Original Sheet No. E-1.00

E1. Retail Access Service Tariff

RAST

1.0 INTRODUCTION AND DEFINITIONS

This tariff is intended to provide the terms and conditions associated with Retail Access Service as well as provide information regarding the roles of the various market participants. This tariff includes the following sections:

Introduction and Definitions	Section	1.0
Customer	Section	2.0
Alternative Electric Supplier (AES)	Section	3.0
Dispute Resolution	Section	4.0
Liability	Section	5.0

In cases where a Customer chooses to participate in Retail Access Service and obtain Generation Service from an Alternative Electric Supplier (AES), the Company will maintain a relationship and interact with two separate participants -- the Customer and the AES.

1.1 The Customer Role

The Customer is the end-user of Power at one or more locations in the State of Michigan who has facilities connected to the Company's Distribution System. Under Retail Access Service, the Customer will conduct transactions with at least two participants - the Company and an AES. The decision to choose an AES or to remain on Company service will be made by the Customer.

The Customer must already be connected to the Company's Distribution System as a Full Requirements Service Customer or meet the requirements for new Customers connecting to the Company's Distribution System as defined in the Company's applicable tariffs and service rules.

1.2 The Supplier Role

An Alternative Electric Supplier (AES) is a Person that has been licensed to sell retail electricity in Michigan. AESs take title to Power and sell Power in Michigan's retail electric market.

An AES makes necessary arrangements to provide Power to Customers, assembles products and/or services, and sells the products and/or services to Customers. AESs must meet all applicable statutory and regulatory requirements of Michigan and federal law.

Market participation responsibilities of the AES include: scheduling energy, obtaining and paying for transmission and ancillary services (including energy imbalance charges), and payment or provision of energy for losses incurred on the Transmission System and the Distribution System to deliver Power. The AES is responsible for assuring power supply, arranging deliveries to the Company's Distribution System and managing its own retail sales.

Continued to Sheet No. E-2.00

Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin



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E1. Retail Access Service Tariff

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Continued from Sheet No. E-1.00

1.3 Definitions

"Alternative Electric Supplier" or "AES" means a Person properly licensed by the Commission to sell electric Generation Service to retail Customers in the state of Michigan. AES does not include the Person who physically delivers electricity from the AES directly to retail Customers in Michigan.

"Commission" means the Michigan Public Service Commission.

"Company" means Upper Peninsula Power Company or its agent.

"Customer" means, for purposes of Retail Access Service, a Person with electrical load facilities connected to the Company's Distribution System and to whom Power is delivered to its Location(s) pursuant to this tariff. All Customers, regardless of the voltage level of the service, are considered to be connected to the Company's Distribution System.

"Default Service" means Generation Service provided by the Company to Customers who are no longer being served by an AES for any number of reasons, in situations where the Customer is not eligible for Full Requirements Service.

"Demand" means the amount of Power required to meet the Customer's load at a given instant or averaged over any designated interval of time, expressed in kilowatts or megawatts.

"Distribution Point of Delivery" means the point of interconnection between the Company's Distribution System and the Customer's service Location.

"Distribution Point of Receipt" means the point of interconnection between the Company's Distribution System and the Transmission System or other facilities where electric Energy is received for delivery to a Customer.

"Distribution System" means facilities operated by the Company for the purpose of distributing electric power within the Company's electric service territory, which are subject to the jurisdiction of the Commission.

"Drop Request" means a request by an AES to terminate Generation Service to a Customer.

"Energy" means the capacity for doing work. In the context of this tariff the word energy refers to "electrical energy". Energy is usually measured in kilowatt-hours (kWh).

"Energy Meter" means a meter capable of measuring and recording energy on a kWh basis.

"Enrollment" means a transaction between an AES and a Customer whereby a Customer accepts electric service from the AES according to the terms of the AES's offer.

Continued to Sheet No. E-3.00

Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin Michigan Public Service Commission

February 28, 2008

Filed _

MPSC Vol No 8-ELECTRIC

1st Rev. Sheet No. E-3.00 Replaces Original Sheet No. E-3.00

E1. Retail Access Service Tariff	RAST
Continued from Sheet No. E-2.00	

"Full Requirements Service" means the provision of retail regulated electric service including generation, transmission, distribution and ancillary services all provided by the Company.

"Generation Service" means the provision of electric Power and related ancillary services.

"Interval Demand Meter" means a meter capable of measuring and recording kW demands and kVAR demands on a sub-hour time interval and hourly integrated basis and measuring energy in kWh on a cumulative basis.

"Legally Authorized Person" means a person that has legal documentation or legal authority to enroll a Residential or Non-residential customer into a binding contract. A Legally Authorized Person includes, but is not limited to, an individual with power of attorney or a corporate agent authorized to enter into contracts on a corporation's behalf.

"Load" means any end-use device drawing energy from the electric system.

"Load Profile" means an allocation of a Customer's electricity usage to discrete time intervals over a period of time, based on individual Customer data or class averages, used to estimate electric supply requirements and to determine cost of service to the Customer.

"Location" means each Customer facility whether owned or leased.

"Maximum Demand" means the highest 15-minute integrated demand created during the current and previous 11 billing months at each voltage level, whether the Customer received service under this tariff or another Company retail tariff. For Customers that do not have an Interval Demand Meter installed, the Company will determine the Maximum Demand utilizing the average load factor of the rate class of the Customer.

"Open Access Transmission Tariff (OATT)" means Open Access Transmission Tariff of a Person owning or controlling the Transmission System, on file with the Federal Energy Regulatory Commission, as amended from time to time.

"Person" means an individual, governmental body, corporation, partnership, association, or other legal entity.

"Power" means a combination of the electric Demand and Energy requirements of the Customer.

"Retail Access Service" means the service offered by the Company under applicable laws, regulations, tariffs and agreements, which allows the Customer to purchase Generation Service and transmission service from a licensed AES, with Power delivered through the Company's Distribution System.

"Regulated Electric Service" means the services offered by the Company under terms and conditions approved by the Commission.

Continued to Sheet No. E-4.00

Issued: 12-30-13 By D M Derricks Asst. VP - Regulatory Affairs Green Bay, Wisconsin



Effective for Service On and After: 1-1-14 Issued Under Auth. of Mich Public Serv Comm Dated: 12-19-13 In Case No: U-17274

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E1. Retail Access Service Tariff

RAST

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"Settlement Invoice" means a detailed bill of all energy and ancillary services provided to an AES by the transmission service provider, control area operator, or the Company, as appropriate.

"Settlement Statement" means a reconciliation of the energy and ancillary services scheduled by the AES with those actually consumed or used by the AES and its Retail Access Service customers. The energy and ancillary services will be quantified in units generally accepted by the utility industry, e.g., energy will be measured in kilowatt-hours or megawatt-hours. Contents of the Settlement Statement will be suitable for the preparation of the Settlement Invoice, i.e., energy and ancillary services scheduled and used will be presented for discrete time periods such as hourly or 15-minute intervals.

"Slamming" means the act of changing the Customer's chosen AES, or changing the Customer from Full Requirements Service to Generation Service from an AES, without the Customer's consent.

"Switch" means a Customer move from one provider of Generation Service and transmission service to another.

"Switch Date" means the date on which the Customer is actually assigned to a new AES for purposes of Energy supply responsibility.

"Switch Request" means a request by an AES to switch a Customer from the Company or another AES to the requesting AES, for Generation Service.

"Switch Response" means a response sent by the Company to an AES which submitted a Switch Request that confirms the requested Customer switch as pending and provides certain Customer information or, if the Switch Request is denied, provides a reason or invalidation code explaining why the request was denied.

"Transition Charge" is a surcharge for the recovery of costs associated with the implementation of Retail Access Service and/or the Company's stranded costs arising from implementation of Retail Access Service.

"Transmission System" means facilities operated by a Person used for transmitting electric Power to the Distribution Point of Receipt, and subject to the jurisdiction of the Federal Energy Regulatory Commission.

"Uniform Data Transaction" means specific technical arrangements for trading information, initiating business requests and executing other common transactions. These arrangements may encompass a number of electronic media and use specified transport protocols.

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Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin



Original Sheet No. E-5.00

RAST

E1. Retail Access Service Tariff

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2.0 CUSTOMER SECTION

2.1 Availability

Retail Access Service is available on and after January 1, 2002 to all existing or new Customers that meet the terms and conditions of this Retail Access Service tariff and other applicable Company tariffs, subject to contracting with an AES. The Company will begin to accept and process Switch Requests on and after January 1, 2002.

2.2 Eligibility

A Customer's eligibility to take Retail Access Service is subject to the full satisfaction of any terms or conditions imposed by pre-existing contracts with or tariffs of the Company. Customers must have satisfied any past due amounts for Regulated Electric Service owed to the Company under any other arrangements or provisions for Regulated Electric Service before taking service under this tariff.

2.3 Customer Information

An AES must obtain written authorization from the Customer before the Company will provide an AES with a Customer's currently available usage and billing information. Customers will be provided their own usage and billing information upon request. No fee shall be charged for the first request per calendar year related to a specific Customer account. Subsequent requests will require a fee of \$20/account that will be billed to the Customer.

2.4 Customer Enrollment and Switching

- 2.4.1 A Customer will specify only one AES at any given time for the supply of Power to each Customer account or Customer Location.
- 2.4.2 The AES shall submit to the Company a Switch Request via a Uniform Data Transaction after a required 10-day customer rescission period. The Company's processing will not start until the legal rescission period is over.
- 2.4.3 The Company will process one (1) valid Switch Request per Customer per meter reading cycle. Where multiple Switch Requests for the same Customer are received during the same meter reading cycle, the Company will process the first valid switch request received during a meter read cycle. A Switch Response for each rejected Switch Request will be sent to the appropriate AES via a Uniform Data Transaction within three (3) business days.

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Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin



Original Sheet No. E-6.00

E1. Retail Ac	cess Service Tariff	RAST
Continued fro	om Sheet No. E-5.00	
2.4.4.	The Company will normally validate a Switch Request w three (3) business days of the receipt of the Switch and will transmit a Switch Response to the AES. As pa the validation process, the Company shall notify the Customer in writing that a Switch Request has been re and is being processed. For valid Switch Requests, the Company will at the same time send to the AES current serving the Customer, via the appropriate Uniform Dat Transaction, notice that the AES's service is to be terminated, including the scheduled Customer Switch D In the event that the Customer or the new AES cancels Switch before the Switch Date, the Company will send current AES, via appropriate Uniform Data Transaction notice reinstating the current AES's service unless the current AES has submitted a valid Drop Request.	Request rt of ceived he ly a ate. the to the ,
2.4.5	Customers shall be permitted to change AESs. Customers be assessed a fee of \$5 processing charge per Customer account for each change beyond one (1) within a calendy year. The change will be submitted to the Company by Customer's newly chosen AES as a Switch Request.	r dar
2.4.6	Other than in situations where Customers require new rinstallations as part of a Switch, the Switch Date sh effective on the next scheduled meter read date that less than eight (8) business days after a Switch Require been validated by the Company. The AES change shall at midnight (00:00) local time at the beginning of th effective date.	all be is not est has occur
2.4.7	For Customers required to have Interval Demand Meters Retail Access Service will be subject to the Company installing an Interval Demand Meter at the Customer's expense and at the service location(s) designated for Access Service. If the Customer is not required to h Interval Data Meter, Retail Access Service is conting upon the Customer agreeing to be subject to the load profiling method used by the Company to determine the Customer's interval load data or having the Company is an Interval Demand Meter at the Customer's expense.	Retail ave an ent
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Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin



Original Sheet No. E-7.00

E1. Retail Access Service	Tariff	RAST
Continued from Sheet No. E	-6.00	
2.5 Metering and Load Pros	filing	
shall be furn Company. Cu receive serv have an Inter install the Customers un	nished, installed, read, stomer accounts with a t ice under Retail Access	nerwise stated in the
Interval Dema Section 2.5. purpose of de The Customer the growth in	and Meter for a Customer 1 of this tariff at the etermining the Customer'	—
Meter, the Co telephone. telephone co	ompany may require that In such cases, Customers nnection for purposes of e Customer shall be resp	to have an Interval Demand the meter be read via s may be required to provide meter interrogation by the ponsible for all costs of the
connection, telephone con charges there	nnection for such purpos	aired to obtain a separate ses and Customer shall pay all responsible for assuring the
meter intern the data man Customer. In three consect Service may service under subject to th	ogation is out of servic ually for a nominal mont n the event that the tel utive billing months, th be terminated and the Cu r the Company's Full Rec he provisions of Sectior	on used by the Company for ce, the Company may retrieve thly fee of \$28 payable by the Lephone connection is out for ne Customer's Retail Access Istomer will be returned to quirements Service tariffs n 2.6, unless said outage is communication service provider.
installed, i monthly mete: errors, malf the Company of	.e., subject to Load Pro red Energy data is not a unctions, or otherwise,	an Interval Demand Meter ofiling per section 2.5.7, when available due to metering the usage will be estimated by roved by the Commission under
Continued to Sheet No. E-8	.00	
Issued: 02-25-08 By J F Schott	Michigan Public Service Commission	Effective for Service On and After: 10-10-07

VP Regulatory Affairs Green Bay, Wisconsin Michigan Public Service Commission February 28, 2008

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E1. Retail Acce	ess Service Tariff	RAST
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S E O C	For Customers with Interval Demand Meters installed, subject to Load Profiling requirements, where monthly energy data is not available due to metering errors, for otherwise, the billing quantities will be estimate company using the available historical data and other information for the Customer.	<pre>v metered malfunctions, ed by the</pre>
D S M d	Customers who choose Retail Access Service and who have Demand Meters will have their Energy consumption and Settlement purposes based on the data from the Interv Meters. This method to calculate Energy consumption Noes not apply to those Customers who have an Interva Meter installed by the Company solely for load resear	Demand for val Demand and Demand al Demand
C C M P C C a M	Customers who choose Retail Access Service but do not criteria in Section 2.5.1 of this tariff, will have, company has exercised its right to require an Interva Meter under Section 2.5.1, the option to use a calcul Profile to estimate Energy consumption patterns. If chooses to install an Interval Demand Meter, that Cus assessed time and material costs to install the Inter Meter unless charges are otherwise stated in the appl distribution service tariff.	unless the al Demand Lated Load a Customer stomer will be rval Demand
2.5.	7.1 The Company will determine the Load Profiles the system residual method. The Company res right to modify or change the Load Profiling proper review and consideration by the Commi	serves the g method after
2.5.	7.2 The system residual Load is calculated for endowr interval as the difference between the measured or estimated system Load and the su Interval Demand Metered Loads including loss deemed Loads including losses.	total um of the
2.5.	7.3 The Company may apply a deemed profile to so simple predictable use patterns, such as str or irrigation. Deemed profiles are calculat assuming on- and off-times each day and assu Load when on.	reet lighting ted by
Continued to Sh	neet No. E-9.00	

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Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin

Michigan Public Service Commission
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Original Sheet No. E-9.00

1. Retail A	ccess Service Tariff	RAST
ontinued fr	om Sheet No. E-8.00	
.6 Return t	o Full Requirements Service	
2.6.1	The AES shall transmit a Customer Drop Request to a Uniform Data transaction when the Customer reque Full Requirements Service or when AES service is r continued for any reason. The AES shall inform th the Drop Request in writing.	ests return to not being
2.6.2	The Company will normally validate a Drop request business days of the receipt of the Drop request a a Drop Response to the AES. As part of the valida Company will notify the Customer in writing that a has been received and is being processed.	and will transmit tion process the
2.6.3	The actual switch of the Customer from AES service Requirements Service shall be effective on the nex meter read date that is not less than eight (8) bu after the Drop Request has been validated by the C return to Full Requirements Service (or Default Se Customers meeting criteria of 2.6.5) shall occur a (00:00) local time at the beginning of the effecti	t scheduled siness days Company. The ervice for at midnight
2.6.4	All customers whose total load is less than 4 MW M shall return to Full Requirements Service on the s new customer applying for Full Requirements Service Customers returning to Full Requirements Service s ineligible to switch to an AES for a period of twe thereafter.	ame terms as ang e. Any such shall be
2.6.5	Customers whose total load is greater than or equa Maximum Demand ("large load Customers" as used her return to the Company's Default Service tariff ini not be eligible for Full Requirements Service unti period, not to exceed 12 months, to allow the Comp incremental generating capacity to serve the retur Customer without adversely impacting Customers who remain with the Company. The Company will return Customer to Full Requirements Service from Default later than 12 months after the Customer has return service. Customers may switch to another AES at a the period that they are on Default Service.	ein) shall tially and will l after a notice only to secure ming large load o have chosen to the large load c Service no hed to utility
ontinued to	Sheet No. E-10.00	

Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin

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February 28, 2008
Filed

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E1. Retail	Access Service	Tariff	RAST
Continued f	from Sheet No. E	E-9.00	
2.6.6	Requirements	Company will waive the s. The Company's Defaul	med by an AES from Full return to Full Requirements notice period not to exceed t Service does not apply to
2.6.7	dropped by t the AES's co be served un Customer may	he AES or due to the ban	
2.7 Billin	g and Payment		
2.7.1		will bill the Customer f section 3.3 of this tari	or Retail Access Service as ff.
2.7.2	Company on o rules approv Commission's 460.3901 et	ed by the Commission in consumer standards and	blished by Customer billing accordance with the billing practices, MAC R sidential customers, and MAC R
2.7.3	discovered b error will b AES will be after the er Company shal	rect billing results from a calculation error by either the Company, the AES or the Customer, the be corrected and revised bills for the Customer and the calculated and settled on the next billing period error is discovered. Billing errors discovered by the 11 be adjusted as provided for in the residential and and industrial billing rules.	
2.8 Discon	nection of Serv	ice	
2.8.1			ed to physically shut off
2.8.2	Company's bi be in accord tariffs. Th date/time of	ll or for any violation ance with applicable Com e Company will provide n	The Company shall not be
Continued t	to Sheet No. E-1	1.00	
ssued: 02-		Michigan Public Service Commission	Effective for Service
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	Access Service Tariff	RAST
Continued f:	com Sheet No. E-10.00	
2.9 Custome 2.9.1	<u>r Protections</u> The maximum early termination fee for residentia year or less shall not exceed \$50. The maximum e fee for residential contracts of longer than one exceed \$100.	arly termination
2.9.2	<pre>It is the AESs responsibility to have a current with the customer at all times. Any contract tha the customer or Legally Authorized Person shall and void. Only the customer account holder or Le Person shall be permitted to sign a contract. An shall make reasonable inquiries to confirm that signing the contract is a Legally Authorized Per customer, an AES must be able to demonstrate tha made a knowing selection of the AES by at least following verification records: i. An original signature from the customer acco Legally Authorized Person ii. Independent third party verification with an of the entire verification call iii. An e-mail address if signed up through the I</pre>	t is not signed b be considered nul gally Authorized AES and its agen the individual son. For each t a customer has one of the punt holder or a audio recording
	The Commission or its Staff may request a reason records from an AES to verify compliance with th verification provision and, in addition, may req any customer due to a dispute.	is customer
2.9.3	An AES must distribute a confirmation letter to customers by U.S. mail. The confirmation letter within seven (7) days of the customer or Legally signing a contract with the AES. The confirmatio include the date the letter was sent, the date t signed, the term of the contract with end date, variable rate charged, the unconditional cancell early termination fee, the AES's phone number, t toll-free number and Company's emergency contact	must be postmarke Authorized Person n letter must he contract was the fixed or ation period, any he Commission's
2.9.4	An AES must allow the Staff of the Commission an review and comment on its residential contract(s marketing material at least five business days b intends to use these contract(s) and marketing m marketplace.) and residential efore the AES
2.9.5	The Company shall provide Residential Customers enrollments with an AES, a 14-day notice period the day the Company receives the enrollment from the Residential Customers may cancel the enrollm switch is executed. If the Residential Customer enrollment and the switch transaction is cancell AES(s) are notified. The enrolling AES cannot re Residential Customers cancellation.	(beginning with the AES) in whice ent before the challenges the ed, the affected

Issued: 12-30-13 By D M Derricks Asst. VP - Regulatory Affairs Green Bay, Wisconsin



E1. Retail A	Access Service Tariff RAS	Т
Continued fr	rom Sheet No. E-10.00	
3.0 ALTERNA	TIVE ELECTRIC SUPPLIER SECTION	
3.1 Availab	bility	
The Company	will not process any switch Request from an AES unless and unti	1:
3.1.1	The AES has been granted a license as an electric Power provide by the Commission.	ler
3.1.2	The AES has demonstrated creditworthiness as described in Sect 3.5.	ion
3.1.3	AES has complied with all applicable statutory and administrat requirements.	ive
3.1.4	The AES has demonstrated Uniform Data Transaction capability, which meets the Company's defined standards and protocols.	
3.1.5	The AES has executed a Retail Access Service agreement (which include, but is not limited to, a portfolio of Customers, negotiated services, etc.) with the Company and complied with Company's Customer enrollment requirements to prevent Slamming Customers.	the
3.1.6	The AES has obtained a valid agreement from the Customer, indicating that the Customer has chosen to Switch to the AES f Generation Service.	for
3.1.7	The AES has executed agreements with the appropriate transmiss provider(s), control area(s) and ancillary services provider(s applicable.	
3.2 Switch	Requests	
Customers.	ilability shall be on and after January 1, 2002 for all eligible All Switch Requests will be handled in accordance with Section iff, and will be accepted for processing by the Company on or af 2002.	
Continued to	o Sheet No. E-12.00	

Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin

Michigan Public Service Commission
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Original Sheet No. E-12.00

1. Retail Ac	cess Service Tariff	RAST
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8.3 Billing		
3.3.1	Unless otherwise agreed, the Company and the AES will set bill the Customer for the respective services provided by The Customer will receive two separate bills and is resp for making payments to the Company for service provided accordance with requirements of the Company as set forth applicable billing rules and Commission approved tariffs	y each. onsible in in the
3.3.2	The Company may elect to offer a service where it bills Customer for services that the Company provides as well services provided by an AES. When the Company bills for behalf of an AES, the following conditions will apply:	as the
A.	The Company and the AES must have entered into a agreement, which specifies the terms, condition charges under which such billing will occur.	
В.	Any discrepancies in charges collected and remi- be corrected and reflected in the subsequent bi cycles.	
C.	 Payments received from or on behalf of a Custom be applied in the following order: 1. To the Company's past due and current distribution related charges, 2. To the AES's past due and current Generation and transmission supply charges, 3. To the Company's other charges, and 4. To the AES's other charges. 	oution an
D.	Optional Services (i.e., billing and remittance processing, credit and collections, meter read information, Customer information, etc.) may be by the Company pursuant to terms negotiated with and shall be offered on a non-discriminatory ba	provided n the AES
Ε.	Amounts owed to the Company by an AES may be de from the AES's Customer payments received by the prior to remittance to the AES.	
F.	The Company will not pursue collections action AES.	for any
3.3.3	Unless otherwise specified by the Company, all payments the Company by the AES will be made by electronic funds to the Company's account.	
Continued to		

Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin

Michigan Public Service Commission
February 28, 2008
Filed

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Original Sheet No. E-13.00

1. Retail A	ccess Service	Tariff	RAST
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.4 Terms au	nd Conditions o	of Service	
3.4.1	by the approp Distribution obligations r Customer's Lo penalties in transmission applicable re council or th the AES's del meet all appl	esponsible for providing priate transmission provi Point of Receipt. The A necessary to schedule Pow bad, subject to energy in accordance with the term provider(s). The AES sh equirements of NERC and a neir successor organizati liveries to the Company's licable requirements accor provider(s)' OATT.	der(s) to the Company's AES shall meet all ver to match the abalance charges and as of the OATT of the all comply with all any regional reliability on(s) associated with a facilities and will
3.4.2	1,000 kW of M	obtain and maintain a mir Maximum Demand of Custome provide Retail Access Se	ers in Company's service
3.4.3			e until metering has been as outlined in section 2.5.
3.4.4	services incl System. The for and scheo the energy so	Luding losses associated AES will provide verific duled transmission service chedule has been approved and that the AES has cov	y energy schedules for all with use of the Distribution cation that it has arranged te to deliver Energy and that d by the transmission vered energy losses on the
3.4.5	services, eme by the Compar	ny to the AES for the AES encement date to the serv	and backup services provided
3.4.6	incurred as a administrativ	a result of Slamming by t	l associated switching fees the AES plus the actual ching a Slammed Customer fro
3.4.7		not resell Customer acco to other parties for any	
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Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin



Original Sheet No. E-14.00

E1. Retail Access Service Tariff

Continued from Sheet No. E-13.00

- 3.5 Creditworthiness
 - 3.5.1 Except as otherwise provided in Sections 3.5.2 and 3.5.3 below, an AES must provide security for performance of its obligations to the Company in the form of cash deposit, surety bond, letter of credit, acceptable affiliate guarantee or a combination of these methods. The total amount of the security shall be equal to one third of the estimated total annual amount to be billed under this tariff by Company to the AES, to be revised as needed to account for AES customer additions during the year. The Company shall be a named beneficiary of any bond or letter of credit, and providers of such instruments shall have an acceptable credit rating. Interest earned on security deposits held by the Company shall be payable to the AES and deposits shall be returned when no longer required. Absent previous interactions between the AES and the Company, or where the business interactions span a time period of less than two (2) years, the AES shall provide to Company a historical record of up to two (2) years, documenting prompt and timely payment for all charges previously incurred with other business entities involved in the delivery of Power to customers whether in Michigan or another jurisdiction, if available. The AES shall provide copies of its financial statements and credit bureau rating(s) to Company on request.
 - 3.5.2 The security deposit under Subsection 3.5.1 shall no longer be required after the AES has made timely payments of all amounts due under this tariff and has not otherwise defaulted on any obligations to Company for a period of twenty four (24) consecutive months. If the AES fails to make a timely payment or otherwise defaults on its obligations to Company following removal of the security deposit requirement under this subsection, then the security deposit obligation under Subsection 3.5.1 applies and continues in the same manner as provided above for an AES with no established payment and compliance history.
 - 3.5.3 In order to avoid duplication of effort, if the Company has another electric tariff approved by the Commission or FERC that includes creditworthiness standards applicable to AESs, the AES may demonstrate and maintain creditworthiness under those standards.
 - 3.5.4 The AES will notify the Company immediately of any material adverse change in the AES's financial condition that prevents the AES from meeting the creditworthiness conditions of this tariff.

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Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin

Michigan Public Service Commission
February 28, 2008
Filed

Effective for Service On and After: 10-10-07 Issued Under Auth. of Mich Public Serv Comm Dated: 10-09-07 In Case No: U-15152

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E1. Retail Access Service Tariff

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3.6 Real Power (Distribution) Losses

The AES is responsible for replacing losses associated with the delivery of Power to the Customer's meter. The amount of Power to be delivered by the AES to the Company's Distribution System will be the amount of power to be delivered at the Customer meter plus an amount to reflect the Distribution System losses as follows:

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Primary 2.35% Secondary 5.34%

3.7 Settlement

- 3.7.1 The Company may produce a periodic preliminary Settlement Statement for the transmission service provider or control area operator, as appropriate, and each AES operating in the Company's distribution service territory. Periodic preliminary Settlement Statements may be issued every one (1) to seven (7) days.
- 3.7.2 The Company shall produce a final monthly Settlement Statement for the transmission service provider or control area operator, as appropriate, and each AES operating in the Company's distribution service territory.
- 3.7.3 Final monthly Settlement Statements will be issued fifteen (15) calendar days following the completion of all scheduled meter reads for each billing cycle that begins in the calendar month of the settlement. In the event the fifteenth (15th) calendar day falls on a weekend or holiday, the final monthly Settlement Statement will be issued on the following business day.
- 3.7.4 The periodic and final monthly Settlement Statements may be issued in paper format or electronically.
- 3.7.5 The transmission service provider, control area operator, or Company, as appropriate, shall prepare a monthly Settlement Invoice for each AES operating in the Company's distribution service territory based on items listed in the final monthly Settlement Statement and other services that may be provided by the transmission service provider, control area operator, or the Company.

Continued to Sheet No. E-16.00

Issued: 12-30-13 By D M Derricks Asst. VP - Regulatory Affairs Green Bay, Wisconsin



Original Sheet No. E-16.00

E1. Retail	Ac	cess Serv	vice Tariff	RAST
Continued from Sheet No. E-15.00				
3.7.6			process for the Settlement Invoice shall be owing two-step process.	comprised of
	A.		All Settlement Invoices with net funds owe are paid to the transmission service provi- area operator, or the Company, as appropri- Eastern Prevailing Time (PT) on the paymen	der, control ate, by 1000
	в.		All Settlement Invoices with net funds owe shall be paid by 1400 Eastern PT on the pa	
3.7.7		Settleme area ope	vent the AES does not remit full payment fo nt Invoice, the transmission service provid rator, or the Company, as appropriate, will g procedure:	er, control
	3.	7.7.1	The transmission service provider, control or the Company, as appropriate, will draw available line of credit or security poste cover payment shortages.	on any
	3.	7.7.2	The transmission service provider, control or the Company, as appropriate, may cease additional energy deliveries for the AES a Commission to de-certify the AES if, after available line of credit or security poste still insufficient funds available to pay monthly Settlement Invoice.	scheduling nd petition the executing any d, there is
3.7.8		area ope regardin Invoice section	between the transmission service provider, rator, or the Company, where appropriate, a g the final monthly Settlement Statement or shall be resolved utilizing the procedure of 4.0 of this document.	nd the AES the Settlement utlined in
		Settleme when dat change o initial result i Settleme	d final monthly Settlement Statement and/or nt Invoice will be issued when disputes are a errors are corrected that result in a two r greater from the initial final Settlement Settlement Invoice. Resolved disputes or d n a change to the final monthly Settlement nt Invoice of less than two (2) percent sha ext monthly Settlement Statement.	resolved or (2) percent Statement or ata errors that Statement or
Continued	to	Sheet No.	E-17.00	

Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin Michigan Public Service Commission February 28, 2008

E1. Retail	Access Service Tariff	RAST
	rom Sheet No. E-15.00	
3.8 Custome	er Protections	
3.8.1	The maximum early termination fee for residential c year or less shall not exceed \$50. The maximum earl fee for residential contracts of longer than one ye exceed \$100.	y termination
3.8.2	<pre>It is the AESs responsibility to have a current val with the customer at all times. Any contract that i the customer or Legally Authorized Person shall be and void. Only the customer account holder or Legal Person shall be permitted to sign a contract. An AE shall make reasonable inquiries to confirm that the signing the contract is a Legally Authorized Person customer, an AES must be able to demonstrate that a made a knowing selection of the AES by at least one following verification records: i. An original signature from the customer account Legally Authorized Person ii. Independent third party verification with an au of the entire verification call iii. An e-mail address if signed up through the Interverted iii.</pre>	s not signed by considered null ly Authorized S and its agent individual . For each customer has of the tholder or adio recording
	The Commission or its Staff may request a reasonabl records from an AES to verify compliance with this verification provision and, in addition, may reques any customer due to a dispute.	customer
3.8.3	An AES must distribute a confirmation letter to rescustomers by U.S. mail. The confirmation letter must within seven (7) days of the customer or Legally Ausigning a contract with the AES. The confirmation l include the date the letter was sent, the date the signed, the term of the contract with end date, the variable rate charged, the unconditional cancellatie early termination fee, the AES's phone number, the toll-free number and Company's emergency contact in	t be postmarked thorized Person etter must contract was fixed or on period, any Commission's
3.8.4	An AES must allow the Staff of the Commission an op review and comment on its residential contract(s) a marketing material at least five business days befo intends to use these contract(s) and marketing mate marketplace.	nd residential re the AES
3.8.5	The Company shall provide Residential Customers with enrollments with an AES, a 14-day notice period (beg day the Company receives the enrollment from the AES Residential Customers may cancel the enrollment befor is executed. If the Residential Customer challenges and the switch transaction is cancelled, the affecter notified. The enrolling AES cannot reverse the Resid Customers cancellation.	ginning with th 5) in which the ore the switch the enrollment ed AES(s) are

Issued: 12-30-13 By D M Derricks Asst. VP - Regulatory Affairs Green Bay, Wisconsin



E1.	Retail A	Access Service Tariff	RAST	
Cont	inued fi	com Sheet No. E-16.00		
4.0	DISPUTE	RESOLUTION		
4.1		pany shall have no duty or obligation to resolve an s between AESs and their Customers.	y complaints or	
4.2	In the event the Customer or AES has a dispute over the implementation service provided under the transmission service provider's OATT, the dispute shall be resolved using the dispute resolution procedures as described in the appropriate transmission service provider's OATT section			
4.3	Company provide resolut stateme	event a dispute arises between an AES and the Compa 's Retail Access Service, then the party seeking re the other party with a statement of the dispute ar ion, delivered to the designated contact person. Un nt of dispute, the Company and/or AES shall attempt according to the following process:	esolution shall nd the proposed Jpon receipt of a	
	4.3.1	The party receiving the statement will investigat attempt to resolve the dispute informally in a ma satisfactory to both parties within 5 business da receipt of the statement.	nner that is	
	4.3.2	If the dispute is not resolved in five business of shall attempt to resolve the dispute by promptly senior representative of each party to attempt to upon a resolution. The two senior representative within ten (10) business days. If the two senior cannot reach a resolution within a 30-day period, then request arbitration or pursue other means of resolution.	appointing a mutually agree s shall meet representatives either party ma	
	4.3.3	The dispute, if mutually agreed by the parties, m for resolution in accordance with the American Ar Association ("AAA") commercial arbitration rules. rendered by the arbitrator may be enforced in any jurisdiction of the subject matter and the partie	bitration The judgment court having	
	4.3.4	The arbitrator may be determined by AAA.		
	4.3.5	The findings and award of the arbitrator shall be final and conclusive and shall be binding upon the parties, except as otherwise provided by law. Any award shall specify the manner an extent of the division of the costs between the parties.		
	4.3.6	Nothing in this section shall restrict the rights seek resolution of the dispute with the appropria agency with jurisdiction.		
Cont	inued to) Sheet No. E-18.00		

Issued: 02-25-08 By J F Schott VP Regulatory Affairs Green Bay, Wisconsin

Michigan Public Service Commission
February 28, 2008
Filed

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1st Rev. Sheet No. E-18.00 Replaces Original Sheet No. E-18.00

E1.	Retail Access Service Tariff RAS	т
Cont	cinued from Sheet No. E-17.00	
5.0	LIABILITY	
5.1	In no event will the Company, its affiliates, or its suppliers be liable under any cause of action relating to the subject matter of this tariff whether based on contract, warranty, tort (including negligence), strict liability, indemnity or otherwise for any incidental or consequential damages including but not limited to loss of use, interest charges, inability to operate full capacity, lost profits or claims of AES or Customers.	,
5.2	The Company will not be liable to an AES or Customer for damages caused interruption of service, voltage or frequency variations, single-phase supply to three-phase lines, reversal of phase rotation, or carrier- current frequencies imposed by the Company for system operations or equipment control except such as result from the failure of the Company exercise reasonable care and skill in furnishing the service.	_
5.3	In no event will the Company be liable to the AES or Customer for loss revenue or other losses due to meter or calculation errors or malfunctions. The Company's sole obligation and the AES and Customer's sole remedy will be for the Company to repair or replace the meter and prepare revised bills as described above.	5
6.0	STATE RELIABILITY MECHANISM (SRM) CAPACITY CHARGE	
6.1	For a customer taking power supply service from an AES that has not demonstrated adequate generation capacity to meet its capacity obligati the Company shall bill the AES customers a SRM capacity charge for each month in which adequate capacity has not been demonstrated.	
6.2	The SRM capacity charge is $90,810$ / MW-year to be billed for the planr year beginning June 1 st , 2018, and annual adjustments thereafter.	ning
6.2	The SRM capacity charge will be billed on an estimated basis and will b trued-up each year according to section 6w(4) of Act 341.	be

Issued: 05-01-18 By G R Haehnel Director - Regulatory Affairs Marquette, Michigan

Michigan Public Service Commission

June 11, 2018