

ROCKY MOUNTAIN POWER
ELECTRIC SERVICE SCHEDULE NO. 73
STATE OF UTAH

Subscriber Solar Program Rider - Optional

PURPOSE: This Schedule is a voluntary program for Customers to purchase electricity from solar resources.

AVAILABILITY: At any point on the Company's interconnected system.

APPLICATION: On a first-come, first-served basis to any customer receiving service under the Company's Electric Service Schedules 1, 2, 3, 6, 6A, 6B, 8, 9, 9A and 23.

SUBSCRIBER SOLAR ENERGY BLOCK: Customers can purchase 1-kW blocks of capacity (and associated energy) in the Subscriber Solar Program resource: For Schedules 1, 2, 3, 23, and Schedules 6, 6A and 6B where the customer does not have an interval meter, the block of capacity will be assigned a fixed amount of energy of 200 kWh per month. For Schedules 8, 9, 9A, and Schedules 6, 6A and 6B where the customer does have an interval meter, the energy amount for each block will be based on the actual output of the solar resource (i.e. the actual output associated with their 1-kW block).

SOLAR ENERGY BLOCK CHARGES:

<u>Schedule</u>	<u>Solar Block Delivery Charge</u>	<u>Solar Block Generation Charge</u>
1, 2, 3	3.9783 ¢ per kWh	7.7250 ¢ per kWh
23	2.9294 ¢ per kWh	7.4250 ¢ per kWh
6, 6A, 6B (no interval meter)	0.0000 ¢ per kWh	7.1250 ¢ per kWh
6, 6A, 6B (with interval meter)	Under Schedule 32	5.9250 ¢ per kWh
8, 9, 9A	Under Schedule 32	5.9250 ¢ per kWh

MONTHLY BILL: The Monthly Bill shall be the kWh associated with the number of Subscriber Solar Energy Blocks the Customer has agreed to purchase applied against the above Charges. The Monthly Bill is in addition to all other charges contained in Customer's applicable tariff schedule, with adjustments to the charges in the Customer's applicable tariff schedule as set forth in the Special Conditions section of this schedule.

SPECIAL CONDITIONS:

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1. After subscribing, customers will remain subscribed to the program until they cancel. Customers subscribing to amounts equal to or greater than 2,000 kW may negotiate specific subscription durations to be established as part of their electric service agreement.
2. Customers under Schedules 1, 2, 3 and 23 can subscribe to as many blocks as they want, but their subscription cannot exceed 100% of their usage for the prior 12 months (on a kWh basis). Customers can subscribe to at least one block, regardless of usage, if they meet all other eligibility requirements.
3. Customers under Schedules 6, 6A, 6B, 8, 9 and 9A can subscribe to as many blocks as they want, but their subscription cannot exceed the lower of their usage for the prior 12 months or 2,000 kW. Customer can subscribe to at least one block, regardless of usage, if they meet all other eligibility requirements.
4. If a customer cancels a subscription, the subscribed amount will be added to the available program capacity. Cancellation shall be effective at the end of the billing period in which the request is made.
5. Customers may transfer their subscriptions to other locations in the Company's Utah service territory if they move (provided they stay on the same rate schedule and account remains under the same customer name).
6. Customers can cancel their subscription within 30 days of signing up with no penalty/cancellation fee.
7. Subscribers will pay a cancellation fee if they cancel within three years of subscribing. The cancellation fee will equal \$50 per block. After three years, no cancellation fee will apply. Customers with subscription amounts equal to or greater than 2,000 kW must provide notice six months in advance of termination or must pay the solar block charge for up to six months.
8. The Company will not accept enrollments for accounts that have a time-payment agreement in effect, or have received two or more disconnect notices, or have been disconnected for non-payment within the last 12 months.
9. The Company will retain ownership of the Renewable Energy Credits (RECs) and all other environmental attributes including but not limited to carbon emission reduction credits, which will be retired by the Company on behalf of subscribers. Customers may request to have RECs deposited in their own Western Renewable Energy Generation Information System account at their own expense.
10. The Solar Block Generation Charge will be fixed for the duration of the Subscriber Contract. The Solar Block Delivery Charge will adjust over time consistent with changes in non-

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generation related costs (e.g., transmission, distribution, and customer service costs) approved for recovery in rates.

11. Customers under Schedules 6, 6A and 6B who have interval meters and customers under Schedules 8, 9 and 9A who participate in the program will be on Schedule 32 and will not be subject to a separate Solar Block Delivery Charge to the extent non-generation related delivery costs are captured in Schedule 32. Customers under Schedules 6, 6A and 6B who do not have interval meters will remain on the applicable service schedules and will not be subject to a separate Solar Block Delivery Charge to the extent non-generation related delivery costs are captured in the Facilities Charge, Demand Charge, or some other applicable charge in those Schedules.
12. For Schedules 1, 2, 3 and 23 and Schedules 6, 6A and 6B (no interval meter), the kWh from the Subscriber Solar Energy Block(s) will be applied to the actual electricity usage each month, resulting in a reduced amount of kWh to be billed under the customer's applicable service rate schedule. Electricity used in excess of the purchased solar energy kWh will be billed consistent with the Customer's regular electricity service rate schedule. If electricity usage is below the amount covered by the solar energy block(s), then the excess solar energy block kWh will be rolled forward and credited against the Customer's usage in the following month. The Customer will still be responsible for the full Solar Energy Block Charges each month.
13. On the monthly billing following the anniversary date of the customer's subscriber solar contract, any excess banked solar energy block kWh will be valued at the then-current Schedule 37 avoided cost rate for the applicable time period and donated to the Low Income Program and the balance will reset to zero.
14. For Schedules 8, 9 and 9A and Schedules 6, 6A and 6B (with interval meter), charges will be determined under Schedule No. 32. The kWh from the Subscriber Solar Energy Blocks will be netted against the customer's metered usage on a fifteen (15) minute basis. Excess solar energy block kWh in any given fifteen (15) minute period cannot be rolled to future periods. If there are more solar energy kWh than customer load in any given 15 minute period, the customer's load will be set to zero for that fifteen (15) minute period; and the amount of solar energy kWh that exceeds the load (prior to setting the load to zero) will be credited to the customer at the then-current Schedule 37 avoided cost rate for the applicable time period.
15. Except for the Energy Balancing Account ("EBA") adjustment rate schedule, as described in this paragraph, all contracted Subscriber Solar Energy Block kWh and associated charges in a billing month will be included in the calculation of any adjustment rate schedules contained in a Customer's applicable tariff schedule. The EBA adjustment rate schedule will apply to all contracted Subscriber Solar Energy Block kWh and associated charges for the twelve (12) months immediately following the date upon which the Subscriber Solar Program solar resource begins commercial operation. Thereafter, the EBA adjustment rate schedule will

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continue to apply only to energy billed under the customer's applicable service rate schedule that is not purchased through the Subscriber Solar Program.

16. Customers being served under this schedule may not participate in Net Metering.

ELECTRIC SERVICE REGULATIONS: Service under this Schedule will be in accordance with the terms of the Electric Service Agreement between the Customer and the Company. The Electric Service Regulations of the Company on file with and approved by the Public Service Commission of the State of Utah, including future applicable amendments, will be considered as forming a part of and incorporated in said Agreement.

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