

**POWER WHEELING SERVICE  
SCHEDULE PWS  
Effective: January 1, 2009**

- 1. Designation** PWS
- 2. Available** In all areas served by Russell Electric Light Department
- 3. Applicable** Independent Power Producers, other electric utilities, and qualifying cogeneration or small power producers with generating facilities who desire to sell power to others located on or off Russell's system. Capacity contingent upon availability and at the discretion of Russell Electric Light Department
- 4. Rate** Total monthly rate per kilowatt of contracted capacity:  
Contracted capacity (i.e.) 1000kW times 28.00kW divided by 12 months.  
Monthly bill (i.e.) \$2333.33 plus a line loss factor payment.
- 5. Minimum Bill** To cover the cost of meter reading and processing:  
Per meter per billing: \$40.00 three phase  
  
To cover the cost of annual inspections:  
Three phase per billing: \$20.00  
  
Monthly rate per kW of contracted capacity.
- 6. Payment** Bills are due when rendered. Payment must be made within twenty-five (25) days. Thereafter, 1.5% per month interest will be added to unpaid balance. Public accounts subject to Sec. 94D of C. 164 MGL. The above rate will be updated annually by the Department
- 7. General Terms and Conditions** Russell Electric Light Department shall own and install any interconnection facilities on the Department side of the meter. The cost associated with these facilities will be borne by the Customer. These costs include, but are not limited to, the costs of connection, switching, metering, transmission, distribution, safety provisions, and administrative costs incurred by the Department directly related to the installation and maintenance of the facilities necessary to permit interconnected operations with the Customer. The Customer shall pay for these interconnection costs as determined as follows:  
  
A one-time lump-sum payment equal to the estimated new installed cost of all interconnection facilities provided by the Department.  
  
In addition to the costs detailed above, the actual costs associated with relocating and/or rearranging existing facilities to allow interconnected operation will also be borne the Customer. Payment for these costs shall be on a one-time lump-sum basis and calculated in the same manner that the Department charges its other customers for similar work.  
  
The customers will have equipment specifications and plans for control devices, interconnection facilities and protective devices approved by the Department in advance of energizing the facility. Such protective devices shall include an outdoor manual disconnect switch. The relays and protective equipment shall be subject, at all reasonable times, to inspection by the Department's authorized representative. At the Department's request the Customer shall furnish, install and maintain, at its expense, corrective apparatus which results in an average power factor of not less than 90% lagging.  
  
Parallel operation must cease, immediately and automatically, during system outages and other emergency or abnormal conditions specified by the Department. The Customer

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**7. General Terms and  
Conditions (cont.)**

must cease parallel operation upon notification by the Department if such operation is determined to be unsafe, to interfere with the supply of service to others, or to interfere with system operation or maintenance. The Department accepts no responsibility whatsoever for damage or injury to any person or property caused by failure of the Customer to operate in compliance with Department requirements.

Customer will contract for a fixed monthly transmission capacity reservation for a minimum period of three years. Contract will continue on an annual basis thereafter.

Customer shall give advance notice of six months for purposes of increasing capacity reservation. Increased capacity shall be contingent upon availability and at the discretion of the Department.

Inadvertent excess and un-contracted additional capacity requirements placed on the Russell system shall be billed at twelve times the above rate for such excess. The excess will continue to be billed at twelve times the above rate, until such time as the excess condition is removed or until contracted with the Department.

Failure of the Customer to comply with any of the requirements set forth above may result in disconnection from the Department's system. The Department's General Terms and Conditions in effect from time to time where not inconsistent with any specific provisions above, are a part of this rate.

