

**WISCONSIN ELECTRIC POWER COMPANY**

Volume 19 – Electric Rates

Revision 1 Sheet 25  
Amendment No. 708  
Rate Schedules Rg1, Rg2, Rg3

Effective In All Areas Served In Wisconsin

R

**RESIDENTIAL SERVICE**

CONDITIONS OF DELIVERY

- (1) The Company will generally furnish single-phase, 60 hertz service at 120/240 volts. Single or three-phase service at 240 volts will be furnished in accordance with the Electric Service Rules and Regulations of the Company.
- (2) In any established three-phase, four-wire area, the Company will furnish 60 hertz service at 120/208 volts. Single-phase loads will be served from three-wire circuits (two phases and neutral) and three-phase loads from four-wire circuits (three phases and neutral).
- (3) When single-phase 120/240 volt service is furnished through one meter, and single or three-phase 240 volt power service through another, the registrations of the two meters shall be added for billing purposes if the meters are installed at the same location.
- (4) Service for a private garage may be furnished through the associated residence meter or through a separate meter. In the latter case it shall be treated as service to a separate residence. A private garage is defined as one used in connection with a residence and housing not in excess of four vehicles, or housing more than four vehicles if all such vehicles are used in connection with the residence of a single residential customer.
- (5) In multi-unit dwellings in which each dwelling unit is separately metered, service to each unit and the janitor's quarters shall be furnished under the residential rate. The separately metered public portions of a multi-owned dwelling having four or less dwelling units and any other loads served through the same meter shall be served under the residential rate.
- (6) Single-metered, multi-unit dwellings having not in excess of four separate dwelling units in the same structure may be served under this rate, but only in accordance with Section 102.5 of the Electric Service Rules and Regulations of the Company governing resale.

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CONDITIONS OF DELIVERY

- (7) Foster homes (one to four children) and group foster homes (five to eight children) shall be served under the residential rate.
- (8) Service under this rate is not available for the following types of premises, which shall be served under the general secondary rate:
  - (a) A building used for both residential and commercial purposes, if both residential and commercial portions are served through one meter.
  - (b) A business establishment located in a multi-unit dwelling.
  - (c) A group of two or more dwelling units in separate structures, which are served through one meter, in whole or in part.
  - (d) A rooming house, defined as a dwelling in which the customer maintains four or more rooms for rent.
  - (e) The separately metered public portions of a multi-unit dwelling having more than four dwelling units and any other loads served through the same meter.
  - (f) A single-metered, multi-unit dwelling having more than four dwelling units.
- (9) Temporary service is available under this rate schedule in accordance with the Electric Service Rules and Regulations of the Company for service to buildings under construction eligible for the residential rate.

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CONDITIONS OF DELIVERY

- (10) A customer who uses service for periods of less than one year shall pay the monthly minimum charge during the months in which service is not required and, upon the customer's request, service will be disconnected at the cost of disconnection and reconnection as specified in Section 406.3 of the Electric Service Rules and Regulations of the Company.
- (11) A customer shall not receive a reduced minimum charge for temporary disconnection of service. The customer will be charged for the temporary disconnection as specified in Section 406.3. If reconnected within 12 months of disconnection, the customer shall pay the minimum charge for the months of temporary disconnection as well as the cost of reconnection as specified in Section 406.3 of the Electric Service Rules and Regulations of the Company.
- (12) The Company shall not be required to provide service facilities for any customer which are substantially in excess of that required for the customer's regular use.
- (13) Energy furnished under this rate shall not be resold.
- (14) The Company shall not be required to provide service as standby for other types of energy or fuel.
- (15) Customers who wish to operate electric generation equipment in parallel with the Company's system shall abide by the conditions of purchase for rate schedules CGS 1 and CGS 2.

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**RESIDENTIAL SERVICE**

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CONDITIONS OF DELIVERY

- (16) Central air conditioning load management program is subject to the following conditions:
- (a) Customers south of State Highway 64 are eligible for the Central Air Conditioning Load Management Credit.
  - (b) Central air conditioning load management will be available from May 15 through September 15 between noon and 11 p.m., on weekdays, weekends and holidays.
  - (c) Customers must have a functioning central air conditioner in order to participate the program. If a customer has two central air conditioners, both units must be under the same control option. A maximum of two units per customer may be controlled. Customers with three or more central air conditioners or who cool with heat pumps are not eligible.
  - (d) Customers are eligible for one credit per account for central air load control (even if two units are under control).
  - (e) Interruptions for the purpose of central air load control (not to exceed the control option selected by the customer), shall be made by means of Company installed remote-control devices. Installation of a device is required to participate in the program. No by-pass switches or other sources of energy, which reduce the effectiveness of load control by the Company, shall be permitted.
  - (f) Customers owning generating systems are not eligible.

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**RESIDENTIAL SERVICE**

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CONDITIONS OF DELIVERY

- (g) Customers may change central air load control credit options during the year. Customers will receive the monthly credit for the control option they are participating in at the time their bill is calculated.
- (h) The central air conditioning load management credit shall not reduce the amount of minimum charges nor the adjustment for the cost of fuel. Credits will not begin until the remote control device has been installed.
- (i) Customers will have the option of going off central air conditioning load management at any time. However, once off, the customer will not be eligible for the air conditioning load management credit for one year.
- (j) Central air conditioners shall be from 1 to 5 tons (12,000 to 60,000 BTU) in size. Air-to-air and ground source heat pumps and through the wall combination furnace and air conditioning units with no external condensing unit and other units that cannot be controlled using the Company's control devices are not eligible. The central air conditioner shall have a maximum of a 30 amp circuit. All central air conditioner installations shall be subject to Company approval.
- (k) The remote control devices must be installed in an area that is easily accessible by the utility. Customers are responsible for obtaining approval to install control devices from building owners or other entities (such as condominium associations) when required.
- (l) Central air load management devices will not be installed where there is inadequate wiring or a wiring code violation, or any other condition that would prevent installation or operation of or access to a remote control device.
- (m) Customer will allow Wisconsin Electric or its agents reasonable access for installing, maintaining, testing and removing the load management equipment, and for verifying that the equipment effectively controls the central air conditioner as intended.

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