

ATLANTA POWER COMPANY

11140 Chicken Dinner Road

Caldwell, Idaho 83607

(208) 459-7007

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IDAHO PUBLIC
UTILITIES COMMISSION

December 31, 2008

Idaho Public Utilities Commission

Attn: Secretary

P.O. Box 83720

Boise, Idaho 83720-0074

Subject: Submission of Tariffs

Case No. ATL-08-02

Dear Secretary:

Enclosed for the Commission's approval are seven tariff sheets submitted in compliance with Commission Order No. 30704 in Case No. ATL-E-08-02.

Please return copies of the tariff sheets with the Commission's approval to stamp to Atlanta Power Company for our records.

Thank you for your attention to this matter.

Sincerely,



Israel Ray, President
Atlanta Power Co.

Tariff No. 6

Page 1 of 5

JAN 5 - '09

JAN 1 - '09

I.P.U.C. No.

Jean M. Jewell SECRETARY

Canceling Tariff No. 5

Name of Utility

Atlanta Power Co. Inc.

(Approval Stamp)

**SCHEDULE 1
RESIDENTIAL (permanent)**

Eligibility:

Any customer intending to remain connected year around using electrical power for general domestic use.

In the event of a disconnection, either voluntary or involuntary, reconnection charges as described in Schedule 4 will be assessed. If disconnected for a period of more than thirty (30) days, the customer will be automatically placed on Schedule 3 rates upon reconnection of service.

Monthly Charges:

\$92.79 / Month Basic Charge includes the first 500 Kwh of energy use.
5.7 Cents / Kwh for all metered energy use in excess of 500 Kwh per month.

Payment:

The monthly bill rendered for service supplied hereunder is payable upon receipt, and becomes past due fifteen (15) days from the date on which rendered.

Per Commission Order No.30704

Issued December 29, 2008

Effective

January 1, 2009

By Israel Ray

Israel Ray

Title President

Tariff No. 6

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**SCHEDULE 2
COMMERCIAL (permanent)**

Eligibility:

Any customer intending to remain connected year around using electrical power for business or commercial use.

In the event of a disconnection, either voluntary or involuntary, reconnection charges as described in Schedule 4 will be assessed. If disconnected for a period of more than thirty (30) days, the customer will be automatically placed on Schedule 3 rates upon reconnection of service.

Monthly Charge:

\$164.95 / Month Basic Charge includes the first 500 Kwh of energy use.
20.6 Cents / KWh for all metered energy use in excess of 500 Kwh per month.

Payment:

The monthly bill rendered for service supplied hereunder is payable upon receipt, and becomes past due fifteen (15) days from the date on which rendered.

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IDAHO PUBLIC UTILITIES COMMISSION
APPROVED EFFECTIVE

I.P.U.C. No.

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Juan D. Jewell SECRETARY

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**SCHEDULE 3
SEASONAL (WEEKEND OR PART-TIME USE)**

Eligibility:

Any customer may select Schedule No. 3 and will be assessed reconnection fees as described on Schedule 4. No monthly minimum fee will be charged during periods of disconnection.

Any residential or commercial customer is eligible for this rate. Customers who are disconnected on a seasonal or intermittent basis, either voluntarily or involuntarily, for a period of more than thirty (30) days will be required to take service under Schedule 3 upon reconnection of service*.

Monthly Charge:

\$40.09/month customer charge for residential customers.

\$74.46/month customer charge for commercial customers.

Plus, 24.1 cents/ Kwh for all energy use.

Payment:

The monthly bill rendered for service supplied hereunder is payable upon receipt, and becomes past-due fifteen (15) days from the date on which rendered.

* After remaining connected for a period of twelve (12) consecutive months, a Schedule 3 customer may be considered a year around, permanent customer and may elect to receive service under Schedule 1 or 2.

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SCHEDULE 4

Other Miscellaneous Charges

Temporary Service Connection

Any additional Temporary connections to customers meter as defined in the Company's General Rule 12B will be billed \$10 per month for each connection.

Charges for Connection and Reconnection of Services*

Customers disconnected for a period of 30 days or less	\$35
Residential customer disconnected for a period of more than 30 days	\$370
Commercial customers disconnected for a period of more than 30 days	\$660
New customer connection charge	\$35

* All reconnection charges are assessed at the time of request for reconnection of service.

Returned Check Charge:

A returned check charge of \$20.00 will be assessed to customers account for any check returned by the bank for insufficient funds, closed account or other reason.

Late Fees:

A late payment charge of 1% per month will be levied against a delinquent account except accounts of agencies and taxing districts of the State of Idaho as described below. All payments received by the billing date will apply to the customers account prior to calculating the late payment charge. Payments will satisfy the oldest portion of the billing first and the current portion of the billing last.

Late Payment Charges will continue to accrue against unpaid disputed bill amounts. If the dispute is resolved in the favor of the customer, all disputed charges plus any associated Late Payment Charges will be removed from the customers account. If the dispute is resolved in favor of the Company, all disputed charges plus any associated Late Payment Charges will become due and payable.

Late Payment Fees for agencies and taxing districts of the State of Idaho. Under the authority of Idaho Code §67-2302, an agency or taxing district of the State of Idaho has 60 days from the date that a bill is received to pay that bill. If a state agency or taxing district does not pay the bill within the 60 day period, all of the provisions of Idaho Code §67-2302 will apply and the Late Payment Charge will be levied against the account.

Any state agency or taxing district that claims that it falls within the provisions of Idaho Code §67-2302 must notify Atlanta Power Company in writing of such claim.

Meter Testing Fee:

Meter Testing Charge for customer-requested tests \$25

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**SCHEDULE 5
Temporary Surcharge**

All customer billings* will be increased by a surcharge of 28.9% Commencing February 1, 2009.

*Excluding Schedule No. 4 "Other Miscellaneous Charges".

The Surcharge will be adjusted either downward or upward at any time the Company's general rate schedules are changed with the approval of the Idaho Public Utilities Commission.

The surcharge will remain in effect for a period of approximately six and 1/2 years (77 months) or until a total of \$169,285 is collected by the surcharge.

The Company will keep track of all revenues collected from the surcharge and will inform the Idaho Public Utilities Commission when the total amount has been collected and immediately request cancellation of the surcharge.

Per Commission Order No. 30704

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Tariff No. 1 First Revised Sheet No. 5

IDAHO PUBLIC UTILITIES COMMISSION
APPROVED EFFECTIVE

I.P.U.C. No.

JAN 5 - '09

JAN 1 - '09

Canceling Original Sheet No. 5

Name of Utility
Atlanta Power Co. Inc.

Jan D. Jewell SECRETARY
(Approval Stamp)

**GENERAL RULES
REGULATIONS AND RATES**
(Continued)

SERVICE AND LIMITATIONS (Continued)

12. Limitation of Use:

A. A Customer shall not resell electricity received from the Company to any person except where the building, shopping center, apartment house, mobile home court, or other multi-family dwelling where the use has been sub metered and the use is billed to tenants at the same rates that the Company would charge for service.

B. A Customer who extends his or her wiring to or otherwise allows connection of another building, property, or place of use for a period of no more than 30 days annually, shall be charged a temporary connection fee in accordance with Schedule No. 4 for each additional unit served through the customers meter. For example, the temporary or seasonal hook-up of a camper or mobile home to another residential or commercial metered service would allow the Company to charge the metered customer the additional temporary connection fee in addition to any other applicable fees or charges. Such connections for a period in excess of 30 days annually will be billed according to the applicable residential or commercial tariff rate.

13. Rights of Way. The Customer shall, without cost to the Company, provide the Company a right of way for the Company's lines an apparatus across and upon the property owned or controlled by the customer, necessary or incidental to the supplying of service to such customer, and shall permit access thereto by the Company's employees at all reasonable hours.

14. Meter Installations. The Company at its own expense, will install and maintain meters to measure power and energy supplied to the customer. Customer provisions for meter installations shall be made in conformance with Company specifications, the National Electric Code, or applicable state or municipal requirements.

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Tariff No. 1

First Revised Sheet No. 6

I.P.U.C. No.

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Canceling Original Sheet No. 6

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**GENERAL RULES
REGULATIONS AND RATES**
(Continued)

SERVICE AND LIMITATIONS (Continued)

15. Measurement of Energy. Except as otherwise specifically provided, and as soon as practicable, all energy delivered by the Company shall be paid for according to measurement by meters located at or near the point where the energy is to be delivered to the customer. Company will test and inspect its meters from time to time and maintain their accuracy or registration in accordance with generally accepted practices and the rules and regulations established by the Idaho Public Utilities Commission. The Company will make special meter tests when requested by the customer. The cost of a special test (as specified in Schedule 4) shall be paid to the Company by the customer at the time of the request, but shall be refunded to the customer if the average registration error of the meter is found to be more than 2%. If the average error for any meter test is more than 2%, corrected billings shall be prepared.

The corrected billings shall not exceed six months if the time when the malfunction or error began is unknown. If the time when the malfunction or error began is known, the corrected billings shall be from that time, but shall not exceed the period provided by IC Section 61-342 (three years). If the customer has been under billed, the period for rebilling is limited to six (6) months unless a reasonable person should have known of the inappropriate billing, in which case, the billing period may be extended to a period not to exceed three (3) years. If the customer has been under billed, the Company shall offer and enter into reasonable payment arrangements with the customer. If the customer has been overbilled, the utility must promptly refund any amounts overpaid unless the customer consents to a credit against future bills.

If the Company is unable to read a customer's meter because of reasons beyond the Company's control, such as weather conditions or inability to obtain access to the customer's premises, the Company may estimate the meter reading for the month on the basis of the customer's previous use, season of the year and use by similar customers of the same class in that service area. Bills rendered on estimated readings shall be so designated on the bill. The amount of such estimated bill will be subsequently adjusted, as necessary, when the next actual reading is obtained.

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