

**MODIFICATIONS AUX
TARIFS ET CONDITIONS DU DISTRIBUTEUR
ET JUSTIFICATIONS

VERSION ANGLAISE**

CHAPTER 5
~~GENERAL~~ RATES FOR LARGE POWER

DISTRIBUTION TARIFF
EFFECTIVE APRIL 1, 2013

VERSION RÉVISÉE

JUSTIFICATION DE LA MODIFICATION

	Rate LG and have one or more customers billed at Rate LG or Rate L , and associated conditions of application, as set out in this Distributor's Rates and Conditions, apply to contracts held by municipal systems.	
	If the A municipal system that has one or more customers concerned are billed at Rate L Rate LG , the municipal system is entitled to a refund of 15% of the amounts billed to each of its customers whose maximum power demand during a given consumption period is equal to or greater than 5,000 kilowatts. If the maximum power demand is between 4,300 and 5,000 kilowatts, the percentage of the refund is determined as follows:	
	$\frac{(\text{Maximum power demand} - 4,300 \text{ kW}) \times 15\%}{700 \text{ kW}}$	
	If the customers concerned are billed at Rate L, the municipal system is entitled to a refund which is equal to the sum of the following two elements:	
	a) an amount resulting from the application of the percentage of the refund as set in the second paragraph of the present article applied to the amounts the municipal system would have obtained if the customers had been billed at Rate LG prices;	
	b) an amount corresponding to the difference between the amounts the municipal system would have obtained if the customers had been billed at Rate LG prices and the amounts effectively billed at Rate L.	
	For a municipal system to be entitled to the 15% refund, the customer cannot be a former Distributor customer, unless it became a customer of the municipal system with the Distributor's consent.	
	If the maximum power demand is less than 4,300 kilowatts, the municipal system is not entitled to a refund.	
	To obtain a refund, the municipal system must provide the Distributor, for each consumption period, with supporting documents proving that it is entitled to a refund.	
	<u>Subsection 2.2 – Transitional Measures</u>	

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	<u>5.23 Application</u>	
	<u>The transitional measures set forth in this subsection apply to a Rate LG contract characterized by a seasonal utilization of power and whose holder wishes to avail itself of a transition period in the application of the minimum billing demand described in Article 5.18.</u>	
	<u>To avail itself of these measures, the customer must submit a written request to the Distributor at least 15 business days prior to the beginning of the consumption period starting in December 2014.</u>	
	<u>5.24 Period of application</u>	
	<u>The transitional measures apply from December 1, 2014 until the consumption period ending immediately after March 31, 2017.</u>	
	<u>When the customer wishes to cease the application of the transitional measures, it must notify the Distributor in writing. The transitional measures cease to apply at the beginning of the consumption period following the reception date of the customer's written notice. The customer will then be ineligible to apply for the transitional measures again.</u>	
	<u>For the consumption periods beginning between December 1, 2014 and November 30, 2016 inclusive, the minimum billing demand corresponds to the contract power, the terms and conditions of which are set forth in articles 5.25 through 5.29.</u>	
	<u>For the consumption periods beginning between December 1, 2016 and March 31, 2017 inclusive, the minimum billing demand is defined in Article 5.30.</u>	
	<u>5.3-25 Contract power</u>	
	The contract power under Rate LG must not be less than	