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1 st Revised		_Sheet No	R-7.1	
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The Empire District Ele Name of Company	ectric Company d/b/a	Liberty-Empire	<u>2</u>	
Kind of Service:	Electric Class	of Service:	All	
Part III	Rate S	chedule No	7	
Title: NON-LE	GACY NET METERIN	G		PSC File Mark Only
Tariff Provisions			_	R-7.1

Tariff Provisions	R-7.1
Preliminary Interconnection Site Review Request	R-7.6
Standard Information	R-7.6
Terms and Conditions	R-7.7
Standard Interconnection Agreement for Net-Metering Facilities	R-7.9
Standard Information	R-7.9
Interconnection Agreement Terms and Conditions	R-7.11
Disclaimer	R-7.19
Facilities Agreement	R-7.20

7. NON-LEGACY NET-METERING

7.1. DEFINITIONS

- 7.1.1 Non-Legacy Net-Metering Customer A Net-Metering Customer who meets the definition of Non-Legacy Net-Metering Customer as defined in the Net-Metering Rules.
- 7.1.2 All other terms as defined in A.C.A. 23-18-603.

7.2. AVAILABILITY

7.2.1. Service under the provisions of this tariff is available to any residential or any other customer who takes service under standard rate schedule(s) RG, CB, GP or PT who has obtained a signed Standard Interconnection Agreement for a Net-Metering Facility or Net-Metering Facilities with an Electric Utility pursuant to the Net-Metering Rules and Ark. Code Ann. § 23-18-601 et. seq.,

The provisions of the customer's standard rate schedule are modified as specified herein.

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Kind of Service: Ele	ctric Class of Service: All
Part III	Rate Schedule No7
Title: NON-LEGA	ACY NET METERING

7.2.2. Net-Metering Customers taking service under the provisions of this tariff may not simultaneously take service under the provisions of any other alternative source generation, co-generation, or interruptible service tariff except as provided in Ark. Code Ann. § 23-18-603(8)(B).

7.3. MONTHLY BILLING RATE STRUCTURE, TERMS, AND CONDITIONS - AVOIDED COST

- 7.3.1. This monthly billing rate structure, terms, and conditions is governed by Ark. Code Ann. § 23-18-606(a)(1).
- 7.3.2. The Electric Utility shall separately meter, bill, and credit each Net-Metering Facility even if one (1) or more Net-Metering Facilities are under common ownership.
- 7.3.3 The Electric Utility shall separately meter the electric energy, measured in kWhs:
 - (a) Supplied by the Electric Utility to the Net-Metering Customer; and
 - (b) Fed back to the Electric Utility from the Net-Metering Customer's Net-Metering Facility at any time during the applicable billing period.
- 7.3.4 The Electric Utility shall apply the:
 - (a) Commission-approved customer charge, demand, charge, minimum bill provision, and other applicable Commission-approved charges under Ark. Code Ann. § 23-18-604(c)(1)(A);
 - (b) Commission-approved charges under Ark. Code Ann. § 23-18-604(c)(1)(A) to the applicable net-metering customers, including without limitation any rates, riders, and surcharges applied based on the volume of kWhs of electricity supplied by an Electric Utility pursuant to this rate structure; and

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Kind of Service: Electr	ic Class of Service: All	
Part III	Rate Schedule No7	
Title: NON-LEGACY	NET METERING	PSC File Ma

- (c) Avoided Cost of the Electric Utility to all kWhs supplied to the Electric Utility by a Net-Metering Customer during the applicable billing period to be credited to the total bill of the Net-Metering Customer in a dollar value, excluding the customer charge and any applicable demand charge or minimum bill provision that the Net-Metering Customer shall pay each month.
- 7.3.5 The Electric Utility shall credit the Net-Metering Customer with any accumulated Net-Metering Surplus as measured in dollars during the next applicable billing period.
- 7.3.6 Upon request from a Net-Metering Customer pursuant to Ark. Code Ann. § 23-18-604(d)(2) and Net-Metering Rule 2.05(D), an Electric Utility must apply Net-Metering Surplus to the Net-Metering Customer's Additional Meters provided that:
 - (a) The Net-Metering Customer must give at least 30 days' notice to the Electric Utility.
 - (b) The Additional Meter(s) must be identified at the time of the request. Additional Meter(s) shall be under common ownership within a single Electric Utility's service area; shall be used to measure the Net-Metering Customer's requirements for electricity; may be in a different class of service than the Generation Meter; shall be assigned to one, and only one, Generation Meter; shall not be a Generation Meter; shall not be associated with unmetered service; and shall be located within a one hundred (100) miles radius of the individual Net-Metering Customer's Net-Metering Facility unless the Net-Metering Customer meets one of the exceptions provided in Net-Metering Rule 2.05 and Ark. Code. Ann. § 23-18-604(d)(2)(A)(i)(a).

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Kind of Service: Electric	_Class of Service:All	
Part III	Rate Schedule No. 7	
Title: NON-LEGACY NET MI	ETERING	PSC File Mark Only
(c) To request meter aggregation, the Net-Metering Customer must submit a standard meter aggregation application form and affidavit pursuant to Net-Metering Rule 2.05 and designate the rank order for the Additional Meters to which excess kWh are to be applied. The Net-Metering Customer cannot designate the rank order more than once during the Annual Billing Cycle.		

7.3.7 Annual Avoided Cost Redetermination

The Electric Utility shall file a revised Avoided Cost on or before February 1 of each calendar year in compliance with Rule 2.08 of the Net-Metering Rules. The revised Avoided Cost shall be filed in the docket initiated for the Electric Utility and shall be accompanied by a set of workpapers sufficient to fully document the calculations of the revised Avoided Cost and otherwise comply with the Commission's Rules of Practice and Procedure. The revised Avoided Cost shall be determined by the application of Ark. Code Ann. § 23-18-603 and the Net-Metering Rules to reflect the twelve month average for the prior calendar year of the applicable Locational Marginal Price associated with the Electric Utility's load zone in the Midcontinent Independent System Operator or Southwest Power Pool Independent System Operator Market. The revised Avoided Cost shall be effective for bills rendered on and after the first billing cycle of March of the filing year and shall then remain in effect for twelve (12) months.

The Avoided Cost rate for March 1, 2025, to February 28, 2026, is \$0.02771/kWh.

7.4 ADDITIONAL CHARGES, FEES, AND REQUIREMENTS

7.4.1 An Electric Utility may apply the following additional charges, fees, and requirements to Net-Metering Customers taking service under this Standard Net-Metering Tariff pursuant to Net-Metering Rule 2.03.

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The Empire District Name of Company	Electric Comp	any d/b/a Liberty-Empire	
Kind of Service:	Electric	Class of Service:All	-
Part <u>III</u>		Rate Schedule No. 7	-
Title: NON	I-LEGACY NET	METERING	PSC File Mark On

7.5 RENEWABLE ENERGY CREDITS

- 7.5.1. A Net-Metering customer retains any Renewable Energy Credit created as a result of the electricity supplied by a Net-Metering Customer that generated the renewable energy credit.
- 7.5.2 The Renewable Energy Credit may be retained, retired, or sold for the sole benefit of the Net-Metering Customer.

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The Empire District Name of Company	Electric Compan	y d/b/a Liberty-Er	mpire_		
Kind of Service:	Electric	_Class of Service:	All		
Part <u>III</u>		Rate Schedule N	o. <u>7</u>		
Title: NON	I-LEGACY NET M	ETERING		 	PSC File Mark Only
I. STANDAR Section 1. Cus Name: Contact Person: Mailing Address:	tomer Informa	<u>tion</u>			
City:	if different from	_ State:	Zi _l	p Code:	
Facility Location (Daytime Phone: _	ii dillelelli llolli	Evening	Phone:		
E-Mail Address:					
If the requested p provide the electri				n existing electric s	service,
Additional Custor Generation:	mer Accounts			pe credited with	Net Excess
Annual Energy Rephysically attached the absence of I service may be m	ed to the Net-Me nistorical data	etering Facility a reasonable esti	nd for an mates fo	ny additional accou or the class and	unts listed (in character of
Type of Facility (c	ircle one)				
Customer-Owned	Lease	ed S	ervice Ag	<u>greement</u>	
Section 2. Own					
Contact Person: Mailing Address:					
City:		State:	Zi	p Code:	
City:	-	Evening	g Phone:		
Email Address:					

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The Empire District Electric Compan	ıy d/b/a Liberty-Empi	<u>re</u>	
Kind of Service: <u>Electric</u>	_Class of Service:	All	
Part	Rate Schedule No	7	
Title: NON-LEGACY NET M	ETERING		PSC File Mark Onl
Energy Storage Device (circle all Generator Rating (kW): nverter Rating (kW): Expected annual production of el ndustry recognized simulation m	lectrical energy (kW	AC Cap (h) of the f	acility calculated using
Section 4. Interconnection In Attach a detailed electrical diagra equipment, including protection a Requested Point of Interconnecti Customer-Site Load (kW) at Net-	am showing the con and control schemes ion:	S.	
nterconnection Request: Single	Phase:	Three I	Phase:
Section 5. Signature			
hereby certify that, to the best or Preliminary Interconnection Site Net-Metering Customer Signatur	Review is true and	correct.	
Owner Signature (if different fron	ո Customer)։		Date:
I. TERMS AND CONDITIONS Section 1. Requirements for For the purpose of requesting the review for statement the customer shall	ng that the Elect a proposed Net-M	etering Fa	acility if requested by the

Preliminary Interconnection Site Review Request. The customer shall submit a separate Preliminary Interconnection Site Review Request for each point of interconnection if information about multiple points of interconnection is requested.

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Kind of Service:	Electric	Class of Service:	All
PartIII		Rate Schedule No	7
Title: NON	I-LEGACY NET	METERING	

Part 1, Standard Information, Sections 1 through 4 of the Preliminary Interconnection Site Review Request must be completed for the notification to be valid. If mailed, the date of notification shall be the third day following the mailing of the Preliminary Interconnection Site Review Request. The Electric Utility shall provide a copy of the Preliminary Interconnection Site Review Request to the customer upon request.

Section 2. Utility Review

Following submission of the Preliminary Interconnection Site Review Request by the customer the Electric Utility shall review the plans of the facility interconnection and provide the results of its review to the customer, in writing, within 30 calendar days. If the customer requests that multiple interconnection site reviews be conducted the Electric Utility shall make reasonable efforts to provide the customer with the results of the review within 30 calendar days. If the Electric Utility cannot meet the deadline it shall provide the customer with an estimated date by which it will complete the review. Any items that would prevent Parallel Operation due to violation of safety standards and/or power generation limits shall be explained along with a description of the modifications necessary to remedy the violations.

The preliminary interconnection site review is non-binding and need only include existing data and does not require the Electric Utility to conduct a study or other analysis of the proposed interconnection site in the event that data is not readily available. The Electric Utility shall notify the customer if additional site screening may be required prior to interconnection of the facility. The customer shall be responsible for the actual costs for conducting the preliminary interconnection site review and any subsequent costs associated with site screening that may be required.

Section 3. Standard Interconnection Agreement

The preliminary interconnection site review does not relieve the customer of the requirement to execute a Standard Interconnection Agreement prior to interconnection of the facility.

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Kind of Service: <u>Electric</u>	Class of Service:	All	
Part	Rate Schedule No	7	
Title: NON-LEGACY NET			PSC File Mark Only
Mailing Address: City: E-mail address: Facility Location (if different from Daytime Phone: Utility Customer Account Numphysically attached: Type of Facility (circle one) Customer-Owned Le Section 2. Owner Information Name: Canta at Damani.	mation State: com above): Evening Phaber (from electric bill) ased Servetion (if different from State: Evening Phace: Evening Ph	Zip Conone: Custome Zip Conone:	the Net-Metering Facility is ment ode:
Generator Rating (kW): Inverter Rating (kW):		DC AC	

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Kind of Service: <u>Ele</u>	ctric Class o	of Service:	All		
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Title: NON-LEG	ACY NET METERIN	G		PSC F	ile Mark Only
Describe Location of A	ccessible and Lo	ckable Disco	nnect:		
nverter Manufacturer:			Inverte		
nverter Location:		Inver	ter Powe	r Rating:	
Expected Capacity Fac	tor:		(1.14.11.)		
Expected annual prodecognized simulation re					
Section 4 Installati	on Information				
Section 4. Installation Attach a detailed electr		ne Net Meter	ina Eacilit	tv.	
nstalled by:	 als:				
Mailing Address:					
City:	State) <u>:</u>		Zip Code:	
Daytime Phone:		Installation	Date:	'	
Section 5. Certificat	fion				
The system has been in National Electrical Cod IEEE), the National Ele and (if applicable) the le	nstalled in compl e (NEC), the Inst ectrical Safety Co ocal Building/Ele	itute of Elect ode (NESC), ctrical Code	rical and and Unde of	Electronics Engine erwriters Laborato	eers ries (UL)
Signed (Inspector):			Date:	(Oity	(County)
Signed (Inspector): In lieu of signature of i attached.)	nspector, a copy	of the final ir	bate nspection	certificate may be	
The system has been in warranty information ar operation of the system	nd an operation n				
Signed (Net-Metering C	Customer):				
Date:					
Date: Signed (Owner if differe	ent from Custom	er):		Date:	
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Kind of Serv	/ice:	Electric	Class of Service:	All	
Part	III	_	Rate Schedule No	7	
Title:	NON-L	EGACY NET	METERING		PSC File Mark Only
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II. INT	ERCONN	IECTION A	GREEMENT TERMS	AND CO	ONDITIONS
entered int ("Electric L whether co corporation	to this	day d or other),a), each he Parties". Ir	of("Cu and("Ow ereinafter sometimes	, 20_ stomer"), ner"), a_ referred t	"Agreement") is made and, by , a(specify(specify whether o individually as "Party" or covenants set forth herein,
Section 1.	The N	et-Meterin	g Facility		

The Net-Metering Facility meets the requirements of Ark. Code Ann. § 23-18-603(8) and the Arkansas Public Service Commission's *Net-Metering Rules*.

Section 2. **Governing Provisions**

The Parties shall be subject to the applicable provisions of Ark. Code Ann. § 23-18-601, et seg. and the terms and conditions set forth in this Agreement, the Commission's Net-Metering Rules, the Commission's General Service Rules, and the Electric Utility's applicable tariffs.

Interruption or Reduction of Deliveries

The Electric Utility shall not be obligated to accept and may require Customer to interrupt or reduce deliveries when necessary in order to construct, install, repair, replace, remove, investigate, or inspect any of its equipment or part of its system; or if it reasonably determines that curtailment, interruption, or reduction is necessary because of emergencies, forced outages, force majeure, or compliance with prudent electrical practices. Whenever possible, the Utility shall give the Customer reasonable notice of the possibility that interruption or reduction of deliveries may be required.

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The Empire District Electric Co	ompany d/b/a Liberty-Empire	
Kind of Service: <u>Electric</u>	Class of Service:All	
Part III	Rate Schedule No7	
Title: NON-LEGACY I	NET METERING	PSC File Mark Only

Notwithstanding any other provision of this Agreement, if at any time the Utility reasonably determines that either the facility may endanger the Electric Utility's personnel or other persons or property, or the continued operation of the Customer's facility may endanger the integrity or safety of the Utility's electric system, the Electric Utility shall have the right to disconnect and lock out the Customer's facility from the Electric Utility's electric system. The Customer's facility shall remain disconnected until such time as the Electric Utility is reasonably satisfied that the conditions referenced in this Section have been corrected.

Section 4. Interconnection

Customer shall deliver the as-available energy to the Electric Utility at the Electric Utility's meter.

Electric Utility shall furnish and install a standard kilowatt hour meter for Legacy-Transitional Net-Metering Customers or a single standard two-channel digital hour meter for Non-Legacy Net-Metering Customers. Customer shall provide and install a meter socket for the Electric Utility's meter and any related interconnection equipment per the Electric Utility's technical requirements, including safety and performance standards.

The Net-Metering Customer and Owner of the Net-Metering Facility, if different, shall submit a Standard Interconnection Agreement to the Electric Utility at least thirty (30) days prior to the date the customer intends to interconnect the Net-Metering Facilities to the utility's facilities. Part I, Standard Information, Sections 1 through 5 of the Standard Interconnection Agreement must be completed by the Net-Metering Customer and Owner (if different from Customer), for the notification to be valid. The customer shall have all equipment necessary to complete the interconnection prior to such notification. If mailed, the date of notification shall be the third day following the mailing of the Standard Interconnection Agreement. The Electric Utility shall provide a copy of the Standard Interconnection Agreement to the customer upon request.

Following submission of the Standard Interconnection Agreement by the customer, the utility shall review the plans of the facility and provide the results of its review to the customer, in writing, within 30 calendar days. Any items that would prevent Parallel Operation due to violation of applicable safety standards and/or power generation limits shall be explained along with a description of the modifications necessary to remedy the violations.

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If the Electric Utility's existing facilities are not adequate to interconnect with the Net-Metering Facility, the Customer shall pay the cost of additional or reconfigured facilities prior to the installation or reconfiguration of the facilities.

To prevent a Net-Metering Facility from back-feeding a de-energized line, the customer shall install a manual disconnect switch with lockout capability that is accessible to utility personnel at all hours.

Customer, at customer's expense, shall meet all safety and performance standards established by local and national electrical codes including the National Electrical Code (NEC), the Institute of Electrical and Electronics Engineers (IEEE), the National Electrical Safety Code (NESC), and Underwriters Laboratories (UL).

Customer, at customer's expense, shall meet all safety and performance standards adopted by the utility and filed with and approved by the Commission that are necessary to assure safe and reliable operation of the Net Metering Facility to the utility's system.

Customer shall not commence Parallel Operation of the Net-Metering Facility until the Net Metering Facility has been inspected and approved by the Electric Utility. Such approval shall not be unreasonably withheld or delayed. Notwithstanding the foregoing, the Electric Utility's approval to operate the Customer's Net-Metering Facility in parallel with the Utility's electrical system should not be construed as an endorsement, confirmation, warranty, guarantee, or representation concerning the safety, operating characteristics, durability, or reliability of the Customer's Net-Metering Facility.

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Kind of Service: Electric	Class of Service:
Part III	Rate Schedule No7
Title: NON-LEGACY NET N	METERING

Section 5. Modifications or Changes to the Net-Metering Facility Described in Part 1, Section 2

Prior to being made, the Customer shall notify the Electric Utility of, and the Electric Utility shall evaluate, any modifications or changes to the Net-Metering Facility described in Part 1, Standard Information, Section 2 of the Standard Interconnection Agreement for Net-Metering Facilities, in compliance with the Commission's Net-Metering Rules and the Electric Utility's tariffs.

If the Customer makes such modification without the Electric Utility's prior written authorization and the execution of a new Standard Interconnection Agreement, the Electric Utility shall have the right to suspend Net-Metering service pursuant to the procedures in Section 6 of the Commission's General Service Rules.

A Net-Metering Facility shall not be modified or changed to generate electrical energy in excess of the amount necessary to offset all of the Net-Metering Customer requirements for electricity.

Section 6. Maintenance and Permits

The customer shall obtain any governmental authorizations and permits required for the construction and operation of the Net-Metering Facility and interconnection facilities. The Customer shall maintain the Net-Metering Facility and interconnection facilities in a safe and reliable manner and in conformance with all applicable laws and regulations.

Section 7. Access to Premises

The Electric Utility may enter the Customer's premises to inspect the Customer's protective devices and read or test the meter. The Electric Utility may disconnect the interconnection facilities without notice if the Electric Utility reasonably believes a hazardous condition exists and such immediate action is necessary to protect persons, or the Electric Utility's facilities, or property of others from damage or interference caused by the Customer's facilities, or lack of properly operating protective devices.

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Section 8. Indemnity and Liability

The following is Applicable to Agreements between the Electric Utility and to all Customers and Owners except the State of Arkansas and any entities thereof, local governments and federal agencies:

Each Party shall indemnify the other Party, its directors, officers, agents, and employees against all loss, damages, expense and liability to third persons for injury to or death of persons or injury to property caused by the indemnifying party's engineering, design, construction, ownership, maintenance or operations of, or the making of replacements, additions or betterment to, or by failure of, any of such Party's works or facilities used in connection with this Agreement by reason of omission or negligence, whether active or passive. The indemnifying Party shall, on the other Party's request, defend any suit asserting a claim covered by this indemnity. The indemnifying Party shall pay all costs that may be incurred by the other Party in enforcing this indemnity. It is the intent of the Parties hereto that, where negligence is determined to be contributory, principles of comparative negligence will be followed and each Party shall bear the proportionate cost of any loss, damage, expense and liability attributable to that Party's negligence. Nothing in this paragraph shall be applicable to the Parties in any agreement entered into with the State of Arkansas or any entities thereof, or with local governmental entities or federal agencies. Furthermore, nothing in this Agreement shall be construed to waive the sovereign immunity of the State of Arkansas or any entities thereof. The Arkansas State Claims Commission has exclusive jurisdiction over claims against the state.

Nothing in this Agreement shall be construed to create any duty to, any standard of care with reference to or any liability to any person not a Party to this Agreement. Neither the Electric Utility, its officers, agents or employees shall be liable for any claims, demands, costs, losses, causes of action, or any other liability of any nature or kind, arising out of the engineering, design, construction, ownership, maintenance or operation of, or the making of replacements, additions or betterment to, or by failure of, the Customer's facilities by the Customer or any other person or entity.

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The Empire District Electric Comp	pany d/b/a Liberty-Empire	
Kind of Service: <u>Electric</u>	Class of Service:Al	<u>I</u>
Part	Rate Schedule No. 7	
Title: NON-LEGACY NET	METERING	PSC File Mark Only
Section 9. Notices The Net-Metering Customer s information provided herein. All written notices shall be directed that the Attention: Electric Utility: Vice President of Commercial The Empire District Electric Corp. O. Box 127 602 Joplin Street Joplin, MO 64802	ected as follows: Operations	y of any changes in the
Attention: Customer: Name: Address:		

Customer notices to Electric Utility shall refer to the Customer's electric service account number set forth in Section 1 of this Agreement.

Section 10. Term of Agreement

The term of this Agreement shall be the same as the term of the otherwise applicable standard rate schedule. This Agreement shall remain in effect until modified or terminated in accordance with its terms or applicable regulations or laws.

Section 11. Assignment

Email:

This Agreement and all provisions hereof shall inure to and be binding upon the respective Parties hereto, their personal representatives, heirs, successors, and assigns. The Customer and/or Owner shall notify the Electric Utility if this Agreement is assigned to a new Net-Metering Customer pursuant to Rule 2.06(F).

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Part	Ш		Rate Schedule	No	7	
Title:	NON-	LEGACY NET I	METERING			PSC File Mark Only
Signature (O' IN WITNESS their duly aut	ustom wner i WHI horize	er): if different fro EREOF, the ed representa	m Customer): _ Parties have ca	used	this Agre	Date: Date: eement to be executed by
Customer:				Elect	ric Utility:	
By:				 Ву:		
Title:				Title:		
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Part	Rate Schedule No7	_
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The Empire District Electric Company of Name of Company	/b/a Liberty-Empire	
Kind of Service: Electric	_Class of Service: All	
Part III	Rate Schedule No7	
Title: NON-LEGACY NET M	ETERING	PSC File Mark Only
POSSIBLE FUT	Disclaimer FURE RULES OR RATE CHA	
The following is a supplement	to the Interconnection Agree	ement you signed with The Empire

District Electric Company (Empire).

- Electricity rates, basic charges, and service fees, set by Empire and approved by the 1. Arkansas Public Service Commission (Commission), are subject to change.
- I understand that I will be responsible for paying any future increases to my electricity 2. rates, basic charges, or service fees from Empire.
- My Net-Metering System is subject to the current rates of Empire, and the rules and 3. regulations of the Commission. Empire may change its rates in the future with approval of the Commission or the Commission may alter its rules and regulations, or both may happen. If either or both occurs, my system will be subject to those changes.

By signing below, you acknowledge that you have read and understand the above disclaimer.

Name (printed)	
Signature (Customer)	
Date	

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Title:	NON-LEGACY NET M	ETERING	PSC File Mark Only

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GO	FACILITIES AGR OD FAITH ESTIMATE PURSUANT TO NET	OF AN EL	ECTRIC	UTILITY
Pursuant to Net Me The Empire District the Arkansas Public laws of the State of the Company, the "I	tering Rule 3.04H (thi Electric Company (the Service Commission Arkansas, and	s "Agreeme le "Compan (the "Comn he Parties, i	nt") is e y"), an e nission" (the individua	mate of an Electric Utility intered into by and among electric utility regulated by and organized under the "Customer," together with ally, a "Party"), effective or ctive Date").
Metering Rules (so	metimes, the "Rules,"	and abbrev	/iated a	to the Commission's Net- s "NMR"). Any capitalized meaning given to them by
Customer desires		to the Cor	mpany's	t-Metering Facility, which s system at the following ;
generate a Facilities consistent with and	Study to be conducted for the purpose of NM the Study within 1	ed regarding R 3.04A (the	Custon e "Study	mpany has endeavored to ner's Net-Metering Facility r"); however, the Company Customer's request, as
portion of the costs Customer and (ii) interconnect its Net- "Costs"). Such estin	s and associated expension ended the Customer Metering Facility as \$_nate is based on the a	enses reque 's use of C approximate	iired to Company , pu e time re	stimate of the appropriate (i) provide service to the y's facilities necessary to rsuant to the attached (the equired to build and instal, pursuant to NMF

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Part III	Rate Schedule No	7	
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agreements herein, together was ufficiency of which are acknown. 1. This Agreement further obligation pursuant to within thirty (30) days of the fire version of this Agreement to execution. 2. The Parties ack fact, an estimate. The Parties though it is based on Company 3. The Customer's housiness days of the Effective 4. Company shall credit or as a charge, for any actual Costs once the final applin writing, pursuant to NMR 3.0	with other good and valuedged, the Parties are the terms herein, if it are Party's execution. The other Party was mowledge that the Control have each elected to appropriate portion stomer shall remit Date, pursuant to NM adjust Customer's addifference between the propriate Costs are decorate.	aluable con agree as for ffect, and is not fully Each Part vithin One ompany's o proceed e, pursuar of the (or to Compa fR 1.01(j), account with the estimate etermined	the Parties shall have no y executed by both Parties by shall deliver its executed (1) day of such Party's good faith estimate is, in with this Agreement even at to NMR 3.04H. Costs is estimated to be any within Fourteen (14) 2.03C, and 3.04F. ith Company, either as a e contained herein and the
IT IS SO AGREED AS OF THI	E EFFECTIVE DATE.		
COMPANY THE EMPIRE DISTRICT ELECTRIC COMPANY	CUS	STOMER	
Signature	Sigr	nature	

This Space For PSC Use Only

Date

Printed Name and Title

Date

Printed Name and Title, if Applicable