APPLICABILITY

Applicable to customer-generators who are not eligible for net energy metering under the district’s rate schedule NM. This schedule applies in conjunction to eligible customer-generators served by the district rate schedules. Part of the customer-generator’s electrical requirements shall be supplied from solar, wind, or a hybrid system of both, biogas, or fuel cell power production source owned and operated by the customer. The source shall be connected for parallel operation with the service of the district and be located on the customer’s owned, leased, or rented premises and intended to primarily offset part of the customer’s electrical requirements.

The district shall require a completed application for distributive generation service, a signed interconnection agreement from the customer-generator and the electric inspection clearance from the governmental authority having jurisdiction.

MONTHLY RATE

The monthly compensation rate shall apply to all energy exported to the district’s grid. As determined by the district, the rate shall be adjusted as needed.

The district will bill the customer-generator each billing month for all charges under the customer’s applicable rate schedule.

SPECIAL CONDITIONS

A. Metering Equipment: Service shall be supplied at one point of delivery and measured through a meter capable of measuring the flow of electricity in two directions (aka “bi-directional meter”). If the customer-generator refuses consent for a single bi-directional meter to be installed to provide the information necessary to accurately bill or credit, the district shall have the right to refuse interconnection.

B. Billing:
   a) Each billing period, the district shall measure the energy delivered and received in kilowatt-hours after the customer-generator serves its own instantaneous load.
   b) The district shall bill the customer-generator each billing month for the electric consumption charges for the energy delivered by the district.
   c) All other applicable charges under the customer-generator’s rate schedule shall apply.
   d) The customer-generator shall receive a credit each billing month for the energy provided to the district at the export electricity compensation rate.
e) Any energy generated in excess of the customer’s electric consumption shall not be carried forward to other billing months.

f) Customer-generator charges shall be paid in accordance with the district’s normal monthly billing cycle.

C. Generation facilities shall adhere to the Imperial Irrigation District’s Regulations Governing the Sale of Electric Energy.