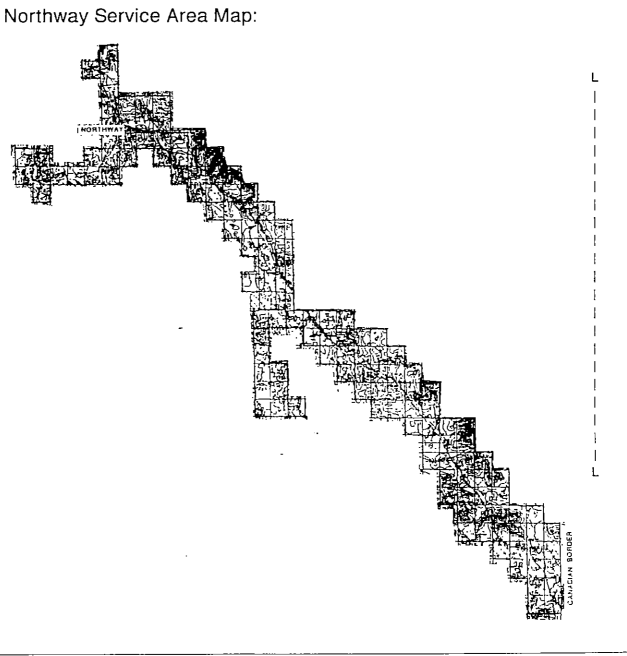
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Title: President, Alaska Power Company

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This includes the communities of Coffman Cove,	Whale Pass and Na	ukati)	!
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T66S R79E	Sections: 13,	14, 15, 22 to 27,		1
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T66S R80E	Sections: 18,	19, 30 and 31		
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Alaska Power Company			State of Alaska Public Utilities Commission

DESCRIPTION OF SERVICE AREA FOR NORTHWAY

(The following is in reference to the Copper River Meridian)

T14N R18E Sections: 22,23,25,26,27, and 35

T14N R19E Sections: 1 to 4, 9 to 16, 20, 21, 22, 24, 28, 29 and 30

T14N R20E Sections: 7,8,17 to 21,27 to 30, and 32 to 35

T13N R20E Sections: 1 to 4,10 to 14,24,25, and 36

T13N R21E Sections: 7,18 to 20, and 29 to 33

T12N R21E Sections: 1 to 4,10 to 14, and 24

T12N R22E Sections: 7,8,16 to 22,26 to 30, and 32 to 36

T11N R22E Sections: 1,2,3,11 to 14,24 and 25

T11N R23E Sections: 6,7,17 to 21, and 28 to 35

T10N R23E Sections: 1 to 6,9 to 15, and 23 to 26

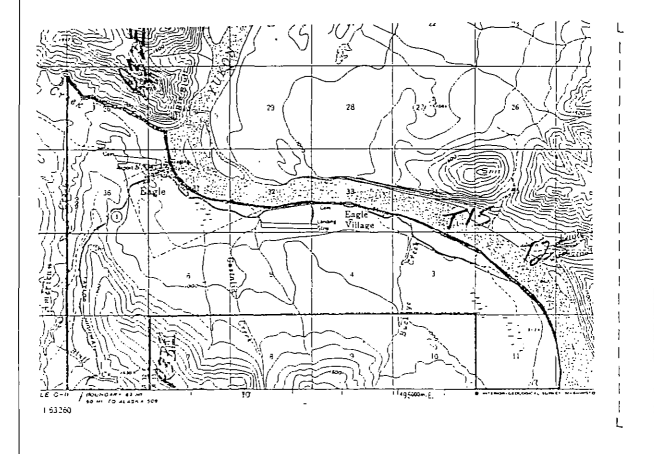
T15N R19E Sections: 21,28,29 and 33

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State of Alaska
Public Utilities Commission

Eagle Service Area Map:



Pursuant to U-96-3(7)

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Alaska Power Company			State of Alaska Public Utilities Commission

DESCRIPTION OF SERVICE AREA FOR EAGLE

(The following is in reference to the Fairbanks Meridian)

L T1S R32E Sections: 36 and that portion of 25 South of Mission Creek T1S R33E Sections: SW1/4 of the SW1/4 of 30 and those portions of 31, 32, 33 and 34 South of the Yukon River T2S R32E Sections: 1 and 12 T2S R33E Sections: 4, 5, 5 and those portions of 2, 3, 11 and 12 South or West of

the Yukon River.

Pursuant to U-96-3(7)

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By: Howard Garner

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			State of Alaska Public Utilities Commission
Alaska Power Company			

DESCRIPTION OF SERVICE AREA FOR BETTLES AND EVANSVILLE

(The following is in reference to the Fairbanks Meridian)

T24N R18W Sections: 4 to 9 and 16 to 21

T24N R19W Sections: 1, 2, 11 to 14 and 24

T25N R18W Sections: 32 to 34

Pursuant to U-96-3(7)

Effective: May 14, 1999

issued by: Alaska Power Company

By: Howard Garner

5th Revision	Sheet No.	14
Cancelling:		
4th Revision	Sheet No.	14

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STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

Alaska Power Company

Haines Service C Area Map

Pursuant to U-06-066(3)

Effective: February 5, 2007

Issued by: Alaska Power Company

By:

Michael Garrett

Sheet No.	14.01
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Sheet No.	14.01

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STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

Alaska Power Company

DESCRIPTION OF SERVICE AREA FOR HAINES

(The following is in reference to the Copper River Meridian)

T29S R58E Sections: 25 and 36

C

T29S R59E Sections: 30 and 31

C

T30S R58E Sections: 8, 9, 13 through 17, 23, and 24

T30S R59E Sections: 5, 6, 8, 9, 10, 14, 15, 16, 19, 22, 23, 26 through 30,

C

and 33 through 36

T31S R59E Sections: 1, through 3, 10 through 14, 24, and 25

T31S R60E Sections: 6, 7, 18, 19, the SW 1/4 of 29, 30, 31, and 32

Pursuant to TA 751-2

Effective: March 15, 2007

Issued by: Alaska Power Company

By:

Howard Garner

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Aleste Dawer Comm		State of Alaska
Alaska Power Comp	апу	Public Utilities Commission
Skagway Service Area Mar		
Pursuant to Order No. 1	Effective: June	

Original		Sheet No. 15.01		
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Alaska Power Company			State of Alaska Public Utilities Commissio	
	Servi	ce Area Description		
Skagway:				
T26S	R60E	Those U.S. portions of 12, 13, 14, 22, 2 26, 27, 34, and 35	3,	
T27S	R59E	Sections: 15, 16, 21, 22, 26, 27, 28, and 33 through 36		
T27S	R60E	Sections: 3, 9, 10, 16, 17, 20, 29, 30 and 31		
T28S	R59E	Sections: 1, 2, 3, 10 through 15, 21 and	4 22	

(The above is in reference to the Copper River Meridian)

Section 6

R60E

Pursuant to Order No. 1

T28S

Effective: June 17, 1994

of Docket U-94-5

Issued by: /Alaska / wer Company

Howard Garner

Howard Garner

16 Original Sheet No. Cancelling: RECEIVED Sheet No. JUN 15 1994 State of Alaska Alaska Power Company **Public Utilities Commission** Tok Service Area Map: CATHEDRAL TONCTION TELLTH SERVICE AREA. ---- ROAD Pursuant to Order No. 1 Effective: June 17, 1994 of Docket U-94-5 Issued by: Alaska Hower Company

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		Servi	ice Area Desc	ription:		
etlin:	T16N	R15E	Sections: All	(Reference Copper Ri	ver Meridian)	
	T16N	R16E	Sections: All	(Reference Copper R)	ver Meridian)	
ok:	T14S	R16E	Sections: All	(Reference Fairbanks	Meridian)	
	(Each o	f the followi	ng in reference to the (Copper River Meridian)		
	T15N	R11E	Sections: All			
	T15N	R12E	Sections: All			
	T15N	R13E	Sections: All			
	T16N	R11E	Sections: All			
	T16N	R12E	Sections: All			
	T16N	R13E	Sections: All			
	T16N	R14E	Sections: All			
	T17N	R11E	Sections: All			
	T17N	R12E	Sections: All			
	T17N	R13E	Sections: All			
	T17N	R14E	Sections: All			
	T17N	R15E	Sections: All			
	T17N	R16E	Sections: All			
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By How	ward Garn	er	 Title: Executive Vic	ce President		

Original Sheet No. 16.02 RECEIVED Cancelling: JUN 15 1994 Sheet No. State of Alaska **Public Utilities Commission** Alaska Power Company Service Area Description (continued) <u>Tok</u> **T18N R8E** Sections: All T18N R9E Sections: All T18N R10E Sections: All T18N R11E Sections: All T18N R12E Sections: All T18N R13E Sections: All T18N R14E Sections: All T18N R15E Sections: All T18N R16E Sections: All T19N R8E Sections: All T19N R9E Sections: All T19N R10E Sections: All T19N R11E Sections: All T19N R12E Sections: All T19N R13E Sections: All T19N R14E Sections: All T19N R15E Sections: All (The above in reference to the Copper River Meridian) Pursuant to Order No.1 Effective: June 17, 1994 of Docket U-94-5

Issued by: Alaska Power Company

Sheet No. 16.03 Original RECEIVED Cancelling: Sheet No. JUN 15 1994 State of Alaska Alaska Power Company **Public Utilities Commission** Service Area Description (continued) <u>Tok</u> **T20N R8E** Sections: All **T20N R9E** Sections: All **T20N R10E** Sections: All T21N R7E Sections: All **T21N R8E** Sections: All **T22N R5E** Sections: All **T22N R6E** Sections: All T22N R7E Sections: All (The above in reference to the Copper River Meridian) Pursuant to Order No.1 Effective: June 17, 1994 of Docket U-94-5 Issued by: Alaska Power/Company Howard Garner Title: Executive Vice President By:

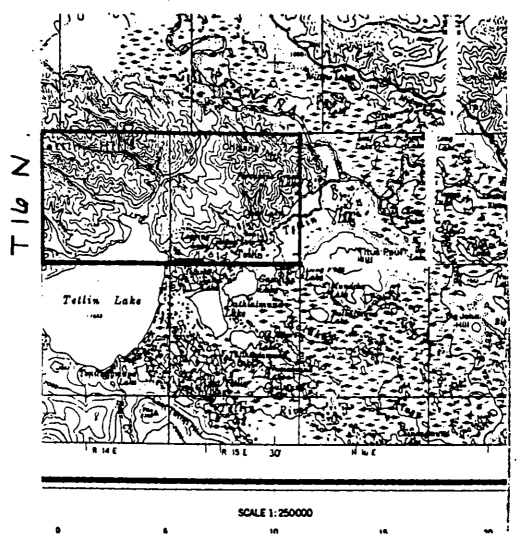
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Alaska Power Company

JUN 15 1994

State of Alaska
Public Utilities Commission

Tetlin Service Area Map:



Pursuant to Order No. 1 of Docket U-94-5

Effective: June 17, 1994

Issued by: Alaska Power Company

Howard Garner

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	Alaska	Power Co	ompany	State of Alaska Public Utilities Commission
		Serv	ice Area Description:	
	(All of th	e following	in reference to the Copper River Meridian)	
Mentast	a Lake:			
	T14N	R8E	Sections: 22 thru 27, 34, 35, and 36	
	T14N	R9E	Sections: 19 thru 36	
	T13N	R8E	Sections: 1, 2, 3, 10 thru 15, 22 thru 27, 34, 35	, and 36.
	T13N	R9E	Sections: 1 thru 18, 21 thru 28, and 33 thru 36	
Chistocl	hina:			
	T9N	R3E	Sections: 12 thru 14, 22 thru 27, and 34 thru 3	6

Sections: 2 thru 10, SW1/4 of 11, W1/2 of 14, 15 thru 22, and NW1/4 of 23

Sections: 13, 14, 22 thru 28, and 33 thru 36

Sections: 1 thru 4, 7 thru 12, 14 thru 21, and 30

Pursuant to Order No. 1

T9N

T10N

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R5E

Effective: June 17, 1994

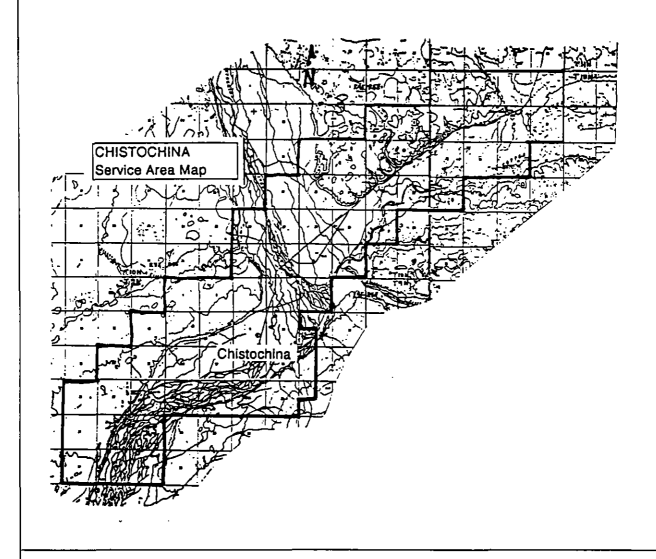
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Howard Garner

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Alaska Power Company			State of Alaska Public Utilities Commission

Chistochina Service Area Map:



Pursuant to Order No. 1 of Docket U-94-5

Effective: June 17, 1994

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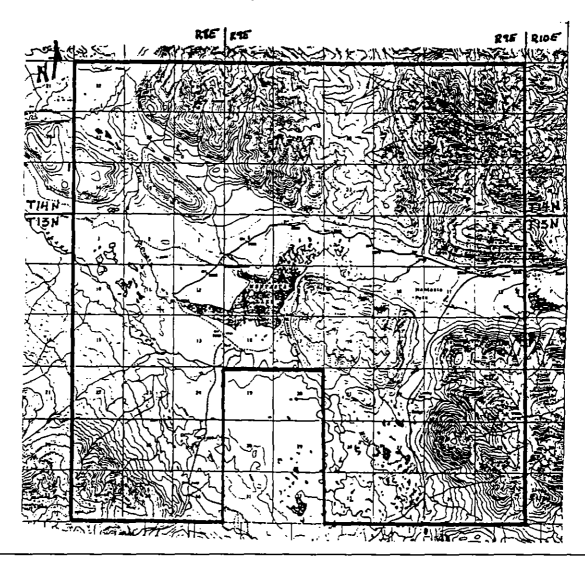
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Alaska Power Company

State of Alaska Public Utilities Commission

Mentasta Lake Service Area Map:



Pursuant to Order No. 1 of Docket U-94-5

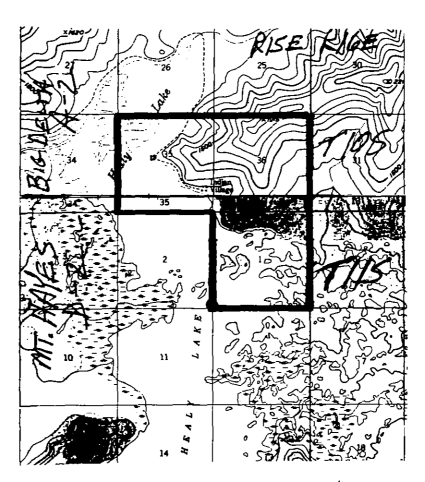
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T10S	R15E	Sections 35 and 36	5		
T11S	R15E	Section 1			; ;

(All of the above with reference to the Fairbanks Meridian)

Service Area Map for Healy Lake:



Pursuant to U-94-34, Order No. 1

Effective: July 26, 1994

Issued by: Alaska Power Company

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Public Utilities Commission
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Service Area Description

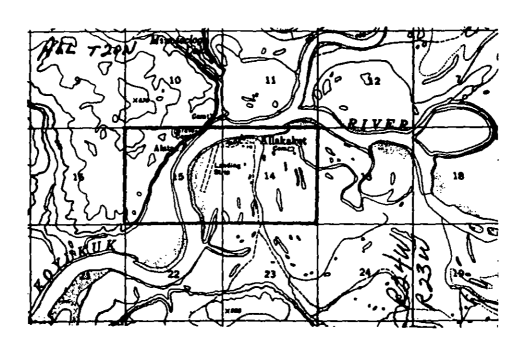
Allakaket and Alatna:

T20N R24W

Sections: 14 and 15

(All of the above with reference to the Fairbanks Meridian)

Service Area Map:



Pursuant to U-94-76(1)

Tariff Advice:

Effective: December 7, 1994

Issued by: Alaşka Power 20 mpany

By: Howard Garner

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	Service Area Description		Ŋ
Slana, A	laska		
	T11 N, R 7 E Sections: 14 and 15	<u>Map</u> Gulkana C-1	
	T 11 N, R 8 E Sections 14 thru 23 Sections 25 thru 30 Sections 32 thru 36	Nebesna C-6	
(All of	the above with reference to the Copper Riv	er Meridian)	
	Service Area Map:		
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Pursuant to U-04-12(1)

Effective: April 28, 2004

Issued by: Alaska Power Company

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Title: President/CEO

Michael Garrett

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RULES AND REGULATIONS

General

1.1 Preface

Alaska Power Company (hereinafter called "the Company"), a wholly owned subsidiary of Alaska Power & Telephone has developed these Rules and Regulations to assist customers, the electrical and building trades, and the employees and representatives of the Company in applying and administering a uniform set of service standards. These Rules and Regulations are designed to insure equitable service to all customers without prejudice.

1.2 Adoption

These Rules and Regulations have been adopted by the Company in compliance with the Company's Articles of Incorporation and Bylaws and in accordance with requirements of federal, state and other bodies having jurisdiction.

A copy of this tariff, complete with presently effective charges, rules, and regulations, is on file for inspection on request by any member of the general public during regular business hours at all of the offices of the Company. Please see Company directory (sheet 10).

1.3 Definitions

The following terms, wherever used in any of these service policies, the Company's rate schedules, and in any application or agreement for electrical service, shall have the following meaning unless otherwise clearly stated:

Pursuant to Order No.1 of Docket U-94-5

Effective: June 17, 1994

Issued by: Alaska Power Company

By: Howard Garner

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State of Alaska
Public Utilities Commission

Advance—in aid of construction: That sum of money representing the cost of making additions or modifications to electric facilities which the applicant must pay as a condition precedent to the installation or modification of facilities requested, and which is subject to refund to the applicant pursuant to prescribed terms and conditions.

Applicant: A person, including a corporation, partnership, association, and governmental unit or agency thereof, who requests electric service or the extension of electric facilities under Section 7 of these rules and regulations, and who may be synonymous, as circumstances permit, with "subdivider," "developer," "builder," "owner," "contractor," and similar terms associated with the improvement and development of real property and the construction of buildings and related improvements and their heirs, successors, and assigns of the applicant.

Billing Period: An interval of approximately one month between successive meter reading dates as established by the Company, except for beginning or final billing periods.

Company: Alaska Power Company

Commercial Service: Activities of a nature requiring a business license, or whose profits and expenses are shown against Federal Income Taxes will be classified as commercial. If the activity cannot be separately metered and takes place in a residence, and its conduct requires more than 25% of the premise's square footage, energy, or demand use; then the entire service will be considered commercial. A master meter or common facility metering serving a multi-unit residential building of more than four

Pursuant to Order No.1 of Docket U-94-5

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By: Howard Garner

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Alaska Power Comp	pany		State of Alaska Public Utilities Commission

units will be considered commercial.

Contribution—in—Aid of Construction: That sum of money representing the cost of making additions or modifications to electric facilities which the applicant must pay as a condition precedent to the installation or modification of facilities requested, and which becomes the property of the Company and is not otherwise subject to refund to the contributor.

Customer: Any individual, firm or organization who purchases electric service at one location under one rate classification, contract, or schedule.

Delinquent: All "past due" amounts and associated finance or late charges, for billing purposes, from one billing cycle which are not received by the Company as of the close of the subsequent billing cycle.

Delinquent Account Carrying Charge: The tariffed charge levied by the Company on an account for which payment in full has not been received by the scheduled due date.

Demand: The maximum rate of delivery of electric energy during a month, measured in kilowatts (kw) and registered as the highest average rate of energy used over any fifteen minute period during the month.

Deposits: That sum of money paid to the Company and retained for a given length of time and returned at the end of the said time, providing all necessary requirements for refund are met.

Pursuant to Order No.1 of Docket U-94-5

Effective: June 17, 1994

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Electric Service: The availability of electric energy at the point of delivery for use by the customer, irrespective of whether electric energy is actually used.

Engineering: Engineering includes the preparation of electric layouts, designs, specifications, and other drawings and lists associated with electric construction. It also includes making construction estimates, inspecting construction for conformance with design criteria and specifications, staking, and labor costs associated with right-of-way acquisition, right-of-way clearing, administration, and similar related activities necessary to the installation of electric distribution facilities.

Final Subgrade: The final grade specified by the governing agency to which the roadway is to be constructed unless finish material (such as asphalt) is to be placed, in which case the final subgrade is the grade specified by the appropriate agency prior to placement of the finish material.

Kilowatt (kw): A unit of power equal to 1,000 watts.

Kilowatt-hour (kwh): Electric energy equivalent to the amount of electric energy delivered in one hour at a constant rate of one kilowatt.

Line Extenstion: Any branch from a continuation of an existing Company owned primary or secondary voltage line. An extension may be for either single or three-phase service or may consist of the conversion of an existing single-phase line to three-phase with or without further extension of the three-phase line.

Meter Tampering: Illegally altering a meter's registration of energy usage or demand by methods such as bypassing a meter, using magnets or other

Pursuant to Order No.1 of Docket U-94-5

Effective: June 17, 1994

Issued by: Alaska Power Company

Original Sheet No. 23

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State of Alexa Power Company Public Utilities Commission

means to slow the meter recording, or breaking the meter's seals.

Mobile Home: A detached single-family dwelling having complete living facilities, constructed and fabricated into a complete unit at a factory, and capable of being transported to the location of its use on its own chassis and wheels.

Mobile Home Park: Any parcel, or adjacent parcels of land in the same ownership, which is utilized for occupancy by more than two mobile homes.

Month: An interval of approximately thirty (30) days between successive normal reading dates.

Past Due: Payment, with respect to a customer's account for electric service, that has not been received by the Company within 25 days from the date the bill is rendered.

Permanent Service: Service entrance and metering equipment installed at a given location with intent to remain for the useful service life of the Company's electrical facilities constructed for that service.

Point of Delivery: That predetermined location where the Company terminates its equipment or conductors and connects with the customer's equipment or conductors.

Power Factor: The ratio of kilowatt-hours to kilovolt ampere-hours expressed in percentage.

Primary Voltage: The input voltage of the circuit supplying power to the distribution transformer which provides service to the customer.

Pursuant to Order No.1 of Docket U-94-5

Effective: June 17, 1994

Issued by: Alaska Power Company

By: Howard Garner

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STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

Alaska Power Company

Qualifying Facility: A cogeneration facility or small power production facility as defined in 3 AAC 50.820(11).

Residential Service: The provision of electrical energy for domestic purposes such as space heating, water heating, cooking, clothes drying, and includes service in apartment buildings, mobile home parks, other multi-unit residential buildings and common areas of four or less units, boat harbors, private airplane hangars, and like uses. For circumstances where a residence is classified as a commercial service, see the Commercial Service Definition.

Retail Customer: A person or entity purchasing energy services from rate classes for their own use and do not resell metered energy services to the public. The rule limiting resale of electricity to other parties does not include the sale of electric energy to Electric Vehicle (EV) stations.

Seasonal Service: Service only during specified seasons of the year, such as service to a cannery during the summer.

Secondary Voltage: The voltage for delivery directly to the service entrance of the customer, i.e., the low voltage side of a distribution transformer, or utilization voltage.

Service: The furnishing of electric energy to a given location; the conductors at secondary voltage required to furnish such energy.

Single-Phase Service: Standard service using two energized wires and one neutral.

Street Light: A system, or fixture of such system, for the illumination of streets, alleys, and other public places and areas, or a fixture or fixtures, installed to illuminate private homes and areas.

Subdivision: A tract or parcel of land divided into two or more lots, sites, or other divisions according to applicable law.

Pursuant to Order U-23-054(14)

Issued by: Alaska Power Company

By:

Steven J. Kramer

Title: Senior Director of Regulatory Affairs

Effective: 10/29/2024

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Temporary Service: The provision of electric service to a given location with the intent to relocate or remove the Company's electrical facilities constructed for that location prior to expiration of the useful life of those facilities. Those services not meeting the requirements of permanency set forth by the Company shall be considered temporary.

Three-Phase Service: A service using three energized wires and one neutral.

1.4 Scope

These Rules and Regulations are prerequisite to any oral or written agreemeant for any electric service. These Rules and Regulations are equally binding on the Company and on any customer supplied by the Company's electrical or transmission system. Current copies of these Rules and Regulations may be reviewed by interested parties during regular office hours at the Company's offices (see sheet 10).

1.5 Revision

These Rules and Regulations may be revised, amended, supplemented, or otherwise changed at any time by the Company, subject to review and approval by the Alaska Public Utilities Commission. These Rules and Regulations cancel and supercede all previous Rules and Regulations.

1.6 Conflict

In the event questions or conflict arise between any provisions of a particular tariffed rate schedule or special contract and these Rules and Regulations, the provisions of the particular rate schedule or special contract shall apply.

Pursuant to Order No.1 of Docket U-94-5

Effective: June 17, 1994

Issued by: Alaska Power Company

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Alaska Power Company	<u> </u>	<u> </u>
1.7 Applicability		
	to all electrical services rendered by the Company except as other es. If, for any reason, any Rule or Regulation contained in this tarificate the entire tariff.	
1.8 Customer Complaints		
	ny customer complaint in the most expeditious manner with the app ny will respond to the substance of each service complaint and oth days of its receipt.	
<u>-</u>	tisfactorily resolved by staff and management, the customer may r on of Alaska at the following address:	refer the
Regulatory Commission of Alaska		
		,
701 W. 8th Avenue, Suite 300 Anchorage, AK 99501		
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Alaska Power Company		COMMINGEON OF ALMORA

RULES AND REGULATIONS

- 2. Nature of Services Offered
 - 2.1 Electric Service

The Company provides 60 cycle (Hertz) alternating current, either single or three phase, depending upon available curcuits. Standard voltages available are 120/208, 120/240, 208, 240, 277/480, and 480, depending upon available circuits. Other secondary voltages may be made available with prior approval of the Company's engineering department. It is the responsibility of the customer to pay for special equipment needed to supply non-standard secondary voltages or regulate voltages closer than standard service provides.

Service is also available at the Company's standard primary distribution and transmission voltages, depending upon available curcuits. Standard distribution voltages depending on location are 2400/4160, 7200/12470, 14400/24900 and 19900/34500. Customers receiving service at these voltages will be responsible for furnishing, installing and maintaining all facilities and equipment past the agreed point of delivery, including required circuit breakers, transformers, and line extensions. The Company reserves the right to require the customer to furnish circuit breakers with appropriate protective equipment at the point of delivery

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The Company shall, unless otherwise provided, construct, operate and maintain the entire facilities, whether overhead or underground, necessary to delivery electrical energy to the point of receipt of service by the customer. The point of receipt of service by the customer (unless otherwise provided in this

Pursuant to: TA 760-2 Effective: October 11, 2007

Issued by: Alaska Power Company

Michael Garrett

By:

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tariff) shall be:

- (a) For an overhead system—The point of connection by splice or tap, of the Company's supply conductors and the customer's service entrance conductors; such point being external to the customer's building or other structure.
- (b) For an underground system—the service lugs of a meter enclosure or other suitable terminal box mounted external to the customer's building or other structure to which the Company's supply conductors are connected.

Pursuant to Order No.1 of Docket U-94-5

Effective: June 17, 1994

issued by: Alaska Rower/Company

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ursuant to Order No.1 Docket U-94-5	Effective: June 17, 1	994	
sued by: Alaska Power Company			

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RULES AND REGULATIONS

3. Types of Service

3.1 Permanent

Permanent service installations are as defined in Section 1.3 (Definitions). Charges for construction of permanent facilities will be based on the Service Extension Policies set forth in Section 7 of this tariff. All facilities will be designed and installed in accordance with applicable codes, standards and practices of the industry for the class of service provided. The equipment will be mounted on an applicant's pole, building or other structure on a permanent, non-moveable foundation. The Company reserves the right of final determination of whether a service will be classified permanent.

Where the Company cannot be assured that the customer to be served will be reasonably permanent or where unusual expenditures are necessary to supply service because of, or change in, the location, size or character of the applicant's or customer's installation, facilities will be constructed only when the applicant or customer makes an adequate contribution toward the cost of such facilities, or guarantees continued payment of bill for electric service, or makes other satisfactory arrangements which would be sufficient to warrent the Company's undertaking the investment and expense involved.

3.2 Temporary

Temporary service installations are as defined in Section 1.3 (Definitions). The applicant will be required to pay the cost of the connection and removal

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of the equipment necessary to serve. In addition, where the duration of temporary service is to be less than one month, the applicant will be required to advance a sum of money equal to the estimated bill for service. Where the duration of temporary service is to exceed one month, the applicant will be required to meet the deposit requirements set out in Section 6.

If, during the term of the temporary service, the character of a temporary customer's operations changes or it appears that the duration of the service may be substantially longer than stated in the application, the Company shall re-classify the service as permanent and will apply the deposit and line extension rules as outlined in this tariff.

The Company shall not allow a temporary service connection to continue longer than 12 months unless for good cause shown the Company has approved an extension of time for temporary service or unless application for permanent service has been made by the customer.

The installation and equipment will comply with applicable technical and safety standards, practices and codes to protect the customer, the general public and the Company's employees. Such codes include the National Electric Code, the National Electric Safety Code, and City and Borough requirements.

3.3 Seasonal

The Company may provide seasonal electrical service to customer premisis that are utilized on a seasonal basis.

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3.4 Standby

The Company will furnish electric service to customer premises for standby and emergency service as provided in the applicable rate schedule.

3.5 Interruptible

The Company may furnish non-firm electrical service in accordance with Rule 3.1.

3.6 Streetlights

The Company may provide and maintain standard street lighting fixtures on existing poles when secondary circuits are available on the pole. Special charges for installation may apply.

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RULES AND REGULATIONS

- 4. Interconnection Standards
 - 4.1 Interconnection with Qualified Cogenerators and Small Power Producers, see Rule 6.13.

The Company may not interconnect with a qualifying facility unless the following safety standards are met:

- (1) The facility must conform to that edition of the National Electrical Code as adopted under AS18.60.580.
- (2) The facility must provide a means of disconnecting with provision for padlocking in the open position by the Company. This device, or a supplementary device, must be capable of switching under full load conditions and must be clearly labeled and accessible to Company personnel.
- (3) The facility must provide overcurrent protection of adequate interrupting capacity and design, in conformance with the Company's overcurrent practices for similar feeders and loads, for the feeder serving as the intertie to the utility system. Automatic reclosing by the qualifying facility is prohibited unless the facility has received prior written approval from the utility as not posing a threat to life or property.
- (4) The Company will provide overcurrent protection in accordance with the Company's overcurrent practices for similar feeders and loads for the feeder extension serving as the intertie to a qualifying facility.

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RULES AND REGULATIONS

5. Technical Provisions and Standards of Service

5.1 Service Classification

The intended use of electricity will determine whether a service is classified as residential or commercial based on the definitions of residential and commercial service set forth in Section 1.3. Classification of commercial and residential services to appropriate rate schedules is stipulated by the size and nature of service rendered as provided in the applicable rate schedules. Services with anticipated installed capacity of greater than 500 kw may require a special contract.

5.2 Determination of Use

The quantity of electrical energy and/or electrical demand shall be determined by the registration of the electric meters provided by the Company, except that:

- 1. Where the load is such that the amount of electrical energy consumed is fixed by the type of service, the Company may elect not to meter the service and to bill the customer a fixed amount as determined by the charges under the appropriate rate schedule.
- 2. Where temporary service is rendered under conditions making metering impractical, the amount of energy consumed may be estimated and billed accordingly.

5.3 Billing Demand

The billing demand shall be the highest of metered or

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contracted demand, after adjustment for low power factor, if applicable.

Metered demand shall be as defined in Section 1.3. Contracted demand will be established for service rendered under special agreement.

5.4 Phase Unbalance

Current unbalance in phase wires of services, except for three-phase, four-wire delta services, shall not exceed ten percent (10%) of the current which would be required at maximum load under balanced conditions. The customer will take corrective steps to return unbalance to 10% or less.

5.5 Protective Equipment

It is the Customer's responsibility to provide suitable protective equipment for the equipment, data, operations, work and property under it's control from (a) high and low voltage, (b) surges, harmonics, and transients in voltage, and (c) overcurrent. Particular care must be exercised in determining suitable protective equipment for sensitive electronic equipment such as, but not limited to, computers, data storage equipment and other electronic equipment. Additionally, if three-phase equipment is installed, it is the customer's responsibility to protect such equipment against single-phase operation and under-and-over voltage conditions. Minimum protective devices considered necessary for motor protection are:

1. Line Starting Protection: Any motor which, in starting, might be damaged by the full line voltage requires some type of protective device to disconnect it from the line during interruptions in service, thus protecting the motor when service is restored.

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Such a device should also be equipped with a time delay mechanism so that the motor will not be disconnected by momentary fluctuations in voltage.

- 2. Overload Protection: Since the intense heat caused by overload may seriously damage the motor, the customer should install a device that will disconnect the motor if overload occurs. Fuses, thermal relays or circuit breakers which are specifically designed to operate when excessive current occurs, are the devices used for this purpose. Where the customer receives three-phase service, such protective devices should be connected in all phases.
- 3. Single-Phasing Protection: Where the customer receives three-phase service, a relay should be installed which will disconnect the motor from the lines in the event one phase of the line becomes open.
- 4. Reverse-Phasing Protection: For three-phase installations of electric cranes, hoists, elevators, pumps and the like, the customer should install relays which will disconnect the motor from the line in the event of phase reversal.

5.6 Inspection

The customer is responsible for installing and maintaining his electrical wiring and equipment in accordance with applicable local, state and national electric and building codes as evidenced by certificates of approval from the appropriate inspection body.

5.7 Addition of Load

Any customer shall give the Company reasonable

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notice, in writing, of any plans to increase a given load past the capacity of the Company's equipment installed to serve that particular location. The Company may require the advance payment of contributions or advances to construction and the execution of related documents as outlined in Section 7 of this tariff prior to the commencement of any installation of added or enlarged facilities. If the customer fails to notify the Company of additional loads and such additional load damages the Company's equipment, the customer is liable for such damages and repairs or replacement of damaged equipment.

5.8 Undesirable Load Characteristics

The Company may refuse service to, or remove service from, any installation which, in the judgement of the Company, will adversely affect the operation of the Company's system or its service to other customers.

The Company reserves the right to immediately disconnect service when the customer's load makes it impossible for the Company to provide service according to the voltage and frequency standards established within Sections 5.4 and 5.9.

In less serious situations, removal of service will occur only after delivery of a shut-off notice to the customer's service location specifying the problem and scheduling disconnection 15 days later if the customer has not corrected the situation or otherwise adequately responded to the shut-off notice. Where immediate correction is not possible, the customer's response shall include arrangements made for repair or replacement of equipment. A completion date will then be established and the disconnection will be postponed until the day following the agreed completion date.

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5.9 Non-Standard Tolerances

Where the customer requires a degree of regulation of the characteristics of the electrical service greater than that normally furnished by the Company, the customer shall be responsible for obtaining, installing and maintaining the required regulating equipment. Normal tolerance is defined according to 3 AAC 52.460(a) as a standard frequency of 60 Hertz, such frequency being held within plus or minus two percent. Cumulative error registered by an electric clock may not exceed 90 seconds over a 24 hour period.

5.10 Unauthorized Attachments

Written permission from the Company is required prior to the attachment of any equipment or material of any description to any Company property including poles, guy wires, equipment or structures. Any unauthorized attachment is subject to removal at any time without notice.

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RULES AND REGULATIONS

6. Service Conditions

6.1 Application for Service

Application for normal service connections will be made using the Company's standard power service order form and do not require a customer signature. Special contracts will require a signature from the customer. In special cases for large industrial or commercial customers, a special contract may be written and shall contain such provisions and stipulations as may be necessary or desirable to protect the interest of both the Company and the customer. All fees shall be paid at the time of the service application or prior to construction. Acceptance of service, with or without a signed application or contract, shall be subject to compliance with the terms of the applicable rate schedule or schedules and the customer service policies contained herein in this tariff.

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If an application for service is made by two or more individuals, the Company has the right to collect the full amount owed from any one of the applicants.

6.2 Connection and Disconnection

All orders for connection or disconnection of electric service must be executed by the customer, or by a customer's attorney-in-fact or duly authorized agent, by an officer or duly authorized agent of an organization, association, corporation, political body or governmental agency, or by either applicant in the case of a joint application. The applicant is

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Mary Jo Quandt

By: Mike Garrett Title: Executive Vice President

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responsible for services up to the later of the disconnection date requested by the customer or three working days after the Company receives the written request to discontinue service.

The Company shall establish service to existing facilities within five working days following a request by an applicant who has been accepted for service by the Company. For the purpose of this paragraph, "existing facilities" means customer facilities which are ready and acceptable to the Company, where the Company needs only to install a meter, read a meter or turn on the service.

If within the five-day period referred to above, the Company establishes service at the customer's request during a period other than regular working hours, the Company may impose service call-out charge for the service connection.

If the Company cannot establish service to new customer facilities within thirty days after it receives an application, it shall, within fifteen working days from the date of application, advise the applicant in writing of the reason for the delay, any interim type of service which may be available, and an estimated date when the requested service will be provided. For the purpose of this paragraph, "new customer facilities" means customer facilities which require the Company to do more than install or read a meter before service can be provided.

When the Company finds it is unable to meet any previously scheduled date for establishment of service under the above paragraph, it shall advise the customer in a timely manner of the revised date upon which service will reasonably be available.

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The Company may refuse to establish new service only if any of the following conditions exist:

- (1) An applicant falsifies any information in its application form relied on by the Company pursuant to 3 AAC 52.410(b) and fails to subsequently correct the falsification with documentation acceptable to the Company;
- (2) A former customer who is indebted to the Company and attempts by some agency, relationship, or otherwise, to obtain service; and has not made arrangements acceptable to the Company for payment;
- (3) An applicant has an outstanding amount past due for electric service and has not made arrangements acceptable to the Company for payment;
- (4) A condition exists or would exist upon establishment of service at the service premises which the Company believes is unsafe or hazardous to the applicant, a member of the public, the Company's personnel or facilities, or the integrity of the Company's energy delivery system;
- (5) An applicant does not meet the credit criteria for waiver of deposit requirements under 3AAC 52.420(c) and fails to provide the Company with a deposit; or
- (6) An applicant refuses to furnish those funds, services, equipment, or rights-of-way which have been specified by the Company in its tariff as a necessary condition for providing service.

6.3 Term of Service

Unless otherwise specified by special contract, service is rendered for full billing periods, and as

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such, monthly flat charges are not subject to proration.

6.4 Easements

The customer shall, without charge to the Company, execute an easement providing for a suitable right-of-way for the Company's distribution lines crossing the customer's property as outlined in Section 7 – Line Extension Policy.

6.5 Right of Access

The Company, through its authorized employees or agents, shall have free access to its equipment at all reasonable times for the purpose of reading meters and testing, repairing, or replacing any equipment which is the property of the Company. In special cases with the Company's consent, the Company's metering equipment may be restricted by locked entrances for which a key will be made available to the Company. Where access is denied, the Company reserves the right to terminate service after written notice is given to the customer, except in emergencies, in which case the Company reserves the right to terminate service immediately.

6.6 Establishment of Credit and Deposits

Each customer will be required to establish and maintain credit satisfactory to the Company as a condition of receiving service. Satisfactory credit may be established by either of the following:

(1) The applicant has previously established a good payment record with the Company by, for example, receiving service from the Company at another location within the past two years without delinquency in payment during the last 12 consecutive

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months of service; or

(2) The applicant provides a letter or other written verification from the electric utility which last provided comparable service to the applicant stating that the applicant was not delinquent in payment for the last 12 consecutive months of service at the prior location.

If satisfactory credit as outlined above is not established, a deposit of the higher of at least one month, but not more than two months estimated average monthly bill for the applicant's service location or the average monthly bill of that customer class will be required.

If satisfactory credit as outlined above is subsequently established, the Company will refund any deposit paid within ninety (90) days.

If a subsequent field collection effort is needed to provide the customer with notice of the Company's intent to disconnect service for non-payment of a delinquent account balance, an additional deposit of up to one month's estimated average monthly bill for the customer's service location or the average monthly bill of that customer class may be required. A customer's deposit will not exceed the higher of two times the estimated average monthly bill for the customer's service location or two times the average monthly bill of that customer class.

The Company will provide for a deferred payment arrangement of any residential deposits required in cases of customer economic hardship.

The Company will issue to the applicant a written receipt for the amount of the deposit. The applicant is not required to produce this deposit receipt in

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order to receive a refund of the deposit	t.			
On all deposits over \$100 the Compan	y will pay interest in ac	cordance with	AS 45.45.010.	
Deposits will be refunded with accrued	d interest within (35) day	ys after the ear	lier of:	
(1) Twelve months continuous service bills more than twice, has not been del				utility
(2) Termination of service, to the exte Company for electric service and finan			est, exceeds any balance d	ue the
6.7 Applicable Rate				
When a customer applies for service, the	he Company will detern	nine the approp	oriate initial class of service	ce
for the customer based on estimated po to the customer, Company personnel wavailable and assist the customer in ma	vill advise that customer	of the most ec	onomical class of service	ole
At the Company's discretion or by cust	tomer request a custom	er's service ma	y he reviewed to establish	
if the customer's current rate schedule	is still applicable based	on the prior 12	months of usage. If after	r
review the customer qualifies for a diff effective after the next regular meter re change in rate schedule for any custom customer's operating conditions have c	eading. The Company shaer within one year unles	nall not be requess a new schedu	tired to make more than or ule is made effective or the	ne
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Title: Senior Director of Regulatory Affairs

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Steven J. Kramer

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6.8 Resale of Electricity			
A customer shall not sell to others an a valid Certificate of Public Convenir retail distribution of electric energy. resale. This rule does not prohibit a constructed prior to December 31, 19 Notwithstanding the foregoing, electroseale of electric service.	ence and Necessity issue No service will be supp customer from furnishin 982 where the cost of ele	ed by the Regul- died through a n g unmetered ele- ectricity is inclu-	natory Commission of Alaska for naster meter for sub-metering for ectric service to rental units ded in the rental charge.
6.9 Protection of Company's Propert	ty		
installation on their premises, in remaining the property of the Co	ncluding: meters, wires, ompany. In the event of	and other meter f loss or damage	safe-keeping of the Company's meter ring facilities installed by and to Company property due to the er the cost of repairs or replacement.
6.10 Authorized Breaking of Meter	Seal		
Under certain circumstances, a disconnection for electrical work charged for resealing the equipment	k. Such requests should		
6.11 Tampering with Company Prop	perty		
Unauthorized tampering with m	neters and other facilities	s of the Compan	y is a civil offense under

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Jason Custer

Title: Vice President, Regulatory & Government Affairs

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Alaska Law as described in A.S. 42.20.030 and is a criminal offense under A.S. 11.46. The Company will pursue its legal recourses, including possible criminal prosecution, concerning unauthorized tampering.

The Company presumes that a person intended to deprive the Company of compensation for electric service if:

- (1) The person possessed or has access to a Company service metering device which is being used to meter service and has been interfered with, avoided, or altered to inhibit or prevent the accurate measurement of electric service without the permission of the Company or the person has access to a Company line which has been tapped or diverted without the permission of the Company; and
- (2) The person enjoys the use or receives the economic benefit of the unmetered service.

6.12 Customer's Wiring and Equipment

It is the customer's responsibility to install and maintain all wiring and equipment beyond the agreed point of delivery, except meters and other special facilities installed or furnished by the Company. The customer will also provide an Underwriter's Laboratory approved meter socket or sockets as specified by the Company for the appropriate types of service. If instrument transformers supplied by the Company are required, the customer will provide the necessary space and equipment enclosures for mounting these devices as specified by the Company's Engineering Department.

It shall be the customer's responsibility to provide suitable protective equipment such as fuses, circuit

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breakers, and relays to adequately protect the customer's equipment.

The Company shall not be held liable for any loss or damage to persons or property resulting from any contacts with, or defects in, the customer's installation or equipment, or the delivery of electric energy thereto.

6.13 Interconnection of Customer Owned Alternate Technology and Fossil Fuel Standby Generation Equipment (Under 100 kw Installed Capacity)

Alternate Technology Generation

- (1) The Company will permit the interconnection and operation of alternate technology generation facilities that are determined to be a "qualifying facility" (QF) as prescribed by Section 201 of the Public Utility Regulatory Policies Act upon compliance by the customer with the following provisions:
- (a) The customer shall make written application to the Company at least 45 days prior to the date on which any connection will occur in any way to electric circuitry common to the Company's integrated distribution system.
- (b) The customer shall submit to the Company along with the request for inter-connection complete documentation of the alternate technology generation equipment including, but not limited to, schematics, wiring diagrams, performance specifications, descriptions of energy storage devices, circuit protection equipment, regulation equipment, automatic disconnect equipment and any other proprietary device provided by the equipment manufacturer.

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- (c) Upon approval of the interconnection by the Company, the customer shall agree to pay the cost of any special metering equipment or circuit modifications determined by the Company as necessary to accomplish the interconnection.
- (d) See Section 4 of this tariff for safety standards regarding the interconnection of qualifying facilities to the Company's system.

Fossil Fuel Standby Generation

The Company will not permit the interconnection and operation by customers of fossil fuel standby generation facilities, such as diesel or gasoline engine driven generators, with its integrated distribution system under any circumstances. Fossil fuel standby generators shall be connected to the customer's load only through a double throw switch that will prevent parallel operation with the Company's distribution system.

6.14 Customer Power Outage

If a power outage occurs, the customer should attempt to determine if fuses have been blown, breakers tripped, or equipment is at fault before calling the Company. If the customer determines the fault to be the Company's equipment, the Company will send a serviceman out to investigate the reported outage. If the cause of the outage is determined to be the failure of the Company's equipment, the Company will correct the problem and restore service as soon as possible. However, if it is determined that the customer's equipment is at fault, a charge may be made for the serviceman's visit to the customer's service location (See Schedule of Fees and Charges).

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		RULES AND	REGUI	LATIONS			
7. Serv	vice Extensions		•				
7.1	General Provisions						
	The Company will provide, up Company's service area under	• •		to any reason	ably accessible loca	ation within the	
7.2	Standard Service Extensions to	Active Location					
	Any permanent service extens secondary will be constructed	• •		•	_	nd, primary or	
	A. Project construction shall a property owner and the Comparequesting service. Also docu completion. This document is	any detailing the estim mented will be the terr	nated shar ms and co	re of the costs onditions of p	to be borne by the ayment, and the est	Customer	
	B. The Company shall furnish to exceed the value of \$3,000. provided the aforementioned reservice Credit are to be paid by	00, as a "New Service equirements are met.	Credit" t	to any new cus s (agreed to pe	stomer requesting a r Rule 7.2A) incurr	service extension;]
749-2					Effective:	March 26, 2007	

Title: Executive Vice President

By:

Michael Garrett

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7.3 Customer Advances-in-Aid of Construction

The customer shall deposit with the Company the estimated cost of construction for any service extension, equal to that amount which exceeds the New Service Credit. The aforementioned amount shall be considered an "Advance-in-Aid of Construction". Should the actual costs for commercial or non-standard residential service extensions exceed the written estimate, agreed to by both parties, no charges in excess of the written estimate plus 10% may be collected by the Company unless such additional charges are the result of additional work requested or caused by the customer subsequent to the initial written estimate. Additional costs that were not caused by the customer, in excess of the 110% of the initial written estimate, will be borne by the Company as a cost of doing business.

7.4 Refunds or Re-payments of Customer Advances for Construction

Customer Advances—in—Aid of Construction shall be refunded to customers by crediting against each month's bill for electric service rendered to said premises Thirty (30) Percent of the amount of such monthly bill until said deposit, without interest, is wholly repaid; provided, however, such credits shall in no event be allowed for more than five consecutive years from the date the extension is completed. Advances—in—Aid of Construction are non—transferable to other parties, unless assigned in accordance with Rule 7.17. Upon discontinuance of electrical service, repayment will cease and the outstanding balance of the Customer Advance—in—Aid of Construction will be treated as a Contribution—in—Aid of Construction.

Pursuant to Order No.1 of Docket U-94-5

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Issued by: Alaska Power Company

By: Howard Garner

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	Zilusku i ower Comp.	<u> </u>				
7.5	Estimation of Service Extension	Costs				
	A. The Company tariffed rate unhistorical actual construction co	_			are based upon	
	instorical actual construction co	sis including, labor, hardwar	e, poles, whe &	dansionners.		
	The Customer shall, in advance the New Service Credit of \$3,00		•	•	·	R
	shall be repaid to the party origin				istomer davanee	
	B. In determining the costs for	Non-Standard Residential ar	d Commercial :	service extensions	an estimate	
	prepared by the Company using	historical costs for similar t	ypes of construc	ction will be used.	The customer shall	
	in advance of any construction, Credit of \$3,000.00 as a Custon	-				R
	less the New Service Credit, is					
	Rule 7.3.					
7.6	Buy in to Existing Service Exter	sions				
	At least annually, the Company	will recompute all outstandi	ng Advances-in	-Aid of Construct	ion which have an	
TA 749-2				Effective:	March 26, 2007	
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By:	Michael Garrett	Title: Executive	Vice President			

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unpaid balance to reflect new Customers which have connected to that service extension. Each new Customer of said line extension will be charged a prorated share of the original line extension cost. The Company will refund and credit, as appropriate, any subsequent advances for construction to those Customers who previously advanced funds for connection to the completed line extension. No persons however will be eligible to receive a refund and/or credit, resulting from a line extension advance, subsequent to the lapse of 5 years from the date of initial connection to said line extension. The Company will not receive funds greater than those which were originally associated with the initial costs of the extension. Nor will any Customer refund exceed the amount of the original Advance—in—Aid of Construction.

Upon request the Company will make available a report or the computations that support any "Buy in's" pertaining to any Advances-in-Aid that were made in conjunction with a service extension that has not been fully repaid.

If a new customer connects to an existing service extension which has not been fully repaid or lasped (five years after initial connection) the Company will collect a pro-rated Buy in Fee which will be refunded to the existing customers connected to the service extension. The new customer will be required to pay their pro-rated portion of the cost of the service extension to the pole their service or new service extension connects to so that all customers using the same poles will make the same Advance-in-Aid of Construction. This Buy in charge will be treated as an Advance-in-Aid of Construction and will be refunded to the customer paying the buy in charge, in accordance with Rule 7.4.

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For Example:

If there are two existing customers on pole #5 and one on pole #3, a new customer at pole #3 would pay 1/4 of the outstanding balance Advance-in-Aid of Construction related to poles #1, #2, and #3 as a Buy in charge. This Buy in charge would then be refunded to the three original customers reducing their respective Advances-in-Aid and creating a new Advance-in-Aid of Construction which would pertain to the new customer at pole #3.

Sample Buy in Fee Calculation

		20%	40%	60%	80%	100%
existing	X	X	X	X	X	X
pole		new	new	new	new	new
		pole	pole	pole	pole	pole
		1	2	3	4	5

If the outstanding balance for the three original customers advances totaled \$5000. The customer at pole #3 had a advance of \$1000 and the customer at pole #5 each had a advance of \$2000. The average outstanding balance per pole would be \$1000. A new customer connecting at pole #3 would pay \$750, which equals the average advance per pole times the number of poles used divided by the number of customers utilizing those poles (\$1000 * 3)/4). The \$750 would be used by the company to refund \$250 to each of the three existing customers.

7.7 Construction of Subdivision Service Extensions and/or Idle Facilities

A. Any person requesting a service extension to an inactive service location or subdivision shall make a Contribution-in-Aid of Construction prior to commencement

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of construction, equal to the estimated costs and taxes associated with the extension.

- B. The Company will accept ownership of a service extension which has been constructed in accordance with the policies and standards which fully conform to the state guidelines. (See AS 18.60.580)
- C. The Company reserves the right to refuse service to any location or load which is deemed to be unfeasible, unreasonable or detrimental in nature to the existing system.

7.8 Incidental System Upgrades

The Customer is not responsible for the cost of system upgrade which is incidentally the result of the Customers addition to the system, providing the Customer has a load requirement comparable to those in the area being served by the facilities requiring the upgrade.

7.9 Surveys

If construction of service extensions require the services of a registered property surveyor, the Customer will be liable for costs incurred for any extra property or boundary surveys necessary to determine correct placement of the Company's facilities.

7.10 Right of Way

For any service extension, the Customer, if necessary, must provide satisfactory right-of-way to the Company at no cost. The Customer is obligated to make and deliver to the Company a written easement(s) for and

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pertaining to the property across which said line extension is to be placed.

7.11 Discretionary Powers

If a Customer or authorized representative performs work or constructs adjacent to or within an easement or right-of-way, and such work, construction, or facility poses a hazard, is in violation of federal, state or local Laws, or significantly interferes with the utility's access to equipment, the Company shall notify the Customer or the authorized representative. If the Customer does not promptly correct the situation, the Company may take the necessary actions to eliminate the hazard, obstruction, or violation at the Customer's expense.

7.12 Statement of Ownership

In all cases, the facilities provided shall be constructed in accordance with the Company's specifications and shall be the Company's property up to the Point of Delivery.

7.13 Customer Constructed Facilities

 Applicant Design and Construction Procedure for Extension of Distribution Facilities

An applicant for service may design, construct and install new distribution facilities under the following conditions:

- (a) Before Construction Begins
 - (1) The applicant must complete and sign the Agreement to Extend Electric Distribution Facilities for Applicant Construction.

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By: Howard Garner

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-	refuse service to an application representation represents and righter research.	
use of existing ease the right to charge t	aid in obtaining easements tements unless prohibited by the applicant for all costs as estimated prior to providing	law. The Company sha sociated with this assist

 All construction and materials must meet the standards and specifications of the Rural Electrification Administration of the U.S. Department of Agriculture (REA), Company standards which are included in Section 7.13

Effective: June 17, 1994

Title: Executive Vice President

and any other applicable codes and standards provided by law.

(b) During Construction

Alaska Rowler Company

Howard Garner

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- (2) All facilities must be constructed under the supervision of an electrical administrator in that area of expertise who is licensed in the State of Alaska to perform outside electrical construction.
- (3) All employees engaged in outside electrical construction must have certificates of fitness issued by the State of Alaska.
- (4) The Company shall have the right to conduct reasonable inspections, charge inspection fees, and assure that applicant constructed line extensions and service connections fully conform to the State minimum electrical standards adopted under AS 18.60.580 and are substantially equivalent to the Company's design standards for Company-installed facilities. No underground facilities shall be buried prior to inspection and approval by the Company.
- (5) All materials must be furnished by the applicant, but such materials must be approved by the Company in advance as meeting REA specifications, Company standards as shown in Section 7.13 and be compatible with existing Company materials.

In no event may an applicant or his contractors or subcontractors work on energize facilities.

(c) After Construction

(1) The applicant must provide the Company with a certified as-built survey of the installed

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·	rmed by a registered sur ontractors, subcontracto	-	nd a release of all liens naterials suppliers on the

advance as is necessary to reimburse the Company will be forfeited to

(3) The Company will make a final inspection of the facilities, which will be performed within five working days after the applicant gives the Company notice of project completion. See Section 12 for the inspection fee.

Once all of these steps are complete and the Company has accepted the project, the Company will assume title to the facilities and responsibility for further maintenance.

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Title: Executive Vice President

Pursuant to Order No.1

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Howard Garner

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the Company as partial or complete payment for the costs.

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The energizing shall be completed within five working days of inspection and acceptance by the Company, or applicant request for energizing, whichever is later. The costs incurred by the applicant in building the facilities are not refundable.

2. Applicant Design and Construction Specifications

The specifications of this section are equivalent to those applicable to facilities which are constructed by or under the direction of the Company.

All materials and equipment shall be new.

(a) Overhead Line Construction:

The REA standard D804, Form 805, the applicable National Electrical Safety Code (NESC), and the applicable National Electrical Code (NEC) shall be followed except as noted below.

(1) Conductors

The neutral conductor spacing shall be 7 feet below the phase conductors.

(2) Transformers

Transformers will be new and not rebuilt.

Color will be ANSI light gray.

The location for mounting on the pole shall be above the neutral and below the phase

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conductors.			
Shall be fused	d externally with cutouts.		
Maximum no- .2% and 1% r		as a pe	rcent of full-load rating shall b
Certified less	than 1 part per million PCB o	oil.	
(3) Insulators			
Insulators sha	il be of class 4 rating and AN	ISI gray	in color.
(4) Poles			
Shall be fully t	treated douglas fir.		
(5) Right-of-	Way		

Distribution primary voltage shall have a 30 ft. right-of-way required. Additionally, all danger trees outside of the 30 ft. right-of-way shall be removed.

7.14 Energization

The Company shall be responsible for energizing all Customer~constructed line extensions or service connections after inspection and acceptance. The final inspection will be performed by the Company within 5 working days of receipt of notice of project completion from the Customer. The energization will be completed within 5 working days of inspection and acceptance by Company or Customer request for energization, whichever

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is later.

7.15 Assistance

To assist those Customers who construct their own line extensions or service connections, the Company will aid in obtaining easements where none exist and permit use of existing easements unless prohibited by law.

7.16 Waiver of Standard Tariff Provision

In those unusual circumstances where the Company believes that application of its line extension or service connection tariff will result in an inequitable apportionment of costs to one or more customers, the Company may request a waiver of its standard tariff provision and, upon proper application and advance approval of the Commission, enter into a special contract with that Customer under 3 AAC 48.390.

7.17 Successor in Interest

The applicant's interest in any refund to which the applicant may be entitled by this section may inure to the benefit of the applicant's heirs, successors, and assigns. But no assignment thereof will be effective unless it is in writing and filed with the Company. The Company, likewise, has no obligation to make a refund to any person for whom it has not been furnished a current mailing address. No assignment of Customer Advances in Aid of Construction made and being refunded or repaid in accordance with Rule 7.4 can be

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By: Michael Garrett

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STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

Alaska Power Company

RULES AND REGULATIONS

8. Service Connections

8.1 General Requirements

The Company's engineering staff will assist an applicant with the specifications to be followed in designing and installing the applicant's service entrance. The company's Electric Service Requirements, including examples of the Minimum Construction and Grounding Standards can be found on the company's website at https://www.aptalaska.com/ under the "Power" dropdown tab.

The Company will furnish the meter and connect its distribution lines with the customer's service entrance. All inside wiring, the service entrance, meter base, breaker box, service switch and appurtenances shall be furnished by the customer.

8.2 Point of Delivery

The point of delivery is that point on the customer's premises, or other agreed point, where the Company terminates its electrical service conductors with connection to the customer's wires. Point of delivery will be on a mutually acceptable location pre-arranged with the Company's Engineering Department, as follows:

- (1) For an overhead system--The point of connections by splice or tap, of the utility's supply conductors and the customer's service entrance conductors: such point being external to the customer's building or other structure.
- (2) For an underground system--The service lugs of a meter enclosure or other suitable terminal box mounted external to the customer's building or other structure to which the utility's supply conductors are connected.

The rates of the Company are based upon the supply of service to the entire premises through a single delivery and metering point. Separate supply for the same customer at other points will generally be separately metered and billed. See Section 9.10 of this tariff for combined billing regulations.

Tariff Advice Number

TA906-2

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April 24, 2023

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By:

Steven J. Kramer

Title: Senior Director of Regulatory Affairs

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8.3 Meter Locations

Meters and associated service switches must be installed in a mutually agreed location where the meters will be readily and safely accessible for installation, reading, testing, and inspection and where such activities will cause the least interference and inconvenience to the customer. The meter must be accessible to Company employees from the outside of the applicant's building, unless written permission is given by the Company for any other location. The customer shall provide the meter location without cost to the Company.

Customer equipment, including meter sockets, shall not be installed on Company property, including Company poles, unless specific written permission is given by the Company.

Meter sockets shall be mounted external to a building wall, ie., they should not be flush mounted or built into a wall such that the conduit system feeding the meter is concealed inside a building wall.

Prior to energizing multi-meter installations such as apartments, condominiums, zero-lot line residences, etc., each location that the meters serve must be clearly identified by one inch letters on each meter base. If the numbering system changes, the property owner is responsible for updating the labeling and notifying the Company. When the meter is installed, the owner or his authorized representative must be present to physically verify that each meter serves the location designated by the labeling.

8.4 Primary Service

Where primary service is supplied, the customer, at the customer's expense, shall furnish, install, and maintain on his premises such switches, transformers,

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regulators, and other equipment as the Company may deem necessary.

8.5 Held For Future Use

8.6 Service to Multi-Occupant Building

The customer must arrange the wiring of a multi occupant building so that the wiring for all stores or apartments, etc. will terminate at a common point or points designated by the Company.

8.7 Service to Mobile Home Parks Constructed Prior to July 13, 1990

Mobile home park distribution systems constructed prior to July 13, 1990 are owned and maintained by the park owner from the main disconnect switch and includes the secondary from the main disconnect to the individual trailer services. Maintenance of the distribution system is to be in accordance with the applicable electric codes and the Company's requirements.

8.8 Individual Electric Meters

Except as provided below, the Company shall install an individual meter to measure the energy consumption attributable to each residential and commercial unit in a multiple-occupancy building and each mobile home unit in a mobile home park if construction of the building or mobile home park was begun after December 31, 1982. For purpose of this section, construction begins when the footings are poured.

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Individual meters are not required under the following circumstances:

- (1) For transient multiple-occupancy buildings and transient mobile home parks, including but not limited to, hotels, motels, dormitories, rooming houses, hospitals, nursing homes, and mobile home parks for travel trailers;
- (2) For commercial unit space which is subject to alteration with changes in tenants as evidenced by temporary construction of non-loadbearing walls or floors separating the commercial unit spaces;
- (3) Where alternative renewable energy resources are used in connection with central heating, ventilating, and air conditioning systems; and
- (4) In common building areas such as hallways, elevators, reception areas, water pumping facilities, and electric hookups for motor vehicles.

8.9 Change of Location

Any change in the location of a service connection, provided such change is approved by the Company, will be made in accordance with Section 10 of this tariff.

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STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

Alaska Power Company

RULES AND REGULATIONS

- 9. Billing and Collection
 - 9.1 Rates

The Company provides electricity for sale under retail rate schedules designed to recover sufficient revenues from each class of customers to generally cover the costs to service that class. All services will be provided under either these retail rate schedules or under a special contract.

9.2 Bills Effectively Rendered

Service is billed on a monthly basis.

Bills for electric service will be considered rendered when:

- (a) The bill is delivered to the customer personally; or
- (b) The bill is mailed to the address on record or the last known address of the customer. The statement bill date is considered the day the bill was rendered. This date may not vary from the postmark date by more than 3 working days. or
- (c) The bill or notification of the bill available online is sent electronically by email, text message or other means provided by the customer.

Failure to receive a bill or notice from the Company will not prevent the bills from becoming past due or delinquent or excuse the customer's responsibility for payment.

9.3 Bills Due

Bills of the Company are due when rendered and are payable at the offices of the Company or such other pay stations as the Company may designate. Any bill not paid within twenty-five (25) days after the date rendered will be considered past due and subject to a late charge and finance charge. All past due amounts and associated late charges from one billing cycle which are not received by the Company as of the close of the following billing cycle will be considered delinquent and subject the account to disconnection of service.

Tariff Advice No. TA 864-2

Effective:

August 11, 2017

Issuec Alaska Power Company

Mary Jo Zuandt

By:

Mary Jo Quandt

Title: Senior Director Regulatory Affairs/Customer Srv

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9.4 Deferred Payment Agreemen	ts				
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For any residential customer who bill, the Company will not refuse					
with a deferred payment plan mee				-g	
(1) The customer agrees to pay o time the deferred payment agreen	ent is signed. If one-third o	of the outstanding	ng bill is more th	nan \$50.00 then the	C
minimum down payment prior to balance which ever is greater. The payment agreement form is \$50.0	e minimum monthly payme			•	C
(2) The customer agrees to pay the three months and not more than s					L
months only at the customer's opt	•		,		Ļ
(3) The customer agrees to pay a effective billing and collection ta outstanding balance as agreed up	riff of the Company in addit	ion to the mont			0
(4) In the event this payment agree collection, or is collected by colle appeals, then the customer promisincluding reasonable attorney fee	ection suit, bankruptcy, prob ses to pay all costs and expe	pate, or any othernses incurrred	er equitable proc by Alaska Powe	eedings, including	N
Deferred payment agreements ma	y be entered into with nonr	esidential custo	mers at the Con	npany's option.	
In determining a reasonable defer	rred payment schedule, the (Company and th	ne customer shal	l consider the	
(1) Size of the delinquent acco	ount;				
(2) Customer's ability to pay;(3) Customer's payment history	n.//				
(4) Length of time the debt ha	s been outstanding;				
(5) Circumstances which resu(6) Any other relevant factors			by:		
, ,			,		
The Company will offer compara	ble terms and conditions to	customers with	similar paymen	t	
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Michael Garrett

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problems.

A deferred payment agreement must be in writing and signed by the customer and an authorized Company representative. The deferred payment agreement may include a finance charge as specified in Section 9.6.

If a customer fails to fulfill the terms of a deferred payment agreement, the Company may disconnect service pursuant to Section 9.5.

9.5 Disconnection of Service

The Company may disconnect service to any customer without advance written notice under the following conditions:

- (1) An immediate hazard exists which threatens the safety or health of the customer or the general population or the Company's personnel or facilities;
- (2) The Company has evidence of meter tampering or fraud by the customer; or
- (3) A customer has failed to comply with the curtailment procedures imposed by the Company during emergency supply shortages.

The Company may commence disconnection procedures in accordance with notice procedures detailed below for any of the following reasons:

- (1) Failure of the customer to pay for electric service within 55 days after initial rendering of the bill unless the customer has entered into a deferred payment arrangement;
- (2) Failure to meet or maintain the Company's deposit requirements;
- (3) Knowing and continued failure of the customer to provide the Company with reasonable access to its

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meter, equipment or property;

- (4) Customer breach of a special contract between the Company and customer for electric service; or
- (5) Necessity of the Company to comply with an order or regulation of any governmental agency with proper jurisdiction.

The following notice requirements will be followed by the Company when service is to be disconnected pursuant to reasons (1) through (5) above:

Except for instances where the residence is occupied by a person seriously ill, elderly, handicapped or dependent on life support systems or in the instance where a customer has failed to comply with a deferred payment agreement, the Company will mail or deliver the customer with a written notice of its intent to disconnect service at least 15 days before the scheduled date of disconnection. Where applicable, a copy of the termination notice will be simultaneously forwarded to any third party designated by the customer. Such notice will contain the following information:

- (1) The name and address of the customer whose service is to be disconnected and the service address, if different;
- (2) The date on or after which service will be disconnected unless the customer takes appropriate action;
- (3) An explanation of the reason for the proposed disconnection, including, where appropriate, a statement of the amount of the delinquent bill which the customer has failed to pay in accordance with the payment policy of the Company;
- (4) If disconnection is premised on payment delinquency,

Pursuant to Order No.1 of Docket U~94~5

Effective: June 17, 1994

issued by: Alaska Power Company

3v: Howard Garner

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Alaska Power Company				State of Alaska Public Utilities Commission

- (A) A statement advising the customer to contact the Company for information regarding deferred payment and other procedures which the Company may offer to avoid disconnection of the customer's service; and
- (B) A list of any governmental or social assistance agencies, of which the Company is aware, that may offer energy assistance to qualified needy customers;
- (5) A specific request that if a customer's residence is occupied by a person seriously ill, elderly, handicapped or dependent on life support systems, the customer should notify the Company immediately of such circumstances for consideration in avoiding disconnection;
- (6) A statement advising the customer that the Company's stated reason for the termination of service may be disputed and potentially resolved by contacting the Company at a specified address or telephone number;
- (7) A statement that the Company shall retain the right to terminate service after allowing a customer who disputes a bill the opportunity for a meeting if the Company continues to find that the reason for the disconnection is just;
- (8) The telephone number and address of the Alaska Public Utilities Commission and a statement that the customer may file a complaint with the commission if not satisfied with the Company's response or resolution of any contested bill or tariff provision; and
- (9) The amount of the Company's charges for disconnection and reconnection of service.

Pursuant to Order No.1 of Docket U-94-5

Effective: June 17, 1994

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REGULATORY COMMISSION OF ALASKA

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Alaska Power Company

Where the Company has prior knowledge that a residence is occupied by a person seriously ill, elderly, handicapped or dependent on life support systems, the Company will provide the notice required above at least 30 days prior to the schedule date of disconnection. In any case in which the Company is notified after issuance of a termination notice that a customer's residence is occupied by a person seriously ill, elderly, handicapped, or dependent on life support systems, the Company will extend the disconnection date by 15 days and notify the customer of the extension.

Not less than three working days prior to disconnection, the Company shall attempt personal contact with the customer either by telephone or visit of an authorized representative to the premise. If by telephone, the Company will attempt to make contact no less than three times at various periods in the day or make other reasonable attempts to contact the customer. The Company will keep records showing the time, the person making the attempt, and the outcome. If by visit to the premise, the Company's authorized representative will hand deliver a "Shut-Off-Notice" to the customer or, if no personal contact is possible, leave the notice in a prominent place. If the premises is 25 or more miles from the nearest location from which the utility delivers notices and if telephone contact cannot be made due to the customer having no telephone or the company can find no valid telephone number for this customer, then a first class, postage-prepaid letter may serve as an alternative to a hand-delivered "Shut Off" notice. This notice must be mailed no less than five working days before the date scheduled for disconnection.

The "Shut-Off-Notice" will provide the customer with the following information:

- (1) The name and address of the customer and the service address, if different;
- (2) A concise statement of the reasons for the proposed disconnection of service;
- (3) The date on or after which service will be disconnected:
- (4) The Company's business office telephone number and after hours telephone number and the address of the Company where the customer may pay the delinquent bill, enter into a deferred payment agreement, or

Tariff Advice No. TA911-2 Pursuant to U-23-064(2)	Effective:	April 15, 2024
Issued by: Alaska Power Company StunG/k	icum	
By: Steven J. Kramer	Title: Senior Director of Regulatory Affairs	

Original Sheet No. 84

Cancelling: Sheet No. 94

Alaska Power Company State of Alaska Public Utilities Commission

file a bill dispute complaint; and

(5) The amount of the charges for disconnection and reconnection of service.

Where the Company knows that a landlord/tenant relationship exists, the following provisions will apply:

- (1) If the premises are individually metered, and the landlord is the customer of the Company, and would otherwise be subject to disconnection, the Company will notify the tenant/occupant in writing of the option of subscribing for service in the occupant's own name. The Company will not attempt to recover from the tenant or condition service to the tenant on the payment of any outstanding bills or other charges due from the outstanding account of the landlord. If, however, the tenant has a previously outstanding balance for the same class of service at any service location, or for any class of service at the same service address, the Company will condition service to that tenant as provided in Section 6. If the occupant declines to subscribe for individual service or arrange for payment of the delinquency, where applicable, within 10 days after written notice by the Company is mailed or delivered to the occupant, the Company may disconnect service without further notice.
- (2) Where the premises are served by a master meter and the landlord is the customer of the Company and would otherwise be subject to disconnection, each tenant served through the master meter will be given individual notice by the Company of the pending disconnection at least 14 days prior to disconnection.
- (3) Where the tenant is the customer of the Company and is subject to disconnection, the Company will attempt to notify the landlord in writing of the option of subscribing for the service provided at the

Pursuant to Order No.1 of Docket U-94-5

Effective: June 17, 1994

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Alaska Power Co	mpany	F	State of Alaska Public Utilities Commission

tenant's premises. The Company will not attempt to recover from the landlord or condition service to the landlord on the payment of any outstanding bills or other charges due from the outstanding account of the tenant. If, however, the landlord has a previously outstanding balance for the same class of service at any service location or for any class of service at the same service address, the Company will condition service to that landlord as provided in Section 6. If the landlord declines to subscribe for service or arrange for payment of the delinquency, where applicable, within 10 days after written notice is mailed or delivered to the landlord, then the Company may disconnect service without further notice.

The Company will serve at least 3 working days notice prior to disconnection of a customer who has failed to comply with a deferred payment agreement.

Within 10 days of the date specified on the "Shut-Off-Notice", the Company may, without further notice, disconnect service to a customer between the daily business hours of 8:00 a.m. on Monday to 5:00 p.m. on Thursday. Service will not be disconnected on a Friday or a day preceding a holiday.

The Company will not disconnect service to a customer for any of the reasons stated below:

- (1) Delinquency in payment for services rendered to a prior customer at the premises where service is being provided, except in the instance where the prior customer continues to reside on the premises:
- (2) Failure of the customer to pay for services or equipment which are not regulated by the Alaska Public Utilities Commission;
- (3) Nonpayment of a bill related to another class of

Pursuant to Order No.1 of Docket U-94-5

Effective: June 17, 1994

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9.6 Non-	recurring Late Charge and R	decurring Finance Ch	arge		
a pa	on-recurring Late Charge wast due balance. In addition, be assessed monthly on page	a Finance Charge	accou	nts that hav	L3 L3
L3 ·	· The rate for the non-recurri	ng Late Charge reloc	ated to	Sheet 102.	
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Title: President/CEO

By:

Michael Garrett

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9.7 Nonsufficient Funds Checks

A charge will be made as shown in the schedule of fees and charges when a customer tenders payment with a nonsufficient funds check. When the Company is notified by the customer's bank that there are nonsufficient funds to cover a check tendered for electric service, the Company may require the customer to pay in cash, by money order, certified check or other means which guarantee the customer's payment to the Company.

No customer who tenders a nonsufficient funds check will be relieved of the obligation to pay the Company under the original terms of the bill or be entitled to defer the Company's right to disconnect service for nonpayment of bills.

9.8 Billing Period and Estimated Bills

Normally each meter is read on or about the same date each month and bills are rendered accordingly. Any actual billing period may vary due to weekends, holidays, inclement weather, etc.

The Company may estimate bills only if:

- (1) Severe weather conditions prevent the Company from reading the meter; or
- (2) Circumstances make it dangerous or not reasonably feasible to read the meter.

The Company will estimate the consumption considering, where applicable, the customer's usage during the same month of the preceding year or the

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amount of usage during the preceding month or months. After the second consecutive month of estimating a customer's bill, the Company will obtain an accurate reading of the meter unless the meter is inaccesible due to severe weather or other dangerous conditions.

9.9 "Make-up" Billings

The Company may render a "make-up" bill, without finance charge, for previously unbilled electric service as a result of billing error or more than two consecutive estimated bills subject to the following restrictions:

- (1) The initial make-up bill must be issued within six months of provision of the unbilled service; and
- (2) The period of the payment agreement may, at the option of the customer,
 - (A) extend at least as long as the period during which the excess amount accrued;
- (B) extend as long as necessary so that the quantity of service billed in any billing period is not greater than 150% of the normal estimated quantity for that period.

If the Company becomes aware of a situation whereby two or more meters have been registering for a service location other than that on record with the Company, corrected billings will occur with the next billing cycle. Correction of past billings will be calculated from the time service was initiated by the most recent customer involved, not to exceed six months. The overbilled customer shall be reimbursed by the Company for the overbilling and the underbilled customer shall be billed for this amount. The underbilled customer may pay the unbilled charges by entering into a payment agreement with the Company, with repayment extending no longer than the

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By: Howard Garner Title: Executive Vice President

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number of months over which the billing adjustment was made.

9.10 Combined Billings

The rates set forth in the individual rate schedules are based upon the supply of service to one customer through one meter on the premises. Energy and/or demand measured through two or more meters on the same premises will not be combined for billing purposes except in the following instances:

- (1) When two or more service connections are necessary to provide service at the least expense to the Company.
- (2) When two or more service connections are necessary to render proper and reliable service without undue interruption.
- (3) Where two or more meters were originally installed under previous rate schedules requiring multiple meter installations.

Upon request of an applicant, the Company will install more than one meter, but in such instances the bill for service through each meter will be computed separately and billed in accordance with the applicable rate schedules.

9.11 Adjustment of Meter Error

When a meter in service is tested and found to have over-registered the amount of power delivered by more than two percent, the Company will recalculate the bills for service from the known date of error and make a refund or credit if the amount of the adjustment exceeds \$5.00. If the beginning date of error is unknown, the Company will refund or credit the most recent customer of record for the billed error for the period since the meter was last tested,

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Howard Garner Title: Executive Vice President

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not to exceed six months, or the period during which the most recent customer of record received service through the meter, whichever period is less.

If a residential meter is tested and found to have under-registered the amount of power delivered, the Company will not charge a customer for the underbillings unless there is evidence of meter or electric service tampering by the customer.

If the meter of a Commercial, or Bulk power customer is tested and found to have under-registered the amount of energy or power delivered, the Company will charge the customer for underbillings for usage for no more than four previous months unless there is evidence of meter or electric service tampering by the customer.

The Company will test a meter upon request of a customer and may charge the customer for the meter test per the Company's Schedule of Fees and Charges. However, the Company will not charge for the meter test if the meter is found to over or under-register by more than two percent and there is no evidence of meter or electric service tampering by the customer.

9.12 Change of Occupancy

Bills are rendered in the name of the person or entity shown in the Company's records as the party responsible for electric consumption at the specified location. Any change in occupancy, ownership or legal responsibility must be reported either in person or by written notice to the Company within a reasonable time prior to such change. The customer whose name is on record for that service will remain responsible for all charges until such notice of change is received by the Company. The new customer assuming account responsibility is to apply for service under Section 6.

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By: Howard Garner Title: Executive Vice President

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9.13 Between Renters Agreement

Owners or operators of rental properties may sign a Between Renters Agreement for the automatic continuance of service in the owner's or operator's name during periods of vacancy between renters. During such periods of vacancy, the owner or operator will be billed the monthly service charges under the appropriate Rate Schedule. A Connection/Establishment of Service Fee as specified under Section 12, will be assessed for each occurrence and for each unit where service is reverted to the owner or operator.

9.14 Disputes - Billing

Whenever a customer has a dispute concerning any bill or service, the customer should request the Company to investigate the grounds for dispute. The Company will respond to the substance of each dispute within the timeframes of Rule 1.8.

If this reply is not satisfactory to the customer and the differences cannot be reconciled by the Company's staff or management, the customer may request assistance from the Regulatory Commission of Alaska, 701 W. 8th Avenue, Suite 300, Anchorage, Alaska 99501-3469.

However the customer shall pay any undisputed amounts, and the Company may proceed to disconnect service in accordance with its disconnection procedures for failure to pay any undisputed amounts.

9.15 Bills Computed to the Kilowatt-hour

Meters without multipliers or constants will be read to the kilowatt-hour of consumption. The resulting bill will be computed to the kilowatt-hour.

9.16 Disclosure of Prior Consumption History

The Company may disclose the prior consumption and/or other relevant information at a particular service address to a new customer or prospective customer at that address for purpose of assisting the new customer in evaluating energy efficiency, etc.

Tariff Advice Number TA911-2 **Pursuant to U-23-064(2)**

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By:

Steven J. Kramer

Title: Senior Director of Regulatory Affairs

Effective:

April 15, 2024

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Alaska Power Company

9.17 Levelized Budget Billing Plan

The Levelized Budget Billing Plan is a voluntary billing option available to residential customers who submit the necessary enrollment application and are determined to be eligible based on the criteria outlined in section (1) below.

(1) Eligibility

- (a) Customer has received service at location for at least 12 months.
- (b) Customer must enter program with an account balance of zero or have entered into a deferred payment agreement for any past due or delinquent amounts.
- (c) If the customer account shows a default on a previous payment agreement the customer will not be eligible to enter the program under payment agreement terms.
- (d) Temporary and Seasonal service are not eligible for this program

(2) Calculation of Monthly Levelized Budget Bill Amount

The customer will pay a monthly amount equal to the average of the total of the most recent 12 months bills. After 12 months a new monthly levelized pay amount will be calculated based on the past 12 months actual bills less any over-recovery or plus any under-recovery from the prior year. Thus, any variance between actual billing and level pay billing is included in the calculation of the new level pay billing amount by spreading it over the 12 months in the new budget year.

(3) Bill Detail

The monthly bill of each level pay plan member will contain the following information relevant to the plan:

- (a) Actual Consumption (kwh)
- (b) Amount due for actual consumption
- (c) Budget billing amount due

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Issued by Alaska Power Company		The state of the s
By: Michael Garrett Gille Executive VP		

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9.17 Levelized Billing (Continued) (4) Adjustments to Monthly Billing Amount

Alaska Power Company will adjust a customer's levelized billing annually or more frequently if the estimate of the customer's usage or cost varies significantly from the customer's actual usage or cost. The monthly payment may also be adjusted for changes in base rates or COPA (Cost of Power Adjustment) rates.

(5) Disputes

Customers who dispute the correctness of a bill shall notify Alaska Power Company and state reasoning in support of their position. Such notice shall not be sufficient reason to withhold payment of the normal monthly budget payment. Any adjustments will be made in the following billing cycle.

(6) Delinguency and Termination

If a customer participating in the plan fails to pay the budget billing obligation in any month by the due date, the budget payment shall be considered past due and they may be removed from the levelized billing plan. Once the customer is returned to regular billing, the total account balance will be due. Disconnection notification requirements will appy to any delinquent amount as determined on the aging of the actual account balance.

If the customer is removed from the Levelized Budget Billing Program, either by Alaska Power Company or at the customer request, the customer will not be eligible to participate in the Levelized program for one (1) year.

The customer may terminate this agreement at any time either verbally or in writing Once the customer leaves the program, the full account balance will be due. If the customer has a credit balance at the time of plan termination and is continuing service with Alaska Power Company, the credit will remain on their account and applied to future billings. If the customer is not continuing service with Alaska Power Company then the credit will be applied to the final bill and any residual credit will be refunded to the customer.

Tariff Advice No. 796-2

Effective

November 6, 2009

Issued by: Alaska Power Company

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By:

Michael Garrett

Title: Executive Vice President

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RULES AND REGULATIONS

10. Special Services

10.1 Charges

For services of this nature, the customer will be charged the Company's actual cost, including labor, transportation, materials, indirect costs and overhead.

All work done by the Company for customers, in addition to standard services associated with supplying electric service, will be charged for on the basis of costs and conditions defined herein.

For certain special services, the Company has established fixed charges in the Schedule of Fees and Charges based upon representative average costs of such services.

10.2 Nature of Service

Examples of services considered special include:

- (1) Installation of temporary services.
- (2) Connecting or disconnecting service outside regular business hours.
- (3) Service or other facilities relocation at the customer's request.
- (4) Making emergency repairs to the customer's electrical equipment.
- (5) Service call-out for service restoration when interruption was caused by customer's equipment or act.
- (6) Reconnection required when service has been disconnected for any of the reasons outlined in

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y: Howard Garner Title: Executive Vice President

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Alaska Power Company

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- (7) Making temporary changes to accommodate the customer's wishes.
- (8) Extraordinary costs associated with collecting delinquent accounts.
- (9) Meter testing at the customer's request, pursuant to the provisions outlined in Section 9.11.
- (10) Costs associated with the Company's line extension policies outlined in Section 7.

Tariff Advice Number. TA775-2 Effective:

July 17, 2008

Issued by: Alaska Power Company ay Jo Quandt

Mike Garrett

Title: Executive Vice President

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RULES AND REGULATIONS

11. Liability of Company

11.1 Interruption of Service

The Company will exercise reasonable care to provide adequate and continuous electric service, however, if the supply of service shall be interrupted or irregular or defective or fail from causes beyond its control (including without limiting the generality of the foregoing, executive or administrative rules or orders issued from time to time by state or federal officers, commissions, boards, or bodies having jurisdiction), the Company will not be liable therefore unless it failed to exercise reasonable diligence.

The Company also reserves the right to temporarily interrupt service to make system repairs or system upgrades. In the event such interruptions are required, the Company will make efforts, where practical, to give advance public notice and schedule such interruptions to be as short as possible and and at times of least inconvenience.

11.2 For Customer's Equipment

Neither by inspection or non-rejection, or in any other way, does the Company give any warranty expressed or implied, as to the adequacy, safety or other characteristics of any structures, equipment, wires, conduit, appliances or devices owned, installed, or maintained by the customer, or leased by the customer from third parties.

11.3 For Consequential Damages

The Company will not be liable for any injury, loss, casualty or damage resulting in any way from the supply or use of electricity, or from the

Pursuant to Order No.1 of Docket U-94-5

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Issued by: Alaska Power Company

By: Howard Garner

Title: Executive Vice President

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Title: Executive Vice President

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LIST OF SPECIAL CONTRACTS

This tariff sheet provides the special contracts currently in effect with Alaska Power Company (APC). The special contracts listed are designed to accommodate the customer named in the special contract, and will be offered to others similarly situated at the same rates, terms, and conditions.

- 1. Whole sale Supply Contract to APC from BBL Hydro, Inc. for APC's requirements in the Craig/Klawock area as approved in TA3-573.
- 2. Wholesale Supply Contract to APC from Goat Lake Hydro, Inc. for APC's requirements in the Skagway area as approved in U-07-078 (10).
- 3. Wholesale Supply Contract to APC from Haida Energy, Inc. for APC's requirements for Rate Group 2 on Prince of Wales Island as approved in TA 885-2.
- 4. (Reserved).
- 5. (Reserved).
- 6. (Reserved).
- 7. Interruptible Power Sales Agreement with Silver Bays Seafoods, LLC, (SBS) executed on May 16, 2019. Contract in effect on date of approval by the Regulatory Commission of Alaska under TA786-2. SBS is required to purchase 2 million kWh of energy annually.

8. (Reserved).

Tariff Advice Number: TA912-2 Effective: **December 22, 2023**

Issued by: Alaska Power Company

By:

Steven J. Kramer Title: Senior Director of Regulatory Affairs

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REGULATORY COMMISSION OF ALASKA

Alaska Power Company

RULES AND REGULATIONS

12.	Schedule	of Fees	and	Charges
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Connection Fee - for establishment of service or for service reverted back to landlord	\$57.50	T
under a Between Renters Agreement - Single phase		T
Connection Fee - for establishment of service or for service reverted back to landlord		T
under a Between Renters Agreement - Three phase	\$143.75	T

Service Deposit - (No more than 2 months average class usage or 2 months historical usage at the location).

Reconnection Charge

8 a.m 4 p.m. Monday - Friday, excluding Holidays	\$57.50
All other hours and Saturdays, Sundays, and Holidays	\$115.00
Meter Test Fee - subject to refund under Section 9.11	\$57.50
Authorized Breaking of Meter Seal	\$34.50
Unauthorized Breaking of Meter Seal	\$230.00
Field Charge - For collection notices requiring a special trip by a Company Representative	\$46.00

Service Call-Out and Inspection Fee

For engineer inspections, customer's equipment call-out, and for services not otherwise listed:

During Working Hours - Per hour per employee:

\$86.25

After Working Hours, Saturdays, Sundays and Holidays

Per hour per employee:

\$115.00

Other charges for materials and services which have not been specifically provided for elsewhere in this tariff, will be made at cost as specified in Section 10.1.

Tariff Advice No. TA911-2

Pursuant to U-23-064(2)

Effective: A

April 15, 2024

Issued by: Alaska Power Company

By:

Steven J. Kramer Title: Senior Director of Regulatory Affairs

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Late Fee on past due balances: Rate: 5% of the bill wit	h a minimum of \$5.00		
Finance Charge on past due bala Rate: 0.875% per mont	nces: h		

Pursuant to U-23-054(1) TA909-2

Effective: October 1, 2023

Issued by: Alaska Power Company

By:

Steven J. Kramer

RCA No.	2	34th Canceling 33rd	Revision Revision	Sheet No			JU st.	CEIVED N 24 2024 ATE OF ALASKA
Alaska	a Power Compan	ny					REGULATORY	COMMISSION OF ALAS
			Reg	gulatory Cost Charge	e			
	The Regulatory the budget of th	Cost Charge is a spece e Commission.	ial surcharge applie	ed to all regulated re	tail custome	r billings to pay th	e utility's share of	f
	Reg	julatory Cost Charge				\$0.001107	oer kWh	1
	Pursuant to U-2	24-010(2)			Effective	July 1, 2024		
		laska Power Company	:					
	By:S	teven J. Kramer			Title: _	Senior Director	of Regulatory Affa	airs

3rd Revision	Sheet No.	103.1
Cancelling:		
2nd Revision	Sheet No.	103.1

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STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

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Alaska Power Company

Security Light Service

AVAILABILITY:

This service applies to dusk-to-dawn lighting of private property where 120-volt service is available from existing overhead distribution lines. Such service shall be provided for a term of not less than twelve (12) consecutive months. This service is available in all of the Company's service areas.

TERMS AND CONDITIONS:

Installation will be limited to 100 watt lamps of standard design, as determined by the company. The Company may adopt another or different design to reflect improved technology, lower cost and other relevant considerations.

The Company will own and maintain the facilities for supplying security light services utilizing its overhead circuits in accordance with the Company's standards. The Company will furnish the necessary energy, repairs, and maintenance. Repair and maintenance work will be performed by the Company as required during its regularly scheduled working hours. Individual lamps will be replaced after failure as soon as reasonably possible after notification by the customer and subject to the Company's normal operating schedule.

Lighting facilities which are damaged by the malicious and/or recurring actions of third parties shall be subject to removal by the Company and/or payment by the customer for such damage.

The 100 watt lamps use 600 kwh per year. This will be billed to the customer's account at 50 kwh per month which will be added to the other kwh sold on their monthly bill.

MONTHLY RATES: Using Existing Poles

\$6.28

Using An Additional Pole

\$11.36

Energy Charge: In accordance with each community's Schedule No. A-1.

Cost of Power Adjustment: Billing under this schedule will be increased to reflect the amounts by which the weighted average cost of power per kwh sold exceeds the base rate and deceased to reflect the amount by which the weighted average cost of power is less than the base rate in accordance with each community's Schedule No. A-3.

Power Cost Equalization Program: These rates are eligible for power cost equalization in an amount per kwh identified on each community's Schedule No. A-5.

Pursuant to U-23-054(1) TA909-2	Effective:	October 1, 2023
Issued by: Alaska Power Company		
By:		
Steven J. Kramer	Title: Senior Director of Regulatory Affairs	

8th Revision Cancelling:	Sheet No.	104	RECEIVED
 7th Revision	Sheet No.		NOV 1 7 2017 STATE OF ALASKA
Alaska Power Company			REGULATORY COMMISSION OF ALASKA

RATE GROUPS

Each load center or location served by Alaska Power Company is classified into one of the following five rate groups. There are separate electric rate tariffs for the five rate groups as defined on the following tariff pages. Each load center as defined below is to have a separate Cost of Power (See Schedule A-5) rate based on that load center's individual experience for purchased power costs or diesel expense.

Rate Group	<u>Load Center</u>	
1	Haines and Skagway	
2 POW	Island Coffman Cove	T
	Craig	T
	Hollis	
	Hydaburg	
	Kasaan	
	Klawock	T C
	Naukati	C
	Thorne Bay Whale Pass	С
	Whate 1 ass	
3	Gustavus	C/N
4	Tok/Dot Lake/Tetlin	
5	Allakaket and Alatna	
	Bettles and Evansville	
	Chistochina	
	Eagle and Eagle Village	
	Healy Lake	
	Mentasta	
	Northway and Northway Village	
	Slana	

Pursuant to U-	16-078(11)		Effective:	December 15, 2017
Issued by Alaska Pov	ver Company			
By: Michael G	L Lanett	Title: President/CEO		

Sheet No.	105
Sheet No.	105

OCT 4 2024

STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

Alaska Power Company

Schedule No. A-1 Residential and Small Commercial Rates

Applicable to residential and small commercial customers in the rate groups as defined below. This rate is to apply to all customers except those large customers required to use schedules A-2, A-3 or A-4. Prior approval is to be obtained before installation of any motor rated 3 horsepower or more.

Character of Service:

Continuous-alternating current 60 cycle, either single or three phase, at available standard voltage. Characteristics depend upon available circuits.

(Refer to Tariff Sheet 104 for the definition of each rate group.)

	Rate Group:	Rate per kilowatt hour:	
1	Haines/Skagway	\$0.1683	R
2	POW Island	\$0.1604	R
3	Gustavus	\$0.2186	R
4	Tok/Dot Lake/Tetlin	\$0.2720	I
5	Interior Villages	\$0.5219	I
	Customer Charge:	\$25.50 per month per meter	I

Reconnection within Ten Months:

If a customer disconnects or is disconnected for any reason and then requests reconnection within ten (10) months of the disconnection at the same location, the customer will be required to pay the Reconnection Charge as stated in Section 12 on Sheet 101, as well as, the Customer Charge per month that would have been due during the period the customer had been disconnected.

Cost of Power Adjustment:

Billings under this schedule will be increased to reflect the weighted average cost of power per kwh sold as calculated in the Schedule No. A-5 for each load center.

Power Cost Equalization Program:

For residential customers, these rates are eligible for power cost equalization in an amount as identified on the tariff sheet for the PCE rates by load center.

Pursuant to Order U-23-054(14) Effective: 10/29/2024

Issued by: Alaska Power Company

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By: Steven J. Kramer Title: Senior Director of Regulatory Affairs

	15th Revision	Sheet No.	106	RECEIVED	
	Cancelling:				
	14th Revision	Sheet No.	106	OCT 4 2024	
				STATE OF ALASKA	
	Alaska Po	wer Company		REGULATORY COMMISSION OF ALAS	iKA
		Schedule No. A Bulk Power Ra			
Retail Cu	stomers are required to be on Sch	edule No. A-2 as determined by the	ne Company w	when the following conditions are met:	Т
	The customer consumes more that				
	The customer registers a recorded	_			
Character	of Service:				
		either single or three phase, at av	ailable standa	rd voltage. Characteristics depend	
upon a	vailable circuits.				
	(Refer to Tariff Sheet 104 for	the definition of each rate group.,)		
		per kilowatt		Demand rate	
	Rate Group:	hour:	Plus	per kilowatt:	T
1	Haines/Skagway	\$0.1170		\$13.08	R/I
2	POW Island	\$0.1003		\$12.22	R/I
3	Gustavus	\$0.2084		\$38.63	R/I
4	Tok/Dot Lake/Tetlin	\$0.1853		\$28.71	R/I
5	Interior Villages	\$0.4645		\$55.22	I/I
	Customer Charge:	\$32.02 per month pe	er meter		R
Demand I	Ratchet:				
		the maximum monthly demand o	r 75% of the m	naximum demand recorded during	
the pred	ceding 11 months.				
Minimum	ı Bill:				
The min	nimum bill charged to customers i	n this rate class will be the Custon	ner Charge an	d the Demand Charge applicable for	
the rate	group.				
D	at the man at the state of				
	tion within Twelve Months:			:1: . 1 (12)	
				on within twelve (12) months of the	
	ection at the same location, the cu				
	et 101, as well as, all Demand Cha he customer had been disconnecte		imum biii) ina	t would have been due during the	
period ti	ne customer had been disconnecti	cu.			
Power Fac	ctor Adjustment:				
		er is provided to the customer is le	ess than ninety	percent (90%) lagging, the billing	
	may be increased by one percent				
less than	n ninety percent (90%) lagging.	<u> </u>			
Pursuant t	to Order U-23-054(14)			Effective: 10/29/2024	
	: Alaska Power Company				

Title: Senior Director of Regulatory Affairs

Steven J. Kramer

	Revision ncelling:			Sheet No.	106.1	RECEIVED
	ginal			Sheet No.	106.1	OCT 4 2024 STATE OF ALASKA
	Alas	ska Power	Compar	ıy	RE	GULATORY COMMISSION OF ALASK
			Schedule Bulk Pow			
calculated in t	this schedule wi he Schedule No. n:	A-5 for each lo	oad center.			er per kwh sold as T nected load at the
	plication and the		a map oor one	P1-1111000 00 000		
Pursuant to Orde						Effective: 10/29/2024
Issued by: Ala	iska Power Comp	oany				
By: Ste	ven J. Kramer		Tit	le: Senior Direc	ctor of Regulate	ory Affairs

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	Cancelling: 16th Revision	Sheet No.	107	OCT 4 20	24
	1001101			STATE OF ALA	
	Al	aska Power Company		REGULATORY COMMISSION	
		Schedule	e No. A-3		
			or Large Customers		
Retail Custo	mers are required to be on Scho	edule No. A-3 as determined by the C	Company when the followi	ng conditions are met:	T
(1) T	he customer				
	(a) consumes more than 7,500	kWh per month for three consecutive	e months; or		
	(b) registers a recorded peak d	emand of 20 kW or more for three co	onsecutive months; and		
(2) T	he customer purchases a minin	num of 250,000 kWh of energy with	in the preceding 12 month	s.	
Character of	Service:				
Continuo circuits.	ous-alternating current 60 cycle,	either single or three phase, at available	able standard voltage. Cha	aracteristics depend upon available	
oneans.					
	(Refer to Tariff Sheet 104 f	or the definition of each rate group. Energy rate per)	Demand rate	
	Rate Group:	kilowatt hour:	Plus	per kilowatt:	
1	Haines/Skagway	\$0.1156		\$11.66	R/I
2	POW Island	\$0.0952		\$16.82	R/I
3	Gustavus				T
4 5	Tok/Dot Lake/Tetlin Interior Villages	\$0.1663		\$27.63	R/I D
	Customer Charge:	\$70.00 per month pe	r meter		R
Demand Rat		the maximum monthly demand or 75	5% of the maximum demar	nd recorded during	
	ling 11 months.	the maximum monthly defining of 75	770 Of the maximalif demai	id recorded during	
Minimum B	ill:				
The minin	num bill charged to customers in	n this rate class will be the Customer	Charge and the Demand	Charge applicable for	
the rate gr	oup.				
Reconnection	on within Twelve Months:				
		ed for any reason and then requests i	reconnection within twelve	e (12) months of the	
		stomer will be required to pay the Re	_		
	as well as, all Demand Charge customer had been disconnecte	s and Customer Charges (minimum b	oill) that would have been	due during the	
		u .			
	or Adjustment:	er is provided to the customer is less	than ninety percent (90%)	lagging the hilling	
		(1%) for each percent or major fracti			
	inety percent (90%) lagging.	, , ,		1	
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Issued by:	Order U-23-054(14) Alaska Power Company			Effective: 10/29/2024	
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By:	Steven J. Kramer	Title: Saniar Direct	or of Regulatory Affairs		
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RCA No. 2			
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9th Rev	vision	Sheet No. 107.1	OCT 4 2024
	Alaska Power Co	ompany	STATE OF ALASKA REGULATORY COMMISSION OF ALASKA
		Schedule No. A-3	•
	Bulk Powe	er Rates for Large Customer	rs
	Duik 1 0 WC	r imites for Eurge Sustaines	
Cost of Power Adjus	stment:		
	s schedule will be increased to re for each load center.	eflect the weighted average cost of I	power per kwh sold as calculated in the
Special Condition:			Т
The Company mu		pect the premises to determine the	
application and th	iereafter.		
D	22.054(14)		F
Pursuant to Order U- Issued by: Alaska	-23-054(14) Power Company		Effective: 10/29/2024
	·		
By: Steven	J. Kramer	Title: Senior Director of Regu	ulatory Affairs

RCA No. 2	2					
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	Cancelling:					
	15th Revision	Sheet No.	108	0	CT 4 2024	
				S1	TATE OF ALASKA	
	Alaska	Power Company		REGULATOR	COMMISSION OF A	LASKA
		Schedule No. A-4	ı			
		Bulk Power Rates for Industr	ial Custor	ners		
Customers	are required to be an School	dule No. A-4 as determined by the Comp	any whan th	a following con	litions are met:	
	tail customer who:	aute 110. 71 4 as determined by the comp	any when th	e following cone	ittions are met.	Т
		7,500 kWh per month for three consecution	ve months;	or		T
	registers a recorded peak	demand of 20 kW or more for three cons	ecutive mon	ths; and		T
	(2) purchases a minimum	of 2,000,000 kWh of energy within the p	receding 12	months; and		T
		eration facilities. This service is interrup	tible by the	Company based	on	T
	load managemt requireme					T
		OR				N
		1 1 1 1 1 D (C1 11	. 11.			N
	rtificated utility that uses enservice is firm, not interrupt	nergy purchased under this Rate Schedul	e to resell to	its retail custom	iers.	N
I mis s	service is firm, not interrupt	note.				N N
						N N
						- 1
Character of	of Service:					
Continu	ous-alternating current 60	cycle, either single or three phase, at avail	lable standa	rd voltage. Cha	racteristics depend	
upon av	ailable circuits.					
	(Refer to Tariff Sheet 10	4 for the definition of each rate group.)		D 1.4	C 4 C1	
	Data Cuarre	Energy rate per kilowatt hour:	D1		Customer Charge per meter per month	n T
1	Rate Group: Haines/Skagway	\$0.0797	Plus	\$29.86	\$91.40	ı ı N/N/N
2	POW Island	\$0.0616		\$10.97	\$100.87	T/I/I/I
_	1 O W Island	ψ0.0010		ψ10.57	\$100.07	1/1/1/1
						T
Demand R	atalaat.					
		ter of the maximum monthly demand or 7	75% of the n	novimum demon	d recorded during	
	eding 11 months.	er of the maximum monthly demand of	7 5 70 OI the h	naximum ucman	d recorded during	
the preed	cuing 11 months.					
Minimum 1	Bill:					
The mini	mum bill charged to custor	mers in this rate class will be the Custome	er Charge an	d the Demand (Charge applicable for	•
the rate g			_			
	ion within Twelve Months:					
		onnected for any reason and then requests				
		the customer will be required to pay the I		_		
		d Charges and Customer Charges (minim	ium bill) tha	t would have bee	en due during the	
period in	e customer had been discor	inected.				
Power Fact	tor Adjustment:					
		power is provided to the customer is less	s than ninety	percent (90%) 1	agging, the billing	
	0 1	ercent (1%) for each percent or major frac		. ,	CC C, C	
	ninety percent (90%) laggi			2 1	•	
		-				
Directe 4	Order II 22 054(14)			Effortivos 1	0/20/2024	
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By:	Steven J. Kramer	Title: Senior Direct	or of Regula	tory Affairs		

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1st Revision	Sheet No. 108.1	RECEIVED
Cancelling:		
Original	Sheet No. 108.1	OCT 15 2024
		STATE OF ALASKA
Alaska Power	REGULATORY COMMISSION OF ALASKA	
	Schedule No. A-4	
Bulk Power	r Rates for Industrial Custome	ers
Cost of Power Adjustment:		
Billings under this schedule will be increased calculated in the Schedule No. A-5 for the load		power per kwh sold as
Special Condition:		
The Company must be given an opportunit time of the application and thereafter.	y to inspect the premises to determine	the connected load at the
Pursuant to Order U-23-054(14)		Effective: 10/29/2024
Issued by: Alaska Power Company		
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16th Revision	Sheet No.	109
Cancelling:		
15th Revision	Sheet No.	109

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STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

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Alaska Power Company

Schedule No. A-5 Cost of Power Account

- A. The rate schedules for electric service at each load center (service area) of the company shall be subject to adjustment by the applicable Cost of Power Account set forth in Section E of this schedule.
- B. The Cost of Power Account in Section E of this Schedule reflects the weighted average cost of fuel and purchased energy.
- C. The company shall maintain a Cost of Power Account balance for each load center. The Cost of Power Account balances shall reflect the sum of the debit and credit entries prescribed below.
 - 1. A debit entry equal to the actual cost of purchased power and consumed fuel for each preceeding month.
 - 2. A credit entry equal to the total number of KWH's sold for each load center during that month multiplied by the weighted average cost of power per KWH as computed in section E, line 5.
 - 3. A credit entry equal to the total number of KWH's sold for each load center during that month multiplied by the actual Cost of Power Adjustment assessed.
 - 4. In rate group 3, a credit entry for the revenue related to the actual sales to the National Park Service during the quarterly filing period.

Tariff Advice No. TA895-2 Effective: December 13, 2021

Issued by: Alaska Power Company

By:

Steven J. Kramer

Sheet No. 110 Tancelling: The Revision Alaska Power Company Schedule No. 4-5 Cost of Power Account (Continued) D. 1. Within 45 days after each quarter ending listed below, or sooner if conditions warrant, the company will file by tariff advice letter supporting information to evidence the COPA balances and the development of the average fuel and purchased power cost Petruary May August November a. Calculation of the fuel and purchased power cost as detailed in section E. b. A schedule calculating the estimated kwh's of energy to be sold under the applicable rate schedules in the next quarter. c. A schedule of the estimated cost of energy that will be generated or purchased in the next quarter. d. In Rate Group 3, a schedule estimating the revenue for the sales to the National Park Service in the next quarter. e. Invoices and/or other documentation to substantiate the cost of fuel consumed and purchased power during the prior quarter. 2. For each load center, within 45 days after any month when the balancing account absolute value exceeds 10% of the annual fuel and purchased power cost, the company will file, by tariff advice, the information listed above. 3. The revised Cost of Power Account will be effective, subject to the review and approval or adjustment by the Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA805-2 Effective: December 13, 2021 Esteed by: Alaska Power Company	RCANo.2				
Alaska Power Company Schedule No. A-5 Cost of Power Account (Continued) D. 1. Within 45 days after each quarter ending listed below, or sooner if conditions warrant, the company will file by tariff advice letter supporting information to evidence the COPA balances and the development of the average fuel and purchased power cost Rate Groups All Rate Groups and Load Centers Pebruary May August November a. Calculation of the fuel and purchased power cost as detailed in section E. b. A schedule calculating the estimated kwh's of energy to be sold under the applicable rate schedules in the next quarter. c. A schedule of the estimated cost of energy that will be generated or purchased in the next quarter. d. In Rate Group 3, a schedule estimating the revenue for the sales to the National Park Service in the next quarter. e. Invoices and/or other documentation to substantiate the cost of fuel consumed and purchased power during the prior quarter. 2. For each load center, within 45 days after any month when the balancing account absolute value exceeds 10% of the annual fuel and purchased power cost, the company will file, by tariff advice, the information listed above. 3. The revised Cost of Power Account will be effective, subject to the review and approval or adjustment by the Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA895-2 Effective: December 13, 2021		Sheet No.	<u>110</u>	RECEIVED	
Schedule No. A-5 Cost of Power Account (Continued) D. 1. Within 45 days after each quarter ending listed below, or sooner if conditions warrant, the company will file by tariff advice letter supporting information to evidence the COPA balances and the development of the average fuel and purchased power cost Rate Groups		Sheet No.	<u>110</u>	NOV01 2021	
Schedule No. A-5 Cost of Power Account (Continued) D. 1. Within 45 days after each quarter ending listed below, or sooner if conditions warrant, the company will file by tariff advice letter supporting information to evidence the COPA balances and the development of the average fuel and purchased power cost Rate Groups All Rate Groups and Load Centers Pebruary May August November a. Calculation of the fuel and purchased power cost as detailed in section E. b. A schedule calculating the estimated kwh's of energy to be sold under the applicable rate schedules in the next quarter. c. A schedule of the estimated cost of energy that will be generated or purchased in the next quarter. d. In Rate Group 3, a schedule estimating the revenue for the sales to the National Park Service in the next quarter. c. Invoices and/or other documentation to substantiate the cost of fuel consumed and purchased power during the prior quarter. 2. For each load center, within 45 days after any month when the balancing account absolute value exceeds 10% of the annual fuel and purchased power cost, the company will file, by tariff advice, the information listed above. 3. The revised Cost of Power Account will be effective, subject to the review and approval or adjustment by the Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA895-2 Effective: December 13, 2021	Alaska Power Co	omnany			
D. 1. Within 45 days after each quarter ending listed below, or sooner if conditions warrant, the company will file by tariff advice letter supporting information to evidence the COPA balances and the development of the average fuel and purchased power cost Rate Groups	Thusan 1 over 3		_5		
1. Within 45 days after each quarter ending listed below, or sooner if conditions warrant, the company will file by tariff advice letter supporting information to evidence the COPA balances and the development of the average fuel and purchased power cost Rate Groups				d)	
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All Rate Groups and Load Centers February May August November a. Calculation of the fuel and purchased power cost as detailed in section E. b. A schedule calculating the estimated kwh's of energy to be sold under the applicable rate schedules in the next quarter. c. A schedule of the estimated cost of energy that will be generated or purchased in the next quarter. d. In Rate Group 3, a schedule estimating the revenue for the sales to the National Park Service in the next quarter. e. Invoices and/or other documentation to substantiate the cost of fuel consumed and purchased power during the prior quarter. 2. For each load center, within 45 days after any month when the balancing account absolute value exceeds 10% of the annual fuel and purchased power cost, the company will file, by tariff advice, the information listed above. 3. The revised Cost of Power Account will be effective, subject to the review and approval or adjustment by the Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA895-2 Effective: December 13, 2021	Poto Groups	Quarter End	na:		
May August November a. Calculation of the fuel and purchased power cost as detailed in section E. b. A schedule calculating the estimated kwh's of energy to be sold under the applicable rate schedules in the next quarter. c. A schedule of the estimated cost of energy that will be generated or purchased in the next quarter. d. In Rate Group 3, a schedule estimating the revenue for the sales to the National Park Service in the next quarter. e. Invoices and/or other documentation to substantiate the cost of fuel consumed and purchased power during the prior quarter. 2. For each load center, within 45 days after any month when the balancing account absolute value exceeds 10% of the annual fuel and purchased power cost, the company will file, by tariff advice, the information listed above. 3. The revised Cost of Power Account will be effective, subject to the review and approval or adjustment by the Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA895-2 Effective: December 13, 2021		·	<u>ng</u> .		
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a. Calculation of the fuel and purchased power cost as detailed in section E. b. A schedule calculating the estimated kwh's of energy to be sold under the applicable rate schedules in the next quarter. c. A schedule of the estimated cost of energy that will be generated or purchased in the next quarter. d. In Rate Group 3, a schedule estimating the revenue for the sales to the National Park Service in the next quarter. e. Invoices and/or other documentation to substantiate the cost of fuel consumed and purchased power during the prior quarter. 2. For each load center, within 45 days after any month when the balancing account absolute value exceeds 10% of the annual fuel and purchased power cost, the company will file, by tariff advice, the information listed above. 3. The revised Cost of Power Account will be effective, subject to the review and approval or adjustment by the Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA895-2 Effective: December 13, 2021					
b. A schedule calculating the estimated kwh's of energy to be sold under the applicable rate schedules in the next quarter. c. A schedule of the estimated cost of energy that will be generated or purchased in the next quarter. d. In Rate Group 3, a schedule estimating the revenue for the sales to the National Park Service in the next quarter. Note: Invoices and/or other documentation to substantiate the cost of fuel consumed and purchased power during the prior quarter. 2. For each load center, within 45 days after any month when the balancing account absolute value exceeds 10% of the annual fuel and purchased power cost, the company will file, by tariff advice, the information listed above. 3. The revised Cost of Power Account will be effective, subject to the review and approval or adjustment by the Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA895-2 Effective: December 13, 2021		1,0,0,11,001			
quarter. c. A schedule of the estimated cost of energy that will be generated or purchased in the next quarter. d. In Rate Group 3, a schedule estimating the revenue for the sales to the National Park Service in the next quarter. N e. Invoices and/or other documentation to substantiate the cost of fuel consumed and purchased power during the prior quarter. 2. For each load center, within 45 days after any month when the balancing account absolute value exceeds 10% of the annual fuel and purchased power cost, the company will file, by tariff advice, the information listed above. 3. The revised Cost of Power Account will be effective, subject to the review and approval or adjustment by the Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA895-2 Effective: December 13, 2021	a. Calculation of the fuel and purchased	d power cost as detailed i	n section I	Ξ.	
d. In Rate Group 3, a schedule estimating the revenue for the sales to the National Park Service in the next quarter. N e. Invoices and/or other documentation to substantiate the cost of fuel consumed and purchased power during the prior quarter. C 2. For each load center, within 45 days after any month when the balancing account absolute value exceeds 10% of the annual fuel and purchased power cost, the company will file, by tariff advice, the information listed above. 3. The revised Cost of Power Account will be effective, subject to the review and approval or adjustment by the Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA895-2 Effective: December 13, 2021		kwh's of energy to be so	ld under th	ne applicable rate schedules in the next	
e. Invoices and/or other documentation to substantiate the cost of fuel consumed and purchased power during the prior quarter. 2. For each load center, within 45 days after any month when the balancing account absolute value exceeds 10% of the annual fuel and purchased power cost, the company will file, by tariff advice, the information listed above. 3. The revised Cost of Power Account will be effective, subject to the review and approval or adjustment by the Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA895-2 Effective: December 13, 2021	c. A schedule of the estimated cost of e	nergy that will be genera	ted or pure	chased in the next quarter.	
prior quarter. 2. For each load center, within 45 days after any month when the balancing account absolute value exceeds 10% of the annual fuel and purchased power cost, the company will file, by tariff advice, the information listed above. 3. The revised Cost of Power Account will be effective, subject to the review and approval or adjustment by the Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA895-2 Effective: December 13, 2021		ng the revenue for the sal	es to the N	Jational Park Service in the next	
the annual fuel and purchased power cost, the company will file, by tariff advice, the information listed above. 3. The revised Cost of Power Account will be effective, subject to the review and approval or adjustment by the Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA895-2 Effective: December 13, 2021		to substantiate the cost of	of fuel con	sumed and purchased power during the	С
Commission, for all billings rendered after the effective date. The effective date is to coincide with the monthly billing cycle for each load center. Tariff Advice No. TA895-2 Effective: December 13, 2021		=	_		
	Commission, for all billings rendered after				
Issued by: Alaska Power Company	Tariff Advice No. TA895-2			Effective: December 13, 2021	
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By: Steven J. Kramer

81st Revision	Sheet No.	111
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80th Revision	Sheet No.	111
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STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

Alaska Power Company

Rate Group 1: Load Center: **SKAGWAY and HAINES**

Schedule A-5

Cost of Power Account (Continued)

- E. Determination of Cost of Power Account:
- 1. Estimated costs for 3 months beginning June 1, 2024

 \mathbf{C}

	Source of	Estimated	Estimated			Total		
	Energy	Quantities	Costs					
	Fuel Oil	38,912 Gallons	\$3.3665	\$/Gal.	\$	130,997.25		C
	Purchases from Goat Lake Hydro, Inc. (Includes both Goat Lake & Lutak) Goat Lake RSA Surcharge	5,792,497 kwh	\$0.06301	per kWh	\$ \$	364,985.24 176,451.00		С
1	Subtotal				\$	672,433.48	ļ	С
2.	Cost of Power Balance Account as o	f June 1, 2024			\$	22,104.99		C
3.	Total [1 + 2]				\$	694,538.47		С
4.	Estimated kWh sales for 3 months be	eginning June 1, 2024				6,681,404	kWh	С
	Average Cost of Power [3 divided by (Cost of Power Adjustment)	4]			\$	0.1040	per kWh	R

Pursuant to U-23-054(12)

Tariff Advice No. TA 917-2

Effective:

August 16, 2024

Issued by: Alaska Power Company

Ву:

Steven J. Kramer

	85th Revision		Sheet No.	112		DECEN/ED			
	Cancelling:			· 		RECEIVED			
	84th Revision		Sheet No.	112		JUL 02 2024			
						STATE OF ALASKA			
	Alaska Power Com	pany			REGU	REGULATORY COMMISSION OF ALASKA			
Rate Grp 2: oad Centers:				d Service Area Alawock, Naukat		, Whale Pass			
			Schedule wer Acco	A-5 unt (Continue	d)				
E									
L.	Determination of Cost of Pov	wer Account.							
			2024				C		
	Estimated costs for 3 months	beginning June 1,2	2024				C		
	Estimated costs for 3 months Source of	beginning June 1, 2 Estimated	2024	Estimated		Total	C		
	Estimated costs for 3 months	beginning June 1,2	2024	Estimated Costs	astoriums -	Total	C		
	Estimated costs for 3 months Source of	beginning June 1, 2 Estimated	2024 Gallons		\$/Gal.	Total \$ 394,026.03			
	Estimated costs for 3 months Source of Energy Fuel Oil	Estimated Quantities 125,602	Gallons	\$ 3.1371		\$ 394,026.03	C		
	Estimated costs for 3 months Source of Energy Fuel Oil BBL Hydro, Inc.	Estimated Quantities 125,602 7,536,836	Gallons kWh	\$ 3.1371 \$0.06724	per kWh	\$ 394,026.03 \$ 506,776.85	C		
	Estimated costs for 3 months Source of Energy Fuel Oil	Estimated Quantities 125,602	Gallons	\$ 3.1371		\$ 394,026.03 \$ 506,776.85	(
I.	Estimated costs for 3 months Source of Energy Fuel Oil BBL Hydro, Inc. Haida Energy Inc. (HEI)	Estimated Quantities 125,602 7,536,836	Gallons kWh	\$ 3.1371 \$0.06724	per kWh	\$ 394,026.03 \$ 506,776.85 \$ 382,926.39	0		
I.	Estimated costs for 3 months Source of Energy Fuel Oil BBL Hydro, Inc.	Estimated Quantities 125,602 7,536,836	Gallons kWh	\$ 3.1371 \$0.06724	per kWh	\$ 394,026.03 \$ 506,776.85	0		
I.	Estimated costs for 3 months Source of Energy Fuel Oil BBL Hydro, Inc. Haida Energy Inc. (HEI)	Estimated Quantities 125,602 7,536,836 1,134,933	Gallons kWh kWh	\$ 3.1371 \$0.06724	per kWh	\$ 394,026.03 \$ 506,776.85 \$ 382,926.39			
2.	Estimated costs for 3 months Source of Energy Fuel Oil BBL Hydro, Inc. Haida Energy Inc. (HEI)	Estimated Quantities 125,602 7,536,836 1,134,933	Gallons kWh kWh	\$ 3.1371 \$0.06724	per kWh	\$ 394,026.03 \$ 506,776.85 \$ 382,926.39 \$ 1,283,729.28	C		

Pursuant to	D U-23-054(12)
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5. Average Cost of Power [3 divided by 4] (Cost of Power Adjustment).

Tariff Advice No. TA 917-2

Effective:

\$

August 16, 2024

0.1099 per kWh

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Issued by:

Ву:

Alaska Power Company

Steven J. Kramer

Steven J. Kramer

KCA No. 2	88th Revision	Sheet No.		113		_	FCEN	/FD	
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	87th Revision	Sheet No.		113		(OCT 15 2	024	
	Alaska Po	wer Company			REGL	JLATO	STATE OF ALA		SKA
Rate Group Load Center		Gustavus							
Load Center		chedule A-5							
		lancing Account (Conti	nued)					T
E.	Determination of Cost-of-Power l	Balancing Account:							T
1.	Projected costs for 3 months begin	nning September 1, 2024:							C/T
	[1	
	Source of Energy	Projected Quantities	Р	rojected Costs			Total		T T
	Energy	Quantities		Costs					1
	Fuel Oil	2,868 Gallons	\$	4.7302	\$/Gal.	\$	13,566.21		C/T
									D D
	Gustavus Utility Service, Inc.	872,728 kWh	\$	0.1799	per kWh	\$	157,003.77		N
									D
	Subtotal					\$	170,569.98		C/T
									D
									D D
									D
2	Cost-of-Power Balancing Accou	int as of September 1, 2024				\$	(80,694.47)		C/T
									_
3	Total [1 + 2]					\$	89,875.51		С
4.	Projected kWh Sales for 3 mon	ths beginning Sept. 1, 2024					765,480	kWh	C/T
5.	Average Cost of Power {3 divid (Cost of Power Adjustment)	ed by 4]				\$	0.1174	per kWh	R
Pursua Issued by:	ant to Order U-23-054(14) Alaska Power Company				Effective:	10/2	29/2024		
	Stund Va	un							
By:	7 9 9 9								

27th Revision Cancelling Revision 26th

Sheet No. 113.1

Sheet No. 113.1 **RECEIVED**

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Alaska Power Company

STATE OF ALASKA **REGULATORY COMMISSION OF ALASKA**

Rate Grp 3

Gustavus Schedule No. A-6

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SMALL FACILITY POWER PURCHASE RATE (SFPPR)

This tariff is applicable to the purchase of energy from a Qualifying Facility. A qualifying facility is a co-generation facility or a small power production facility which meets the criteria prescribed by Part 292, Subpart B of the Federal Energy Regulatory Commission Regulations 18 CFR 292.101(b)(1), as effective April 1, 2015, including size, fuel use, ownership, and efficiency standards.

The rate at which the Utility will purchase energy from Qualifying Facilities with a design capacity of 100 kW or less is calculated based upon the number of gallons of diesel consumed in the historical period used in the Cost of Power Adjustment calculation, updated to reflect the current price of the Utility's fuel inventory, divided by the number of kWh generated by diesel in the historical period used in the Cost of Power Adjustment calculation.

This rate will only be applicable when hydroelectric resources are not available.

Α	Gallons consumed (historical period)		11,735	С
В	Current fuel price		\$ 4.942	С
С	Total Fuel Costs	(A x B)	\$ 57,994.37	С
D	Diesel kWh generated (historical period)		157,066	С
Е	Small Facility Power Purchase Rate	(C/D)	\$ 0.3692	I

Purs Tariff	suant to Advice No.	U-23-054(12) TA 917-2	Effective:	August 16, 2024	
Issue	ed by:	Alaska Power Company		W-W-W-W-W-W-W-W-W-W-W-W-W-W-W-W-W-W-W-	
Ву:	Steven J. K	ramer		Title: Senior Director of Regulatory Affairs	

89th Revision Sheet No. 114

Cancelling:
88th Revision Sheet No. 114

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STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

Alaska Power Company

Rate Group 4. Load Center:

Tok/Dot Lake/Tetlin Schedule A-5

Cost of Power Account (Continued)

- E. Determination of Cost of Power Account:
- 1. Estimated costs for 3 months beginning June 1, 2024

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C

C

Source of	Estimated	Estimated		Total
Energy	Quantities			
Fuel Oil	186,825 Gallons	\$ 2.8894	\$	539,812.16
Purchases	0	0		0.00
Other	0	0		0.00

Subtotal \$ 539,812.16

2. Cost of Power Balance Account as of June 1, 2024 \$ (299,234.69)

4. Estimated kWh sales for 3 months beginning June 1, 2024 2,461,926 kWh C

5. Average Cost of Power [3 divided by 4] \$ 0.0977 per kWh R (Cost of Power Adjustment)

Pursuant to U-23-054(12)

Tariff Advice No. TA 917-2 Effective: August 16, 2024

Issued by: Alaska Power Company

Steven J. Kramer

86th Revision	She	et No.		115	F	RECEI	/FD	
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85th Revision	Sho	et No.		115	JUL 02 20		2024	
Alaska Power	Company	***************************************		•	PEGLILAT	STATE OF A		VCLV
		low Willages			LOOLA	OKT COMMINIS	SION OF AL	-AJKA
ate Group 5 oad Centers: Allakaket/Al:	atna, Bettles,C	ior Villages histochina/N	[en	tasta/Slans	r			
mannet/m		edule A-5		tasta/Slam	•			
Co	ost of Power A	count (Cont	inu	ed)				
E. Determination of Cost of Power Account.								
1. F								12
1. Estimated costs for 3 months beginning June 1, 2024								C
					Chi	stochina/	1	
Source of Energy:	ļ	Allakaket		Bettles	Ment	asta/Slana		
Fuel Oil: Gallons		13,110		8,998		21,687		C
Estimated \$/Gal.	\$	6.3060	\$	4.6375	\$	2.9227		C
Total Estimate of Fuel Oil Cost	\$	82,671.66	\$	41,728.23	\$	63,384.59		C
Purchases		\$0.00		\$0.00		\$0.00		
Other		\$0.00		\$0.00		\$0.00		
Subtotal	\$	82,671.66	\$	41,728.23	\$	63,384.59		C
2. Cost of Power Balance Account as of June 1, 2024	\$	(13,021.97)	\$	2,429.41	\$	(6,808.72)		С
3. Total [1 + 2]	\$	69,649.69	\$	44,157.64	\$	56,575.87		C
4. Estimated kWh sales for 3 months beginning June 1,	2024	140,152		98,339		286,660	kWh	C
5. Average Cost of Power {3 divided by 4] (Cost of Power Adjustment)	\$	0.4970	\$	0.4490	\$	0.1974	per kWh	R/I

Pursuant to U-23-054(12) Tariff Advice No. TA 917-2 Issued Alaska Power Company

Effective: August 16, 2024

Steven J. Kramer

89th Revision	She	et No.		116			RECEI	VED
Cancelling: 88th Revision	She	et No.		116	-0:		JUL 02 2	2024
Alaska Power Co	mnai	nv					STATE OF A	
ate Group 5	три	Interior V	illa	ges		кебу	LATORY COMMIS	SION OF A
oad Centers:	Eagl	e/Healy Lal Schedule	se/N	orthway				
Co	ost of l	Power Acco	unt	(Continue	d)			
E. Determination of Cost of Power Account.								
1. Estimated costs for 3 months beginning June 1, 2024								С
Source of Energy:		Eagle	E	lealy Lake		Northway		
Fuel Oil: Gallons		13,661		2,224		17,766		C
Estimated \$/Gal.	\$	4.5000	\$	3.9345	\$	3.0265		C
Total Estimate of Fuel Oil Cost	\$	61,474.50	\$	8,750.33	\$	53,768.80		С
Purchases		\$0.00		\$0.00		\$0.00		
Other		\$0.00		\$0.00		\$0.00		
Subtotal	\$	61,474.50	\$	8,750.33	\$	53,768.80		С
2. Cost of Power Balance Account as of June 1, 2024	\$	3,235.58	\$	(4,453.82)	\$	(19,453.09)		С
3. Total [1 + 2]	\$	64,710.08	\$	4,296.51	\$	34,315.71		С
4. Estimated kWh sales for 3 months beginning June 1, 2024		154,166		17,950		190,924	kWh	C
5. Average Cost of Power {3 divided by 4] (Cost of Power Adjustment)	\$	0.4197	\$	0.2394	\$	0.1797	per kWh	R/R/R

Title: Senior Director of Regulatory Affairs

Steven J. Kramer

RCA No. 2				RECEIVE	D
40th Revi		Sheet No.	117	MAR 2 7 2012	
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39th Revi	ision	Sheet No.	117	STATE OF ALASKA REBULATORY COMMISSION OF	ALASKA
	Alaska Pov	ver Company			
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Tariff Advice No.	TA 821-2			Effective: May 4, 2012	
Issued by: Alaska Po	wer Company Duandt				
Mary	p Lucinar				
By: Mike Garr	rett	Title: Executive Vic	e President		
Julia Sull		THE DACOUNTY TO	- 1 1001dONL		

RCA No. 2 79th Revision Sheet No. 118 Cancelling 78th Revision Sheet No. 118

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JUL 02 2024

STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

Alaska	Power	Com	pany
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Rate Group 1

SKAGWAY and HAINES Schedule No. A-6

SMALL FACILITY POWER PURCHASE RATE (SFPPR)

This tariff is applicable to the purchase of energy from a Qualifying Facility. A qualifying facility is a co-generation facility or a small power production facility which meets the criteria prescribed by Part 292, Subpart B of the Federal Energy Regulatoy Commission Regulations 18 CFR 292.101(b)(1), as effective April 1, 2015, including size, fuel use, ownership, and efficiency standards.

Rates: The rates reflected below are based on the cost of energy which APC will avoid by virtue of its interconnection with qualifying facilities.

Rate A:

This rate shall be effective at all times that energy is available from Goat Lake Hydro, Inc. (GLH) hydroelectric generation sufficient to meet all APC customers' energy requirements. Rate A is set to zero.

Rate B:

This rate shall be effective when APC is using diesel fuel to generate electricity. However, diesel generation for maintenance and testing purposes of two hours or less per day will not cause this rate to become effective.

The rate at which the utility will purchase energy from Qualifying Facilities with a design capacity of 100 kW or less is calculated based upon the number of gallons of diesel consumed in the historical period used in the Cost of Power Adjustment calculation, updated to reflect the current price of the Utility's fuel inventory, divided by the number of kWh generated by diesel in the historical period used in the Cost of Power Adjustment calculation.

Α	Gallons consumed (historical period)			38,912	С	
В	Current fuel price		\$	3.5356	С	
С	Total fuel costs	(A x B)	\$	137,577.27	С	
D	Diesel kWh generated (historical period)			569,616	С	
Е	Small Facility Power Purchase Rate	(C/D)	\$	0.2415	1	

Pursuant Tariff Advice No	to U-23-054(12)	Effective:	August 16, 2024
Issued by:	Alaska Power Company		
	wykeun		
Steven J. Kramer		Title: Senior Director of Regulatory Affairs	

RCA No. 2				
49th Revision	Sheet No.	118.1	RFC	CEIVED
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48th Revision	Sheet No.	118.1	JUL	02 2024
			1	E OF ALASKA
Alaska	Power Company		REGULATORY CO	OMMISSION OF ALASKA
Rate Group 1	SKAGWAY and HAI	NES		
	Net Metering Rate Sch			
	Schedule No. A-6 (con	nt' d)		
Rate C: The rate shall be effective for				
consumed for the last three months divi	ded by the total kilowatt-hours p	roduced by diesel an	d hydro for the last	3 months.
753	Cost of Diesel fuel and purcha	ased energy		
Avoided	consumed during the previous	s 3 months		
Energy Cost	Total Kilowatt-hours produce	d (diesel and hydro)		
	in the previous 3 months			
This rate will be adjusted in	conjunction with APC's quarter	ly CODA filing for th	uis load center	
This fate will be adjusted in	conjunction with AFC's quarter	ly COFA Innig for the	iis ioau center.	
Rate C for the current perio	d:			
Avoided =	\$767,742	\$0.1073	per kWh	C/I
Energy Cost	7,153,263 kWh			
Pursuant to U-23-054(12)		The state of the s		
Tariff Advice No. TA 917-2			Effective:	August 16, 2024
Issued by: Alaska Pov	ver Company			
Stud	ke and			
Ву:				
Steven J. Kramer	Title: Senior Directo	or of Regulatory Affa	airs	

RCA No.		83rd	i	Revision	Sheet No.	119	1	RECI	EIVED	
	Cancelling	82nd	<u></u>	Revision	Sheet No.	119		JUL 0	2 2024	
		Alas	ska Po	wer Co	mpany		REG		OF ALASKA MMISSION OF ALA	SKA
	Rate Group 2				PRIN	CE OF WALES				
		0144	Schedule No. A-6 MALL FACILITY POWER PURCHASE RATE (SFPPR)							
		SMA	LL FAC	ILITY PC	WER PUR	CHASE RATE	(SFPPR)			
		Facili produ Subp 18 CF	This tariff is applicable to the purchase of energy from a Qualifying Facility. A qualifying facility is a co-generation facility or a small power production facility which meets the criteria prescribed by Part 292, Subpart B of the Federal Energy Regulatoy Commission Regulations 18 CFR 292.101(b)(1), as effective April 1, 2015, including size, fuel use, ownership, and efficiency standards.							
						are based on its interconne			cilities.	
		Rate A: This rate shall be effective at all times that energy is available from Black Bear Hydro (BBL) and Haida Energy, Inc. (HEI) hydroelectric generation sufficient to meet all APC customers' energy requirements. Rate A is set to zero.								
		Rate B: This rate shall be effective when APC is using diesel fuel to generate electricity. However, diesel generation for maintenance and testing purposes of two hours or less per day will not cause this rate to become effective.								
		The rate at which the utility will purchase energy from Qualifying Facilities with a design capacity of 100 kW or less is calculated based upon the number of gallons of diesel consumed in the historical period used in the Cost of Power Adjustment calculation, updated to reflect the current price of the Utility's fuel inventory, divided by the number of kWh generated by diesel in the historical period used in the Cost of Power Adjustment calculation.								
		Α	Gallon	s consur	med (histori	cal period)			125,602	С
		В	Currer	nt fuel pri	ce			\$	3.0776	С
		С	Total f	uel costs			(A x B)	\$	386,552.72	С
		D	Diesel	kWh ger	nerated (his	torical period)			1,746,998	С
		E	Small	Facility P	ower Purch	ase Rate	(C/D)	\$	0.2213	Ť

Pursuant to U-23-054(12)
Tariff Advice No. TA 917-2

Issued by: Alaska Power Company

By: Steven J. Kramer

Title: Senior Director of Regulatory Affairs

RCA No. 2					
49th Revision	Shee	et No.	119.1		
Cancelling:				l RE	CEIVED
48th Revision	Shee	et No.	119.1		
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Alasl	ka Power Company				ATE OF ALASKA COMMISSION OF ALASKA
Rate Group 2	Prince of Wales 1	Ísland			
	Net Metering Rate S	Schedule			
	Schedule No. A-6 ((cont'd)			
Rate C: The rate shall be effective for	r Net Metering customers. The	rate is calculat	ted using the	cost of diesel fue	el and purchased energy
consumed for the last three months di	vided by the total kilowatt-hour	s produced by	diesel and h	ydro for the last 3	months.
	Cost of Diesel fuel a	and purchased	energy		
Avoided	consumed during the				
Energy Cost	Total Kilowatt-hours		esel and		
	hydro) in the previou	us 3 months			
This pate will be adjusted	in conjunction with APC's quart	touls CODA El	in a fan thia l	and contain	
This rate will be adjusted	in conjunction with APC s quar	ierly COPA III	ing for this t	oad center.	
Rate C for the current per	iod:				
Avoided	<u>\$1,093,472</u>	=	\$0.1277	per kWh	C/R
Energy Cost	8,564,211 kWh	ı		•	
				. 10	
Pursuant to U-23-09 Tariff Advice No. TA 917-2	5 4(12) 2			Effective:	August 16, 2024
				THE SUPERIOR STATES	
Issued by: Alaska P	ower Company				
A American	16				
By:					
Steven J. Kramer	Title: Seni	or Director of	Regulatory A	Affairs	

RCA No.	2	50th	Revision	Sheet No.	120
	Cancelling:		NI		
		49th	Revision	Sheet No.	120

JUL 02 2024

STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

Alaska Power Company

Rate Group 4

TOK Schedule No. A-6

SMALL FACILITY POWER PURCHASE RATE (SFPPR)

This tariff is applicable to the purchase of energy from a Qualifying Facility. A qualifying facility is a co-generation facility or a small power production facility which meets the criteria prescribed by Part 292, Subpart B of the Federal Energy Regulatoy Commission Regulations 18 CFR 292.101(b)(1), as effective April 1, 2015, including size, fuel use, ownership, and efficiency standards.

Rate: The rate reflected below is based on the cost of energy which APC will avoid by virtue of its interconnection with qualifying facilities.

The rate at which the utility will purchase energy from Qualifying Facilities with a design capacity of 100 kW or less is calculated based upon the number of gallons of diesel consumed in the historical period used in the Cost of Power Adjustment calculation, updated to reflect the current price of the Utility's fuel inventory, divided by the number of kWh generated by diesel in the historical period used in the Cost of Power Adjustment calculation.

Α	Gallons consumed (historical period)		186,825	C
В	Current fuel price		\$ 2.8653	С
С	Total fuel costs	(A x B)	\$ 535,309.67	С
D	Diesel kWh generated (historical period)		2,705,120	С
E	Small Facility Power Purchase Rate	(C/D)	\$ 0.1979	ı

Pursuant to U-23-054(12) Tariff Advice No. TA 917-2			Effective:	August 16, 2024			
Issue	ed by:	Alaska Power Company					
Ву:		Gkenn					
L	Steven J. K	ramer	1	Title: Senior Director of Regulatory Affairs			

NCA NU. Z			
32nd Revision	Sheet No.	120.1	DECENTED
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31st Revision	Sheet No.	120.1	JUL 02 2024
TILL TO THE TIME T			STATE OF ALASKA
Alaska Po	wer Company		REGULATORY COMMISSION OF ALASKA
Rate Group 4	Tok		
I.	Net Metering Rate Schedule Schedule No. A-6 (cont'd)		
This rate shall be effective for Net Metering of divided by the total kilowatt-hours produced		ng the cost of o	diesel fuel consumed for the last three months
Avoided = Energy Cost This rate will be adjusted in conju	Cost of Diesel fuel consumed durprevious 3 months Total Kilowatt-hours produced by the previous 3 months unction with APC's quarterly COPA f	y diesel in	oad center.
Rate for the current period:			
Avoided = Energy Cost	\$537,049 2,686,520 kWh	\$0.1999	per kWh C/I
Pursuant to U-23-054(12) Tariff Advice No. TA 917-2			Effective: August 16, 2024
Issued by: Alaska Power Co	ompany		
By: Stundke	u		
Steven J. Kramer	Title: Senior Director o	f Regulator A.	ffairs

199th Revision	Sheet No.	121	RECEIVED
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198th Revision	Sheet No.	121	OCT 15 2024
			STATE OF ΔΙΔSΚΑ

Alaska Power Company

REGULATORY COMMISSION OF ALASKA

Schedule A-7 Power Cost Equalization

The following conditions apply to Power Cost Equalization (PCE) eligibility:

- 1. Residential customers are eligible for PCE for actual consumption of not more than 750 kWh per month.
- 2. Customers that are classified as local community facilities are eligible for PCE, calculated in the aggregate for each community served by the utility for actual consumption of not more than 70 kWh per month for each resident of the community.
- 3. Customers not listed above are not eligible for PCE.

For bills rendered beginning on or after the effective date, the amount of Power Cost Equalization credited to eligible customers will be at the rates listed for each of the Load Centers below.

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AS 42.45.110(i) provides that when appropriations are insufficient for payment in full, the amount paid to each utility is reduced on a pro rata basis. Beginning with that billing period, the amount of PCE to be credited to the bills of all eligible customers will be shown in a separate column above.

Pursuant to Order U-23-054(14)	Effective:	10/29/2024

Issued by: Alaska Power Company

Steven J. Kramer Title: Senior Director of Regualtory Affairs

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22nd Revision	Sheet No.	122	DECENTED.
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21st Revision	Sheet No.	122	OCT 4 2024
			STATE OF ALASKA
Alaska Power Compan	ıv		REGULATORY COMMISSION OF ALASKA
-	·		-1
Applicable to all Load Centers in all Rate Gr	=	_	
	Schedule A		
	Power Cost Equa	lızatıon (C	ontinued)
		. 1 '11	
Power Cost Equalization (PCE) will be discled The following notice will be included with the	= -		
The following notice will be included with the	e oms of customers engine	ioi i CL.	
	Notice to Custom	ier	
For the current billing period Alaska Power (*
Program (AS 42.45.100) to assist Alaska Povelectrical energy.	ver Company and its custom	ers in reducii	ig the high cost of generation of
energy.			
Your total electrical service cost	\$xxx.xx		
	4		
Less Power Cost Equalization	-xx.xx		
-			
Your charge	\$xxx.xx		
For the most recent monthly reporting period			
Company's actual fuel efficiency for xxx was	_		
regulations for the Power Cost Equalization I generating facility.	Flogram is XX knowatt-nours	a ganon ioi	Alaska Fower Company's xxx
(Note: Insert the specific load of	center name or information in	n lieu of xxx.)
			_
			D
Pursuant to Order U-23-054(14)			Effective: 10/29/2024
Issued by: Alaska Power Company			- · · · · · · · · · · · · · · · · · · ·
St. Alexander			
By:		27	
Steven J. Kramer	Title: Senior Direct	or of Regulat	tory Affairs

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			STATE OF ALASKA REGULATORY COMMISSION OF ALASKA
Alaska Power Comp	any		REGULATORY COMMISSION OF ALASKA

Schedule No. A-8 OPTIONAL TIME OF USE RATES

Beginning with the January 2025 billing period, where meters are Time of Use capable, retail customers may begin taking service using Optional Time of Use Rates.

Optional Time of Use Rates are available in locations where:

- (1) APC is providing service;
- (2) the customer does not take Net Metering or does not have grid-connected generation or storage equipment;
- (3) energy is not resold, including without limitation resale for electric vehicles;
- (4) a completed election form has been approved by APC; and
- (5) an advanced metering infrastructure (AMI) meter capable of providing interval usage is installed and supported by upstream equipment.

Customers electing to enroll in the Optional Time of Use program shall remain on the service until, at least, the first new billing cycle after enrollment. Customers electing to unenroll in the Optional Time of Use service are prohibited from re-enrolling for 12 calendar months following de-enrollment.

Monthly Rates:

Energy Charges - Peak Hours (7 a.m. to 6:59 p.m. Alaska Prevailing Time) per kWh:

8, 8			-	/ 1	
Rate Schedule	Rate Group 1	Rate Group 2	Rate Group 3	Rate Group 4	Rate Group 5
Rate Schedule No. A-1	\$ 0.2007	\$ 0.1911	\$ 0.2607	\$ 0.3240	\$ 0.6219
Rate Schedule No. A-2	\$ 0.1335	\$ 0.1148	\$ 0.2386	\$ 0.2114	\$ 0.5359
Rate Schedule No. A-3	\$ 0.1309	\$ 0.1086		\$ 0.1882	
Rate Schedule No. A-4		\$ 0.0705			

Energy Charges - Off-Peak Hours (7 p.m. to 6:59 a.m. Alaska Prevailing Time) per kWh:

Rate Schedule No. A-1	\$ 0.1338	\$ 0.1274	\$ 0.1738	\$ 0.2160	\$ 0.4146
Rate Schedule No. A-2	\$ 0.0890	\$ 0.0765	\$ 0.1591	\$ 0.1409	\$ 0.3573
Rate Schedule No. A-3	\$ 0.0873	\$ 0.0724		\$ 0.1255	
Rate Schedule No. A-4		\$ 0.0470			

Pursuant to Order U-23-054(14) Effective: 10/29/2024

Issued by: Alaska Power Company

By: Steven J. Kramer Title: Senior Director of Regulatory Affairs

RCA No. 2			
Original	Sheet No.	124	RECEIVED
Cancelling:			OCT 4 2024
	Sheet No.		STATE OF ALASKA
Alaska Power Co	mpany		REGULATORY COMMISSION OF ALASKA
	Schedule No. A-8 OPTIONAL TIME OF USE RAT		
Conditions:			
1. Above service provided subject	to APC rules and regulations.		
2. These schedules will be applied readings be combined.	to each meter at point of delivery and in	no event will met	er
Reconnection condition, Power Equalization Program, and Spec	arge, Demand Charge, Demand Rache Factor Adjustment, Cost of Power A ial Condition specified under Rate So purchasing power under the Optional	djustment, Powe chedule Nos. A-	er Cost 1,
Pursuant to Order U-23-054(14)			Effective: 10/29/2024
Issued by: Alaska Power Company			*
StunGl	Lun		

Title: Senior Director of Regulatory Affairs

Steven J. Kramer

1st Revision	Sheet No.	126	
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Alaska Power Compa	ny		STATE OF ALASKA REGULATORY COMMISSION OF ALASKA
S	ECTION 13 - NET ME	ETERING SE	ERVICE
(Applicable t	to Eligible On-Site Gen	eration Syste	ms 25 kW or Less)
Available on a first-come, first served bas on-site generation system(s) that are interfacilities. Generation systems shall conta and be used primarily to offset part or all Service under this schedule is available up to the service under the schedule is available up to the service under the schedule is available up to the service under the schedule is available up to the service under the schedule is available up to the service under the schedule is available up to the service up to the servi	connected and operate in a nameplate capacity of the consumer's elect ntil the cumulative name	in parallel wi of 25 kW or ric energy rec neplate genera	th the Company's distribution less per customer premises quirements. ating capacity of all retail
net metered systems equals 1.5 percent of may limit net metering installations in po address system stability constraints or other monthly Rates	rtions of its distribution		
Electric bills for net metered consumers s service rates contained in this operating t			
If the Company furnished more electric Company during the monthly billing peak Wh of net electric energy supplied by contained in the operating tariff; or	eriod, the Company sha	ll bill the con	sumer for the number of
If the consumer supplied more electric consumer during the monthly billing p amount derived by multiplying the kW Company by the Net Metering power as appropriate.	eriod, the Company sha h of net electric energy	all credit the supplied by	consumer's account with an the consumer to the
Dollar amounts credited to the account o by the consumer in subsequent monthly otherwise revert to the Company. Unused is terminated.	billing periods. Dollar a	mounts cred	ited do not expire or

Tariff Advice Number

Effective: Ju

July 25, 2016

Issued by: Alaska Power Company

By:

Mary Jo Quandt (

856-2

Title: Senior Director Regulatory Affairs/Customer Srv

RCA No.	2				
	Original	Sheet No.	127	RECEIVED	
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		Sheet No.	27	APR 3 0 2012	
				STATE OF ALASKA Rebulatory Commission of Alaska	
	Alaska Power Co				
		SECTION 13 - NET ME			
	(Applicabl	e to Eligible On-Site Gene	eration Syste	ems 25 kw or Less)	N
Conditio	<u>ons</u>				
,	Itility Generator may not approval from the Comp		tion of gene	ration facilities without final	
require	ements and all applicable	federal, state and local sat tent with the most current	ety codes a	rmance with the Company and regulations. At a minimum, stion standards approved by the	
electri Tariff	c system shall be in comp Sheet No. 36, 52 and the		ction and op on Requirem	g in parallel with the Company's perating guidelines contained on nents for NET Metering	
Net Me		metering service shall sub er than 25 kW contained in			
5) To be	eligible for interconnection	on under a net metering pr	ogram, a co	nsumer generation system must:	
	a. Include an electric ge	nerator and its accompany	ing equipmo	ent package;	
	b. Be physically interco- provides electric serv		side of the 1	neter from which the Company	
					14
Tariff Adv	vice Number 822-2		Table Start Control Co	Effective: JUNE 14, 2012	
Issued by:	Alaska Power Company				
By:	Michael Lane	et			
- رح	Michael Garrett	Title: Executive V	ice President		

RCA No. 2			1	
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			STATE OF ALASKA REGULATORY COMMISSION OF ALASKA	
Alaska Power Con				
·	SECTION 13 - NET ME			
(Applicable	to Eligible On-Site Gen	eration Syst	CHIS 25 KW OI Eloss)	N
Conditions (Continued)				1
c. Generate electric energ	gy from one or more of the	ne following	g sources:	İ
Solar photovoltaic and	solar thermal energy;			
Wind energy;	1' . L. JEII and an bioga	boorbonn o	from organic matter wastewater	.]
	ding landfill gas or blogs municipal solid waste;	is produced	from organic matter, wastewater,	1
	mal, hydrokinetic energy	or ocean th	hermal energy; and,	İ
Other sources as may	be approved by the Regu	latory Com	mission of Alaska that generally	
have similar environm				
d. Be operated and either	owned or leased by the	consumer, a	and	
	plate capacity of no more			Ì
premises;	•			
(B) Be located on the c			C. J.A.	.
1	to offset part or all of the	consumer's	s requirements for electric	
energy; and (D) Include an inverter	adequate to ensure the s	renerated po	ower is compatible with the	
the Company syste		,	•	1
			'C' L	
6) The Company reserves the right	to refuse net metering se	ervice to a c	tems participating in net metering to	
exceed 1.5 percent of the Comp			ons partorpating in not meeting to	
CACCOUTING POLICE OF the Comp	any o ar exage recess week		•.	
7) The Company will not terminate	e net metering service to	any custom	er in the event the Company's	
			f existing net metered customers	
exceeds 1.5 percent of the Com	pany's average retail dem	iand.		И
Tariff Advice Number 822-2			Effective: JUNE 14, 2012	
Issued by: Alaska Power Company				
By: Michael Lane	t		•	
Michael Garrett	Title: Executive	Vice Presider	nt	

12th Revision	Sheet No.	129
Cancelling:		
11th Revision	Sheet No.	129

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STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

T/C

Alaska Power Company

SECTION 13 - NET METERING SERVICE

(Applicable to Eligible On-Site Generation Systems 25 kW or Less)

Conditions (Continued)

- 8) The Company may request by tariff advice letter to adjust the limit on total nameplate capacity of eligible consumer generation systems participating in the net metering program above 1.5 percent of the electric utility's average retail demand.
- 9) The Company reserves the right to limit net metering installations in portions of its distribution system that are reasonably necessary to address system stability constraints or other operational issues. The Company shall notify the Commission no later than 30 days after refusal to interconnect with a consumer requesting net metering service.
- 10) The Company may require the installation of additional metering equipment for net metering consumers, including the metering of individual generating facilities. For these installations, the Company is responsible for all costs related to the purchase, installation, and maintenance of the additional metering equipment and the customer shall not be assessed any recurring charges for the additional metering equipment. Additional equipment required because of changes in standards or regulation are the responsibility of the customer.
- 11) Pursuant to 3 AAC 50.910 (d), below is a summary of the Company's average retail demand, maximum allowed nameplate capacity of eligible net metered generation facilities on the system, and total nameplate capacity of net metered customers:

2023	Average				C
Retail	Retail	1.5% of	# of	Nameplate	
Sales (kWh)	Demand (kW)	ARD (kW)	Systems	Capacity (kW)	
26,737,871	3,052	45.8		2 14.5	C
32,860,295	3,751	56.3		0 0	C
10,332,421	1,180	23.4*	2	4 23.4	C
	Sales (kWh) 26,737,871 32,860,295	Retail Retail Sales (kWh) Demand (kW) 26,737,871 3,052 32,860,295 3,751	Retail Retail 1.5% of Sales (kWh) Demand (kW) ARD (kW) 26,737,871 3,052 45.8 32,860,295 3,751 56.3	Retail Retail 1.5% of # of Sales (kWh) Demand (kW) ARD (kW) Systems 26,737,871 3,052 45.8 32,860,295 32,860,295 3,751 56.3 60	Retail Retail 1.5% of # of Nameplate Sales (kWh) Demand (kW) ARD (kW) Systems Capacity (kW) 26,737,871 3,052 45.8 2 14.5 32,860,295 3,751 56.3 0 0

*1.5% of RG 4's ARD is 17.7 kW. The waiver requested in TA914-2 allows for the higher limit of 23.4 kW.

Each of these rates groups is an independent eletrical system and exceed the 5 million sales threshold.

Tariff Advice Number	914-2	Effective:	April 11,	, 2024
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Issued by: Alaska Power Company

Sturgkeun

Steven J. Kramer Title: Senior Director of Regulatory Affairs

By:

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STATE OF ALASKA REGULATORY COMMISSION OF ALASKA

This Application is complete when it provides all applicable and correct information required below and includes all items indicated on the checklist at the end of this form.

Applicant:			
Name:			***************************************
Mailing Address:			
City, State, Zip:		,	
Telephone (Day):			
	(Evening):		
Fax:	E-Mail Add	dress:	
Customer Account Nu	ımber:		
Electricity Provider (i	f different from Utility): _		
Contact: (if different	from Applicant)		
Name:			
City, State, Zip:	·		
		(Evening):	
Fax:	E-Mail Add	dress:	
Generating Facility:			
Location (if different	from above):	····	
Facility Owner (include	de percent ownership by a	any electric utility):	
Inverter Manufacture	A+ - *	Model:	
Nameplate Rating: (k	W) (kVA) (AC Volts)		
Single Phase	Three Phase	(check one)	
Prime Mover: Photov	oltaic / Turbine/ Fuel Cell	/ Other	
(describe)			



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Energy Source: Solar / Wind / Hydro / Other STATE OF ALASKA REGULATORY COMMISSION OF ALASKA (describe) Wind: rated peak output: kw at mph wind speed; anticipated average: mph Is the equipment UL1741 Listed? Yes No If Yes, attach evidence of UL1741 listing. List components of the Interconnection Equipment Package that are certified: Equipment Type Certifying Entity 1. _____ 2. _____ 3. ______ If required by APC, attach a one-line diagram of the Generating Facility. Operation is contingent on Utility approval to interconnect the Generating Facility. Applicant Signature I hereby certify that, to the best of my knowledge, the information provided in this application is true. I agree to abide by the terms and conditions for a Level 1 Interconnection Agreement, provided on the following pages. Title: _____ Date: Alaska Power Company Signature Interconnection of the Generating Facility is approved contingent upon the terms and conditions for a Level 1 Interconnection Agreement, provided on the following pages ("Agreement"). Utility Signature: Title: _____ Date: ____

Application ID number:

Utility waives inspection/witness test? Yes No

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STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

Terms and Conditions

1.0 Construction of the Generating Facility

After APC executes the Interconnection Agreement by signing the Applicant's Net Metering application, the Applicant may construct the Generating Facility, including interconnected operational testing not to exceed two hours.

2.0 Interconnection and Operation

The Applicant may operate the Generating Facility and interconnect with APC's Electric Delivery System once all of the following have occurred:

- 2.1 The Generating Facility has been inspected and approved by the appropriate local electrical wiring inspector with jurisdiction, and the Applicant has sent documentation of the approval to the Utility, and
- 2.2 The Utility has either:
 - 2.2.1 Inspected the Generating Facility and has not found that the Generating Facility fails to comply with a Level 1 technical screen or a UL and IEEE standard; or
 - 2.2.2 Waived its right to inspect the Generating Facility by not scheduling an inspection in the allotted time; or
 - 2.2.3 Explicitly waived the right to inspect the Generating Facility.

3.0 Safe Operations and Maintenance

The Interconnection Customer shall be fully responsible to operate, maintain, and repair the Generating Facility as required to ensure that it complies at all times with IEEE Standard 1547.

4.0 Access

APC shall have access to the metering equipment of the Generating Facility at all times. APC shall provide reasonable notice to the Interconnection Customer when possible prior to using its right of access.

5.0 Disconnection

APC may temporarily disconnect the Generating Facility upon the following conditions:

- 5.1 For scheduled outages upon reasonable notice.
- 5.2 For unscheduled outages or emergency conditions.
- 5.3 If the Generating Facility does not operate in the manner consistent with these terms and conditions of the Agreement.
- 5.4 The Utility shall inform the Interconnection Customer in advance of any scheduled disconnection, or as is reasonable after an unscheduled disconnection.

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6.0 Indemnification STATE OF ALASKA REGULATORY COMMISSION OF ALASKA

Each Party shall at all times indemnify, defend, and save the other Party harmless from, any and all damages, losses, claims, including claims and actions relating to injury to or death of any person or damage to property, demand, suits, recoveries, costs and expenses, court costs, attorney fees, and all other obligations by or to third parties, arising out of or resulting from the indemnified Party's action or inactions of its obligations under this Agreement on behalf of the indemnifying Party, except in cases of gross negligence or intentional wrongdoing by the indemnified Party.

7. 0 Insurance

The Interconnection Customer is required to maintain standard general liability insurance coverage as part of this Agreement and is required to provide proof of insurance. Standard homeowners insurance coverage is defined as coverage sufficient to replace your home and its contents.

8.0 Limitation of Liability

Each Party's liability to the other Party for any loss, cost, claim, injury, liability, or expense, including reasonable attorney's fees, relating to or arising from any act or omission in its performance of this Agreement, shall be limited to the amount of direct damage actually incurred. In no event shall either Party be liable to the other Party for any indirect, incidental, special, consequential, or punitive damages of any kind whatsoever, except as allowed under paragraph 6.0.

9.0 Termination

- 9.1 This Agreement may be terminated under the following conditions:
 - 9.1.1 By the Interconnection Customer: By providing written notice to APC.
 - 9.1.2 By APC: If the Generating Facility fails to operate for any consecutive 12-month period or the Interconnection Customer fails to remedy a violation of these terms and conditions of the Agreement.
 - 9.2 Permanent Disconnection: In the event the Agreement is terminated, APC shall have the right to disconnect its facilities or direct the Interconnection Customer to disconnect its Generating Facility.
 - 9.3 Survival Rights: This Agreement shall continue in effect after termination to the extent necessary to allow or require either Party to fulfill rights or obligations that arose under the Agreement.

10.0 Assignment

1. For a Generating Facility offsetting part or all of the load of a utility customer at a given site, that customer is the Net Metering Customer and that customer may assign this application / agreement to a subsequent occupant of the site. For a Generating Facility providing energy directly to APC, the Interconnection Customer is the owner of the Generating Facility and may assign this application / agreement to a subsequent owner of the Generating Facility. Assignment is only effective after the assignee provides written notice of the assignment to the Utility and agrees to accept the Interconnection Customer's responsibilities under the Interconnection Agreement.



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STATE OF ALASKA
REGULATORY COMMISSION OF ALASKA

INTERCONNECTION REQUIREMENTS FOR NET METERING POWER PRODUCERS

This document states the minimum requirements for the safe and reliable operation of Customer-owned generating facilities (25 kW or smaller in size) that will be eligible to be connected and operated in parallel with the ALASKA POWER COMPANY, (APC) utility system under APC's NET METERING Program. Customer-owned generating facilities that are fueled by: (a) Wind; (b) solar energy; (c) geothermal energy; (d) landfill gas; (e) wave or tidal action; (f) gas produced during the treatment of wastewater; (g) qualified hydropower; or (h) biomass energy based on solid organic fuels from wood or field residues, or dedicated energy crops that do not include wood pieces that have been treated with chemical preservatives, are eligible to become NET METERING facilities.

NET METERING facilities shall not be fueled or connected to any non-qualified alternative energy sources.

- 1. <u>Compliance with Laws</u>. Construction and installation of a NET METERING facilities shall be in compliance with all applicable national, state, and local construction and safety codes. Once operating, APC reserves the right to require the Customer, at the Customer's expense, to provide corrections or additions to their existing protective devices in the event of future modification of government or industry regulations and standards.
- 2. <u>Placement of Customer-owned NET METERING Facilities</u>. To maintain the existing APC distribution system's power quality and reliability, only one NET METERING facility per distribution transformer will be authorized. This requirement may be waived by APC when APC, in its sole discretion, deems it appropriate under the circumstances.
- 3. <u>Power Quality and Reliability</u>. The interconnection of the NET METERING facility with the APC utility system shall not cause any reduction in the quality and reliability of service provided to other Customers. There shall be no objectionable generation of abnormal voltages or voltage fluctuations, and the harmonic content of the NET METERING facility output must be below that level which would cause undue interference with other Customer loads, other utilities, or APC facilities and equipment.

To minimize all interference, APC requires the NET METERING facilities to meet the power quality standards presented in Section 10 Recommended Practices for Individual Consumers of the latest IEEE Std. 519, IEEE Recommended Practices and Requirements for Harmonic Control in Electrical Power Systems. In addition, to meeting all requirements identified in this document, the NET METERING facility shall comply with APC's Operating Tariff and IEEE 1547.

4. <u>Testing</u>. Prior to initial energization of the NET METERING facility, inspection and/or tests will be jointly performed by both the Customer and designated APC personnel. Purpose of the testing is to determine if the generator and related equipment

APR 3 0 2012

of the NET METERING facility meets the minimum safety requirements described by IEEE 929 and UL 1741 and IEEE1547. Customer is solely responsible for ensuring propersion of alaska operation of its NET METERING facility. Further tests may be required on individual systems. The Customer is responsible for the costs associated with testing and/or retesting inverters and power generating units that do not meet UL 1741 and IEEE 1547.

- 5. <u>Inspection and Customer Maintenance Records</u>. The Customer shall maintain the NET METERING facility in good working order. The NET METERING facility (*i.e.*, generator and associated equipment) may be subject to inspection by APC upon reasonable notice, but APC assumes no duty to inspect said facility. The Customer will assume full responsibility for the routine maintenance of the NET METERING facility, associated protective devices, and the keeping of records for such maintenance. These records shall be available to APC for inspection at all times upon reasonable notice to the Customer, but APC assumes no duty to inspect said records.
- 6. <u>Visible, Lockable Disconnect Switch</u>. An accessible, visible, lockable disconnect switch is to be provided by the Customer in an appropriate circuit which is lockable in the open position only. This switch shall be located at or near the main structure, the utility service entrance, or some mutually agreed upon location with proper signage.
- (A) This switch, when locked in the open position for any of the following conditions, may be unlocked only by APC operating personnel. APC will lock open the switch under the following circumstances:
 - (a) If it is necessary for the protection of line crew personnel when working on de-energized circuits during a system emergency.
 - (b) If inspection of the NET METERING facility reveals a hazardous condition or a lack of proper maintenance.
 - (c) If the NET METERING facility interferes with other Customers, other utilities, or with the operation of APC's distribution system.
 - (d) If APC determines that the NET METERING facility has generated power from a non-qualified alternative energy resource.
 - (e) For general maintenance of APC's distribution system.

The installed switch will be locked open by APC for the above conditions (a), (b), (c) and (d). APC will provide reasonable notice before locking the switch open for general maintenance as provided in condition (e) above.

- (B) If the Customer declines to install a Visible, Lockable Disconnect Switch, consent is implied to allow APC Operating Personnel to disconnect all electric service to the entire site, if APC, at its sole discretion, anticipates any of the circumstances (a)-(d) in Section 6(A).
- 7. <u>Metering</u>. APC shall install and maintain a kilowatt-hour meter, or meters at the NET METERING facility capable of registering the bi-directional flow of electricity at the Point of Interconnection at a level of accuracy that meets all applicable standards, regulations and statutes. The meter(s) may measure such parameters as time of

APR 3 0 2012

delivery, power factor, voltage and such other parameters as APC shall specify in its soft community discretion. The Customer shall provide space for metering equipment as specified by APC with the location of the meter(s) to be approved by APC.

- 8. <u>Nominal Voltages and Phasing</u>. The generator nameplate voltage should be the same as one of the nominal voltages supplied by APC. The nominal voltages are 120/240 V single-phase, 120/240 V three-phase, 120/208 V three-phase, and 277/480 V three-phase. If the generator nameplate voltage is different from APC's nominal voltages, the Customer must supply a dedicated generator transformer. The preferred transformer connection, unless otherwise specified, is grounded wye-grounded wye.
- 9. <u>Fault Current Increase and Upgrading Equipment</u>. In general, installation of a new generator will increase the fault current level at the Customer's electrical facility. This may require upgrading some of the Customer's equipment. The Customer will assume full responsibility of upgrading Customer's own equipment.
- 10. <u>Starting as Induction Motor</u>. In general, induction generators start as motors and also synchronous generators may be designed to start as motors. The Customer-owned generator starting as a motor shall meet the motor starting requirements prescribed by APC. APC may require the Customer to provide, at Customer's own expense, special or additional starting equipment.
- 11. <u>Generating Facility Grounding</u>. There are additional safety concerns that should be addressed when considering circuit grounding of the NET METERING facility interconnected to APC's utility system. To ensure proper grounding of the generating facility, the Customer should follow all applicable national, state, and local codes regarding grounding.
- 12. <u>Synchronization</u>. The NET METERING facility must be synchronized with APC's utility system at all times and the Customer shall be responsible for the cost and maintenance of synchronization.
- 13. <u>Automatic Disconnection and Time-Delayed Automatic Reconnection</u>. The NET METERING facility shall be designed to automatically disconnect and lockout when APC's service is interrupted for any reason. Automatic reconnection of the NET METERING facility to APC's utility system shall be done only on Hot-Bus/Hot-Line/Sync-Check at least five minutes after the automatic disconnection.
- 14. <u>Single Phasing Protection</u>. The Customer is advised that a phase-unbalance disturbance on APC's utility system can result in overheating of the NET METERING facility. A negative- sequence-type relay (current or voltage) could be necessary to initiate tripping under phase-unbalance conditions and may also be used to block closing of the automatic reconnection device if APC's utility system is single-phased.
- 15. <u>Generating Facility Protection</u>. The Customer is fully responsible for the protection of the generator and all of its associated equipment. Protection should be provided for the Customer's own equipment failures, faults and other disturbances on APC's utility

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system. The Customer shall provide equipment specifications, protection arrangements and some design drawings to APC for review and written approval prior to installation.

- 16. <u>Fault Detection and Automatic Isolation</u>. To prevent a NET METERING facility from supplying current to a fault on APC's utility system, the NET METERING facility shall be equipped to provide isolation from APC's utility system for any fault on the APC's utility system. The automatic isolation shall be done prior to the APC breaker (or recloser) reclosing and within a reasonable period of time, typically less than two seconds (120 cycles).
- 17. <u>Under/Over Voltage Relay</u>. To prevent any hazardous operating conditions, the NET METERING facility shall be isolated from APC's utility system for any undervoltage (lower than 80 percent of nominal voltage) and over-voltage conditions (higher than 110 percent of nominal voltage) within two seconds (120 cycles).
- 18. <u>Under/Over Frequency Relay</u>. To prevent any hazardous operating conditions, the NET METERING facility shall be isolated from APC's utility system for any over-frequency and under-frequency conditions within a reasonable period of time. The Customer's frequency relay settings will be reviewed and approved by APC prior to start-up of the NET METERING facility.
- 19. <u>No Automatic Reclosing</u>. The APC feeder circuit breaker control scheme is normally designed to have at least one automatic reclosing in order to minimize unnecessarily prolonged outages. To minimize potentially hazardous conditions or equipment damage due to non-synchronized operation caused by automatic reclosing, no automatic reclosing of the NET METERING facility breaker (or interrupting device) shall be allowed.
- 20. <u>Dedicated Distribution Transformer</u>. To ensure reliable service to other APC Customers and to minimize all possible problems for other APC Customers, the NET METERING facility shall be interconnected to the APC utility system through a dedicated-to-single-Customer distribution transformer. Any cost of new APC facilities to achieve dedicated-to-single-Customer service shall be the Customer's sole expense. This requirement may be waived by APC on a case-by-case basis, when it deems appropriate, in its sole discretion.
- 21. <u>Single-phase Generating Facility on Three-phase Distribution Transformer.</u> In general, a Customer-owned single-phase generating facility greater than 10kW shall not be allowed to be connected to an APC three-phase distribution transformer. This requirement may be waived by APC on a case-by-case basis, when it deems appropriate, in its sole discretion.
- 22. <u>Surge Protection</u>. The Customer is responsible for the protection of Customer's NET METERING facility from transient surges initiated by lighting, switching, or other system disturbances.
- 23. <u>Future Modification or Expansion</u>. Any future modification or expansion of the NET METERING facility will require a separate engineering review and approval by APC.



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24. Reservation of Rights. APC reserves the right to require, in its sole discretion, additional interconnection requirements for NET METERING generating facilities in order to preserve the safety and integrity of APC's utility system.

ATTESTATION:	
Producer) and have read the above Inter	, am an authorized (NET METERING connection Requirements for NET METERING adhering to the requirements, and agree to abide by the
Signature:	
Date:	,
NET METERING Account No	