

Demande R-3854-2013

# MODIFICATIONS AUX TARIFS ET CONDITIONS DU DISTRIBUTEUR ET JUSTIFICATIONS VERSION ANGLAISE (HQD-13, DOCUMENT 5 RÉVISÉ)

SUIVANT LA DÉCISION D-2014-037 RENDUE PAR LA RÉGIE DE L'ÉNERGIE LE 6 MARS 2014

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## DISTRIBUTION TARIFF EFFECTIVE APRIL 1, 2013

# VERSION RÉVISÉE

<b>1.1 Definitions</b> In this Distributor's Rates and Conditions, the following terms and expressions have the meanings ascribed below, unless the context indicates otherwise:	<b>1.1 Definitions</b> In this Distributor's Rates and Conditions, the following terms and expressions have the meanings ascribed below, unless the context indicates otherwise:	Les justifications présentées sont celles touchant uniquement la version anglaise. Celles touchant les versions française et anglaise du 3 colonnes sont présentées dans la version française du 3 colonnes (pièce HQD-13, document 4).
"Act Respecting Health Services and Social Services": An Act Respecting Health Services and Social Services (R.S.Q., chapter S-4.2).	"Act Respecting Health Services and Social Services": An Act Respecting Health Services and Social Services (R.S.Q., chapter S-4.2).	
<i>"Act Respecting Tourist Accommodation Establishments"</i> : An Act Respecting Tourist Accommodation Establishments (R.S.Q., chapter E-14.2).	"Act Respecting Tourist Accommodation Establishments": An Act Respecting Tourist Accommodation Establishments (R.S.Q., chapter E-14.2).	
<i>"annual contract"</i> : A contract with a term of at least 12 consecutive monthly periods.	<i>"annual contract"</i> : A contract with a term of at least 12 consecutive monthly periods.	
<i>"apartment building"</i> : All or part of a building comprising more than one dwelling.	<i>"apartment building"</i> : All or part of a building comprising more than one dwelling.	
<i>"available power"</i> : The amount of power which the customer may not exceed for a given contract without the authorization of the Distributor.	<i>"available power"</i> : The amount of power which the customer may not exceed for a given contract without the authorization of the Distributor.	
"commercial activity": All actions involved in the marketing or sale of products or services.	"commercial activity": All actions involved in the marketing or sale of products or services.	
<i>"common areas and collective services"</i> : Areas and services of an apartment building, community residence or rooming house that are used exclusively by the occupants of such apartment building, community residence or rooming house.	<i>"common areas and collective services"</i> : Areas and services of an apartment building, community residence or rooming house that are used exclusively by the occupants of such apartment building, community residence or rooming house.	
<i>"community residence"</i> : A private building or part of a private building which is for habitation purposes, contains dwellings or rooms, or both, that are rented or allocated to different occupants, and has common areas and collective	<i>"community residence"</i> : A private building or part of a private building which is for habitation purposes, contains dwellings or rooms, or both, that are rented or allocated to different occupants, and has common areas and collective	

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services. Also considered community residences, for	services. Also considered community residences, for	
purposes of this Distributor's Rates and Conditions, are	purposes of this Distributor's Rates and Conditions, are	
intermediate resources as defined in the <i>Act Respecting</i>	intermediate resources as defined in the Act Respecting	
Health Services and Social Services, that meet the criteria	Health Services and Social Services, that meet the criteria	
stated in this paragraph.	stated in this paragraph.	
"connected load": That part of the installed capacity which is	"connected load": That part of the installed capacity which is	
connected to the Distributor's system.	connected to the Distributor's system.	
"connection point": The point where the electrical	"connection point": The point where the electrical	
installation is connected to the Distributor's system. When	installation is connected to the Distributor's system. When	
there is a Distributor's service loop, the connection point is	there is a Distributor's service loop, the connection point is	
the point where the customer's service entrance and the	the point where the customer's service entrance and the	
Distributor's service loop meet.	Distributor's service loop meet.	
"consumption period": A period during which electricity is	"consumption period": A period during which electricity is	
delivered to the customer and which extends between the two	delivered to the customer and which extends between the two	
dates used by the Distributor for calculation of the bill.	dates used by the Distributor for calculation of the bill.	
"contract": An agreement entered into between a customer	"contract": An agreement entered into between a customer	
and the Distributor for the electricity service and delivery of	and the Distributor for the electricity service and delivery of	
electricity.	electricity.	
"contract power": The minimum billing demand set for a	<i>"contract power"</i> : The minimum billing demand set for a	
contract power is the minimum offing demand set for a contract and for which the customer must pay under the terms	contract power is the minimum offing demand set for a contract and for which the customer must pay under the terms	
of this Distributor's Rates and Conditions. The contract	of this Distributor's Rates and Conditions. The contract	
power can never exceed the available power.	power can never exceed the available power.	
power can never exceed the available power.	power can never execce the available power.	
"customer": An individual, body corporate, partnership or	"customer": An individual, body corporate, partnership or	
agency holding one or more contracts.	agency holding one or more contracts.	
"delivery of electricity": The application and maintaining of	"delivery of electricity": The application and maintaining of	
voltage at the delivery point, whether or not electricity is	voltage at the delivery point, whether or not electricity is	
consumed.	consumed.	
"delivery point": Point at which the Distributor delivers	"delivery point": Point at which the Distributor delivers	
electricity and from which the customer may use such	electricity and from which the customer may use such	

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electricity, located immediately on the load side of the Distributor's metering equipment. In cases where the Distributor does not install metering equipment, or where it is on the line side of the connection point, the delivery point is the connection point.	electricity, located immediately on the load side of the Distributor's metering equipment. In cases where the Distributor does not install metering equipment, or where it is on the line side of the connection point, the delivery point is the connection point.	
<i>"demand charge"</i> : An amount to be paid, depending on the rate, per kilowatt of billing demand.	<i>"demand charge"</i> : An amount to be paid, depending on the rate, per kilowatt of billing demand.	
"Distributor": Hydro-Québec in its electricity distribution activities.	"Distributor": Hydro-Québec in its electricity distribution activities.	
<i>"Distributor's service loop"</i> : Any portion of a power line, not located along a public highway, extending the Distributor's system to the connection point.	<i>"Distributor's service loop"</i> : Any portion of a power line, not located along a public highway, extending the Distributor's system to the connection point.	
<i>"domestic rate"</i> : A rate at which the electricity delivered for domestic use is billed under the conditions set forth in this Distributor's Rates and Conditions.	<i>"domestic rate"</i> : A rate at which the electricity delivered for domestic use is billed under the conditions set forth in this Distributor's Rates and Conditions.	
<i>"domestic use"</i> : The use of electricity exclusively for habitation in a dwelling.	<i>"domestic use"</i> : The use of electricity exclusively for habitation in a dwelling.	
<i>"dwelling"</i> : Private living quarters equipped with lodging and eating facilities, including in particular a kitchen or kitchenette, along with a private entrance and a complete sanitary facility, in which the occupants have free access to all rooms. A complete sanitary facility consists of a sink, a toilet and a bath or shower.	<i>"dwelling"</i> : Private living quarters equipped with lodging and eating facilities, including in particular a kitchen or kitchenette, along with a private entrance and a complete sanitary facility, in which the occupants have free access to all rooms. A complete sanitary facility consists of a sink, a toilet and a bath or shower.	
<i>"electricity"</i> : The electricity supplied by the Distributor.	<i>"electricity"</i> : The electricity supplied by the Distributor.	
<i>"electricity service"</i> : The application and maintaining of voltage at the connection point, at a frequency of approximately 60 hertz.	<i>"electricity service"</i> : The application and maintaining of voltage at the connection point, at a frequency of approximately 60 hertz.	
<i>"farm"</i> : Land, buildings and equipment used to raise crops or	<i>"farm"</i> : Land, buildings and equipment used to raise crops or	

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livestock, excluding any dwelling or any facility used for commercial activity or industrial activity.	livestock, excluding any dwelling or any facility used for commercial activity or industrial activity.	
<i>"fixed charge"</i> : A set amount to be paid for each contract for a fixed period, regardless of the amount of electricity consumed.	<i>"fixed charge"</i> : A set amount to be paid for each contract for a fixed period, regardless of the amount of electricity consumed.	
<i>"flat rate"</i> : A rate comprising only a fixed amount to be paid for a fixed period, regardless of the amount of energy consumed.	<i>"flat rate"</i> : A rate comprising only a fixed amount to be paid for a fixed period, regardless of the amount of energy consumed.	
" <i>general rate</i> ": A rate at which the electricity delivered for general use is billed, except in cases where another rate is explicitly provided for in this Distributor's Rates and Conditions.	"general rate": A rate at which the electricity delivered for general use is billed, except in cases where another rate is explicitly provided for in this Distributor's Rates and Conditions.	
<i>"general use"</i> : The use of electricity for all purposes other than those explicitly provided for in this Distributor's Rates and Conditions.	" <i>general use</i> ": The use of electricity for all purposes other than those explicitly provided for in this Distributor's Rates and Conditions.	
<i>"independent producer"</i> : A producer of electrical power who either consumes for its own needs or sells all or part of the electrical power it produces to a third party or to the Distributor.	<i>"independent producer"</i> : A producer of electrical power who either consumes for its own needs or sells all or part of the electrical power it produces to a third party or to the Distributor.	
<i>"industrial activity"</i> : All actions involved in the manufacture, assembly or processing of merchandise or food products, or the extraction of raw materials.	<i>"industrial activity"</i> : All actions involved in the manufacture, assembly or processing of merchandise or food products, or the extraction of raw materials.	
<i>"industrial customer"</i> : A customer who uses the electricity delivered under a contract mainly in the manufacture, assembly or processing of merchandise or food products, or the extraction of raw materials.	<i>"industrial customer"</i> : A customer who uses the electricity delivered under a contract mainly in the manufacture, assembly or processing of merchandise or food products, or the extraction of raw materials.	
<i>"installed capacity"</i> : The total rated capacity of the customer's electrical equipment.	<i>"installed capacity"</i> : The total rated capacity of the customer's electrical equipment.	

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<i>"lumen"</i> : A unit of measurement of the average luminous flux of a bulb, to within 15%, during its useful life, as specified by the manufacturer.	<i>"lumen"</i> : A unit of measurement of the average luminous flux of a bulb, to within 15%, during its useful life, as specified by the manufacturer.	
<i>"luminaire"</i> : An outside lighting fixture fitted to a pole and comprising, unless otherwise indicated, a support no more than two and a half metres in length, a reflector inside a metal housing, a bulb and a diffuser, and including in some instances a photoelectric cell.	<i>"luminaire"</i> : An outside lighting fixture fitted to a pole and comprising, unless otherwise indicated, a support no more than two and a half metres in length, a reflector inside a metal housing, a bulb and a diffuser, and including in some instances a photoelectric cell.	
<i>"maximum power demand"</i> : A value which, for application of the rates in this Distributor's Rates and Conditions, is expressed in kilowatts and corresponds to the following:	<i>"maximum power demand"</i> : A value which, for application of the rates in this Distributor's Rates and Conditions, is expressed in kilowatts and corresponds to the following:	
a) for contracts under which the real power demand is always equal to or less than 50 kilowatts, the highest real power demand;	a) for contracts under which the real power demand <u>never</u> <u>exceeds is always equal to or less than 50 kilowatts</u> , the highest real power demand;	
b) for contracts under which the real power demand has exceeded 50 kilowatts at least once during the last 12 consecutive monthly periods, the higher of the following values:	<ul> <li>b) for contracts under which the real power demand has exceeded 50 kilowatts at least once during the last 12 consecutive monthly periods, the higher of the following values:</li> </ul>	
- the highest real power demand in kilowatts; or	- the highest real power demand in kilowatts;or	Uniformisation de la ponctuation d'une énumération à l'intérieur d'une énumération.
- 90% of the highest apparent power demand in kilovoltamperes for domestic and small-and medium-power contracts, or 95% for large-power contracts.	- 90% of the highest apparent power demand in kilovoltamperes for domestic and small-and medium-power contracts, or 95% for large-power contracts.	
These power demands are determined for integration periods of 15 minutes, by one or more meters of a type approved by the competent authorities. If the characteristics of the customer's load so justify, only the meters needed for billing are kept in service.	These power demands are determined for integration periods of 15 minutes, by one or more meters of a type approved by the competent authorities. If the characteristics of the customer's load so justify, only the meters needed for billing are kept in service.	
<i>"mixed use"</i> : Use of electricity for both habitation and other	<i>"mixed use"</i> : Use of electricity for both habitation and other	

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purposes under a single contract.	purposes under a single contract.	
<i>"monthly"</i> : Relating to a period of exactly 30 consecutive days.	<i>"monthly"</i> : Relating to a period of exactly 30 consecutive days.	
<i>"municipal system"</i> : A municipal power system supplied by the Distributor, including the Coopérative régionale d'électricité de Saint-Jean-Baptiste-de-Rouville.	<i>"municipal system"</i> : A municipal power system supplied by the Distributor, including the Coopérative régionale d'électricité de Saint-Jean-Baptiste-de-Rouville.	
<i>"off-grid system"</i> : A system for the generation and distribution of electricity, independent of the bulk system.	<i>"off-grid system"</i> : A system for the generation and distribution of electricity, independent of the bulk system.	
<i>"optimization charge"</i> : An additional amount to be paid per kilowatt of power demand in excess of the limits set in the applicable general rate; this amount is added to the demand charge.	<i>"optimization charge"</i> : An additional amount to be paid per kilowatt of power demand in excess of the limits set in the applicable general rate; this amount is added to the demand charge.	
"power":	"power":	
a) small power: a demand that is billed only if it exceeds 50 kilowatts;	a) small power: a demand that is billed only if it exceeds 50 kilowatts;	
b) medium power: a minimum billing demand of less than 5,000 kilowatts;	b) medium power: a minimum billing demand of less than 5,000 kilowatts;	
<ul> <li>c) large power: a minimum billing demand of 5,000 kilowatts or more.</li> </ul>	<ul> <li>c) large power: a minimum billing demand of 5,000 kilowatts or more.</li> </ul>	
<i>"public lighting"</i> : Lighting of streets, lanes, highways, expressways, bridges, wharves, bicycle paths, pedestrian walkways, and other public thoroughfares, but excluding parking lots, playgrounds and similar places.	<i>"public lighting"</i> : Lighting of streets, lanes, highways, expressways, bridges, wharves, bicycle paths, pedestrian walkways, and other public thoroughfares, but excluding parking lots, playgrounds and similar places.	
<i>"rate"</i> : The set of specifications establishing the elements taken into account and the calculation methods used in determining the amounts the customer owes the Distributor for the delivery of electricity and the supply of services under a contract.	<i>"rate"</i> : The set of specifications establishing the elements taken into account and the calculation methods used in determining the amounts the customer owes the Distributor for the delivery of electricity and the supply of services under a contract.	

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<i>"regular meter reading"</i> : Meter reading taken for billing purposes at fairly regular intervals and on approximately fixed dates, according to a schedule determined by the Distributor.	" <i>regular meter reading</i> ": Meter reading taken for billing purposes at fairly regular intervals and on approximately fixed dates, according to a schedule determined by the Distributor.	
<i>"residential outbuilding"</i> : Any building or installations appurtenant to premises used for habitation purposes; farms are excluded from this definition.	<i>"residential outbuilding"</i> : Any building or installations appurtenant to premises used for habitation purposes; farms are excluded from this definition.	
<i>"rooming house"</i> : A building or part of a building devoted exclusively to habitation purposes in which lodgings, each of no more than two rooms and not constituting a dwelling, are let to different occupants.	<i>"rooming house"</i> : A building or part of a building devoted exclusively to habitation purposes in which lodgings, each of no more than two-2 rooms and not constituting a dwelling, are let to different occupants.	
<i>"short-term contract"</i> : A contract with a term of less than 12 consecutive monthly periods.	<i>"short-term contract"</i> : A contract with a term of less than 12 consecutive monthly periods.	
<i>"summer period"</i> : The period from April 1 through November 30.	<i>"summer period"</i> : The period from April 1 through November 30.	
"voltage":	"voltage":	
a) low voltage: nominal phase-to-phase voltage not exceeding 750 volts;	<ul> <li>a) low voltage: nominal phase-to-phase voltage not exceeding 750 volts;</li> </ul>	
<ul> <li>b) medium voltage: nominal phase-to-phase voltage of more than 750 volts, but less than 44,000 volts. The term 25 kV means three-phase voltage at 14.4/24.94 kV, grounded wye;</li> </ul>	<ul> <li>b) medium voltage: nominal phase-to-phase voltage of more than 750 volts, but less than 44,000 volts. The term 25 kV means three-phase voltage at 14.4/24.94 kV, grounded wye;</li> </ul>	
c) high voltage: nominal phase-to-phase voltage of 44,000 volts or more.	<ul> <li>c) high voltage: nominal phase-to-phase voltage of 44,000 volts or more.</li> </ul>	
volts or more. "winter period": The period from December 1 through	44,000 volts or more. <i>"winter period"</i> : The period from December 1 through	

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power and real power are expressed in kilowatts (kW); apparent power in kilovoltamperes (kVA) and energy (consumption) in kilowatthours (kWh).	power and real power are expressed in kilowatts (kW); apparent power in kilovoltamperes (kVA) and energy (consumption) in kilowatthours (kWh).	
When the unit of power is not given, power expressed in kilowatts is understood.	When the unit of power is not given, power expressed in kilowatts is understood.	

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Section 1 – General	Section 1 – General	
2.1 Application of domestic rates	2.1 Application of domestic rates	
The domestic rates apply only to contracts under which electricity is delivered for domestic use, apart from the exceptions provided for in this chapter.	The domestic rates apply only to contracts under which electricity is delivered for domestic use, apart from the exceptions provided for in this chapter.	
2.2 Metering of electricity in apartment buildings, community residences and rooming houses	2.2 Metering of electricity in apartment buildings, community residences and rooming houses	
In apartment buildings, and in community residences containing dwellings or rooms, or both, electricity may be metered separately or in bulk, at the discretion of the owner or all the co-owners, as the case may be.	In apartment buildings, and in community residences containing dwellings or rooms, or both, electricity may be metered separately or in bulk, at the discretion of the owner or all the co-owners, as the case may be.	
In community residences containing rooms only and in rooming houses, electricity for all the rooms is metered by a single meter.	In community residences containing rooms only and in rooming houses, electricity for all the rooms is metered by a single meter.	
Electricity for common areas and collective services may be metered separately.	Electricity for common areas and collective services may be metered separately.	
2.3 Installation of maximum-demand meter	2.3 Installation of maximum-demand meter	
In the case of a contract at Domestic rates, the Distributor installs a maximum-demand meter when the customer's electrical installation, the connected apparatus and their utilization are such that the maximum power demand is likely to exceed 50 kilowatts.	In the case of a contract at Domestic rates, the Distributor installs a maximum-demand meter when the customer's electrical installation, the connected apparatus and their utilization are such that the maximum power demand is likely to exceed 50 kilowatts.	
2.4 Customer's choice	2.4 Customer's choice	
Customers to whom this chapter applies may choose among the domestic rates they are entitled to, subject to the conditions of application, and the applicable general rate.	Customers to whom this chapter applies may choose among the domestic rates they are entitled to, subject to the conditions of application, and the applicable general rate.	
2.5 Definition	2.5 Definition	

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In this chapter, the following definition applies:	In this chapter, the following definition applies:	
" <i>multiplier</i> ": The factor used to multiply the fixed charge	<i>"multiplier"</i> : The factor used to multiply the fixed charge	
and the number of kilowatts used to determine the base	and the number of kilowatts used to determine the base	
billing demand for rates DM and DT, and to multiply the	billing demand for rates DM and DT, and to multiply the	
number of kilowatthours for the first tier of Rate DM.	number of kilowatthours for the first tier of Rate DM.	
Section 2 – Rate D	Section 2 – Rate D	
2.6 Application	2.6 Application	
Rate D applies to a contract for domestic use in a dwelling	Rate D applies to a contract for domestic use in a dwelling	
whose electricity is metered separately.	whose electricity is metered separately.	
Barring provisions to the contrary, it does not apply:	Barring provisions to the contrary, it does not apply:	
a) to hotels, motels, inns or other establishments covered in	a) to hotels, motels, inns or other establishments covered in	
the Act Respecting Tourist Accommodation	the Act Respecting Tourist Accommodation	
Establishments;	Establishments;	
b) to hospitals, clinics, pavillons d'accueil, long-term care	b) to hospitals, clinics, pavillons d'accueil, long-term care	
facilities, or other establishments covered in the Act	facilities, or other establishments covered in the Act	
Respecting Health Services and Social Services.	Respecting Health Services and Social Services.	
2.7 Structure of Rate D	2.7 Structure of Rate D	
The structure of Rate D is as follows:	The structure of Rate D is as follows:	
40.64¢ fixed charge for each day in the consumption	40.64¢ fixed charge for each day in the consumption	
period, plus	period, <del>plus</del>	
	<u>plus</u>	
5.41 ¢ per kilowatthour for energy consumed, up to	$\frac{5.415.57}{6}$ ¢ per kilowatthour for energy consumed,	
the product of 30 kilowatthours and the	up to the product of 30 kilowatthours and the	
number of days in the consumption period;	number of days in the consumption period,	

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	and;	
7.78¢ per kilowatthour for the remaining consumption,	7.788.26¢ per kilowatthour for the remaining consumption,	
plus a monthly charge of	plus a monthly charge of	
\$1.89 per kilowatt of billing demand in excess of 50 kilowatts during the summer period; and	\$1.892.52 per kilowatt of billing demand in excess of 50 kilowatts during the summer period <sub>a</sub> ; and or	
\$6.21 per kilowatt of billing demand in excess of 50 kilowatts during the winter period.	\$6.21 per kilowatt of billing demand in excess of 50 kilowatts during the winter period.	
When a consumption period overlaps the beginning or end of the winter period, the demand charge is prorated according to the number of days in the consumption period that fall within the summer period and the winter period, respectively.	When a consumption period overlaps the beginning or end of the winter period, the demand charge is prorated according to the number of days in the consumption period that fall within the summer period and the winter period, respectively.	
If applicable, the credit for supply, as described in Article 10.3, applies.	If applicable, the credit for supply, as described in Article 10.3, applies.	
2.8 Billing demand	2.8 Billing demand	
The billing demand at Rate D is equal to the maximum power demand during the consumption period in question, but cannot be less than the minimum billing demand as defined in Article 2.9.	The billing demand at Rate D is equal to the maximum power demand during the consumption period in question, but <u>cannot beis never</u> less than the minimum billing demand as defined in Article 2.9.	Modification par souci de conformité avec la version française.
2.9 Minimum billing demand	2.9 Minimum billing demand	
The minimum billing demand for each consumption period is equal to 65% of the maximum power demand during a consumption period that falls wholly in the winter period included in the 12 consecutive monthly periods ending at the end of the consumption period in question.	The minimum billing demand for <u>eachany given</u> consumption period is equal to 65% of the maximum power demand during a consumption period that falls wholly in the winter period included in the 12 consecutive monthly periods ending at the end of the <u>given</u> consumption period- <u>in question</u> .	Modification qui aide à comprendre à quelle période on fait allusion.
For a change to Rate D from Rate DT or a general rate, the	For a change to Rate D from Rate DT or a general rate, the	

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minimum billing demand shall be determined as specified in this article.	minimum billing demand shall beis determined as specified in this article.	Modification par souci de conformité avec la version française.
2.10 Apartment building, community residence or rooming house	2.10 Apartment building, community residence or rooming house	
On condition that the electricity is exclusively for habitation purposes, including in the common areas and for collective services, Rate D also applies when the electricity is delivered to:	On condition that the electricity is exclusively for habitation purposes, including in the common areas and for collective services, Rate D also applies when the electricity is delivered to:	
a) a dwelling of an apartment building or a community residence consisting of dwellings, where there is separate metering;	a) a dwelling of an apartment building or a community residence consisting of dwellings, where there is separate metering;	
b) the common areas and collective services, if they are metered separately;	<ul> <li>b) the common areas and collective services, if they are metered separately;</li> </ul>	
<ul> <li>a rooming house or community residence with rooms only. If it includes 10 rooms or more, its construction must have begun on or after April 1, 2008;</li> </ul>	<ul> <li>c) a rooming house or community residence with rooms only. If it includes 10 rooms or more, its construction must have begun on or after April 1, 2008;</li> </ul>	
d) an apartment building where there is bulk metering and whose construction began on or after April 1, 2008;	<ul> <li>an apartment building where there is bulk metering and whose construction began on or after April 1, 2008;</li> </ul>	
e) a community residence consisting of dwellings, or both dwellings and rooms, where there is bulk metering and whose construction began on or after April 1, 2008.	e) a community residence consisting of dwellings, or both dwellings and rooms, where there is bulk metering and whose construction began on or after April 1, 2008.	
When the electricity is not exclusively for habitation purposes, Rate D applies under the conditions set forth in Article 2.14.	When the electricity is not exclusively for habitation purposes, Rate D applies under the conditions set forth in Article 2.14.	
2.11 Bed and breakfast	2.11 Bed and breakfast	
Rate D applies to a contract for electricity delivered to a bed and breakfast with up to 9 rooms for rent, located in the	Rate D applies to a contract for electricity delivered to a bed and breakfast with up to 9 rooms for rent <del>,</del> located in the	

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dwelling occupied by the lessor.	dwelling occupied by the lessor and where services are offered only to the persons renting rooms.	
If the bed and breakfast does not meet these conditions, the appropriate general rate applies.	If the bed and breakfast does not meet these conditions, <u>Rate D applies under the conditions set forth in</u> <u>Article 2.14</u> the appropriate general rate applies.	
2.12 Accommodations in a foster family or a foster home	2.12 Accommodations in a foster family or a foster home	
Rate D applies to a contract for electricity delivered to a dwelling where 9 or fewer persons are accommodated in a "foster family" or a "foster home" as defined in the <i>Act Respecting Health Services and Social Services</i> .	Rate D applies to a contract for electricity delivered to a dwelling where 9 or fewer persons are accommodated in a "foster family" or a "foster home" as defined in the <i>Act Respecting Health Services and Social Services.</i>	
2.13 Residential outbuildings	2.13 Residential outbuildings	
Rate D applies to a contract for electricity delivered to one or more residential outbuildings provided that each meets the following two conditions:	Rate D applies to a contract for electricity delivered to one or more residential outbuildings provided that each meets the following two conditions:	
a) The outbuilding is used exclusively by the persons occupying the dwelling or apartment building;	<ul> <li>a) The outbuilding is used exclusively by the persons occupying the dwelling or apartment building;</li> </ul>	
<ul> <li>b) It is used exclusively for purposes related to those of the dwelling or apartment building.</li> </ul>	<ul> <li>b) It is used exclusively for purposes related to those of the dwelling or apartment building.</li> </ul>	
In all other cases, the electricity delivered to a residential outbuilding is subject to the appropriate general rate.	In all other cases, the electricity delivered to a residential outbuilding is subject to the appropriate general rate.	
2.14 Mixed use	2.14 Mixed use	
When the electricity is not exclusively for habitation purposes, Rate D applies on condition that the installed capacity for purposes other than habitation does not exceed 10 kilowatts. If the installed capacity for purposes other than habitation is greater than 10 kilowatts, the appropriate general rate applies.	When the electricity is not exclusively for habitation purposes, Rate D applies on condition that the installed capacity for purposes other than habitation does not exceed 10 kilowatts. If the installed capacity for purposes other than habitation is greater than 10 kilowatts, the appropriate general rate applies.	

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In determining the installed capacity for purposes other than habitation, any central water heating, space heating or air conditioning equipment for both habitation and other purposes is not considered.	In determining the installed capacity for purposes other than habitation, any central water heating, space heating or air conditioning equipment for both habitation and other purposes is not considered.	
2.15 Farms	2.15 Farms	
Electricity supplied to a farm is subject to the domestic rate.	Electricity supplied to a farm is subject to the domestic rate.	
Electricity not directly used for the dwelling, the residential outbuildings or the farm is measured by an additional meter and billed at the appropriate general rate.	Electricity not directly used for the dwelling, the residential outbuildings or the farm is measured by an additional meter and billed at the appropriate general rate.	
If there is no additional meter, Rate D applies only when the installed capacity of the premises, other than the dwelling, the residential outbuildings and the farm, does not exceed 10 kilowatts. If the installed capacity of the premises is greater than 10 kilowatts, the appropriate general rate applies.	If there is no additional meter, Rate D applies only when the installed capacity of the premises, other than the dwelling, the residential outbuildings and the farm, does not exceed 10 kilowatts. If the installed capacity of the premises is greater than 10 kilowatts, the appropriate general rate applies.	
2.16 Metering of electricity and contract	2.16 Metering of electricity and contract	
In the sole cases where, as at February 1, 1984, the electricity delivered to a dwelling was measured by more than one meter and has continued to be so measured since then, all the electricity thus delivered is considered to come under a single contract.	In the sole cases where, as at February 1, 1984, the electricity delivered to a dwelling was measured by more than one meter and has continued to be so measured since then, all the electricity thus delivered is considered to come under a single contract.	
Section 3 – Rate DM	Section 3 – Rate DM	
2.17 Application	2.17 Application	
Rate DM applies only to a contract which was subject to it on May 31, 2009, and for which electricity is delivered to an apartment building or a community residence consisting of dwellings where there is bulk metering.	Rate DM applies only to a contract which was subject to it on May 31, 2009, and for which electricity is delivered to an apartment building or a community residence consisting of dwellings where there is bulk metering.	

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a) to hotels, motels, inns or other establishments covered in the Act Respecting Tourist Accommodation Establishments;	a) to hotels, motels, inns or other establishments covered in the Act Respecting Tourist Accommodation Establishments;	
<ul> <li>b) to hospitals, clinics, pavillons d'accueil, long-term care facilities, or other establishments covered in the Act Respecting Health Services and Social Services.</li> </ul>	b) to hospitals, clinics, pavillons d'accueil, long-term care facilities, or other establishments covered in the <i>Act Respecting Health Services and Social Services</i> .	
2.18 Community residence consisting of dwellings and rooms, community residence or rooming house with 10 rooms or more	2.18 Community residence consisting of dwellings and rooms, community residence or rooming house with 10 rooms or more	
On condition that the electricity is exclusively for habitation purposes, including the electricity for common areas and collective services, Rate DM also applies when the electricity is delivered to:	On condition that the electricity is exclusively for habitation purposes, including the electricity for common areas and collective services, Rate DM also applies when the electricity is delivered to:	
<ul> <li>a community residence consisting of dwellings and rooms, where there is bulk metering;</li> </ul>	a) a community residence consisting of dwellings and rooms, where there is bulk metering;	
b) a rooming house or community residence with 10 rooms or more.	b) a rooming house or community residence with 10 rooms or more.	
When the electricity is not exclusively for habitation purposes, Rate DM applies under the conditions set forth in Article 2.24.	When the electricity is not exclusively for habitation purposes, Rate DM applies under the conditions set forth in Article 2.24.	
2.19 Structure of Rate DM	2.19 Structure of Rate DM	
The structure of Rate DM is as follows:	The structure of Rate DM is as follows:	
40.64¢ fixed charge for each day in the consumption period, times the multiplier, plus	40.64¢ fixed charge for each day in the consumption period, times the multiplier, plus	
	<u>plus</u>	
5.41¢ per kilowatthour for energy consumed, up to the product of 30 kilowatthours, the number of days in	5.415.57¢ per kilowatthour for energy consumed, up to the product of 30 kilowatthours, the number of	

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the consumption period and the multiplier;	days in the consumption period and the multiplier, and;	
7.78¢ per kilowatthour for the remaining consumption,	7.78 <u>8.26</u> ¢ per kilowatthour for the remaining consumption,	
plus a monthly charge of	plus a monthly charge of	
\$1.89 per kilowatt of billing demand in excess of the base billing demand during the summer period; and	\$1.892.52 per kilowatt of billing demand in excess of the base billing demand during the summer period <u>,; andor</u>	
\$6.21 per kilowatt of billing demand in excess of the base billing demand during the winter period.	\$6.21 per kilowatt of billing demand in excess of the base billing demand during the winter period.	
When a consumption period overlaps the beginning or end of the winter period, the demand charge is prorated according to the number of days in the consumption period that fall within the summer period and the winter period, respectively.	When a consumption period overlaps the beginning or end of the winter period, the demand charge is prorated according to the number of days in the consumption period that fall within the summer period and the winter period, respectively.	
If applicable, the credit for supply, as described in Article	If applicable, the credit for supply, as described in	
10.3, applies.	Article 10.3, applies.	
2.20 Billing demand	2.20 Billing demand	
2.20 Binnig demand		
The billing demand at Rate DM is equal to the maximum power demand during the consumption period in question, but cannot be less than the minimum billing demand as defined in Article 2.21.	The billing demand at Rate DM is equal to the maximum power demand during the consumption period in question, but <u>cannot beis never</u> less than the minimum billing demand as defined in Article 2.21.	Modification par souci de conformité avec la version française.
2.21 Minimum billing demand	2.21 Minimum billing demand	
The minimum billing demand for each consumption period is equal to 65% of the maximum power demand during a consumption period that falls wholly in the winter period included in the 12 consecutive monthly periods ending at the end of the consumption period in question.	The minimum billing demand for <u>any giveneach</u> consumption period is equal to 65% of the maximum power demand during a consumption period that falls wholly in the winter period included in the 12 consecutive monthly periods ending at the end of the <u>given</u> consumption period-in question.	Modification qui aide à comprendre à quelle période on fait allusion.

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For	a change to Rate DM from Rate DT or a general rate, the	
	nimum billing demand shall be determined as specified in	
his	s article.	in this article. version française.
2.2	2 Base billing demand	2.22 Base billing demand
The	e base billing demand is the higher of the following	The base billing demand is the higher of the following
val	ues:	values:
a)	50 kilowatts; or	a) 50 kilowatts; or
b)	4 kilowatts times the multiplier.	b) 4 kilowatts times the multiplier.
2.2	3 Multiplier	2.23 Multiplier
The	e multiplier is determined as follows:	The multiplier is determined as follows:
a)	Apartment building and community residence consisting of dwellings:	a) Apartment building and community residence consisting of dwellings:
	Number of dwellings in the apartment building or community residence.	Number of dwellings in the apartment building or community residence.
b)	Community residence consisting of dwellings and rooms:	b) Community residence consisting of dwellings and rooms:
	Number of dwellings in the community residence, plus	Number of dwellings in the community residence, plus
	1 for the first 9 rooms or less, plus	1 for the first 9 rooms <del>or less</del> , plus
	1 for each additional room.	1 for each additional room.
c)	Rooming house and community residence with 10 rooms or more:	c) Rooming house and community residence with 10 rooms or more:
	1 for the first 9 rooms, plus	1 for the first 9 rooms, plus
	1 for each additional room.	1 for each additional room.

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2.24 Mixed use	2.24 Mixed use	
When the electricity is not exclusively for habitation	When the electricity is not exclusively for habitation	
purposes, Rate DM applies on condition that the installed	purposes, Rate DM applies on condition that the installed	
capacity for purposes other than habitation does not exceed	capacity for purposes other than habitation does not exceed	
10 kilowatts. In such cases, the multiplier is incremented by	10 kilowatts. In such cases, the multiplier is incremented by	
one.	one.	
If the installed capacity for purposes other than habitation	If the installed capacity for purposes other than habitation	
exceeds 10 kilowatts, the appropriate general rate applies.	exceeds 10 kilowatts, the appropriate general rate applies.	
execcus to knowaits, the appropriate general rate appres.	exceeds to knowaits, the appropriate general rate appres.	
In determining the installed capacity for purposes other than	In determining the installed capacity for purposes other than	
habitation, any central water heating, space heating or air	habitation, any central water heating, space heating or air	
conditioning equipment for both habitation and other	conditioning equipment for both habitation and other	
purposes is not considered.	purposes is not considered.	
Section 4 – Rate DT	Section 4 – Rate DT	
2.25 Application	2.25 Application	
A customer whose contract is eligible for Rate D or Rate DM	A customer whose contract is eligible for Rate D or Rate DM	
and who uses, principally for habitation purposes, a dual-	and who uses, principally for habitation purposes, a dual-	
energy system that meets the conditions stipulated in Article	energy system that meets the conditions stipulated in	
2.27, may opt for Rate DT. In that case, Rate DT applies to	Article 2.27, may opt for Rate DT. In that case, Rate DT	
all of the customer's consumption.	applies to all of the customer's consumption.	
2.26 Definition	2.26 Definition	
In this section, the following definition applies:	In this section, the following definition applies:	
, , , , , , , , , , , , , , , , ,		
"dual-energy system": A system used for the heating of	"dual-energy system": A system used for the heating of	
space, or space and water, and designed in such a way that,	space, or space and water, and designed in such a way that,	
for the heating, electricity can be used as the main source of	for the heating, electricity can be used as the main source of	
energy and a fuel as the auxiliary source.	energy and a fuel as the auxiliary source.	
2.27 Characteristics of the dual-energy system	2.27 Characteristics of the dual-energy system	
2.27 Characteristics of the utdi-energy system	2.27 Characteristics of the utal-energy system	

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The dual-energy system must meet all of the following conditions:	The dual-energy system must meet all of the following conditions:	
<ul> <li>a) The capacity of the dual-energy system, in fuel mode as well as in electrical mode, must be sufficient to heat the premises in question. The energy sources for heating must not be used simultaneously;</li> </ul>	<ul> <li>a) The capacity of the dual-energy system, in fuel mode as well as in electrical mode, must be sufficient to heat the premises in question. The energy sources for heating must not be used simultaneously;</li> </ul>	
b) The dual-energy system must be equipped with an automatic switch permitting transfer from one source of energy to the other. For this purpose, the automatic switch must be connected to a temperature gauge in accordance with the provisions of subparagraph c) hereinafter;	<ul> <li>b) The dual-energy system must be equipped with an automatic switch permitting transfer from one source of energy to the other. For this purpose, the automatic switch must be connected to a temperature gauge in accordance with the provisions of subparagraph c) hereinafter;</li> </ul>	
<ul> <li>c) The temperature gauge is supplied and installed by the Distributor in a location and under conditions which the Distributor determines. The gauge indicates to the automatic switch when a change of operating mode is required in view of the outdoor temperature. The fuel mode is used when the outdoor temperature is below -12°C or -15°C, depending on the climate zones defined by the Distributor;</li> </ul>	<ul> <li>c) The temperature gauge is supplied and installed by the Distributor in a location and under conditions which the Distributor determines. The gauge indicates to the automatic switch when a change of operating mode is required in view of the outdoor temperature. The fuel mode is used when the outdoor temperature is below -12°C or -15°C, depending on the climate zones defined by the Distributor;</li> </ul>	
<ul> <li>d) The customer may also use a manual switch to change from one source of energy to the other.</li> </ul>	<ul><li>d) The customer may also use a manual switch to change from one source of energy to the other.</li></ul>	
2.28 Recovery after a power failure	2.28 Recovery after a power failure	
The dual-energy system may be equipped with a device that, after a power failure, makes it possible for the dual-energy system to operate, for some time, on the auxiliary energy source only, regardless of the outdoor temperature. The device must meet the Distributor's requirements.	The dual-energy system may be equipped with a device that, after a power failure, makes it possible for the dual-energy system to operate, for some time, on the auxiliary energy source only, regardless of the outdoor temperature. The device must meet the Distributor's requirements.	
2.29 Structure of Rate DT	2.29 Structure of Rate DT	
The structure of Rate DT is as follows:	The structure of Rate DT is as follows:	

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A0.64 & fixed shares for each day in the concurrentian	40.64 ¢ fixed shares for each day in the construction	
40.64 ¢ fixed charge for each day in the consumption period, times the multiplier, plus	40.64-¢ fixed charge for each day in the consumption period, times the multiplier, <del>plus</del>	
	plus	
4.40¢ per kilowatthour for energy consumed when the temperature is equal to or higher than -12°C or -15°C, depending on the climate zones defined by the Distributor;	$4.404.56$ per kilowatthour for energy consumed when the temperature is equal to or higher than $-12^{\circ}$ C or $-15^{\circ}$ C, depending on the climate zones defined by the Distributor, and;	
21.26¢ per kilowatthour for energy consumed when the temperature is below -12°C or -15°C, as applicable,	$\frac{21.2623.69}{\text{cm}} \text{ per kilowatthour for energy consumed when}$ the temperature is below $-12^{\circ}\text{C}$ or $-15^{\circ}\text{C}$ , as applicable,	
plus a monthly charge of	plus a monthly charge of	
\$1.89 per kilowatt of billing demand in excess of the base billing demand during the summer period; and	\$1.892.52 per kilowatt of billing demand in excess of the base billing demand during the summer period <sub>a</sub> ; andor	
\$6.21 per kilowatt of billing demand in excess of the base billing demand during the winter period.	\$6.21 per kilowatt of billing demand in excess of the base billing demand during the winter period.	
When a consumption period overlaps the beginning or end of the winter period, the demand charge is prorated according to the number of days in the consumption period that fall within the summer period and the winter period, respectively.	When a consumption period overlaps the beginning or end of the winter period, the demand charge is prorated according to the number of days in the consumption period that fall within the summer period and the winter period, respectively.	
If applicable, the credit for supply, as described in Article 10.3, applies.	If applicable, the credit for supply, as described in Article 10.3, applies.	
<b>2.30 Multiplier</b> For a contract at Rate DT, the multiplier is 1 except when there is bulk metering that includes the consumption of the dual-energy system, and when the contract was subject to Rate DT or DM as at May 31, 2009.	<b>2.30 Multiplier</b> For a contract at Rate DT, the multiplier is 1 except when there is bulk metering that includes the consumption of the dual-energy system, and when the contract was subject to Rate DT or DM as at May 31, 2009.	

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$\mathbf{W}^{T} = \mathbf{A}^{T} $	With an also marked to be a set of the determined as a set of the	
When the multiplier is not 1, it is determined as specified in	When the multiplier is not 1, it is determined as specified in	
Article 2.23.	Article 2.23.	
2.31 Billing demand	2.31 Billing demand	
The billing demand at Rate DT is equal to the maximum	The billing demand at Rate DT is equal to the maximum	
power demand during the consumption period in question,	power demand during the consumption period in question,	
but cannot be less than the minimum billing demand as	but <u>cannot beis never</u> less than the minimum billing demand	Modification par souci de conformité avec la
defined in Article 2.32.	as defined in Article 2.32.	version française.
2.32 Minimum billing demand	2.32 Minimum billing demand	
2.52 Winning demand		
The minimum billing demand for each consumption period is	The minimum billing demand for <u>any giveneach</u> consumption	Modification qui aide à comprendre à quelle
	period is equal to 65% of the maximum power demand	période on fait allusion.
equal to 65% of the maximum power demand during a		periode on fait allusion.
consumption period that falls wholly in the winter period	during a consumption period that falls wholly in the winter	
included in the 12 consecutive monthly periods ending at the	period included in the 12 consecutive monthly periods ending	
end of the consumption period in question.	at the end of the given consumption period in question.	
For a change to Rate DT from Rate D, Rate DM or a general	For a change to Rate DT from Rate D, Rate DM or a general	
rate, the minimum billing demand shall be determined as	rate, the minimum billing demand shall beis determined as	Modification par souci de conformité avec la
specified in this article.	specified in this article.	version française.
•		
2.33 Base billing demand	2.33 Base billing demand	
The base billing demand is the higher of the following	The base billing demand is the higher of the following	
values:	values:	
a) 50 kilowatts; or	a) 50 kilowatts; or	
b) 4 kilowatts times the multiplier.	b) 4 kilowatts times the multiplier.	
2.34 Apartment building, community residence or	2.34 Apartment building, community residence or	
rooming house with a dual-energy system	rooming house with a dual-energy system	
For an apartment building, community residence or rooming	For an apartment building, community residence or rooming	
house, a customer who uses a dual-energy system that meets	house, a customer who uses a dual-energy system that meets	
the conditions in Article 2.27 may opt for Rate DT. If the	the conditions in Article 2.27 may opt for Rate DT. If the	

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electricity is exclusively for habitation purposes, Rate DT	electricity is exclusively for habitation purposes, Rate DT	
applies in accordance with the following conditions:	applies in accordance with the following conditions:	
a) When the electricity for a dwelling is metered separately and the meter records the consumption of a dual-energy system, the contract for such dwelling is subject to Rate DT;	a) When the electricity for a dwelling is metered separately and the meter records the consumption of a dual-energy system, the contract for such dwelling is subject to Rate DT;	
<ul> <li>b) When the electricity for the common areas and collective services is metered separately and the meter records the consumption of the dual-energy system, the contract is subject to Rate DT;</li> </ul>	b) When the electricity for the common areas and collective services is metered separately and the meter records the consumption of the dual-energy system, the contract is subject to Rate DT;	
<ul> <li>c) When there is bulk metering and the meter records the consumption of the dual-energy system, the contract is subject to Rate DT;</li> </ul>	c) When there is bulk metering and the meter records the consumption of the dual-energy system, the contract is subject to Rate DT;	
<ul> <li>d) When there is bulk metering but the dual-energy system is metered separately, such system is subject to a distinct contract at Rate DT.</li> </ul>	d) When there is bulk metering but the dual-energy system is metered separately, such system is subject to a distinct contract at Rate DT.	
When the electricity is not exclusively for habitation purposes, Rate DT applies under the conditions set forth in Article 2.35.	When the electricity is not exclusively for habitation purposes, Rate DT applies under the conditions set forth in Article 2.35.	
2.35 Mixed use	2.35 Mixed use	
When the electricity is not exclusively for habitation purposes, Rate DT applies on condition that the installed capacity for purposes other than habitation does not exceed 10 kilowatts.	When the electricity is not exclusively for habitation purposes, Rate DT applies on condition that the installed capacity for purposes other than habitation does not exceed 10 kilowatts.	
Where there is bulk metering, where the meter records the consumption of the dual-energy system and where either the contract was subject to Rate DT or DM on May 31, 2009, the multiplier is incremented by 1.	Where there is bulk metering, where the meter records the consumption of the dual-energy system and where either the contract was subject to Rate DT or DM on May 31, 2009, the multiplier is incremented by 1.	
If the installed capacity for purposes other than habitation is	If the installed capacity for purposes other than habitation is	

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greater than 10 kilowatts, the appropriate general rate applies.	greater than 10 kilowatts, the appropriate general rate applies.	
greater than 10 knowaus, the appropriate general rate applies.	greater than 10 knowatts, the appropriate general rate applies.	
In determining the installed capacity for purposes other than habitation, any central water heating, space heating or air conditioning equipment for both habitation and other purposes is not considered.	In determining the installed capacity for purposes other than habitation, any central water heating, space heating or air conditioning equipment for both habitation and other purposes is not considered.	
2.36 Farm	2.36 Farm	
For Rate DT to apply to a farm, the following conditions must be met:	When a single Distributor service loop serves a farm or both a farm and a dwelling, For-Rate DT applies if to apply to a farm, the following conditions are -must be met:	
a) The dual-energy system must be in accordance with the provisions set forth in subparagraphs b), c) and d) of Article 2.27;	<ul> <li>a) <u>The Each</u> dual-energy system must <u>meet all of the</u> <u>conditions specified comply</u> be in accordance with the <u>provisions set forth in subparagraphs b</u>), c) and d) of <u>in</u> Article 2.27;</li> </ul>	
<ul> <li>b) The capacity of the dual-energy system, in fuel mode as well as in electrical mode, must be sufficient to supply all the energy necessary for heating the dwelling. The energy sources for heating must not be used simultaneously;</li> </ul>	b) The <u>installed</u> capacity of <u>each</u> the dual-energy system <u>must be no less than 50% of the installed capacity of the</u> <u>premises it serves-in fuel mode as well as in electrical</u> <del>mode, must be sufficient to supply all the energy</del> <del>necessary for heating the dwelling. The energy sources</del> <del>for heating must not be used simultaneously;</del>	
c) The installed capacity used for the farm and for any premises other than the dwelling must not exceed 10 kilowatts;	<ul> <li>c) The installed capacity <u>of all premises that are not served</u> <u>by a dual-energy system used for the farm and for any</u> premises other than the dwelling must not exceed 10 kilowatts;</li> </ul>	
<ul> <li>d) Both the farm and a dwelling must be served by a single Distributor service loop.</li> </ul>	<ul> <li>Both the farm and a dwelling must be served by a single Distributor service loop.</li> </ul>	
the farm is eligible) or the appropriate general rate shall	If the farm does not meet these conditions, Rate D or DM (if the farm is eligible) or the appropriate general rate shall apply.	

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2.37 Duration of rate application	2.37 Duration of rate application	
Rate DT applies as of the date the appropriate meter is installed. A customer who opts for Rate DT for the first time can change his mind at any time and choose another rate for which the contract is eligible. Afterwards, any rate opted for must apply for a minimum of 12 consecutive monthly periods. The new rate comes into effect either at the beginning of the consumption period during which the Distributor receives the customer's written notice or at the beginning of the consumption period following the date of the customer's request, provided the appropriate meter has been installed.	Rate DT applies as of the date the appropriate meter is installed. A customer who opts for Rate DT for the first time can change <u>his its</u> mind at any time and choose another rate for which the contract is eligible. Afterwards, any rate opted for must apply for a minimum of 12 consecutive monthly periods. The new rate comes into effect either at the beginning of the consumption period during which the Distributor receives the customer's written notice or at the beginning of the consumption period following the date of the customer's request, provided the appropriate meter has been installed.	Uniformisation de l'emploi de l'adjectif <i>its</i> en se référant au client.
2.38 Non-compliance with conditions	2.38 Non-compliance with conditions	
	and row compliance with continuous	
If a dual-energy system covered by this section no longer meets one or another of the conditions of application of Rate DT, the customer must correct the situation within a maximum of 10 business days. Rate DT, described in Article 2.29, will continue to apply during this period. If the situation is not corrected within the prescribed period, the customer shall no longer be entitled to Rate DT. The contract then becomes subject, at the customer's discretion, to one of the rates for which it is eligible according to the Distributor's Rates and Conditions then in effect. If the customer fails to make this choice, the contract becomes subject to Rate D or Rate DM, if it is eligible for such rates, or to the appropriate general rate, as the case may be.	If a dual-energy system covered by this section no longer meets one or another of the conditions of application of Rate DT, the customer must correct the situation within a maximum of 10 business days. Rate DT, described in Article 2.29, will continue to apply during this period. If the situation is not corrected within the prescribed period, the customer shall no longer be entitled to Rate DT. The contract then becomes subject, at the customer's discretion, to one of the rates <u>in effect</u> for which it is eligible-according to the Distributor's Rates and Conditions then in effect. If the customer fails to make this choice, the contract becomes subject to Rate D or Rate DM, if it is eligible for such rates, or to the appropriate general rate, as the case may be.	Modification par souci de conformité avec la version française.
2.38 Fraud	2.39 Fraud	
If the customer commits fraud, manipulates or alters the dual- energy system, hinders its functioning in any way, or uses it for purposes other than those provided for under this Distributor's Rates and Conditions, the Distributor will terminate the contract at Rate DT. The contract then becomes subject to Rate D or Rate DM, if it is eligible for such rates,	If the customer commits fraud, manipulates or alters the dual- energy system, hinders its functioning in any way, or uses it for purposes other than those provided for under this Distributor's Rates and Conditions, the Distributor will terminate the contract at Rate DT. The contract then becomes subject to Rate D or Rate DM, if it is eligible for such rates,	

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or to the appropriate general rate. Rate DT cannot apply again to the same contract for at least 365 days.	or to the appropriate general rate. Rate DT cannot apply again to the same contract for at least 365 days.	
Section 5 – Net Metering Option for a Customer- Generator	Section 5 – Net Metering Option for a Customer- Generator	
2.40 Application	2.40 Application	
The net metering option applies to Rate D or Rate DM contracts whose maximum power demand never exceeds 50 kilowatts during the 12 consecutive monthly periods ending at the end of the consumption period in question.	The <u>Nnet mM</u> etering <u>O</u> option applies to Rate D or Rate DM contracts whose maximum power demand never exceeds 50 kilowatts during the 12 consecutive monthly periods ending at the end of the consumption period in question.	Uniformisation avec le libellé anglais des autres options tarifaires.
2.41 Definitions	2.41 Definitions	
In this section, the following definitions apply:	In this section, the following definitions apply:	
<i>"customer-generator"</i> : A customer who generates electricity at a facility owned and operated by the customer to satisfy all or part of the customer's electricity needs.	<i>"customer-generator"</i> : A customer who generates electricity at a facility owned and operated by the customer to satisfy all or part of the customer's electricity needs.	
<i>"electricity delivered</i> ": Electricity supplied by the Distributor during a consumption period.	<i>"electricity delivered"</i> : Electricity supplied by the Distributor during a consumption period.	
<i>"electricity injected</i> ": Electricity fed into the Distributor's system by the customer-generator during a consumption period.	<i>"electricity injected"</i> : Electricity fed into the Distributor's system by the customer-generator during a consumption period.	
<i>"net consumption</i> ": The difference between the volume of electricity delivered and the volume of electricity injected, when the the volume of electricity delivered is greater than the volume of electricity injected.	<i>"net consumption"</i> : The difference between the volume of electricity delivered and the volume of electricity injected, when the the volume of electricity delivered is greater than the volume of electricity injected.	
<i>"net surplus"</i> : The difference between the volume of electricity injected and the volume of electricity delivered, when the volume of electricity injected is greater than the volume of electricity delivered.	<i>"net surplus"</i> : The difference between the volume of electricity injected and the volume of electricity delivered, when the volume of electricity injected is greater than the volume of electricity delivered.	

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"surplus bank": A bank in which the net surplus	"surplus bank": A bank in which the net surplus	
accumulates and from which the net consumption is	accumulates and from which the net consumption is	
subtracted.	subtracted.	
sublideted.		
When net consumption $(C_t)$ for a consumption period is	When net consumption $(C_t)$ for a consumption period is	
zero:	zero:	
$\mathbf{B}_{t} = \mathbf{B}_{t-1} + \mathbf{S}_{t}$	$\mathbf{B}_{t} = \mathbf{B}_{t-1} + \mathbf{S}_{t}$	
When net consumption $(C_t)$ for a consumption period is	When net consumption $(C_1)$ for a consumption period is	
greater than zero:	greater than zero:	
$\mathbf{B}_{t} = \mathbf{B}_{t-1} - \mathbf{C}_{t}$	$B_t = B_{t-1} - C_t$	
where	where	
where	where	
B <sub>t</sub> : surplus bank for consumption period	$B_t \div = surplus bank for consumption period:$	Uniformisation de la présentation des éléments d'une formule.
$B_{t-1:}$ surplus bank for the preceding consumption period	$B_{t-1}$ : <u>=</u> surplus bank for the preceding consumption period:	
C <sub>t</sub> : net consumption for the consumption period	$C_t$ : <u>=</u> net consumption for the consumption period:	
S <sub>t</sub> : net surplus for the consumption period	$S_{t}$ : <u>=</u> net surplus for the consumption period:	
t: consumption period	$t \div \underline{=} consumption period_{}$	
2.42 Sign-up for the net metering option	2.42 Sign-up for the <b><u>nN</u>et <u><b>mM</b></u>etering <u>O</u>option</b>	Uniformisation avec le libellé anglais des autres options tarifaires.
The state of the s		
To enroll in the net metering option, the customer must submit a written application to the Distributor by completing	To enroll in the $\underline{nN}$ et $\underline{mM}$ etering $\underline{oO}$ ption, the customer must	
the <i>Net Metering Enrollment Application</i> form posted on	submit a written application to the Distributor by completing the <i>Net Metering Enrollment Application</i> form posted on	
Hydro-Quebec's Web site at www.hydroquebec.com.	Hydro-Quebec's Web site at <b>www.hydroquebec.com</b> .	
rryuro-Quebee s web she at www.nyuroquebee.com.		

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The customer must also sign an interconnection agreement with the Distributor.	The customer must also sign an interconnection agreement with the Distributor.	
2.43 Eligibility	2.43 Eligibility	
To be eligible for the net metering option, the customer must meet the following conditions:	To be eligible for the <u>Nnet mM</u> etering <u>oO</u> ption, the customer must meet the following conditions:	Uniformisation avec le libellé anglais des autres options tarifaires.
a) The customer's maximum generating capacity must not exceed the lesser of:	a) The customer's maximum generating capacity must not exceed the lesser of:	
- 50 kilowatts; or	- 50 kilowatts <del>; ,</del> or	Uniformisation de la ponctuation d'une énumération à l'intérieur d'une énumération.
- the estimated maximum power demand for the contract;	- the estimated maximum power demand for the contract;	
b) The electricity must be generated at a facility that is located at the same delivery point as the contract;	<ul> <li>b) The electricity must be generated at a facility that is located at the same delivery point as the contract;</li> </ul>	
c) The customer must use one or more of the following types of generation only:	c) The customer must use one or more of the following types of generation only:	
- wind power;	- wind power	
- photovoltaic power;	- photovoltaic power:	
- hydroelectric power;	- hydroelectric power <del>;</del>	
- geothermal power for generation of electricity;	- geothermal power for generation of electricity	
- bioenergy (biogas or forest biomass residue).	- bioenergy (biogas or forest biomass residue).	
2.44 Sign-up date	2.44 Sign-up date	
The net metering option takes effect at the start of the first consumption period following installation of the appropriate metering equipment.	The <b>nN</b> et <b>mM</b> etering <b>o</b> D ption takes effect at the start of the first consumption period following installation of the appropriate metering equipment.	Uniformisation avec le libellé anglais des autres options tarifaires.

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2.45 Customer billing	2.45 Customer billing	
During the entire period in which the net metering option is in effect, the bill for each consumption period is established as follows:	During the entire period in which the $\underline{nN}$ et $\underline{mM}$ etering $\underline{O}$ ption is in effect, the bill for each consumption period is established as follows:	Uniformisation avec le libellé anglais des autres options tarifaires.
a) the fixed charge for the rate applicable to the customer,	a) the fixed charge for the rate applicable to the customer,	
plus	plus	
b) the amount billed for the electricity delivered, minus the balance in the surplus bank, based on the prices and conditions for the applicable rate and taking into account, if applicable, the credit for supply applicable to domestic rates as described in Article 10.3. The amount billed cannot be negative.	<ul> <li>b) the amount billed for the electricity delivered, minus the balance in the surplus bank, based on the prices and conditions for the applicable rate and taking into account, if applicable, the credit for supply applicable to domestic rates as described in Article 10.3. The amount billed cannot be negative.</li> </ul>	
2.46 Surplus bank restrictions	2.46 Surplus bank restrictions	
The surplus bank returns to zero:	The surplus bank returns to zero:	
a) on the March 31 following application of the conditions set out in Article 2.44 and every 24 months thereafter, or	a) on the March 31 following application of the conditions set out in Article 2.44 and every 24 months thereafter; or	
b) on a date selected by the customer that falls within the 24 months following application of the conditions set out in Article 2.443 and every 24 months thereafter, or	<ul> <li>b) on a date selected by the customer that falls within the 24 months following application of the conditions set out in Article 2.44 and every 24 months thereafter; or</li> </ul>	
c) upon termination of the net metering option.	c) upon termination of the $\underline{nN}$ et $\underline{mM}$ etering $\underline{\Theta}$ ption.	Uniformisation avec le libellé anglais des autres options tarifaires.
Furthermore, the balance in the surplus bank may not be applied to a different contract.	Furthermore, the balance in the surplus bank may not be applied to a different contract.	

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When the customer wishes to terminate the net metering option, the customer must so inform the Distributor in writing.	When the customer wishes to terminate the $\frac{mN}{mM}$ etering $\frac{\Theta}{M}$ ption, the customer must so inform the Distributor in writing.	Uniformisation avec le libellé anglais des autres options tarifaires.
The option then terminates at the end of the consumption period in which the Distributor receives the written notice of termination from the customer.	The option then terminates at the end of the consumption period in which the Distributor receives the written notice of termination from the customer.	
The customer is not eligible to sign up for the net metering option again until at least 12 consecutive months after the effective date of such termination.	The customer is not eligible to sign up for the $nN$ et $mM$ etering $\Theta$ ption again until at least 12 consecutive months after the effective date of such termination.	
A customer who wishes to reenroll in the net metering option must submit a new application to the Distributor in accordance with the provisions of Article 2.42.	A customer who wishes to reenroll in the $\underline{nN}$ et $\underline{mM}$ etering $\underline{\bullet O}$ ption must submit a new application to the Distributor in accordance with the provisions of Article 2.42.	
	Section 6 – Additional Electricity Option for Photosynthetic Lighting	
	2.48 Application	
	The Additional Electricity Option, defined in Chapter 6, Section 3, applies to a Rate D contract under which electricity is used for photosynthetic lighting and whose maximum power demand has been at least 400 kilowatts during a consumption period included in the 12 consecutive monthly periods preceding the date of the sign-up request, subject to the conditions specified in articles 2.49, 2.50 and	
	2.51.	
	2.51. 2.49 Sign-up procedure	

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Subject to installation of the appropriate metering equipment,	
agreement on the reference power and the Distributor's	
written approval, the option takes effect at the beginning of	
the consumption period following the period during which	
the Distributor receives the written request.	
2.50 Establishing reference power	
Upon receiving a request for the Additional Electricity	
Option for photosynthetic lighting, the Distributor may base	
the reference power on the normal consumption profile	
without photosynthetic lighting.	
2.51 Conditions of application	
The conditions defined in Chapter 6, Subsection 3.2 apply,	
with the exception of the following conditions:	
that the enception of the following contactions.	
a) The price of additional electricity set according to	
Article 6.32 cannot be lower than the average price at	
Rate M, expressed in ¢/kWh, based only on the second-	
tier energy price for 25-kV service and a 100% load	
factor, that is, 5.32¢/kWh;	
10(101, that 15, 5,529/K W II,	
b) Rate L and Rate LG mentioned in articles 6.34 and 6.35	
are replaced by Rate D;	
 · ) The effective of Company Costs are visiting as 11,10,1	
c) The adjustment for power factor variation provided for in	
Article 6.35 is made if the power factor for the actual	
consumption or the reference power, or for both, is lower	
<u>than 90%.</u>	

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Section 1 – Rate G	Section 1 – Rate G	
3.1 Application	3.1 Application	
General Rate G applies to a small-power contract whose minimum billing demand is less than 100 kilowatts.	General Rate G applies to a small-power contract whose minimum billing demand is less than 100-65 kilowatts.	
3.2 Structure of Rate G	3.2 Structure of Rate G	
The structure of monthly Rate G for an annual contract is as follows:	The structure of monthly Rate G for an annual contract is as follows:	
\$ 12.33 fixed charge, plus	\$12.33 fixed charge, plus	
	<u>plus</u>	
\$ 15.90 per kilowatt of billing demand in excess of 50 kilowatts,	\$15.9016.68 per kilowatt of billing demand in excess of 50 kilowatts,	
plus	plus	
8.93¢ per kilowatthour for the first 15,090 kilowatthours;	8.939.38¢ per kilowatthour for the first 15,090 kilowatthours <u>, and</u> ;	
5.26¢ per kilowatthour for the remaining consumption.	5.265.62¢ per kilowatthour for the remaining consumption.	
The minimum monthly bill is \$36.99 when three-phase electricity is delivered.	The minimum monthly bill is \$36.99 when three-phase electricity is delivered.	
If applicable, any credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4, apply.	If applicable, any credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4, apply.	
3.3 Billing demand	3.3 Billing demand	
The billing demand at Rate G is equal to the maximum power	The billing demand at Rate G is equal to the maximum power	

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demand during the consumption period in question, but cannot be less than the minimum billing demand as defined in Article 3.4.	demand during the consumption period in question, but <u>cannot beis never</u> less than the minimum billing demand as defined in Article 3.4.	Modification par souci de conformité avec la version française.
3.4 Minimum billing demand	3.4 Minimum billing demand	
The minimum billing demand for each consumption period is equal to 65% of the maximum power demand during a consumption period that falls wholly in the winter period included in the 12 consecutive monthly periods ending at the end of the consumption period in question.	The minimum billing demand for <u>any giveneach</u> consumption period is equal to 65% of the maximum power demand during a consumption period that falls wholly in the winter period included in the 12 consecutive monthly periods ending at the end of the <u>given</u> consumption period-in question.	Modification qui aide à comprendre à quelle période on fait allusion.
When the minimum billing demand reaches 100 kilowatts or more, the contract ceases to be eligible for Rate G and becomes subject to Rate M.	When the minimum billing demand reaches <u>100-65</u> kilowatts or more, the contract ceases to be eligible for Rate G and becomes subject to Rate M.	
Rate M applies from the start of the consumption period during which the minimum billing demand reached 100 kilowatts or more.	Rate M applies from the start of the consumption period during which the minimum billing demand reached 10065 kilowatts or more.	
When a customer terminates an annual contract and signs another for the delivery of electricity at the same location and for similar purposes within the following 12 consecutive monthly periods, these two contracts are considered to be a single contract for calculation of the minimum billing demand.	When a customer terminates an annual contract and signs another for the delivery of electricity at the same location and for similar purposes within the following 12 consecutive monthly periods, these two contracts are considered to be a single contract for calculation of the minimum billing demand.	
For a change to Rate G from Rate G-9, Rate M or a domestic rate, the minimum billing demand shall be determined as specified in the first paragraph of the present article.	For a change to Rate G from Rate G-9, Rate M or a domestic rate, the minimum billing demand shall beis determined as specified in the first paragraph of the present article.	Modification par souci de conformité avec la version française.
3.5 Short-term contract	3.5 Short-term contract	
A short-term contract for general use of small power, where the electricity delivered is metered and the contract has a term of at least one monthly period, is eligible for Rate G, except that the monthly fixed charge and minimum monthly	A short-term contract for general use of small power, where the electricity delivered is metered and the contract has a term of at least one monthly period, is eligible for Rate G, except that the monthly fixed charge and minimum monthly	

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bill are increased by \$12.33.	bill are increased by \$12.33.	
In the winter period, the monthly demand charge is increased by \$5.67.	In the winter period, the monthly demand charge is increased by $\frac{5.675.82}{2}$ .	
When a consumption period to which the increased monthly demand charge applies overlaps the beginning or the end of the winter period, this increase is prorated to the number of days in the consumption period that fall within the winter period.	When a consumption period to which the increased monthly demand charge applies overlaps the beginning or the end of the winter period, this increase is prorated to the number of days in the consumption period that fall within the winter period.	
3.6 Installation of maximum-demand meter	3.6 Installation of maximum-demand meter	
In the case of a contract at Rate G, the Distributor installs a maximum-demand meter when the customer's electrical installation, the connected apparatus and their utilization are such that the maximum power demand is likely to exceed 50 kilowatts.	In the case of a contract at Rate G, the Distributor installs a maximum-demand meter when the customer's electrical installation, the connected apparatus and their utilization are such that the maximum power demand is likely to exceed 50 kilowatts.	
3.7 Winter activities	3.7 Winter activities	
The conditions of this section apply only to contracts that were subject to them as at April 30, 1988.	The conditions of this section apply only to contracts that were subject to them as at April 30, 1988.	
A contract under which the electricity delivered is used for an annually recurring seasonal activity (excluding cottages, restaurants, hotels, motels and similar facilities), which covers at least the winter period and under which much the greater part of the electricity is consumed during that period, is subject to the following conditions:	A contract under which the electricity delivered is used for an annually recurring seasonal activity (excluding cottages, restaurants, hotels, motels and similar facilities), which covers at least the winter period and under which much the greater part of the electricity is consumed during that period, is subject to the following conditions:	
a) All electricity whose consumption is noted between December 1 of one year and March 31, inclusive, of the following year is billed according to the conditions for short-term contracts set out in Article 3.5;	<ul> <li>a) All electricity whose consumption is noted between December 1 of one year and March 31, inclusive, of the following year is billed according to the conditions for short-term contracts set out in Article 3.5;</li> </ul>	Correction d'une erreur de grammaire.
b) The dates taken into account for billing purposes must be	b) The dates taken into account for billing purposes must be	

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	between December 1 of one year and March 31, inclusive, of the following year, and the beginning of the first consumption period is set at December 1;		betweenare from December 1 of one year and to March 31, inclusive, of the following year, and the beginning of the first consumption period is set at December 1;	version française.
c)	The delivery point is permanently energized, but the electricity consumed between May 1 and September 30, inclusive, must be used exclusively for the maintenance of mechanical or electrical equipment supplied with electricity under the contract in question;	c)	The delivery point is permanently energized, but the electricity consumed between May 1 and September 30, inclusive, must be used exclusively for the maintenance of mechanical or electrical equipment supplied with electricity under <u>the this</u> contract-in question;	Modification par souci de conformité avec la version française.
d)	If the Distributor notes that the customer is using the electricity delivered under this contract for purposes other than those set out in subparagraph c), the provisions in subparagraphs a) and b) shall no longer apply;	d)	If the Distributor notes that the customer is using the electricity delivered under this contract for purposes other than those set out in subparagraph c), the provisions in subparagraphs a) and b) shall no longer apply;	
e)	The customer's before-tax bill is multiplied by the reference index determined as follows:	e)	The customer's before-tax bill is multiplied by the reference index determined as follows:	
	- The reference index is set at 1.08 on March 31, 2006.		- The reference index is set at 1.08 on March 31, 2006-	Uniformisation de la ponctuation des énumérations.
	- It is increased by 2% on April 1 of each year, starting on April 1, 2006.		- It is increased by 2% on April 1 of each year, starting on April 1, 2006.	
	These increases are cumulative.		These increases are cumulative.	
			Provisions related to the elimination of energy price gressivity under Rate G	
		cor elir to a Dis	ther to the increase in the second-tier energy price that nes into effect on April 1 of each year and is designed to ninate Rate G's energy price degressivity, the rate applied a Rate G contract is automatically changed by the stributor as of the consumption period beginning on or er April 1, 2014, if, for the 12 consecutive monthly periods	

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# CHAPTER 3 GENERAL RATES FOR SMALL POWER

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i		1	1
		immediately preceding this period, the following conditions	
		are met:	
		a) The total consumption of the contract is 175,000 kWh or	
		more;	
		b) Given the rates in effect on April 1, 2014, applying the	
		more advantageous rate, either Rate M or G-9, yields	
		savings of at least 3% on the contract holder's electricity	
		bill in comparison to Rate G.	
		A contract holder whose rate is changed by the Distributor	
		under this section may, once only, choose another rate for	
		which the contract is eligible. The rate change request must	
		be sent to the Distributor before the end of the 3rd monthly	
		consumption period after the rate was changed by the	
		Distributor. The change takes effect at the beginning of the	
		period during which the rate was changed by the Distributor.	
	<b>A A A A A A A A A A</b>		
	Section 2 – Net Metering Option for a Customer-Generator	Section 2 – Net Metering Option for a Customer-Generator	
	3.8 Application	3.8-9 Application	
	The net metering option defined in Chapter 2, Section 5,	The $\underline{mN}$ et $\underline{mM}$ etering $\underline{\Theta}$ ption defined in Chapter 2,	Uniformisation avec le libellé anglais des autres
	applies to Rate G contracts whose maximum power demand	Section 5, applies to Rate G contracts whose maximum	options tarifaires.
	never exceeds 50 kilowatts during the 12 consecutive	power demand never exceeds 50 kilowatts during the	
	monthly periods ending at the end of the consumption period	12 consecutive monthly periods ending at the end of the	
	in question.	consumption period in question.	
		I Ferrow m disconom	

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Section 1 – Rate M	Section 1 – Rate M	
4.1 Application	4.1 Application	
General Rate M applies to a medium-power contract.	General Rate M applies to a medium-power contract.	
Rate M does not apply to a contract whose maximum power demand is always below 50 kilowatts during the 12 consecutive monthly periods ending at the end of the consumption period in question.	Rate M does not apply to a contract whose maximum power demand is always belownever exceeds 50 kilowatts during the 12 consecutive monthly periods ending at the end of the consumption period in question.	
4.2 Structure of Rate M	4.2 Structure of Rate M	
The structure of monthly Rate M for an annual contract is as follows:	The structure of monthly Rate M for an annual contract is as follows:	
\$13.71 per kilowatt of billing demand,	\$ <del>13.71<u>14.07</u> per kilowatt of billing demand,</del>	
plus	plus	
4.49¢ per kilowatthour for the first 210,000 kilowatthours;	4.49 <u>4.71</u> ¢ per kilowatthour for the first 210,000 kilowatthours <u>, and</u> ;	
3.36¢ per kilowatthour for the remaining consumption.	3.36 <u>3.52</u> ¢ per kilowatthour for the remaining consumption.	
The minimum monthly bill is \$12.33 when single-phase electricity is delivered, or \$36.99 when three-phase electricity is delivered.	The minimum monthly bill is \$12.33 when single-phase electricity is delivered, or \$36.99 when three-phase electricity is delivered.	
If applicable, any credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4, apply.	If applicable, any credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4, apply.	
4.3 Billing demand	4.3 Billing demand	
The billing demand at Rate M is equal to the maximum	The billing demand at Rate M is equal to the maximum	

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power demand during the consumption period in question,	power demand during the consumption period in question,	
but cannot be less than the minimum billing demand, as	but <del>cannot be</del> <u>is never</u> less than the minimum billing demand,	Modification par souci de conformité avec la
defined in Article 4.4.	as defined in Article 4.4.	version française.
4.4 Minimum billing demand	4.4 Minimum billing demand	
The minimum billing demand for each consumption period is equal to 65% of the maximum power demand during a consumption period that falls wholly in the winter period included in the 12 consecutive monthly periods ending at the end of the consumption period in question.	The minimum billing demand for <u>any given each</u> consumption period is equal to 65% of the maximum power demand during a consumption period that falls wholly in the winter period included in the 12 consecutive monthly periods ending at the end of the <u>given</u> consumption period- <u>in</u> <del>question</del> .	Modification qui aide à comprendre à quelle période on fait allusion.
When a customer terminates an annual contract and signs another for the delivery of electricity at the same location and for similar purposes within the following 12 consecutive monthly periods, these two contracts are considered to be a single contract for calculation of the minimum billing demand.	When a customer terminates an annual contract and signs another for the delivery of electricity at the same location and for similar purposes within the following 12 consecutive monthly periods, these two contracts are considered to be a single contract for calculation of the minimum billing demand.	
For a change to Rate M from Rate G, Rate G-9 or a domestic rate, the minimum billing demand shall be determined as specified in this article.	For a change to Rate M from Rate G, Rate G-9 or a domestic rate, the minimum billing demand shall beis determined as specified in this article.	Modification par souci de conformité avec la version française.
4.5 Minimum billing demand of 5,000 kilowatts or more	4.5 Minimum billing demand of 5,000 kilowatts or more	
4.5 Minimum binnig demand of 5,000 knowatts of more	4.5 Willing demand of 5,000 knowatts of more	
When the minimum billing demand reaches 5,000 kilowatts or more the contract ceases to be eligible for Rate M and becomes subject to Rate L.	When the minimum billing demand reaches 5,000 kilowatts or more, the contract ceases to be eligible for Rate M and becomes subject to Rate L, if it is eligible for such rate, or to <u>Rate LG.</u>	
Rate L applies at the beginning of the consumption period	Rate L or Rate LG applies as of at the beginning of the	
during which the minimum billing demand reaches 5,000 kilowatts or more.	consumption period during which the minimum billing demand reaches 5,000 kilowatts or more.	
The holder of a Rate M contract, may, at any time, ask that it	The holder of a Rate M contract, may opt for, at any time,	
become subject to Rate L by submitting a written request to	ask that it become subject to Rate L or Rate LG at any time	

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the Distributor. The contract power and Rate L take effect either at the beginning of the consumption period during which the Distributor receives the written request, at any date and time during that consumption period or at the beginning of the previous consumption period, at the customer's discretion.	by submitting a written request to the Distributor. The contract power and The rate change Rate L takes effect either at the beginning of the consumption period during which the Distributor receives the written request, at any date and time during that consumption period or at the beginning of the previous consumption period, at the customer's discretion.	
In the event the customer does not specify the date and time at which the change of rate is to take effect, Rate L shall take effect at the beginning of the consumption period during which the Distributor receives the written request.	In the event the customer does not specify the date and time at which the change of rate is to take effect, Rate L or <u>Rate LG shall</u> takes effect at the beginning of the consumption period during which the Distributor receives the written request.	
The contract must be subject to Rate M for a minimum of 30 days before Rate L can take effect.	The contract must be subject to Rate M for a minimum of 30 days before Rate L or Rate LG can take effect.	
4.6 Revision of minimum billing demand to 5,000 kilowatts or more early in contract	4.6 Revision of minimum billing demand to 5,000 kilowatts or more early in contract	
For the first 12 monthly periods of the contract, the customer may once retroactively change the minimum billing demand to 5,000 kilowatts or more, provided that the following conditions are met:	For the first 12 monthly periods of the contract, the customer may once retroactively change the minimum billing demand to 5,000 kilowatts or more, provided that the following conditions are met:	
a) The customer's current contract is an annual one;	a) The customer's current contract is an annual one;	
b) It is the customer's first annual contract at that location;	b) It is the customer's first annual contract at that location;	
c) The installation supplied under this contract is:	c) The installation supplied under this contract is:	
- a new installation, or	- a new installation, or	
- an installation which, under the current contract, is used for purposes other than those of the previous contract, or whose functioning has been significantly modified.	- an installation which, under the current contract, is used for purposes other than those of the previous contract, or whose functioning has been significantly modified.	

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The revised minimum billing demand and Rate L come into effect either at the beginning of the contract or at the beginning of a consumption period, at the customer's discretion.	The revised minimum billing demand and Rate L <u>, if the</u> <u>contract is eligible, or Rate LG</u> come into effect either at the beginning of the contract or at the beginning of a consumption period, at the customer's discretion.	
To obtain this revision, the customer must make the request in writing to the Distributor before the end of the 14th monthly period following the date of the beginning of the contract.	To obtain this revision, the customer must make the request in writing to the Distributor before the end of the 14th monthly period following the date of the beginning of the contract.	
4.7 Short-term contract	4.7 Short-term contract	
A short-term contract for general use of medium power, where the electricity delivered is metered and the contract has a duration of at least one monthly period, is eligible for Rate M, except that the monthly demand charge is increased by \$5.67 in the winter period.	A short-term contract for general use of medium power, where the electricity delivered is metered and the contract has a duration of at least one monthly period, is eligible for Rate M, except that the monthly demand charge is increased by \$5.675.82 in the winter period.	
When a consumption period to which the increased demand charge applies overlaps the beginning or the end of the winter period, this increase is prorated according to the number of days in the consumption period that fall within the winter period.	When a consumption period to which the increased demand charge applies overlaps the beginning or the end of the winter period, this increase is prorated according to the number of days in the consumption period that fall within the winter period.	
4.8 Winter activities	4.8 Winter activities	
The application of Rate M according to the conditions specific to winter activities is reserved for contracts that were subject to them as at April 30, 1988. These conditions are described in Article 3.7, except for the rate applied. For eligible contracts, Rate M for short-term contracts described in Article 4.7 applies.	The application of Rate M according to the conditions specific to winter activities is reserved for contracts that were subject to them as at April 30, 1988. These conditions are described in Article 3.7, except for the rate applied. For eligible contracts, Rate M for short-term contracts described in Article 4.7 applies.	
4.9 Installation of maximum-demand meter	4.9 Installation of maximum-demand meter	
The maximum power demand is metered for all contracts subject to Rate M.	The maximum power demand is metered for all contracts subject to Rate M.	

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Section 2 – Rate G-9	Section 2 – Rate G-9	
4.10 Application	4.10 Application	
General Rate G-9 applies to medium-power contracts which are characterized by limited use of billing demand.	General Rate G-9 applies to <u>a contract</u> which <del>are is</del> characterized by limited use of billing demand.	
Rate G-9 does not apply to contracts whose maximum power demand is always less than 65 kilowatts during the 12 consecutive monthly periods ending at the end of the consumption period in question.	Rate G-9 does not apply to contracts whose maximum power demand <u>never exceeds</u> is always less than 65 kilowatts during the 12 consecutive monthly periods ending at the end of the consumption period in question.	
Rate G-9 does not apply to independent producers.	Rate G-9 does not apply is not offered to independent producers.	
4.11 Structure of Rate G-9	4.11 Structure of Rate G-9	
The structure of monthly Rate G-9 for an annual contract is as follows:	The structure of monthly Rate G-9 for an annual contract is as follows:	
\$4.05 per kilowatt of billing demand,	\$4.05 <u>4.14</u> per kilowatt of billing demand,	
plus	plus	
9.30¢ per kilowatthour.	<u>9.309.63</u> ¢ per kilowatthour.	
The minimum monthly bill is \$12.33 when single-phase electricity is delivered, or \$36.99 when three-phase electricity is delivered.	The minimum monthly bill is \$12.33 when single-phase electricity is delivered, or \$36.99 when three-phase electricity is delivered.	
If the maximum power demand exceeds the real power during a consumption period, the excess is subject to a monthly charge of \$9.66 per kilowatt .	If the maximum power demand exceeds the real power during a consumption period, the excess is subject to a monthly charge of \$9.669.93 per kilowatt.	
If applicable, any credits for supply at medium or high voltage and the adjustment for transformation losses, as	If applicable, any credits for supply at medium or high voltage and the adjustment for transformation losses, as	

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described in articles 10.2 and 10.4, apply.	described in articles 10.2 and 10.4, apply.	
4.12 Billing demand	4.12 Billing demand	
The billing demand at Rate G-9 is equal to the maximum power demand during the consumption period in question, but cannot be less than the minimum billing demand as defined in Article 4.13.	The billing demand at Rate G-9 is equal to the maximum power demand during the consumption period in question, but cannot beis never less than the minimum billing demand as defined in Article 4.13.	Modification par souci de conformité avec la version française.
4.13 Minimum billing demand	4.13 Minimum billing demand	
The minimum billing demand for a contract at Rate G-9 is equal to 75% of the maximum power demand during a consumption period that falls wholly in the winter period included in the 12 consecutive monthly periods ending at the end of the consumption period in question.	The minimum billing demand for a contract at Rate G-9 is equal to 75% of the maximum power demand during a consumption period that falls wholly in the winter period included in the 12 consecutive monthly periods ending at the end of the consumption period in question.	
When a customer terminates an annual contract and signs another for the delivery of electricity at the same location and for similar purposes within the following 12 consecutive monthly periods, these two contracts are considered as one contract for purposes of establishing the minimum billing demand.	When a customer terminates an annual contract and signs another for the delivery of electricity at the same location and for similar purposes within the following 12 consecutive monthly periods, these two contracts are considered as one contract for <del>purposes of establishing</del> calculation of the minimum billing demand.	Uniformisation du libellé avec celui de l'article 3.4.
For a change to Rate G-9 from Rate G, Rate M or a domestic rate, the minimum billing demand shall be determined as specified in the present article.	For a change to Rate G-9 from Rate G, Rate M <u>or, as of</u> <u>December 1, 2014, Rate LG</u> , or <u>from</u> a domestic rate, the minimum billing demand <u>shall beis</u> determined as specified in the present article.	Modification par souci de conformité avec la version française.
4.14 Short-term contract	4.14 Short-term contract	
A short-term contract for general use of medium power, where the electricity delivered is metered and the contract has a term of at least one monthly period, is eligible for Rate G-9, except that the minimum monthly bill is increased by \$12.33.	A short-term contract for general use of medium power, where the electricity delivered is metered and the contract has a term of at least one monthly period, is eligible for Rate G-9, except that the minimum monthly bill is increased by \$12.33.	
In the winter period, the monthly demand charge is increased	In the winter period, the monthly demand charge is increased	

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by \$5.67.	by \$ <del>5.67<u>5.82</u>.</del>	
When a consumption period to which the increased demand	When a consumption period to which the increased demand	
charge applies overlaps the beginning or the end of the winter	charge applies overlaps the beginning or the end of the winter	
period, this increase is prorated to the number of days in the	period, this increase is prorated to the number of days in the	
consumption period that fall within the winter period.	consumption period that fall within the winter period.	
4.15 Winter activities	4.15 Winter activities	
The application of Rate G-9 according to the conditions	The application of Rate G-9 according to the conditions	
specific to winter activities is reserved for contracts that were	specific to winter activities is reserved for contracts that were	
subject to them as at April 30, 1988. These conditions are	subject to them as at April 30, 1988. These conditions are	
described in Article 3.7.	described in Article 3.7.	
However, Rate G-9 for short-term contracts does not apply to	However, Rate G-9 for short-term contracts does not apply to	
a contract that is subject to the conditions in Article 3.7,	a contract that is subject to the conditions in Article 3.7,	
except if this rate already applied to such contract on April	except if this rate already applied to such contract on	
30, 1993. In this case, the electricity consumed is billed	April 30, 1993. In this case, the electricity consumed is billed	
according to the conditions applying to short-term contracts	according to the conditions applying to short-term contracts	
described in Article 4.14.	described in Article 4.14.	
4.16 Installation of maximum-demand meter	4.16 Installation of maximum-demand meter	
The maximum power demand is metered for all contracts	The maximum power demand is metered for all contracts	
subject to Rate G-9.	subject to Rate G-9.	
Section 3 – Rate GD	Section 3 – Rate GD	
4.17 Application	4.17 Application	
Rate GD applies to annual medium-power contracts held by	Rate GD applies to annual medium-power contracts held by	
independent producers. It is offered as a backup energy	independent producers. It is offered as a backup energy	
source for independent producers whose usual energy source	source for independent producers whose usual energy source	
is temporarily unavailable or is under maintenance.	is temporarily unavailable or is under maintenance.	
Data CD daga not apply if had we concrete and the set	Data CD daga not apply if had we are experted are the sector	
Rate GD does not apply if backup generators are the only	Rate GD does not apply if backup generators are the only	
equipment used by the customer to produce electricity.	equipment used by the customer to produce electricity.	

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Rate GD may not be used for the resale of energy to a third party.	Rate GD may not be used for the resale of energy to a third party.	
4.18 Beginning of application of Rate GD	4.18 Beginning of application of Rate GD	
Rate GD applies as of the date on which the appropriate	Rate GD applies as of the date on which the appropriate	
metering equipment is installed. All the electricity supplied	metering equipment is installed. All the electricity supplied	
under Rate GD must be covered by a separate contract.	under Rate GD must be covered by a separate contract.	
4.19 Structure of Rate GD	4.19 Structure of Rate GD	
The structure of monthly Rate GD for an annual contract is as	The structure of monthly Rate GD for an annual contract is as	
follows:	follows:	
\$ 4.95 per kilowatt of billing demand,	\$4.955.10 per kilowatt of billing demand,	
<sup>5</sup> 4.95 per knowatt of offining demand,	per knowatt of offining definand,	
plus	plus	
5.64¢ per kilowatthour for energy consumed in the	$\frac{5.645.87}{6}$ ¢ per kilowatthour for energy consumed in	
summer period;	the summer period <u>. or<del>;</del></u>	
14.38¢ per kilowatthour for energy consumed in the winter	14.3814.80¢ per kilowatthour for energy consumed in	
period.	the winter period.	
If applicable, any credits for supply at medium or high	If applicable, any credits for supply at medium or high	
voltage and the adjustment for transformation losses, as	voltage and the adjustment for transformation losses, as	
described in articles 10.2 and 10.4, apply.	described in articles 10.2 and 10.4, apply.	
4.20 Billing demand	4.20 Billing demand	
The billing demand at Rate GD is equal to the highest	The billing demand at Rate GD is equal to the highest	
demand in real power (in kilowatts) during the consumption	demand in real power (in kilowatts) during the consumption	
period in question, but cannot be less than the minimum	period in question, but <del>cannot beis never</del> less than the	Modification par souci de conformité avec la
billing demand as defined in Article 4.21.	minimum billing demand as defined in Article 4.21.	version française.

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The minimum billing demand for a contract at Rate GD is the higher of the following values:	The minimum billing demand for a contract at Rate GD is the higher of the following values:	
a) the highest real power demand (in kilowatts) during the 24 consecutive monthly periods ending at the end of the consumption period in question; or	a) the highest real power demand (in kilowatts) during the 24 consecutive monthly periods ending at the end of the consumption period in question; or	
b) 50 kilowatts.	b) 50 kilowatts.	
When a customer terminates an annual contract and signs	When a customer terminates an annual contract and signs	
another for the delivery of electricity at the same location and for similar purposes within the following 12 consecutive monthly periods, these two contracts are considered as one contract for purposes of establishing the minimum billing demand.	another for the delivery of electricity at the same location and for similar purposes within the following 12 consecutive monthly periods, these two contracts are considered as one contract for purposes of establishing the minimum billing demand.	
For a change from Rate G or M to Rate GD, the minimum	For a change from Rate G or M to Rate GD, the minimum	
billing demand cannot be less than that established according to the conditions governing the original rate, for at least 12 consecutive monthly consumption periods starting from the one during which the minimum billing demand was established.	billing demand cannot be less than that established according to the conditions governing the original rate, for at least 12 consecutive monthly consumption periods starting from the one during which the minimum billing demand was established.	
For a change from Rate GD to Rate G or M, the minimum billing demand for the first 12 consumption periods at the new rate cannot be less than the minimum billing demand for the applicable general rate, nor can it be less than 100% of the maximum power demand for the last 12 consumption periods at Rate GD.	For a change from Rate GD to Rate G or M, the minimum billing demand for the first 12 consumption periods at the new rate cannot be less than the minimum billing demand for the applicable general rate, nor can it be less than 100% of the maximum power demand for the last 12 consumption periods at Rate GD.	
Continue A. There it is a Data Community of	Seatting A. There it is a Date Second state	
Section 4 – Transitional Rate – Snowmaking	Section 4 – Transitional Rate – Snowmaking	
4.22 Application	4.22 Application	
This section applies to medium-power customers holding a	This section applies to medium-power customers holding a	
contract billed according to the off-peak price of energy at	contract billed according to the off-peak price of energy at	

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Rate BT as at April 30, 1996. The Transitional Rate applies	
from the date the contract expires.	
4.23 Available power	
The Transitional Rate cannot apply to power higher than the available power stipulated in the contract.	
4.24 Restrictions regarding use of power	
Power subject to the Transitional Rate cannot be used for purposes other than those stipulated in the contract.	
4.25 Customer's bill	
Starting the first day following the expiry date of the contract, the customer's bill for each consumption period is determined as follows:	
<ul> <li>a) First, the bill is determined according to the price and billing conditions in effect immediately before the expiry of the contract;</li> </ul>	
b) The adjustment described in Article 4.26 is then applied;	
<ul><li>c) If applicable, the credit for supply described in Article 10.3 is then applied.</li></ul>	
4.26 Adjustment of the customer's bill	
To determine the applicable adjustment, the Distributor multiplies the customer's bill by the reference index in effect.	
The reference index is determined as follows:	
<u>a)</u> The reference index is set at 1.0 on April 30, 1996:-	
b) It is increased by 8% on May 1 of each year, starting on	
	<ul> <li>from the date the contract expires.</li> <li>4.23 Available power</li> <li>The Transitional Rate cannot apply to power higher than the available power stipulated in the contract.</li> <li>4.24 Restrictions regarding use of power</li> <li>Power subject to the Transitional Rate cannot be used for purposes other than those stipulated in the contract.</li> <li>4.25 Customer's bill</li> <li>Starting the first day following the expiry date of the contract, the customer's bill for each consumption period is determined as follows:</li> <li>a) First, the bill is determined according to the price and billing conditions in effect immediately before the expiry of the contract;</li> <li>b) The adjustment described in Article 4.26 is then applied;</li> <li>c) If applicable, the credit for supply described in Article 10.3 is then applied.</li> <li>4.26 Adjustment of the customer's bill</li> <li>To determine the applicable adjustment, the Distributor multiplies the customer's bill by the reference index in effect.</li> <li>The reference index is determined as follows:</li> <li>a) The reference index is set at 1.0 on April 30, 1996, -</li> </ul>

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May 1, 1996, and on April 1 of each year, starting on April 1, 2005.	May 1, 1996, and on April 1 of each year, starting on April 1, 2005	
- It is also raised by the average increase of Rate M, each time such increase comes into effect.	<ul> <li><u>c)</u> It is also raised by the average increase of <u>in</u> Rate M, each time such increase comes into effect.</li> </ul>	Correction d'une erreur de syntaxe.
These increases are cumulative.	These increases are cumulative.	
4.27 End of application	4.27 End of application	
The Transitional Rate shall cease to apply when it is more advantageous for the customer to be subject to the appropriate general rate.	The Transitional Rate shall cease to apply when it is more advantageous for the customer to be subject to the appropriate general rate.	
Section 5 – Transitional Rate – Photosynthesis	Section 5 – Transitional Rate – Photosynthesis	
4.28 Application	4.28 Application	
The Transitional Rate in this section applies to customers holding Rate BT contracts as at August 16, 2004, whose consumption for photosynthesis only is billed according to Rate BT prices and conditions as at this date. To be eligible for this rate, the customer must have abandoned Rate BT no later than March 31, 2005.	The Transitional Rate in this section applies to <del>customers</del> holding Rate BT contracts <u>in effect on as at</u> August 16, 2004, whose consumption for photosynthesisand only <u>to</u> photosynthetic lighting <u>is</u> -billed according to Rate BT prices and conditions as at <del>this that</del> date. To be eligible for this rate, the <u>contract holdercustomer</u> must have <u>opted out of</u> <del>abandoned</del> Rate BT no later than March 31, 2005.	
4.29 Customer's bill	4.29 Customer's bill	
The customer's bill for each consumption period is determined as follows:	The customer's bill for each consumption period is determined as follows:	
a) First, the bill is determined according to the price and billing conditions specified in articles 4.30 through 4.35;	a) First, the bill is determined according to the price and billing conditions specified in articles 4.30 through 4.35;	
b) The adjustment described in Article 4.36 is then applied;	b) The adjustment described in Article 4.36 is then applied;	
c) If applicable, the credit for supply described in Article	c) If applicable, the credit for supply described in	

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10.3 is then applied.	Article 10.3 is then applied.	
4.30 Structure of Transitional Rate - Photosynthesis	4.30 Structure of Transitional Rate - Photosynthesis	
The structure of the Transitional Rate is as follows:	The structure of the Transitional Rate is as follows:	
Monthly fixed charge:	Monthly fixed charge:	
\$ 34.77 plus	\$ 34.77 plus	
6.48¢ per kilowatt of contractual power.	6.48¢ per kilowatt of contractual power.	
Price of energy:	Price of energy:	
3.51¢ per kilowatthour for all energy consumed in accordance with the conditions stipulated in this section.	3.51¢ per kilowatthour for all energy consumed in accordance with the conditions stipulated in this section.	
4.31 Scope of the expression "365 days"	4.31 Scope of the expression "365 days"	
For the purposes of the Transitional Rate, the expression "365 days" is understood to mean "366 days" in the case of a 12-month period that includes a February 29.	For the purposes of the Transitional Rate, the expression "365 days" is understood to mean "366 days" in the case of a 12-month period that includes a February 29.	
4.32 Contractual power	4.32 Contractual power	
In order to establish the monthly fixed charge, in accordance with Article 4.30, the customer must sign a written contract committing to a contractual power which may not be less than 50 kilowatts. This contractual power must be equal to at least 85% of the available power, but under no circumstances may it be higher than the available power.	In order to establish the monthly fixed charge, in accordance with Article 4.30, the customer must sign a written contract committing to a contractual power which may not be less than 50 kilowatts. This contractual power must be equal to at least 85% of the available power, but under no circumstances may it be higher than the available power.	
4.33 Increase in contractual power	4.33 Increase in contractual power	
Subject to Article 4.32, the contractual power may be increased after 365 days from the date on which it became	Subject to Article 4.32, the contractual power may be increased after 365 days from the date on which it became	

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effective, or from the last change in contractual power.	effective, or from the last change in contractual power.	
chective, or nom the last change in contractual power.	encenve, or nom the last enange in contractual power.	
To this effect, the customer must submit a written request to the Distributor at least 30 days before the end of this 365-day period.	To this effect, the customer must submit a written request to the Distributor at least 30 days before the end of this 365-day period.	
A customer who wishes to increase the contractual power within a given 365-day period may do so, provided the fixed charge for the revised contractual power is paid retroactive to the beginning of that 365-day period. The customer's bill is then adjusted retroactively based on the revised contractual power.	A customer who wishes to increase the contractual power within a given 365-day period may do so, provided the fixed charge for the revised contractual power is paid retroactive to the beginning of that 365-day period. The customer's bill is then adjusted retroactively based on the revised contractual power.	
4.34 Decrease in contractual power	4.34 Decrease in contractual power	
The contractual power may be decreased after 365 days from the date on which it became effective, or from the last change in contractual power. To this effect, the customer must submit a written request to the Distributor at least 30 days before the end of this 365-day period.	The contractual power may be decreased after 365 days from the date on which it became effective, or from the last change in contractual power. To this effect, the customer must submit a written request to the Distributor at least 30 days before the end of this 365-day period.	
4.35 Maximum power demand greater than contractual power	4.35 Maximum power demand greater than contractual power	
If the maximum power demand during a consumption period exceeds the contractual power by more than 10%, the Distributor will apply to the excess a monthly penalty of \$13.50 per kilowatt.	If the maximum power demand during a consumption period exceeds the contractual power by more than 10%, the Distributor will apply to the excess a monthly penalty of \$13.50 per kilowatt.	
This penalty does not in any way relieve the customer of liability for any damage to the Distributor's equipment resulting from power demand in excess of the available power.	This penalty does not in any way relieve the customer of liability for any damage to the Distributor's equipment resulting from power demand in excess of the available power.	
4.36 Adjustment of the customer's bill	4.36 Adjustment of the customer's bill	
To determine the applicable adjustment, the Distributor multiplies the customer's bill by the reference index in effect.	To determine the applicable adjustment, the Distributor multiplies the customer's bill by the reference index in effect.	

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The reference index is determined as follows:	
The reference index is determined as follows.	
a) The reference index is set at 1.0 on April 1, 2005;	
b) It is increased by 5% on April 1 of 2005, 2006 and 2007;	
c) It is then increased by 8% on April 1 of each year, starting April 1, 2008;	
<ul> <li>d) It is also raised by the average increase in the Distributor's rates, each time such increase comes into effect.</li> </ul>	
These increases are cumulative.	
4.37 Fraud	
If the customer commits fraud, manipulates or hinders the functioning of the meters, or uses the Transitional Rate for purposes other than those provided for under this Distributor's Rates and Conditions, the Distributor will terminate the Transitional Rate contract. The contract then becomes subject to Rate D, if it is eligible for such rate, or to the appropriate general rate-G, M or L.	
4.38 Duration of commitment	
The customer may terminate the Transitional Rate contract at any time. The contract then becomes subject to Rate D, if it is eligible for such rate, or to the appropriate general rate-G, M or L.	
4.39 End of application	
The Transitional Rate shall cease to apply when it is more advantageous for the customer to be subject to the rate for which such customer is eligible.	
	<ul> <li>b) It is increased by 5% on April 1 of 2005, 2006 and 2007;</li> <li>c) It is then increased by 8% on April 1 of each year, starting April 1, 2008;</li> <li>d) It is also raised by the average increase in the Distributor's rates, each time such increase comes into effect.</li> <li><b>4.37 Fraud</b></li> <li>If the customer commits fraud, manipulates or hinders the functioning of the meters, or uses the Transitional Rate for purposes other than those provided for under this Distributor's Rates and Conditions, the Distributor will terminate the Transitional Rate contract. The contract then becomes subject to Rate D, if it is eligible for such rate, or to the appropriate general rate-G, M or L.</li> <li><b>4.38 Duration of commitment</b></li> <li>The customer may terminate the Transitional Rate contract at any time. The contract then becomes subject to Rate D, if it is eligible for such rate, or to the appropriate general rate-G, M or L.</li> <li><b>4.39 End of application</b></li> <li>The Transitional Rate shall cease to apply when it is more advantageous for the customer to be subject to the rate for</li> </ul>

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Section 6 – Running-in of New Equipment	Section 6 – Running-in of New Equipment	
4.40 Application	4.40 Application	
A customer who has a Rate M contract, and who wishes to run in one or more units of new equipment in order to operate them later on a regular basis using electricity delivered by the Distributor, may avail itself the conditions of application of Rate M for running-in use for a minimum of:	A customer who has a Rate M contract, and who wishes to run in one or more units of new equipment in order to operate them later on a regular basis using electricity delivered by the Distributor, may avail itself the conditions of application of Rate M for running-in use for a minimum of:	
a) one consumption period, and a maximum of six consecutive consumption periods, for customers to whom Article 4.41 applies;	a) <u>1 one</u> consumption period, and a maximum of <u>6 six</u> consecutive consumption periods, for customers to whom Article 4.41 applies;	Uniformisation de l'écriture des nombres.
<ul> <li>b) one consumption period, and a maximum of 12 consecutive consumption periods, for customers to whom Article 4.42 applies.</li> </ul>	<ul> <li>b) <u>1 one</u>consumption period, and a maximum of 12 consecutive consumption periods, for customers to whom Article 4.42 applies.</li> </ul>	
To avail itself of these conditions, the customer must provide the Distributor with a written notice, at least 30 days before the running-in period, indicating the approximate beginning of the running-in period, and must submit to the Distributor the nature of the equipment to be run in and a written estimate of the power demand and the energy that will be consumed, on average, under the contract after the running-in period. The power of the running-in equipment must be at least 10% of the minimum billing demand in effect at the time of the customer's written request, and also at least 100 kilowatts.	To avail itself of these conditions, the customer must provide the Distributor with a written notice, at least 30 days before the running-in period, indicating the approximate beginning of the running-in period, and must submit to the Distributor the nature of the equipment to be run in and a written estimate of the power demand and the energy that will be consumed, on average, under the contract after the running-in period. The power of the running-in equipment must be at least 10% of the minimum billing demand in effect at the time of the customer's written request, and also at least 100 kilowatts.	
Subject to a written agreement on the estimate of the power demand and energy consumption after the running-in period, the Rate M conditions for running-in will apply as of the beginning of the consumption period during which the running-in takes place. At least 5 business days before the beginning of the running-in, the customer must advise the Distributor, for written approval, of the exact date of the beginning of the running-in period.	Subject to a written agreement on the estimate of the power demand and energy consumption after the running-in period, the Rate M conditions for running-in will apply as of the beginning of the consumption period during which the running-in takes place. At least 5 business days before the beginning of the running-in, the customer must advise the Distributor, for written approval, of the exact date of the beginning of the running-in period.	

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4.41 Contract whose billing history includes at Rate M 12 or more consumption periods during which there was no running-in under this section or Section 7	4.41 Contract whose billing history includes <del>at Rate M</del> 12 or more consumption periods <u>at Rate M</u> during which there was no running-in under this section or Section 7	Correction d'une erreur de syntaxe.
When part of the customer's power demand is for the running-in of equipment and the billing history includes at Rate M 12 or more consumption periods during which there was no running-in, the electricity bill is determined as follows:	When part of the customer's power demand is for the running-in of equipment and the billing history includes at Rate M-12 or more consumption periods at Rate M during which there was no running-in, the electricity bill is determined as follows:	
a) An average price, expressed in ¢/kWh, is determined on the basis of the average billing demand and energy consumed during the last 12 consumption periods during which there was no running-in. Upon written request from the customer, days during which a strike is held at the customer's premises are not taken into account when this average is determined. To determine this average price, the Rate M prices and conditions in effect during the consumption period in question, within the running- in period, are applied to this average, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	<ul> <li>a) An average price, expressed in ¢/kWh, is determined on the basis of the average billing demand and the average energy consumed induring the last 12 consumption periods during which there was no running-in. Upon written request from the customer, days during which a strike is held at the customer's premises are not taken into account in these when this averages is determined. To determine this average price, tThe Rate M prices and conditions in effect during the consumption period in question, within the running-in period, are applied to these this averages, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.</li> </ul>	
<ul> <li>b) For each consumption period of the running-in period, the energy consumed is billed at the average price, determined according to the preceding subparagraph, plus 4%. However, the minimum bill per consumption period is at least the average billing demand of the last 12 consumption periods preceding the running-in period, multiplied by the demand charge in effect during the consumption period in question within the running-in period. The demand charge is adjusted for any applicable credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.</li> </ul>	<ul> <li>b) For each consumption period of the running-in period, the energy consumed is billed at the average price, determined according to the preceding subparagraph, plus 4%. However, the minimum bill per consumption period is at least the average billing demand of the last 12 consumption periods preceding the running-in period, multiplied by the demand charge in effect during the consumption period in question within the running-in period. The demand charge is adjusted for any applicable credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.</li> </ul>	

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4.42 Contract whose billing history consists of fewer than 12 consumption periods at Rate M during which there was no running-in under this section or Section 7	<b>4.42</b> Contract whose billing history <b>consists of includes</b> fewer than 12 consumption periods at Rate M during which there was no running-in under this section or Section 7	Uniformisation du libellé avec celui de l'article 4.41.
When all or part of the customer's power demand is used for the running-in of equipment and the billing history consists of fewer than 12 consumption periods at Rate M during which there was no running-in, the electricity bill is determined as follows:	When all or part of the customer's power demand is used for the running-in of equipment and the billing history consists ofincludes fewer than 12 consumption periods at Rate M during which there was no running-in, the electricity bill is determined as follows:	
a) An average price, expressed in ¢/kWh, is determined on the basis of the estimate of the power demand and energy consumption after the running-in period. To determine this average price, the Rate M prices and conditions in effect during the consumption period in question, within the running-in period, are applied to the estimate, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	a) An average price, expressed in ¢/kWh, is determined on the basis of the estimates of the power demand and energy consumption after the running-in period. To determine this average price, the Rate M prices and conditions in effect during the consumption period in question, within the running-in period, are applied to these estimates, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	
b) During the running-in period, the energy consumed is billed at this average price, plus 4%.	b) During the running-in period, the energy consumed is billed at this average price, plus 4%.	
At the end of three monthly consumption periods following the end of the running-in period, the bills applying to the running-in period are adjusted if need be. An average price, expressed in $e/kWh$ , is determined on the basis of the maximum power demand and the energy consumed on average during these last three consumption periods and on the Rate M prices and conditions in effect during the running- in period. If this price, increased by 4%, is different from the billing price, the bills for the running-in period will be adjusted accordingly.	At the end of <u>3</u> three monthly consumption periods following the end of the running-in period, the bills applying to the running-in period are adjusted if need be. An average price, expressed in $c/kWh$ , is determined on the basis of the maximum power demand and the energy consumed on average during these last three <u>3</u> consumption periods and on the Rate M prices and conditions in effect during the running- in period. If this price, increased by 4%, is different from the billing price, the bills for the running-in period will be adjusted accordingly.	Uniformisation de l'écriture des nombres.
4.43 Termination of the running-in conditions	4.43 Termination of the running-in conditions	

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To terminate application of the running-in conditions, the customer must so notify the Distributor in writing. The running-in conditions cease to apply, at the customer's discretion, either at the beginning of the consumption period in effect when the Distributor receives the customer's written notice, at the beginning of either of the two previous consumption periods or at the beginning of either of the two subsequent consumption periods.	To terminate application of the running-in conditions, the customer must so notify the Distributor in writing. The running-in conditions cease to apply, at the customer's discretion, either at the beginning of the consumption period in effect when the Distributor receives the customer's written notice, at the beginning of either of the two-2 previous consumption periods or at the beginning of either of the two 2 subsequent consumption periods.	
	The Distributor reserves the right to terminate the running-in conditions on 30 days' notice if the customer is unable to demonstrate that equipment is being run in.	
4.44 Reapplication of running-in conditions	4.44 Reapplication of running-in conditions	
Following a new equipment addition, a customer may once again benefit from the running-in conditions. Such customer must submit a new request to the Distributor in accordance with the provisions described in Article 4.40.	Following a new equipment addition, a customer may once again benefit from the running-in conditions. Such customer must submit a new request to the Distributor in accordance with the provisions described in Article 4.40.	
Section 7 – Running-in within the Experimental Program for New Heating Technologies	Section 7 – Running-in within the Experimental Program for New Heating Technologies	
4.45 Application	4.45 Application	
A customer who has a Rate M contract and who wishes to run in one or more units of new heating equipment in order to operate them later on a regular basis using electricity delivered by the Distributor, may avail itself of the conditions of application of Rate M for running-in within the Distributor's experimental program for new heating technologies, for a minimum of:	A customer who has an annual Rate M contract, and who wishes to run in one or more units of new heating equipment in order to operate them later on a regular basis using electricity delivered by the Distributor, may avail itself of the conditions of application of Rate M for running-in within the Distributor's experimental program for new heating technologies, for a minimum of <del>; one1 consumption period</del> and a maximum of 24 consecutive consumption periods.	Modification par souci de conformité avec la version française.
- one consumption period, and a maximum of 24 consecutive consumption periods.	<ul> <li>one consumption period, and a maximum of 24 consecutive consumption periods.</li> </ul>	

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The customer must have agreed to participate, at the Distributor's request, in the experimental program for new heating technologies. The Rate M conditions for running-in will apply as of the beginning of the consumption period during which the running-in takes place.	
4.46 Contract whose billing history includes at Rate M,	Uniformisation du libellé avec celui de
	l'article 4.41.
there was no running-in under this section or Section 6	
When part of the customer's power demand is used for the running-in of equipment and the billing history includes, at Rate M, 12 or more consumption periods at Rate M during which there was no running-in, the electricity bill is determined as follows:	
<ul> <li>a) An average price, expressed in ¢/kWh, is determined on the basis of the average billing demand and the <u>average</u> energy consumed <u>induring</u> the last 12 consumption periods during which there was no running-in. Upon written request from the customer, days during which a strike is held at the customer's premises are not taken into account <u>in these when this</u> averages is determined. To determine this average price, tThe Rate M prices and conditions during the consumption period in question, within the running-in period, are applied to <u>these this</u> averages, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.</li> </ul>	
<ul> <li>b) For each consumption period of the running-in period, the energy consumed is billed at the average price, determined according to the preceding subparagraph. However, the minimum bill per consumption period is at least the average billing demand of the last 12 consumption periods preceding the running-in period,</li> </ul>	
	<ul> <li>Distributor's request, in the experimental program for new heating technologies. The Rate M conditions for running-in will apply as of the beginning of the consumption period during which the running-in takes place.</li> <li><b>4.46 Contract whose billing history includes at Rate M, 12 or more consumption periods at Rate M during which there was no running-in under this section or Section 6</b></li> <li>When part of the customer's power demand is used for the running-in of equipment and the billing history includes, at Rate M, 12 or more consumption periods at Rate M during which there was no running-in, the electricity bill is determined as follows:</li> <li>a) An average price, expressed in ¢/kWh, is determined on the basis of the average billing demand and the average energy consumed induring the last 12 consumption periods during which there was no running-in. Upon written request from the customer, days during which a strike is held at the customer's premises are not taken into account in these when this averages is determined. To determine this average price, t<u>T</u>he Rate M prices and conditions during the consumption period in question, within the running-in period, are applied to thesethis averages, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.</li> <li>b) For each consumption period of the running-in period, the energy consumed is billed at the average price, determined according to the preceding subparagraph. However, the minimum bill per consumption period is at least the average billing demand of the last</li> </ul>

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within the Experimental Program	4.49 Renewal of the running-in conditions within the Experimental Program for New Heating Technologies	
The conditions described in Article 4.43 apply.	The conditions described in Article 4.43 apply.	
within the Experimental Program for New Heating Technologies	4.48 Termination of the running-in conditions within the Experimental Program for New Heating Technologies	
An average price, expressed in ¢/kWh, is determined on the basis of the estimate of the power demand and energy consumption after the running-in period. To determine this average price, the Rate M prices and conditions in effect during the consumption period in question, within the running-in period, are applied to the estimate, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	- An average price, expressed in ¢/kWh, is determined on the basis of the estimates of the power demand and energy consumption after the running-in period. To determine this average price, the Rate M prices and conditions in effect during the consumption period in question, within the running-in period, are applied to these estimates, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	
fewer than 12 consumption periods at Rate M during which here was no running-in, the electricity bill is determined as	When all or part of the customer's power demand is used for the running-in of equipment and the billing history consists of includes fewer than 12 consumption periods at Rate M during which there was no running-in, the electricity bill is determined as follows:	
12 consumption periods at Rate M during which there was no running-in under this section or Section 6	4.47 Contract whose billing history <del>consists of</del> <u>includes</u> fewer than 12 consumption periods at Rate M during which there was no running-in under this section or Section 6	Uniformisation du libellé avec celui de l'article 4.41.
multiplied by the demand charge in effect during the consumption period in question within the running-in period. The demand charge is adjusted for any applicable credits for supply at medium or high voltage and adjustment for transformation losses, as described in articles 10.2 and 10.4.	multiplied by the demand charge in effect during the consumption period in question within the running-in period. The demand charge is adjusted for any applicable credits for supply at medium or high voltage and adjustment for transformation losses, as described in articles 10.2 and 10.4.	

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The conditions described in Article 4.45 apply.	The conditions described in Article 4.45 apply.	
Section 8 – Interruptible Electricity Option	Section 8 – Interruptible Electricity Option	
for Medium-Power Customers	for Medium-Power Customers	
Subsection 8.1 – General	Subsection 8.1 – General	
4.50 Application	4.50 Application	
The Interruptible Electricity Option applies to a customer	The Interruptible Electricity Option applies to a general-rate	
under contract for medium power at a general rate who can	medium-power contract held by a customer a customer under	
commit to the Distributor to curtail power weekdays during	contract for medium power at a general rate who can commit	
the winter period.	to the Distributor to curtail power weekdays during the winter	
	period.	
4.51 Definitions	4.51 Definitions	
In this section, the following definitions apply:	In this section, the following definitions apply:	
in this section, the following definitions apply:	in this section, the following definitions uppry:	
"average hourly power": The value in kilowatts of the	"average hourly power": The value in kilowatts of the	
average of the real power demands of four 15-minute	average of the real power demands of four 15-minute	
integration periods.	integration periods.	
"base power": The maximum power that the customer	"base power": The maximum power that the customer	
commits not to exceed during an interruption period.	commits not to exceed during an interruption period.	
((	(	
<i>"effective hourly interruptible power"</i> : For each hour of interruption, the difference between:	<i>"effective hourly interruptible power"</i> : For each hour of interruption, the difference between:	
a) the average of the 5 highest average hourly power values	a) the average of the 5 highest average hourly power values	
during the corresponding useable hour of the	during the corresponding useable hour of the	
consumption period in question and	consumption period in question; and	
b) the average hourly power.	b) the average hourly power.	
Effective houses interruntials never connet he recetive	Effective hearty intermentials never connet he recentive	
Effective hourly interruptible power cannot be negative.	Effective hourly interruptible power cannot be negative.	

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<i>"interruption period"</i> : A block of <u>4 four</u> -hours of interruption that may occur on weekdays in the winter period, excluding statutory holidays, as specified in the definition of useable hours.	Uniformisation de l'écriture des nombres.
<i>"overrun"</i> : For each 15-minute integration period during an interruption period, the difference between the real power demand and 105% of the applicable base power.	
"useable hours": All hours from 07:00 to 11:00 and from 17:00 to 21:00, excluding:	
a) Saturdays and Sundays;	
<ul> <li>b) December 24, 25, 26 and 31, January 1 and 2, as well as Good Friday and Easter Monday, when the latter fall within the winter period;</li> </ul>	
<ul><li>c) days when the customer curtails its power in accordance with this section.</li></ul>	
4.52 Sign-up date	
The customer must apply in writing to the Distributor before October 1, indicating the base power the customer wishes to commit to. The Distributor then has 30 days to send its written decision as to whether or not it accepts the power proposed by the customer. The agreement comes into effect December 1.	
Subsection 8.2 – Credits and Conditions of Application	
4.53 Commitment	
The customer commits to a base power, which must not exceed 85% of the average billing demand for the preceding	
	<ul> <li>interruption that may occur on weekdays in the winter period, excluding statutory holidays, as specified in the definition of useable hours.</li> <li><i>"overrun"</i>: For each 15-minute integration period during an interruption period, the difference between the real power demand and 105% of the applicable base power.</li> <li><i>"useable hours"</i>: All hours from 07:00 to 11:00 and from 17:00 to 21:00, excluding:</li> <li>a) Saturdays and Sundays;</li> <li>b) December 24, 25, 26 and 31, January 1 and 2, as well as Good Friday and Easter Monday, when the latter fall within the winter period;</li> <li>c) days when the customer curtails its power in accordance with this section.</li> <li>4.52 Sign-up date</li> <li>The customer must apply in writing to the Distributor before October 1, indicating the base power the customer wishes to commit to. The Distributor then has 30 days to send its written decision as to whether or not it accepts the power proposed by the customer. The agreement comes into effect December 1.</li> <li><i>Subsection 8.2 - Credits and Conditions of Application</i></li> <li>4.53 Commitment</li> </ul>

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The contractual commitment remains in effect for the winter period. The customer may raise or lower the base power once during	The contractual commitment remains in effect for the winter period. The customer may raise or lower the base power once during	
the winter period. The new base power applies within 30 days. No retroactive modification is permitted.	the winter period. The new base power applies within 30 days. No retroactive modification is permitted.	
The customer shall notify the Distributor when the unavailability of a fuel-fired boiler has an impact on base power. The Distributor will then temporarily adjust the base power. The Distributor may terminate the customer's commitment if this situation occurs more than twice during the commitment period or if the boiler unavailability exceeds seven business days. Under such circumstances, the amount of the fixed credit granted under Article 4.55 will be prorated to the number of days of availability of the fuel-fired boiler since the effective date of the commitment.	The customer shall notify the Distributor when the unavailability of a fuel-fired boiler has an impact on base power. The Distributor will then temporarily adjust the base power. The Distributor may terminate the customer's commitment if this situation occurs more than twice during the commitment period or if the boiler unavailability exceeds seven 7 business days. Under such circumstances, the amount of the fixed credit granted under Article 4.55 will be prorated to the number of days of availability of the fuel-fired boiler since the effective date of the commitment during the period covered by the option.	Uniformisation de l'écriture des nombres.
4.54 Conditions applicable to interruptions	4.54 Conditions applicable to interruptions	
Interruptions made in accordance with this section must meet the following conditions:	Interruptions made in accordance with this section must meet the following conditions:	
Advance notice: 15:00 the preceding day	Advance notice: 15:00 the preceding day	
Maximum number of interruptions per day: 2	Maximum number of interruptions per day: 2	
Maximum number of interruptions per winter period: 25	Maximum number of interruptions per winter period: 25	
The interruption notices shall be sent to the customer by e- mail or by any other means agreed upon with the Distributor. Once a notice is sent, the Distributor may not cancel it.	The interruption notices shall be sent to the customer by e- mail or by any other means agreed upon with the Distributor. Once a notice is sent, the Distributor may not cancel it.	
4.55 Amount of credits	4.55 Amount of credits	
The following monthly credits apply:	The following monthly credits apply:	

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Fixed credit:	Fixed credit:	
\$1.50 per kilowatt, for the difference between the average hourly power during useable hours and the base power;	\$1.50 per kilowatt, for the difference between the average hourly power during useable hours and the base power $\frac{1}{22}$	
Variable credit:	Variable credit:	
7.00¢ per kilowatthour of effective hourly interruptible power for each hour of interruption.	7.00¢ per kilowatthour of effective hourly interruptible power for each hour of interruption.	
4.56 Credits applicable to the contract	4.56 Credits applicable to the contract	
The sum of the variable credit, calculated for each hour of interruption, and of the fixed credit is applied to the bill for the consumption period in question.	The sum of the variable credit, calculated for each hour of interruption, and of the fixed credit is applied to the bill for the consumption period in question.	
No credit is granted for an hour to which a penalty applies in accordance with Article 4.57.	No credit is granted for an hour to which a penalty applies in accordance with Article 4.57.	
4.57 Penalties	4.57 Penalties	
For each overrun during an interruption period, the Distributor applies a penalty of \$0.30 per kilowatt. The total penalties applied to a given interruption period cannot exceed the amount of the fixed credit paid for the consumption period in question.	For each overrun during an interruption period, the Distributor applies a penalty of \$0.30 per kilowatt. The total penalties applied to a given interruption period cannot exceed the amount of the fixed credit paid for the consumption period in question.	
The total penalties applied during a commitment period cannot exceed the total fixed credits paid to the customer.	The total penalties applied during a commitment period cannot exceed the total fixed credits paid to the customer.	
The Distributor reserves the right to terminate the commitment should the customer incur penalties four times during the winter period.	The Distributor reserves the right to terminate the commitment should the customer incur penalties <u>4 four</u> times during the winter period.	Uniformisation de l'écriture des nombres.
Section 9 - Backup Generator Option	Section 9 – Backup Generator Option	

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Subsection 9.1 – General	Subsection 9.1 – General	
4.58 Application	4.58 Application	
The Backup Generator Option applies to a holder of a Rate M contract who wishes to make its equipment available for the Distributor's system management purposes.	The Backup Generator Option applies to a holder of a Rate M contract who wishes to make its equipment available for the Distributor's system management purposes.	
The participant must have one or more operational backup generators with a total rated capacity of at least 200 kilowatts that can be put into operation at any time at the Distributor's request during the winter period.	The participant must have one or more operational backup generators with a total rated capacity of at least 200 kilowatts that can be put into operation at any time at the Distributor's request during the winter period.	
The participant must not offer interruptible power at the same delivery point under Article 4.50 or benefit from the conditions for running in new equipment under articles 4.40 or 4.45.	The participant must not offer interruptible power at the same delivery point under Article 4.50 or benefit from the conditions for running in new equipment under <u>Aarticles 4.40</u> or 4.45.	Correction d'une erreur de grammaire.
4.59 Definitions	4.59 Definitions	
In this section, the following definitions apply:	In this section, the following definitions apply:	
<i>"average hourly power"</i> : The value in kilowatts of the average of the real power demands of four 15-minute integration periods.	<i>"average hourly power"</i> : The value in kilowatts of the average of the real power demands of four 15-minute integration periods.	
<i>"effective interruptible power"</i> : For each 15-minute integration period, the difference between:	<i>"effective interruptible power"</i> : For each 15-minute integration period, the difference between:	
a) the average of the 5 highest average hourly power values during the corresponding useable hour on weekdays, if the interruption takes place during the week, or on weekends, if the interruption takes place on the weekend; and	<ul> <li>a) the average of the 5 highest average hourly power values during the corresponding useable hour on weekdays, if the interruption takes place during the week, or on weekends, if the interruption takes place on the weekend; and</li> </ul>	
b) the real power demand.	b) the real power demand.	

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Effective interruptible power cannot be negative.	Effective interruptible power cannot be negative.	
<i>"interruptible power"</i> : An amount of real power the customer agrees not to use during certain periods, at the request of the Distributor, by resort to the use of its backup generator or generators.	<i>"interruptible power"</i> : An amount of real power the customer agrees not to use during certain periods, at the request of the Distributor, by resort to the use of its backup generator or generators.	
(intermention remined). The block of intermention because	"	
<i>"interruption period"</i> : The block of interruption hours indicated in the notice given to the customer in accordance with Article 4.63.	<i>"interruption period"</i> : The block of interruption hours indicated in the notice given to the customer in accordance with Article 4.63.	
<i>"shortfall of interruptible power"</i> : A shortfall of interruptible power is recorded when the effective interruptible power does not reach 75% of the interruptible power. For each 15-minute integration period, this is the difference between:	<i>"shortfall of interruptible power"</i> : A shortfall of interruptible power is recorded when the effective interruptible power does not reach 75% of the interruptible power. For each 15-minute integration period, this is the difference between:	
a) 75% of the interruptible power and	a) 75% of the interruptible power; and	
b) the effective interruptible power.	b) the effective interruptible power.	
<i>"useable hours"</i> : All hours in the consumption period concerned, excluding:	<i>"useable hours"</i> : All hours in the consumption period concerned, excluding:	
a) December 24, 25, 26 and 31, January 1 and 2, as well as Good Friday, Easter Saturday, Easter Sunday and Easter Monday when the latter fall within the winter period;	<ul> <li>a) December 24, 25, 26 and 31, January 1 and 2, as well as Good Friday, Easter Saturday, Easter Sunday and Easter Monday when the latter fall within the winter period;</li> </ul>	
<ul><li>b) days when the customer uses its generator at the Distributor's request in accordance with this section.</li></ul>	<ul><li>b) days when the customer uses its generator at the Distributor's request in accordance with this section.</li></ul>	
4.60 Sign-up date	4.60 Sign-up date	
A customer must submit its application in writing to the Distributor before October 1. The customer must indicate the interruptible power the customer wishes to commit to. The	A customer must submit its application in writing to the Distributor before October 1. The customer must indicate the interruptible power the customer wishes to commit to. The	
Distributor then has 30 days to send its written decision as to	Distributor then has 30 days to send its written decision as to	

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whether or not it accepts the power proposed by the customer.	whether or not it accepts the power proposed by the customer.	
Subsection 9.2 – Credits and Conditions of Application	Subsection 9.2 – Credits and Conditions of Application	
4.61 Commitment	4.61 Commitment	
The customer's commitment applies to interruptible power.	The customer's commitment applies to interruptible power.	
The interruptible power per contract must be at least 20% of the minimum billing demand for the last 12 consumption periods terminating at the end of the consumption period that precedes the sign-up date, but in no event may it exceed 85% of the average billing demand for the preceding winter period. The contractual commitment remains in effect for the entire winter period.	The interruptible power per contract must be at least 20% of the minimum billing demand for the last 12 consumption periods terminating at the end of the consumption period that precedes the sign-up date, but in no event may it exceed 85% of the average billing demand for the preceding winter period. The contractual commitment remains in effect for the entire winter period.	
The customer shall notify the Distributor when the unavailability of a backup generator has an impact on its interruptible power. The Distributor will adjust the level of interruptible power once during the winter period, for a maximum period of 7 days. In the event of equipment failure during an interruption period, the customer shall immediately inform the Distributor so that a penalty is not imposed for subsequent interruption periods.	The customer shall notify the Distributor when the unavailability of a backup generator has an impact on its interruptible power. The Distributor will adjust the level of interruptible power once during the winter period, for a maximum period of 7 days. In the event of equipment failure during an interruption period, the customer shall immediately inform the Distributor so that a penalty is not imposed for subsequent interruption periods.	
4.62 Conditions applicable to interruptions	4.62 Conditions applicable to interruptions	
Interruptions under this section must meet the following conditions:	Interruptions under this section must meet the following conditions:	
Advance notice (hours): 2	Advance notice (hours): 2	
Maximum number of interruptions per day: 2	Maximum number of interruptions per day: 2	
Minimum interval between two interruptions in the same day (hours): 4	Minimum interval between two interruptions in the same day (hours): 4	

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Maximum number of interruptions per winter period: 20	Maximum number of interruptions per winter period: 20	
Duration of an interruption (hours): 4 to 5	Duration of an interruption (hours): 4 to 5	
Maximum duration of interruptions per winter	Maximum duration of interruptions per winter	
period (hours): 100	period (hours): 100	
4.63 Notice of interruption	4.63 Notice of interruption	
The Distributor advises verbally, by telephone, the representatives of the selected customers, indicating the starting time and the end of the interruption period. If none of a selected customer's representatives can be reached, the customer is deemed to have refused the interruption for this interruption period.	The Distributor advises verbally, by telephone, the representatives of the selected customers by telephone, indicating the starting time and the end of the interruption period. If none of a selected customer'stheno representatives can be reached, the customer is deemed to have refused the interruption period.	
4.64 Amount of credits	4.64 Amount of credits	
The credits applicable for the winter period are as follows:	The credits applicable for the winter period are as follows:	
Fixed credit:	Fixed credit:	
\$8.50 per kilowatt of interruptible power.	\$8.50 per kilowatt of interruptible power.	
Variable credit:	Variable credit:	
12.00¢ per kilowatthour of energy associated with the effective interruptible power for each hour of interruption.	12.00¢ per kilowatthour of energy associated with the effective interruptible power for each hour of interruption.	
4.65 Credits applicable to the contract	4.65 Credits applicable to the contract	

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4.66 Penalties	4.66 Penalties	
If a shortfall of interruptible power is recorded during an interruption period, the Distributor will apply the following penalty:	If a shortfall of interruptible power is recorded during an interruption period, the Distributor will apply the following penalty:	
a) Fixed credit:	a) Fixed credit:	
A penalty of \$0.70 per kilowatt of interruptible power shortfall.	A penalty of \$0.70 per kilowatt of interruptible power shortfall.	
The maximum penalty per interruption period may not exceed the amount of \$2.80 per kilowatt multiplied by the interruptible power.	The maximum penalty per interruption period may not exceed the amount of \$2.80 per kilowatt multiplied by the interruptible power.	
b) Variable credit:	b) Variable credit:	
No variable credit will be granted for an hour to which a penalty applies.	No variable credit will be granted for an hour to which a penalty applies.	
The total penalties applied over a winter period cannot exceed the total fixed credits paid to the customer for the winter period.	The total penalties applied over a winter period cannot exceed the total fixed credits paid to the customer for the winter period.	
The Distributor reserves the right to terminate the customer's commitment if at least three interruption shortfalls occur in the course of the winter period.	The Distributor reserves the right to terminate the customer's commitment if at least three <u>3</u> interruption shortfalls occur in the course of the winter period.	
	Section 10 – Additional Electricity Option for Medium-Power Customers	
	4.67 Application	
	The Additional Electricity Option, defined in Chapter 6, Section 3, applies to a Rate M or Rate G-9 contract whose maximum power demand has been at least 1,000 kilowatts during a consumption period included in the 12 consecutive	

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we will be a with the many string that the data of Calls arises are many stated	
monthly periods preceding the date of the sign-up request,	
subject to the conditions specified in articles 4.68, 4.69 and	
<u>4.70.</u>	
This option does not apply when the contract holder is	
availing itself of the Interruptible Electricity Option described	
in Section 8 or the Backup Generator Option described in	
Section 9 of this chapter.	
 4.68 Sign-up procedure	
A customer wishing to enroll in the Additional Electricity	
Option must submit a written request to the Distributor at	
least 15 business days before the start of the consumption	
period for which the option is being requested.	
period for which the option is being requested.	
Subject to installation of the appropriate metering equipment,	
agreement on the reference power and the Distributor's	
written approval, the option takes effect at the beginning of	
the consumption period following the period during which	
the Distributor receives the written request.	
the Distributor receives the written request.	
4.69 Conditions of application	
The conditions defined in Chapter 6, Subsection 3.2 apply,	
with the exception of the following conditions:	
a) The price of additional electricity set according to	
Article 6.32 cannot be lower than the average price at	
Rate M, expressed in ¢/kWh, based only on the second-	
tier energy price for 25-kV service and a 100% load	
factor, that is, 5.32¢/kWh;	
b) Rate L and Rate LG mentioned in articles 6.34 and 6.35,	
are replaced by Rate M or Rate G-9, as the case may be;	
c) The adjustment for power factor variation provided for in	
cj me aujustment for power factor variation provided for m	

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 Article 6.35 is made if the power factor for the actual consumption or the reference power, or for both, is lower than 90%.	
4.70 Conditions related to photosynthetic lighting	
When electricity supplied under a Rate M or Rate G-9 contract is used for photosynthetic lighting, the maximum power demand must have been at least 400 kilowatts during a consumption period included in the 12 consecutive monthly periods preceding the date of the sign-up request.	
Upon receiving a request for the Additional Electricity Option for photosynthetic lighting, the Distributor may base the reference power on the normal consumption profile without photosynthetic lighting.	

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Section 1 – Rate L	Section 1 – Rate L	
5.1 Application	5.1 Application	
General Rate L applies to an annual contract whose minimum billing demand is 5,000 kilowatts or more.	General Rate L applies to an annual contract whose minimum billing demand is 5,000 kilowatts or more and which is principally related to an industrial activity.	
5.2 Structure of Rate L	5.2 Structure of Rate L	
The structure of monthly Rate L is as follows:	The structure of monthly Rate L is as follows:	
\$12.36 per kilowatt of billing demand,	\$12.3612.63 per kilowatt of billing demand,	
plus	plus	
3.04¢ per kilowatthour.	$\frac{3.043.17}{2}$ ¢ per kilowatthour.	
If applicable, any credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4, apply.	If applicable, any credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4, apply.	
5.3 Contract power	5.3 Contract power	
The contract power under Rate L must not be less than 5,000 kilowatts.	The contract power under Rate L must not be less than 5,000 kilowatts.	
When a customer terminates an annual contract and signs another for the delivery of electricity at the same location and for similar purposes within the following 12 consecutive monthly periods, these two contracts are considered as one contract in regard to the contract power.	When a customer terminates an annual contract and signs another for the delivery of electricity at the same location and for similar purposes within the following 12 consecutive monthly periods, these two contracts are considered as one contract in regard to the contract power.	
5.4 Billing demand	5.4 Billing demand	
The billing demand at Rate L is equal to the maximum power demand during the consumption period in question, but	The billing demand at Rate L is equal to the maximum power demand during the consumption period in question, but	

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not beis never less than the contract power, which	
omes the minimum billing demand.	
Condition related to the power factor for power	
during a consumption period, the maximum power demand	
and the highest real newer demand, which is less then	
erence between:	
the maximum power demand up to 5,000 kW; and	
the highest real power demand.	
tage and the adjustment for transformation losses, as	
cribed in articles 10.2 and 10.4, apply.	
<u>6</u> Optimization charge	
n a day during the winter period the maximum power	
nand exceeds 110% of the contract power, the overrun is	
iect to a daily optimization charge of \$7.237.38 per	
ject to a daily optimization charge of \$ <del>7.237.38</del> per watt For each day during which such an overrup occurs	
watt. For each day during which such an overrun occurs,	
watt. For each day during which such an overrun occurs, charge will be applied to the number of kilowatts resulting	
watt. For each day during which such an overrun occurs,	
watt. For each day during which such an overrun occurs, charge will be applied to the number of kilowatts resulting m the highest overrun during the day.	
watt. For each day during which such an overrun occurs, charge will be applied to the number of kilowatts resulting n the highest overrun during the day.	
watt. For each day during which such an overrun occurs, charge will be applied to the number of kilowatts resulting n the highest overrun during the day. each consumption period, however, the amount calculated applying the daily optimization charges is limited to the	
watt. For each day during which such an overrun occurs, charge will be applied to the number of kilowatts resulting n the highest overrun during the day. each consumption period, however, the amount calculated applying the daily optimization charges is limited to the ount that would result from applying a monthly	
watt. For each day during which such an overrun occurs, charge will be applied to the number of kilowatts resulting n the highest overrun during the day. each consumption period, however, the amount calculated applying the daily optimization charges is limited to the ount that would result from applying a monthly imization charge to the portion of the billing demand	
watt. For each day during which such an overrun occurs, charge will be applied to the number of kilowatts resulting in the highest overrun during the day. each consumption period, however, the amount calculated applying the daily optimization charges is limited to the ount that would result from applying a monthly imization charge to the portion of the billing demand eeding 110% of the contract power. This optimization	
watt. For each day during which such an overrun occurs, charge will be applied to the number of kilowatts resulting n the highest overrun during the day. each consumption period, however, the amount calculated applying the daily optimization charges is limited to the ount that would result from applying a monthly imization charge to the portion of the billing demand	
watt. For each day during which such an overrun occurs, charge will be applied to the number of kilowatts resulting in the highest overrun during the day. each consumption period, however, the amount calculated applying the daily optimization charges is limited to the ount that would result from applying a monthly imization charge to the portion of the billing demand eeding 110% of the contract power. This optimization	
watt. For each day during which such an overrun occurs, charge will be applied to the number of kilowatts resulting in the highest overrun during the day. each consumption period, however, the amount calculated applying the daily optimization charges is limited to the ount that would result from applying a monthly imization charge to the portion of the billing demand eeding 110% of the contract power. This optimization	
	ames the minimum billing demand.         Condition related to the power factor for power and less than 5,000 kW         uring a consumption period, the maximum power demand eds the highest real power demand, which is less than 0 kW, the Distributor applies the demand charge to the rence between:         the maximum power demand up to 5,000 kW; and         the highest real power demand.         plicable, any credits for supply at medium or high age and the adjustment for transformation losses, as ribed in articles 10.2 and 10.4, apply. <b>Optimization charge</b> a day during the winter period the maximum power

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5.6 Increase in contract power	5.6-7 Increase in contract power	
The contract power for a contract at Rate L may be increased at any time at the written request of the customer, but not more than once per consumption period. The revision of the contract power takes effect, at the customer's discretion, either at the beginning of the consumption period during which the Distributor receives the written request for revision or at the beginning of one of the three previous consumption periods. If the customer wishes to increase the contract power at any date and time in a consumption period, the customer must so advise the Distributor in writing and the Distributor must receive the notice during the said consumption period or in the 20 days following it.	The <u>customer may increase the</u> contract power for a contract at Rate L <u>may be increased</u> at any time <u>at the by submitting a</u> written request of the customerto the Distributor, but not more than once per consumption period. The revision of the contract power takes effect, at the customer's discretion, either at the beginning of the consumption period during which the Distributor receives the written request for revision or at the beginning of one of the <u>3</u> three_previous consumption periods. If the customer wishes to increase the contract power at any date and time in a consumption period, the customer must so advise the Distributor in writing and the Distributor must receive the notice during the said consumption period or <u>with</u> in the 20 days following it.	Correction d'un gallicisme
570		
5.7 Decrease in contract power	5.7-8 Decrease in contract power	
The contract power for a contract at Rate L may be decreased after 12 complete consumption periods starting from the last increase or decrease, unless the customer is bound by contract to maintain that power for a longer period. The customer must send a written request to the Distributor to that effect.	The <u>customer may decrease the</u> contract power for a contract at Rate L may be decreased after 12 complete consumption periods starting from the last increase or decrease, unless the customer is bound by contract to maintain that power for a longer period. The customer must send a written request to the Distributor to that effect.	
Provided that the decrease in contract power takes effect only after the 12 complete consumption periods stipulated in the preceding paragraph, it takes effect on one of the following dates, at the customer's discretion and in accordance with the customer's written request:	Provided that the decrease in contract power takes effect only after the 12 complete consumption periods stipulated in the preceding paragraph, it takes effect on one of the following dates, at the customer's discretion and in accordance with the customer's written request:	
a) any date and time during the consumption period during which the Distributor receives the written request for revision; or	<ul> <li>any date and time during the consumption period during which the Distributor receives the written request for revision; or</li> </ul>	
b) any date and time during the previous consumption period; or	b) any date and time during the previous consumption period; or	

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<li>c) any date and time during any subsequent consumption period.</li>	c) any date and time during any subsequent consumption period.	
If, because of a decrease in contract power in accordance with the first paragraph of this article, the contract ceases to be eligible for Rate L, Rate M takes effect on any date and time in the consumption period during which the Distributor receives the request, or on any date and time in the previous consumption period or any subsequent consumption period, at the customer's discretion and in accordance with the customer's written request.	If, because of a decrease in contract power in accordance with the first paragraph of this article, the contract ceases to be eligible for Rate L, Rate M takes effect on any date and time in the consumption period during which the Distributor receives the request, or on any date and time in the previous consumption period or any subsequent consumption period, at the customer's discretion and in accordance with the customer's written request.	
5.8 Division of consumption period	5.8-9 Division of consumption period	
When a consumption period overlaps the beginning or the end of the winter period, the billing demand is set separately for the summer period portion and the winter period portion, but it shall under no circumstances be less than the contract power.	When a consumption period overlaps the beginning or the end of the winter period, the billing demand is set separately for the summer period portion and the winter period portion, but it shall under no circumstances be less than the contract power.	
When a revision of the contract power carried out in accordance with article 5.6 or 5.7 does not take effect on a date coinciding with the beginning of a consumption period, he billing demand may be different for each part of the consumption period, provided that the revision entails a change in the contract power equal to or greater than the nigher of the following two values:	When a revision of the contract power carried out in accordance with <u>Aarticle 5.6-7</u> or 5.7-8 does not take effect on a date coinciding with the beginning of a consumption period, the billing demand may be different for each part of the consumption period, provided that the revision entails a change in the contract power equal to or greater than the higher of the following two-values:	Correction d'une erreur de grammaire.
a) 10% of the contract power,	a) 10% of the contract power <del>, ; or</del>	Uniformisation de la ponctuation des énumérations.
or	<del>OT</del>	
	b) 1,000 kilowatts.	

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power.	power.	
5.9 Revision of contract power early in contract	5.9-10 Revision of contract power early in contract	
Notwithstanding articles 5.6 and 5.7, the customer may retroactively increase or decrease the contract power once within the first 12 monthly periods of the contract, provided that the following conditions are met:	Notwithstanding articles 5.6-7 and 5.78, the customer may retroactively increase or decrease the contract power once within the first 12 monthly periods of the contract, provided that the following conditions are met:	
a) The customer's current contract is an annual one;	a) The customer's current contract is an annual one;	
b) It is the customer's first annual contract at that location;	b) It is the customer's first annual contract at that location;	
c) The installation supplied under this contract is:	c) The installation supplied under this contract is:	
- a new installation; or	- a new installation $\frac{1}{2}$ or	Uniformisation de la ponctuation d'une énumération à l'intérieur d'une énumération.
- an installation which, under the current contract, is used for purposes other than those of the previous contract, or whose functioning has been significantly modified.	- an installation which, under the current contract, is used for purposes other than those of the previous contract, or whose functioning has been significantly modified.	
The revised contract power comes into effect either at the beginning of the contract or at the beginning of any consumption period, at the customer's discretion. It applies retroactively:	The revised contract power comes into effect either at the beginning of the contract or at the beginning of any consumption period, at the customer's discretion. It applies retroactively:	
until the end of the consumption period during which the customer requests the revision, or	- until the end of the consumption period during which the customer requests the revision, or	
until the effective date of any previous increase in contract power.	- until the effective date of any previous increase in contract power.	
consumption period under this article will cancel any other contract power revision applied at any date during this	A revision of contract power done at the beginning of a consumption period under this article will cancel any other contract power revision applied at any date during this consumption period.	
A revision of contract power done at the beginning of a consumption period under this article will cancel any other contract power revision applied at any date during this consumption period. Original : 2013-08-02 Révisé : 2014-03-14	consumption period under this article will cancel any other contract power revision applied at any date during this	Chapter 5 - Pag

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The revised contract power must not be less than that which the customer agreed by contract to maintain, in consideration of the costs incurred by the Distributor to provide service to that customer.	The revised contract power must not be less than that which the customer agreed by contract to maintain, in consideration of the costs incurred by the Distributor to provide service to that customer.	
If, because of a decrease in contract power, the contract ceases to be eligible for Rate L, Rate M comes into effect either at the beginning of the contract or at the beginning of any consumption period, at the customer's discretion.	If, because of a decrease in contract power, the contract ceases to be eligible for Rate L, Rate M comes into effect either at the beginning of the contract or at the beginning of any consumption period, at the customer's discretion.	
To obtain this revision, the customer must make the request in writing to the Distributor before the end of the 14th monthly period following the date of the beginning of the contract.	To obtain this revision, the customer must make the request in writing to the Distributor before the end of the 14th monthly period following the date of the beginning of the contract.	
5.10 Power demand excluded for billing	5. <del>10-<u>11</u> Power demand excluded for billing</del>	
When part of the contract power is interruptible in accordance with Article 6.23, the power demand during recovery periods is not taken into account in determining the billing demand.	When part of the contract power is interruptible in accordance with Article 6.23, the power demand during recovery periods is not taken into account in determining the billing demand.	
When the customer disconnects power factor correction equipment at the Distributor's request, the apparent power demand during those periods is also not taken into account in determining the billing demand.	When the customer disconnects power factor correction equipment at the Distributor's request, the apparent power demand during those periods is also not taken into account in determining the billing demand.	
5.11 Credits for reduction in or interruption of supply	5.11- <u>12</u> Credits for reduction in or interruption of supply	
The customer may obtain a credit on the amount payable for power when, for a continuous period of at least one hour:	The customer may obtain a credit on the amount payable for power when, for a continuous period of at least one hour:	
a) electricity was not supplied to the customer because the Distributor interrupted the supply of electricity;	a) electricity was not supplied to the customer because the Distributor interrupted the supply of electricity; or	
b) the customer was prevented from using electricity, wholly or in part, at the request of the Distributor;	<ul> <li>b) the customer was prevented from using electricity, wholly or in part, at the request of the Distributor; or</li> </ul>	

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<ul> <li>c) the customer was prevented from using electricity, wholly or in part, as a result of war, rebellion, riot, serious epidemic, fire or any other event of force majeure, excluding strikes or lockouts on the customer's premises.</li> </ul>	<ul> <li>c) the customer was prevented from using electricity, wholly or in part, as a result of war, rebellion, riot, serious epidemic, fire or any other event of force majeure, excluding strikes or lockouts on the customer's premises.</li> </ul>	
The customer may also obtain a credit on the amount payable for power if the Distributor has interrupted the supply of electricity twice or more in the same day for a combined total of at least one hour.	The customer may also obtain a credit on the amount payable for power if the Distributor has interrupted the supply of electricity twice or more in the same day for a combined total of at least one hour.	
To obtain the credit, the customer must request it in writing from the Distributor within 60 days following the end of the incident.	To obtain the credit, the customer must request it in writing from the Distributor within 60 days following the end of the incident.	
In the case of an interruption of supply, the credit equals the difference between the amount that would have been payable for the complete consumption period and the amount payable for that period with the number of hours of interruption subtracted. In the case of a reduction in supply, it equals the difference between the amount that would have been payable for the complete consumption period and the amount payable for that period, adjusted according to the number of hours the supply was reduced and the average energy consumed during those hours, expressed in kilowatts.	In the case of an interruption of supply, the credit equals the difference between the amount that would have been payable for the complete consumption period and the amount payable for that period with the number of hours of interruption subtracted. In the case of a reduction in supply, it equals the difference between the amount that would have been payable for the complete consumption period and the amount payable for the complete consumption period and the amount payable for the period, adjusted according to the number of hours the supply was reduced and the average energy consumed during those hours, expressed in kilowatts.	
This credit does not apply when the interruption is of a nature stipulated in Section 6 of this chapter and in Section 2 of Chapter 6 of this Distributor's Rates and Conditions, or is a suspension of service due to breach of contract.	This credit does not apply when the interruption is of a nature stipulated in Section $\frac{86}{6}$ of this chapter and in Section 2 of Chapter 6 of this Distributor's Rates and Conditions, or is a suspension of service due to breach of contract.	
For purposes of this article, a day is defined as a 24-hour period beginning at 00:00.	For purposes of this article, a day is defined as a 24-hour period beginning at 00:00.	
5.12 Conditions applying to municipal systems	5.12 Conditions applying to municipal systems	
Rate L and associated conditions of application, as set out in	Rate L and associated conditions of application, as set out in	

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this Distributor's Rates and Conditions, apply to contracts held by municipal systems.	this Distributor's Rates and Conditions, apply to contracts held by municipal systems.	
A municipal system that has one or more customers billed at Rate L 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:	A municipal system that has one or more customers billed at Rate L 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:	
<u>(Maximum power demand - 4,300 kW) x 15%</u> 700 kW	(Maximum power demand 4,300 kW) x 15% 	
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.	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.	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.	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.	
	Section 2 – Rate LG	
	Subsection 2.1 – General Provisions	
	5.1-13 Application	
	$\frac{\text{General-Rate LG}}{\text{minimum billing demand is 5,000 kilowatts or more, unless}}$ the contract is principally related to an industrial activity.	
	5.2-14 Structure of Rate LG	

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The structure of monthly Rate LG is as follows:	
\$12.3612.78 per kilowatt of billing demand,	
plus	
3.043.24¢ per kilowatthour.	
If applicable, any credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4, apply.	
5.2 Contract norman	
5.3 Contract power	
 The contract power under Rate L must not be less than 5,000	
kilowatts.	
When a customer terminates an annual contract and signs another for the delivery of electricity at the same location and for similar purposes within the following 12 consecutive monthly periods, these two contracts are considered as one contract in regard to the contract power.	
5.4 <u>15</u> Billing demand	
The billing demand at Rate L <u>G</u> is equal to the maximum power demand during the consumption period in question, but cannot beis never less than the contract powerminimum billing demand as described in Article 5.17 if the contract began on or after April 1, 2014, which becomes the minimum billing demand.	
If the contract is effective March 31, 2014, articles 5.3	
<u>If the contract is effective March 31, 2014, articles 5.3</u> <u>through 5.10, excluding Article 5.5, apply for periods</u> <u>beginning between April 1 and November 30, 2014 inclusive.</u>	

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For consumption periods beginning on or after December 1,	
2014, the minimum billing demand is defined:	
2014, the minimum billing demand is defined:	
a) in Article 5.17; or	
b) in Subsection 2.2 of this chapter for customers wishing to	
avail themselves of the transitional measures.	
5.16 Condition related to the power factor for power	
demand less than 5,000 kW	
demand less than 5,000 KW	
 If during a companyation maried the maximum second damage	
If, during a consumption period, the maximum power demand	
exceeds the highest real power demand, which is less than	
5,000 kW, the Distributor applies the demand charge to the	
difference between:	
a) the maximum power demand up to 5,000 kW; and	
b) the highest real power demand.	
If applicable, any credits for supply at medium or high	
voltage and the adjustment for transformation losses, as	
 described in articles 10.2 and 10.4, apply.	
5.17 Minimum billing demand	
The minimum billing demand for any given consumption	
period is equal to 75% of the maximum power demand during	
a consumption period that falls wholly in the winter period	
included in the 12 consecutive monthly periods beginning on	
or after December 1, 2014 and ending at the end of the given	
consumption period. This value cannot be less than	
5,000 kW.	
When a sustain on terminated on annual contract on Leisure	
When a customer terminates an annual contract and signs	
another for the delivery of electricity at the same location and	
for similar purposes within the following 12 consecutive	

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monthly periods, these two contracts are considered to be a	
single contract for calculation of the minimum billing	
demand.	
Even a change to Date LC from Date C. Date C.O. Date Marra	
For a change to Rate LG from Rate G, Rate G-9, Rate M or a	
domestic rate, the minimum billing demand is determined as	
specified in this article.	
5.18 Minimum billing demand of 5,000 kilowatts or less	
The holder of a Rate LG contract may opt for Rate M at any	
time by submitting a written request to the Distributor. The	
rate change takes effect either at the beginning of the	
consumption period during which the Distributor receives the	
written request, at any date and time during that consumption	
period or at the beginning of the previous consumption	
period, at the customer's discretion.	
5.5 Optimization charge	
5.5 Optimization charge	
If in a day during the winter period the maximum power	
If in a day during the winter period the maximum power	
If in a day during the winter period the maximum power	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge will be applied to the number of kilowatts resulting from the	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge will be applied to the number of kilowatts resulting from the highest overrun during the day.	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge will be applied to the number of kilowatts resulting from the highest overrun during the day.         For each consumption period however, the amount calculated	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge will be applied to the number of kilowatts resulting from the highest overrun during the day.         For each consumption period, however, the amount calculated by applying the daily optimization charges is limited to the	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge will be applied to the number of kilowatts resulting from the highest overrun during the day.         For each consumption period, however, the amount calculated by applying the daily optimization charges is limited to the amount that would result from applying a monthly	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge will be applied to the number of kilowatts resulting from the highest overrun during the day.         For each consumption period, however, the amount calculated by applying the daily optimization charges is limited to the amount that would result from applying a monthly optimization of the billing demand	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge will be applied to the number of kilowatts resulting from the highest overrun during the day.         For each consumption period, however, the amount calculated by applying the daily optimization charges is limited to the amount that would result from applying a monthly optimization of the billing demand	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge will be applied to the number of kilowatts resulting from the highest overrun during the day.         For each consumption period, however, the amount calculated by applying the daily optimization charges is limited to the amount that would result from applying a monthly optimization charge to the portion of the billing demand exceeding 110% of the contract power. This optimization	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge will be applied to the number of kilowatts resulting from the highest overrun during the day.         For each consumption period, however, the amount calculated by applying the daily optimization charges is limited to the amount that would result from applying a monthly optimization of the billing demand	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge will be applied to the number of kilowatts resulting from the highest overrun during the day.         For each consumption period, however, the amount calculated by applying the daily optimization charges is limited to the amount that would result from applying a monthly optimization charge to the portion of the billing demand exceeding 110% of the contract power. This optimization charge is \$21.69 per kilowatt.	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge will be applied to the number of kilowatts resulting from the highest overrun during the day.         For each consumption period, however, the amount calculated by applying the daily optimization charges is limited to the amount that would result from applying a monthly optimization charge to the portion of the billing demand exceeding 110% of the contract power. This optimization charge is \$21.69 per kilowatt.         For purposes of this section, a day is defined as a 24-hour	
If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is subject to a daily optimization charge of \$7.23 per kilowatt. For each day during which such an overrun occurs, the charge will be applied to the number of kilowatts resulting from the highest overrun during the day.         For each consumption period, however, the amount calculated by applying the daily optimization charges is limited to the amount that would result from applying a monthly optimization charge to the portion of the billing demand exceeding 110% of the contract power. This optimization charge is \$21.69 per kilowatt.	

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5.6 Increase in contract power	
The contract power for a contract at Rate L may be increased	
at any time at the written request of the customer, but not	
more than once per consumption period. The revision of the	
contract power takes effect, at the customer's discretion,	
either at the beginning of the consumption period during	
which the Distributor receives the written request for revision	
or at the beginning of one of the three previous consumption	
periods. If the customer wishes to increase the contract power	
at any date and time in a consumption period, the customer	
must so advise the Distributor in writing and the Distributor	
must receive the notice during the said consumption period or	
in the 20 days following it.	
5.7 Decrease in contract power	
The contract power for a contract at Rate L may be decreased	
after 12 complete consumption periods starting from the last	
increase or decrease, unless the customer is bound by contract	
to maintain that power for a longer period. The customer must	
send a written request to the Distributor to that effect.	
Provided that the decrease in contract power takes effect only	
after the 12 complete consumption periods stipulated in the	
preceding paragraph, it takes effect on one of the following	
dates, at the customer's discretion and in accordance with the	
customer's written request:	
a) any date and time during the consumption period	
during which the Distributor receives the written request for	
revision; or	
b) any date and time during the previous consumption	
period; or	
c) any date and time during any subsequent	
consumption period.	

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If, because of a decrease in contract power in accordance with	
the first paragraph of this article, the contract ceases to be	
eligible for Rate L, Rate M takes effect on any date and time	
in the consumption period during which the Distributor	
receives the request, or on any date and time in the previous	
consumption period or any subsequent consumption period, at	
consumption period of any subsequent consumption period, at	
the customer's discretion and in accordance with the	
customer's written request.	
5.8 Division of consumption period	
When a consumption period overlaps the beginning or the end	
of the winter period, the billing demand is set separately for	
or the writter period, the orthing demand is set separately for	
the summer period portion and the winter period portion, but	
it shall under no circumstances be less than the contract	
 <del>power.</del>	
When a revision of the contract power carried out in	
accordance with article 5.6 or $5.7$ does not take effect on a	
date coinciding with the beginning of a consumption period,	
the billing demand may be different for each part of the	
consumption period, provided that the revision entails a	
consumption period, provided that the revision entails a	
change in the contract power equal to or greater than the	
higher of the following two values:	
a) 10% of the contract power,	
b) 1,000 kilowatts.	
-, .,	
However, for each part of the consumption period, the billing	
However, for each part of the consumption period, the offing	
demand must not be less than the corresponding contract	
<del>power.</del>	
 5.9 Revision of contract power early in contract	
Notwithstanding articles 5.6 and 5.7, the customer may	

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retroactively increase or decrease the contract power once	
within the first 12 monthly periods of the contract, provided	
that the following conditions are met:	
a) The customer's current contract is an annual one;	
a) The customer's current contract is an annual one,	
b) It is the customer's first annual contract at that location;	
c) The installation supplied under this contract is:	
-a new installation; or	
-an installation which, under the current contract, is used	
for purposes other than those of the previous contract, or	
whose functioning has been significantly modified.	
whose functioning has been significantly modified.	
The sector for the sector of a sector of the	
The revised contract power comes into effect either at the	
beginning of the contract or at the beginning of any	
consumption period, at the customer's discretion. It applies	
retroactively:	
until the end of the consumption period during which the	
customer requests the revision, or	
contract power.	
A revision of contract power done at the beginning of a	
consumption period under this article will cancel any other	
consumption period under this affecte with cancer any other	
consumption period.	
The revised contract power must not be less than that which	
the customer agreed by contract to maintain, in consideration	
of the costs incurred by the Distributor to provide service to	
that customer.	

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If, because of a decrease in contract power, the contract ceases to be eligible for Rate L, Rate M comes into effect either at the beginning of the contract or at the beginning of any consumption period, at the customer's discretion.	
To obtain this revision, the customer must make the request in writing to the Distributor before the end of the 14th monthly period following the date of the beginning of the contract.	
5.10-19 Power demand excluded for billing	
When part of the contract power is interruptible in accordance with Article 6.23, the power demand during recovery periods is not taken into account in determining the billing demand.	
When the customer disconnects power factor correction equipment at the Distributor's request, the apparent power demand during those periods is also not taken into account in determining the billing demand.	
 5.11-20 Credits for reduction in or interruption of supply	
The customer may obtain a credit on the amount payable for power when, for a continuous period of at least one hour:	
a) electricity was not supplied to the customer because the Distributor interrupted the supply of electricity; <u>or</u>	
b) the customer was prevented from using electricity, wholly or in part, at the request of the Distributor; or	
<ul> <li>c) the customer was prevented from using electricity, wholly or in part, as a result of war, rebellion, riot, serious epidemic, fire or any other event of force majeure, excluding strikes or lockouts on the customer's premises.</li> </ul>	

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 The customer may also obtain a credit on the amount payable for power if the Distributor has interrupted the supply of electricity twice or more in the same day for a combined total of at least one hour.	
To obtain the credit, the customer must request it in writing from the Distributor within 60 days following the end of the incident.	
In the case of an interruption of supply, the credit equals the difference between the amount that would have been payable for the complete consumption period and the amount payable for that period with the number of hours of interruption subtracted. In the case of a reduction in supply, it equals the difference between the amount that would have been payable for the complete consumption period and the amount payable for the the amount period and the amount payable for the complete consumption period and the amount payable for the period, adjusted according to the number of hours the supply was reduced and the average energy consumed during those hours, expressed in kilowatts.	
This credit does not apply when the interruption is of a nature stipulated in Section 6 of this chapter and in Section 2 of Chapter 6 of this Distributor's Rates and Conditions, or is a suspension of service due to breach of contract.	
For purposes of this article, a day is defined as a 24-hour period beginning at 00:00.	
5. <u>12-21</u> Conditions applying to municipal systems	
<b>3.12 21</b> Conditions applying to municipal systems	
This article applies to municipal systems that are under	
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	

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<u>concerned are</u> billed at <u>Rate L-Rate LG</u> , 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:	
(Maximum power demand - 4,300 kW) x 15% 700 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:	
<ul> <li>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;</li> </ul>	
<ul> <li>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.</li> </ul>	
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.	

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Subsection 2.2 – Transitional Measures
5.22 Application
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 5.17.
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.
December 2014.
5.23 Period of application
The transitional measures apply from December 1, 2014 until
the consumption period ending immediately after March 31,
2017.
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.
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 5.24 through 5.28.
For the consumption periods beginning between December 1,
2016 and March 31, 2017 inclusive, the minimum billing
demand is defined in Article 5.29.
demand is defined in Article 3.27.

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	5. <u>3-24</u> Contract power	
i.		
	The contract power under Rate LG must not be less than	
	5,000 kilowatts.	
	When a sustain an terminated on annual contract and signa	
	When a customer terminates an annual contract and signs another for the delivery of electricity at the same location and	
	for similar purposes within the following 12 consecutive	
	monthly periods, these two contracts are considered as one	
	contract in regard to the contract power.	
	5. <u>5-25</u> Optimization charge	
	If in a day during the winter period the maximum power demand exceeds 110% of the contract power, the overrun is	
1	subject to a daily optimization charge of \$7.237.47 per	
1	kilowatt. For each day during which such an overrun occurs,	
	the charge will be applied to the number of kilowatts resulting	
	from the highest overrun during the day.	
	For each consumption period, however, the amount calculated by applying the daily optimization charges is limited to the	
	amount that would result from applying a monthly	
	optimization charge to the portion of the billing demand	
	exceeding 110% of the contract power. This optimization	
	charge is \$ <del>21.69</del> 22.41 per kilowatt.	
	For purposes of this sectionarticle, a day is defined as a	Correction d'une erreur de traduction.
	24-hour period beginning at 00:00.	
1	5.6-26 Increase in contract power	
I	and the contract power	
	The <u>customer may increase the</u> contract power for a contract	
1	at Rate LG may be increased at any time at the by submitting	
	<u>a</u> written request of the customer to the Distributor, but not	
	more than once per consumption period. The revision of the	

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	contract power takes effect, at the customer's discretion, either at the beginning of the consumption period during which the Distributor receives the written request for revision or at the beginning of one of the <u>three-3</u> previous consumption periods. If the customer wishes to increase the contract power at any date and time in a consumption period, the customer must so advise the Distributor in writing and the Distributor must receive the notice during the said consumption period or <u>with</u> in the-20 days following it.	
	5.7- <u>27</u> Decrease in contract power	
	The <u>customer may decrease the</u> contract power for a contract at Rate L <u>G</u> may be decreased after 12 complete consumption periods starting from the last increase or decrease <u>by</u> <u>submitting a written request to the Distributor</u> , unless the customer is bound by contract to maintain that power for a longer period. The customer must send a written request to the Distributor to that effect.	
	The contract power chosen by the customer must not be less than the following values:	
	c)       40% of the maximum power demand during a         consumption period that falls wholly in the winter period         beginning December 1, 2014 and ending March 31,         2015, when the consumption period in question begins         between December 1, 2014 and November 30, 2015         inclusive; and	
	d) 55% of the maximum power demand during a consumption period that falls wholly in the winter period beginning December 1, 2015 and ending March 31, 2016, when the consumption period in question begins between December 1, 2015 and November 30, 2016 inclusive.	
	Provided that the decrease in contract power takes effect only	

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after the 12 complete consumption periods stipulated in the <u>firstpreceding</u> paragraph <u>of this article</u> , it takes effect on one of the following dates, at the customer's discretion and in accordance with the customer's written request:	
a) any date and time during the consumption period during which the Distributor receives the written request for revision; or	
b) any date and time during the previous consumption period; or	
c) any date and time during any subsequent consumption period.	
If, because of a decrease in contract power in accordance with the first paragraph of this article, the contract ceases to be eligible for Rate LG, Rate M takes effect on any date and time in the consumption period during which the Distributor receives the request, or on any date and time in the previous consumption period or any subsequent consumption period, at the customer's discretion and in accordance with the customer's written request.	
5 9 29 Division of consumption partial	
5.8-28 Division of consumption period	
When a consumption period overlaps the beginning or the end of the winter period, the billing demand is set separately for the summer period portion and the winter period portion, but it shall under no circumstances be less than the contract power.	
When a revision of the contract power carried out in accordance with <u>A</u> erticle 5. <u>6-26</u> or 5. <u>7-27</u> does not take effect on a date coinciding with the beginning of a consumption period, the billing demand may be different for each part of the consumption period, provided that the revision entails a	Correction d'une erreur de grammaire.

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	change in the contract power equal to or greater than the higher of the following two-values:	
	a) 10% of the contract power; <u>or</u>	Uniformisation de la ponctuation des énumérations.
	b) 1,000 kilowatts.	
	However, for each part of the consumption period, the billing demand must not be less than the corresponding contract power.	
	<b>5.9 Revision of contract power early in contract</b> Notwithstanding articles 5.6 and 5.7, the customer may retroactively increase or decrease the contract power once within the first 12 monthly periods of the contract, provided that the following conditions are met:	
	a) The customer's current contract is an annual one;	
	b) It is the customer's first annual contract at that location;	
	c) The installation supplied under this contract is: a new installation; or	
	an installation which, under the current contract, is used for purposes other than those of the previous contract, or whose functioning has been significantly modified.	
	The revised contract power comes into effect either at the beginning of the contract or at the beginning of any consumption period, at the customer's discretion. It applies retroactively:	
	<ul> <li>until the end of the consumption period during which the customer requests the revision, or</li> </ul>	

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<del>contract power.</del>	
A revision of contract power done at the beginning of a	
consumption period under this article will cancel any other	
contract power revision applied at any date during this	
consumption period.	
<del>consumption period.</del>	
The second contract according to the loss that the total island	
The revised contract power must not be less than that which	
the customer agreed by contract to maintain, in consideration	
of the costs incurred by the Distributor to provide service to	
that customer.	
If, because of a decrease in contract power, the contract	
ceases to be eligible for Rate L. Rate M comes into effect	
either at the beginning of the contract or at the beginning of	
any consumption period, at the customer's discretion.	
any consumption period, at the customer's discretion.	
To obtain this revision, the customer must make the request in	
10 obtain this revision, the customer must make the request in	
writing to the Distributor before the end of the 14th monthly	
period following the date of the beginning of the contract.	
5.29 Minimum billing demand from December 1, 2016 to	
March 31, 2017	
For consumption periods beginning between December 1,	
2016 and March 31, 2017 inclusive, the minimum billing	
demand is equal to 75% of the maximum power demand	
during a consumption period that falls wholly in the winter	
period included in the 12 consecutive monthly periods	
beginning December 1, 2016 and ending at the end of the	
consumption period in question. This value cannot be less	
<u>than 5,000 kW.</u>	
When a customer terminates an annual contract and signs	
another for the delivery of electricity at the same location and	
for similar purposes within the following 12 consecutive	
monthly periods, these two contracts are considered to be a	
monuny perious, mese two contracts are considered to be a	

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	single contract for calculation of the minimum billing	
	demand.	
	For a change to Rate LG from Rate G, Rate G-9, Rate M or a	
	domestic rate, the minimum billing demand is determined as	
	specified in this article.	
	Section 3 – Rate G-9	
	5.20 Application	
	5.30 Application	
	General Rate G-9, defined in Chapter 4, Section 2, applies to	
	an annual large-power contract.	
Section 2 – Rate H	Section 24 – Rate H	
512 Amerikanting	5 12 21 Amerikan dan	
5.13 Application	5. <mark>13-<u>31</u> Application</mark>	
Rate H applies to annual large-power contracts characterized	General Rate H applies to annual large-power contracts	
by utilization of power mainly outside winter weekdays.	characterized by utilization of power mainly outside winter	
	weekdays.	
Rate H does not apply to independent producers.	Rate H does not applyis not offered to independent producers.	
Rate II does not apply to independent producers.	Rate IT does not appry <u>is not offered</u> to independent producers.	
5.14 Definition	5.14- <u>32</u> Definition	
In this section, the following definition applies:	In this section, the following definition applies:	
"winter weekday": The period between 06:00 and 22:00	"winter weekday": The period between 06:00 and 22:00	
during all business days in the winter period. The Distributor	during all business days in the winter period. The Distributor	
may, on verbal notice to the customer, consider winter	may, on verbal notice to the customer, consider winter	
		Competing 12 and a manual in the interview of the second s
Saturdays and Sundays from 06:00 to 22:00 as "winter	Saturdays and Sundays from 06:00 to 22:00 as-to be "winter	Correction d'une erreur de grammaire.
weekdays."	weekdays."	
Business days in the winter period exclude December 24, 25,	Business days in the winter period exclude December 24, 25,	
26 and 31, January 1 and 2, as well as Good Friday, Easter	26 and 31, January 1 and 2, as well as Good Friday, Easter	
Saturday, Easter Sunday and Easter Monday, when the latter	Saturday, Easter Sunday and Easter Monday, when the latter	
Surarauy, Easter Sunday and Easter Wonday, when the latter	Surdicity, Easter Sunday and Easter Wonday, when the latter	

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fall in the winter period.	fall in the winter period.	
5.15 Structure of Rate H	5. <u>15-33</u> Structure of Rate H	
The structure of monthly Rate H is as follows:	The structure of monthly Rate H is as follows:	
\$ 4.95 per kilowatt of billing demand;	4.955.10 per kilowatt of billing demand <sub>a</sub> ;	
plus	plus	
4.83¢ per kilowatthour for the energy consumed outside winter weekdays,	4.83 <u>5.09</u> ¢ per kilowatthour for the energy consumed outside winter weekdays, and	
18.08¢ per kilowatthour for the energy consumed on winter weekdays.	18.08¢ per kilowatthour for the energy consumed on winter weekdays.	
If applicable, any credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4, apply.	If applicable, any credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4, apply.	
5.16 Billing demand	5. <u>16-34</u> Billing demand	
The billing demand at Rate H is equal to the higher of the two following amounts:	The billing demand at <u>under</u> Rate H is equal to the higher of the two-following two amounts:	Uniformisation du libellé avec celui de l'article 5.4 et correction d'une erreur de grammaire.
<ul> <li>a) the highest maximum power demand during the 24 monthly periods ending at the end of the consumption period in question;</li> </ul>	<ul> <li>a) the highest maximum power demand during the 24 monthly periods ending at the end of the consumption period in question; or</li> </ul>	
or	<del>OF</del>	
b) the contract power, which cannot be less than 5,000 kilowatts.	<ul><li>b) the contract power, which cannot be less than 5,000 kilowatts.</li></ul>	
For a change from Rate H to Rate L or M, the minimum billing demand for the first 12 consumption periods at the new ratemay not be less than:	For a change from Rate H to Rate L, <u>Rate LG</u> or <u>Rate</u> M, the minimum billing demand for the first 12 consumption periods at the new rate may not <u>cannot</u> be less than:	Uniformisation du libellé avec celui de l'alinéa b.

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a) 90% of the maximum power demand during the last 12 consumption periods, including the most recent period, for a change to Rate L; or	<ul> <li>a) 90% of the maximum power demand during the last 12 consumption periods, including the most recent period, for a change to Rate L; or</li> </ul>	
	b) 75% of the maximum power demand during the last <u>12 consumption periods</u> , including the most recent <u>period</u> , for a change to Rate <u>LG</u> ; or	
b) 65% of the maximum power demand during the last 12 consumption periods, including the most recent period, for a change to Rate M.	b)c) 65% of the maximum power demand during the last 12 consumption periods, including the most recent period, for a change to Rate M.	
Section 3 – Rate LD	Section <u>3-5</u> – Rate LD	
5.17 Application	5.17- <u>35</u> Application	
Rate LD is offered for the delivery of backup power to customers whose usual source of energy has temporarily failed and whose normal independent production plus minimum billing demand under the applicable general rate totals 5,000 kilowatts or more.	Rate LD is offered for the delivery of backup power to customers whose usual source of energy has temporarily failed and whose normal independent production plus minimum billing demand under the applicable general rate totals 5,000 kilowatts or more.	
The Rate LD non-firm option is offered only to independent producers of electricity from forest biomass and to customers under contract to purchase electricity from an independent producer whose facilities are located on an adjacent site and whose production is generated from forest biomass.	The Rate LD non-firm option is offered only to independent producers of electricity from forest biomass and to customers under contract to purchase electricity from an independent producer whose facilities are located on an adjacent site and whose production is generated from forest biomass.	
Rate LD may be combined with a general rate for the part of the load supplied by the Distributor at all times.	Rate LD may be combined with a general rate for the part of the load supplied by the Distributor at all times.	
Rate LD does not apply if backup generators are the only equipment used by the customer to produce electricity.	Rate LD does not apply if backup generators are the only equipment used by the customer to produce electricity.	
Rate LD may not be used for the resale of energy to a third party.	Rate LD may not be used for the resale of energy to a third party.	

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5.18 Definitions	5.18 36 Definitions	
In this section, the following definitions apply:	In this section, the following definitions apply:	
<i>"normal independent production"</i> : The production that reflects the normal utilization of independent production during the consumption period in question. It must be the subject of a written agreement with the customer.	<i>"normal independent production"</i> : The production that reflects the normal utilization of independent production during the consumption period in question. It must be the subject of is set out in a written agreement with the customer.	Correction d'un gallicisme.
<i>"normal power"</i> : The maximum power demand met by the Distributor outside planned interruptions or unplanned interruptions in the consumption period in question. This value cannot be less than the billing demand under the general rate, where applicable.	<i>"normal power"</i> : The maximum power demand met by the Distributor outside planned interruptions or unplanned interruptions in the consumption period in question. This value cannot be less than the billing demand under the general rate, where applicable.	
<i>"planned interruption"</i> : A period, planned by the customer and approved by the Distributor, during which all or part of the equipment used to produce electricity is temporarily out of service.	<i>"planned interruption"</i> : A period, planned by the customer and approved by the Distributor, during which all or part of the equipment used to produce electricity is temporarily out of service.	
<i>"power demand met by the Distributor"</i> : The power demand recorded by the equipment that meters the load supplied by the Distributor.	<i>"power demand met by the Distributor"</i> : The power demand recorded by the equipment that meters the load supplied by the Distributor.	
<i>"power generated by independent production"</i> : The power demand recorded by the equipment that meters the load supplied by independent production.	<i>"power generated by independent production"</i> : The power demand recorded by the equipment that meters the load supplied by independent production.	
<i>"unplanned interruption"</i> : A period not planned by the customer, during which all or part of the equipment used to produce electricity is temporarily out of service.	<i>"unplanned interruption"</i> : A period, not planned by the customer, during which all or part of the equipment used to produce electricity is temporarily out of service.	Correction de la ponctuation.
<i>"winter weekday"</i> : The period between 06:00 and 22:00 during all business days in the winter period. The Distributor may, on verbal notice to the customer, consider winter Saturdays and Sundays from 06:00 to 22:00 as "winter weekdays."	"winter weekday": The period between 06:00 and 22:00 during all business days in the winter period. The Distributor may, on verbal notice to the customer, consider winter Saturdays and Sundays from 06:00 to 22:00 as to be "winter weekdays".	Correction d'une erreur de grammaire.

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		1
Business days in the winter period exclude December 24, 25,	Business days in the winter period exclude December 24, 25,	
26 and 31, and January 1 and 2, as well as Good Friday,	26 and 31, and January 1 and 2, as well as Good Friday,	
Easter Saturday, Easter Sunday and Easter Monday, when	Easter Saturday, Easter Sunday and Easter Monday, when the	
the latter fall in the winter period.	latter fall in the winter period.	
5.19 Available power	5. <u>19-37</u> Available power	
The available power under a contract at Rate LD must be the	The available power under a contract at Rate LD must be the	Correction d'un gallicisme.
subject of a written agreement between the customer and the	subject of is set out in a written agreement between the	
Distributor.	customer and the Distributor.	
5.20 Structure of Rate LD	5.20-38 Structure of Rate LD	
a) Firm option	a) Firm option	
The structure of the monthly firm Rate LD is as follows:	The structure of the monthly firm Rate LD is as follows:	
\$4.95 per kilowatt of billing demand,	\$4.955.10 per kilowatt of billing demand,	
· · · ·		
plus	plus	
$4.83 \notin$ per kilowatthour for energy consumed outside	4.835.09¢ per kilowatthour for energy consumed	
winter weekdays;	outside winter weekdays, and;	
18.08¢ per kilowatthour for energy consumed on	$18.08\phi$ per kilowatthour for energy consumed on	
winter weekdays.	winter weekdays.	
b) Non-firm option	b) Non-firm option	
The structure of the non-firm Rate LD is as follows:	The structure of the non-firm Rate LD is as follows:	
\$0.50 per kilowatt of billing demand per day for	\$0.500.51 per kilowatt of billing demand per day for	
planned interruptions;	planned interruptions <u>, and</u> ;	
\$1.00 per kilowatt of billing demand per day for	\$1.001.02 per kilowatt of billing demand per day for	
unplanned interruptions;	unplanned interruptions.;	
plus	plus	

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4.83¢ per kilowatthour.	4.835.09¢ per kilowatthour.	
	, p =,	
Under the non-firm option, the amount billed as demand	In the case of Under the non-firm option, the amount	
may not be higher than the product of the monthly rate	billed as demand may not be higher than the product of	
of \$4.95 and the highest daily billing demand for the	the monthly rate of $4.955.10$ and the highest daily	
consumption period in question.	billing demand for the consumption period in question.	
If applicable, any credits for supply at medium or high	If applicable, any credits for supply at medium or high	
voltage and the adjustment for transformation losses, as	voltage and the adjustment for transformation losses, as	
described in articles 10.2 and 10.4, apply to the firm and non-	described in articles 10.2 and 10.4, apply to the firm and non-	
firm options. In the case of the non-firm option, the	firm options. In the case of the non-firm option, the	
applicable monthly supply credits and adjustment are	applicable monthly supply credits and adjustment are	
multiplied by the ratio of the daily rate to the monthly rate	multiplied by the ratio of the daily rate to the monthly rate for	
for conversion to daily amounts.	conversion to daily amounts.	
5.21 Billing demands	5.21-39 Billing demands	
a) Determination of billing demands under the	a) Determination of billing demands under the	
applicable general rate	applicable general rate	
If applicable, the billing demand under the applicable	If applicable, the billing demand under the applicable	
general rate is equal to the maximum power demand, but	general rate is equal to the maximum power demand, but	
cannot be less than the minimum billing demand.	cannot be less than the minimum billing demand.	
The power demand under the applicable general rate is	The power demand under the applicable general rate is	
determined according to the following formula:	determined according to the following formula:	
$PA_{reg} = PA_{dis} - PR$	$PA_{reg} = PA_{dis} - PR$	
where	where	
$PA_{reg}$ = power demand under the applicable general	$PA_{reg}$ = power demand under the applicable general	
rate;	rate:	
1000,	1400,	
$PA_{dis}$ = power demand met by the Distributor;	$PA_{dis}$ = power demand met by the Distributor;	
Tr <sub>dis</sub> power demand met by the Distributor,	Power demand met by the Distributor,	

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PR = backup power, that is, the lesser of:	PR = backup power, that is, the lesser of:	
i) PAN-PG	i) PAN-PG	
ii) PA <sub>dis</sub> -PN	ii) PA <sub>dis</sub> -PN	
where	where	
PAN = normal independent production;	PAN = normal independent production;	
PG = power generated by independent production;	PG = power generated by independent production;	
PN = normal power.	PN = normal power.	
The backup power cannot be less than 0.	The backup power cannot be less than 0.	
b) Determination of billing demand under firm and non-firm Rate LD	b) Determination of billing demand under firm and non- firm Rate LD	
If applicable, the billing demand under firm Rate LD is defined as the maximum power demand, but cannot be less than the highest power demand under Rate LD during the last 24 monthly periods ending at the end of the consumption period in question.	If applicable, the billing demand under firm Rate LD corresponds tois defined as the maximum power demand, but cannot be less than the highest power demand under Rate LD during the last 24 monthly periods ending at the end of the consumption period in question.	
If applicable, the daily billing demand under non-firm Rate LD is the maximum power demand under Rate LD for each day on which there has been an interruption.	If applicable, the daily billing demand under non-firm Rate LD is the maximum power demand under Rate LD for each day on which there has been an interruption.	
The power demand at firm and non-firm Rate LD is determined according to the following formula:	The power demand at <u>under</u> firm and non-firm Rate LD is determined according to the following formula:	Uniformisation du libellé avec celui de l'article 5.3.
$PA_{LD} = PA_{dis} - PA_{reg}$	$PA_{LD} = PA_{dis} - PA_{reg}$	
where	where	

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5.22 Metering	5. <u>22_40</u> Metering	
cannot be separated from that supplied by the Distributor, the customer must assume the cost of the metering equipment	In the event that the load supplied by independent production cannot be separated from that supplied by the Distributor, the customer must assume the cost of the metering equipment installed by the Distributor to record independent production.	
	5. <u>23-41</u> Conditions regarding the delivery of electricity - Non-firm option	
the customer whose contract is subject to non-firm Rate LD makes the request to the Distributor in writing at least two business days in advance during the summer period and at least seven days in advance during the winter period, specifying the period when the electricity is needed and the quantity required. The Distributor accepts or denies the request, depending on system availability in the period indicated by the customer. The Distributor confirms acceptance in writing to the customer. If the customer wants to change the date, it notifies the Distributor with reasonable	In order to be able to use electricity for planned interruptions, the <u>a</u> customer whose contract is subject to non-firm Rate LD <u>must</u> makes the request to the Distributor in writing at least two <u>2</u> business days in advance during the summer period and at least <u>seven-7</u> days in advance during the winter period, specifying the period when the electricity is needed and the quantity required. The Distributor accepts or denies the request, depending on system availability in the period indicated by the customer. The Distributor confirms acceptance in writing to the customer. If the customer wants to change the date, it notifies the Distributor with reasonable notice. The Distributor advises the customer as soon as possible as to whether the request is accepted or denied.	Correction d'une erreur de syntaxe. Uniformisation de l'écriture des nombres.
management needs and system availability, the Distributor	As far as possible, the Distributor agrees to advise the customer in advance of the hours during which <u>electricity</u> consumption will not be allowed. However, depending on load management needs and system availability, the Distributor may, at its discretion, interrupt the delivery of backup power on <u>15 minutes2 hours</u> ' notice during a planned or unplanned interruption in the winter period, and during an unplanned interruption in the summer period.	
has been refused by the Distributor, all the electricity consumed as backup power during those hours will be billed	If the customer consumes <u>electricity</u> during any period when delivery has been refused by the Distributor, all the electricity consumed as backup power during those hours will be billed at the price of $50\phi$ per kilowatthour.	

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If, during a period when backup power is being delivered, the customer wishes to extend the period specified in the request, the customer submits a new request to the Distributor, indicating the additional duration of the delivery. The Distributor accepts or denies the request, depending on system availability during the period indicated by the customer.	If, during a period when backup power is being delivered, the customer wishes to extend the period specified in the request, the customer submits a new request to the Distributor, indicating the additional duration of the delivery. The Distributor accepts or denies the request, depending on system availability during the period indicated by the customer.	
5.24 Restrictions - Non-firm option	5.24-42 Restrictions - Non-firm option	
5.24 Restrictions - 11011-11111 Option	<b>5.24 12</b> ACSULCIONS - MON-III III OPTION	
The provisions of the non-firm option shall not be interpreted as an obligation on the part of the Distributor to assume additional charges for connection, installation or reinforcement of the transmission or distribution system to serve such customers. The customer must assume all the costs associated with the delivery of electricity under the non-firm option.	The provisions of the non-firm option shall not be interpreted as an obligation on the part of the Distributor to assume additional <u>costseharges</u> for connection, installation or reinforcement of the transmission or distribution system to serve such customers. The customer must assume all the costs associated with the delivery of electricity under the non-firm option.	Correction de la terminologie
The Distributor will neither build new facilities nor allocate	The Distributor will neither build new facilities nor allocate	
existing facilities for non-firm backup loads in order to guarantee the availability of the energy under the non-firm option.	existing facilities for non-firm backup loads in order to guarantee the availability of the energy under the non-firm option.	
5.25 Changing from the firm to the non-firm option	5. <u>25 43</u> Changing from the firm to the non-firm option	
A customer subject to firm Rate LD may submit a written request to the Distributor asking that the contract be subject to non-firm Rate LD, as long as the customer is eligible in accordance with the second paragraph of Article 5.17. The conditions of the non-firm option will apply as of the receipt of the written request from the customer.	A customer subject to firm Rate LD may submit a written request to the Distributor asking that the contract be subject to non-firm Rate LD, as long as the customer is eligible in accordance with the second paragraph of Article 5.4735. The conditions of the non-firm option will apply as of the receipt of the written request from the customer.	
the highest power demand under firm Rate LD during the 24	Notwithstanding the above, for the 24 monthly consumption periods following the application of non-firm Rate LD, the billing demand for each monthly consumption period will be the highest power demand under firm Rate LD during the 24 previous monthly consumption periods.	
billing demand for each monthly consumption period will be the highest power demand under firm Rate LD during the 24 previous monthly consumption periods. Original : 2013-08-02	billing demand for each monthly consumption period will be the highest power demand under firm Rate LD during the	Chapter 5 - Page

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5.26 Changing from the non-firm to the firm option	5. <u>26 44 Changing from the non-firm to the firm option</u>	
A customer subject to non-firm Rate LD may submit a written request to the Distributor asking that the contract be subject to firm Rate LD. The conditions of the firm option will apply as of the receipt of the written request from the customer.	A customer subject to non-firm Rate LD may submit a written request to the Distributor asking that the contract be subject to firm Rate LD. The conditions of the firm option will apply as of the receipt of the written request from the customer.	
5.27 Changing from the non-firm or firm option to Rate L	5. <mark>27-45</mark> Changing from the non-firm or firm option to Rate L	
A customer subject to firm Rate LD may submit a written request to the Distributor asking that the contract be subject to Rate L. The customer's contract power may not be lower than the sum of:	A customer subject to firm Rate LD may submit a written request to the Distributor asking that the contract be subject to Rate L. The customer's contract power may not be lower than the sum of:	
a) the maximum power generated by independent production over the last 12 consumption periods, and	a) the maximum power generated by independent production over the last 12 consumption periods; and	
b) 90% of the customer's billing demand under the applicable general rate before the change of rate.	<ul> <li>b) 90% of the customer's billing demand under the applicable general-rate before the change of rate.</li> </ul>	
A customer with a contract at non-firm Rate LD may not terminate such contract during the first year. After that period, the Distributor reserves the right to require a maximum of three years' notice before the load associated with the backup power can be transferred to the applicable general rate, which would then apply to the contract for a minimum of 12 consecutive consumption periods.	A customer with a contract at non-firm Rate LD may not terminate such contract during the first year. After that period, the Distributor reserves the right to require a maximum of three3_years' notice before the load associated with the backup power can be transferred to the applicable general rate, which would then apply to the contract for a minimum of 12 consecutive consumption periods.	
Section 4 – Running-in of New Equipment	Section 4 <u>6</u> – Running-in of New Equipment	
5.28 Application	5. <u>28 46</u> Application	
A customer who has a Rate L contract, and who wishes to run in one or more units of new equipment in order to	A customer who has a Rate L or a Rate LG contract, and who wishes to run in one or more units of new equipment in order	

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operate them later on a regular basis using electricity delivered by the Distributor, may avail itself of the conditions of application of Rate L for running-in use for a minimum of:	to operate them later on a regular basis using electricity delivered by the Distributor, may avail itself of the conditions of application of Rate L or Rate LG for running-in use for a minimum of:	
a) one consumption period, and a maximum of 12 consecutive consumption periods, for customers to whom Article 5.29 applies;	<ul> <li>a) one-1 consumption period, and a maximum of 12 consecutive consumption periods, for customers to whom Article 5.29 47 applies;</li> </ul>	Uniformisation de l'écriture des nombres.
<ul> <li>b) one consumption period, and a maximum of 24 consecutive consumption periods, for customers to whom Article 5.30 applies.</li> </ul>	<ul> <li>b) one-1 consumption period, and a maximum of 24 consecutive consumption periods, for customers to whom Article 5.30-48 applies.</li> </ul>	
To avail itself of these conditions, the customer must provide the Distributor with a written notice, at least 30 days before the running-in period, indicating the approximate beginning of the running-in period, and must submit to the Distributor the nature of the equipment to be run in and a written estimate of the power demand and the energy that will be consumed, on average, under the contract after the running-in period. The power of the running-in equipment must be at least 10% of the maximum contract power over the last 12 consumption periods and also at least 500 kilowatts.	To avail itself of these conditions, the customer must provide the Distributor with a written notice, at least 30 days before the running-in period, indicating the approximate beginning of the running-in period, and must submit to the Distributor the nature of the equipment to be run in and a written estimate of the power demand and the energy that will be consumed, on average, under the contract after the running-in period. The power of the running-in equipment must be at least 10% of the maximum contract power over the last 12 consumption periods and also at least 500 kilowatts.	
Subject to a written agreement on the estimate of the power demand and energy consumption after the running-in period, the Rate L conditions for running-in will apply as of the beginning of the consumption period during which the running-in takes place. At least 5 business days before the beginning of the running-in, the customer must advise the Distributor, for written approval, of the exact date of the beginning of the running-in period.	Subject to a written agreement on the estimate of the power demand and energy consumption after the running-in period, the Rate L or Rate LG conditions for running-in will apply as of the beginning of the consumption period during which the running-in takes place. At least 5 business days before the beginning of the running-in, the customer must advise the Distributor, for written approval, of the exact date of the beginning of the running-in period.	
5.29 Contract whose billing history includes at Rate L 12 or more consumption periods during which there was no running-in	5. <u>29-47</u> Contract whose billing history includes <del>at</del> Rate L12 or more consumption periods <u>at Rate L or</u> <u>Rate LG</u> during which there was no running-in	Correction d'une erreur de syntaxe.
When part of the customer's power demand is used for the	When part of the customer's power demand is used for the	

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running-in of equipment and the billing history includes a Rate L, 12 or more consumption periods during which the was no running-in, the electricity bill is determined as follows:	
<ul> <li>a) An average price, expressed in ¢/kWh, is determined the basis of the average billing demand and energy consumed during the last 12 consumption periods dur which there was no running-in. Upon written request from the customer, days during which a strike is held the customer's premises are not taken into account w this average is determined. To determine this average price, the Rate L prices and conditions in effect durin the consumption period in question, within the runnin in period, are applied to this average, taking into account, as applicable, credits for supply at medium of high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.</li> </ul>	the basis of the average billing demand and the average energy consumed during in the last 12 consumption periods during which there was no running-in. Upon at at strike is held at the customer, days during which a strike is held at the customer's premises are not taken into account when this average is determined in these averages. To determine this average price, tThe Rate L or Rate LG prices and conditions in effect during the consumption period in question, within the running-in
<ul> <li>b) For each consumption period of the running-in period the energy consumed is billed at the average price, determined according to the preceding subparagraph, plus a percentage calculated by using the following formula:</li> <li>4% x P<sub>r</sub> / (PMA<sub>h</sub> + P<sub>r</sub>) where</li> <li>PMA<sub>h</sub> = is the average maximum power demand in</li> </ul>	, b) For each consumption period of the running-in period, the energy consumed is billed at the average price, determined according to the preceding subparagraph, plus a percentage calculated by using the following formula: $4\% x P_r / (PMA_h + P_r)$ where $P_r = $ the power of the running-in equipment;
$PMA_h$ = is the average maximum power demand in effect during the last 12 consumption periods preceding the running-in period $P_r$ = is the power of the running-in equipment The increase cannot be less than 1%.	$\underline{P_r} = \text{the power of the running-in equipment;}$ $PMA_h = \underline{-is} \text{the average maximum power demand in}$ $effect during the last 12 consumption periods$ $preceding the running-in period.$ $P_r = \underline{-is the power of the running in equipment}$

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However, the minimum bill per consumption period is determined on the basis of the average billing demand and energy consumed in the last 12 consumption periods preceding the running-in period. To determine this minimum bill, the Rate L prices and conditions in effect during the consumption period in question, within the running-in period, are applied to this average, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	The increase cannot be less than 1%. However, the minimum bill per consumption period is determined on the basis of the average billing demand and <u>the average</u> energy consumed in the last 12 consumption periods preceding the running-in period. To determine this minimum bill, tThe Rate L or Rate LG prices and conditions in effect during the consumption period in question, within the running-in period, are applied to this these averages, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	
5.30 Contract whose billing history consists of fewer than 12 consumption periods at Rate L during which there was no running-in	5. <u>30 48</u> Contract whose billing history <del>consists of includes</del> fewer than 12 consumption periods at Rate L <u>or Rate LG</u> during which there was no running-in	Uniformisation du libellé avec celui de l'article 5.47.
When all or part of the customer's power demand is used for the running-in of equipment and the billing history consists of fewer than 12 consumption periods at Rate L during which there was no running-in, the electricity bill is determined as follows:	When all or part of the customer's power demand is used for the running-in of equipment and the billing history consists ofincludes fewer than 12 consumption periods at Rate L or <u>Rate LG</u> during which there was no running-in, the electricity bill is determined as follows:	
<ul> <li>a) An average price, expressed in ¢/kWh, is determined on the basis of the estimate of the power demand and energy consumption after the running-in period. To determine this average price, the Rate L prices and conditions in effect during the consumption period in question, within the running-in period, are applied to the estimate, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.</li> </ul>	<ul> <li>a) An average price, expressed in ¢/kWh, is determined on the basis of the estimates of the power demand and energy consumption after the running-in period. To determine this average price, tThe Rate L or Rate LG prices and conditions in effect during the consumption period in question, within the running-in period, are applied to these estimates, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.</li> </ul>	
<ul> <li>b) During the running-in period, the energy consumed is billed at this average price, plus 4%.</li> </ul>	<ul> <li>b) During the running-in period, the energy consumed is billed at this average price, plus 4%.</li> </ul>	

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After 12 consecutive consumption periods of the running-in, the minimum bill per consumption period is determined on the basis of the average billing demand, but at least 5 000 kilowatts, and energy consumed during the last 3 consumption periods of the first year of running-in. To determine this minimum bill, the Rate L prices and conditions in effect during the consumption period in question, within the running-in period, are applied to this average, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	After 12 consecutive consumption periods of the running-in, the minimum bill per consumption period is determined on the basis of the average billing demand, but-which must be at least 5,000 kilowatts, and the average energy consumed during the last three <u>3</u> consumption periods of the first year of running-in. To determine this minimum bill, tThe Rate L or Rate LG prices and conditions in effect during the consumption period in question, within the running-in period, are applied to these this averages, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	
At the end of three consumption periods following the end of the running-in period, the bills applying to the running-in period are adjusted if need be. An average price, expressed in $\phi/kWh$ , is determined on the basis of the maximum power demand and the energy consumed on average during these last three consumption periods and on the Rate L prices and conditions in effect during the running-in period. If this price, increased by 4%, is different from the billing price, the bills for the running-in period will be adjusted accordingly.	At the end of three 3 consumption periods following the end of the running-in period, the bills applying to the running-in period are adjusted if need be. An average price, expressed in $\epsilon/kWh$ , is determined on the basis of the maximum power demand and the energy consumed on average during these last three 3 consumption periods and on the Rate L or <u>Rate LG</u> prices and conditions in effect during the running-in period. If this price, increased by 4%, is different from the billing price, the bills for the running-in period will be adjusted accordingly.	Uniformisation de l'écriture des nombres.
5.31 Termination of the running-in conditions	5. <u>31-49</u> Termination of the running-in conditions	
To terminate application of the running-in conditions, the customer must so notify the Distributor in writing. The running-in conditions cease to apply, at the customer's discretion, either at the beginning of the consumption period in effect when the Distributor receives the customer's written notice, at the beginning of either of the two previous consumption periods or at the beginning of either of the two subsequent consumption periods.	To terminate application of the running-in conditions, the customer must so notify the Distributor in writing. The running-in conditions cease to apply, at the customer's discretion, either at the beginning of the consumption period in effect when the Distributor receives the customer's written notice, at the beginning of either of the <u>2_two</u> -previous consumption periods or at the beginning of either of the <u>2_two</u> subsequent consumption periods.	
The Distributor reserves the right to terminate a customer's running-in conditions, on a 30 day notice, if the customer is	The Distributor reserves the right to terminate a customer's the running-in conditions; on a-30 days' notice; if the customer is	Charter 5 Dage 105 de 199

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unable to dem	ionstrate that equipment is being run in.	unable to demonstrate that equipment is being run in.	
5.32 Reapplic	cation of the running-in conditions	5. <u>32-50</u> Reapplication of the running-in conditions	
again benefit t must submit a	ew equipment addition, a customer may once from the running-in conditions. Such customer new request to the Distributor in accordance isions described in Article 5.28.	Following a new equipment addition, a customer may once again benefit from the running-in conditions. Such customer must submit a new request to the Distributor in accordance with the provisions described in Article $5.4628$ .	
5.33 Restricti	ions	5. <mark>33-<u>51</u> Restrictions</mark>	
availability, the demand to the specified in A	of load management requirements and system ne Distributor reserves the right to limit power e level stipulated in the written agreement rticle 5.28. All consumption beyond this power billed at \$0.50 per kilowatthour.	On the basis of load management requirements and system availability, the Distributor reserves the right to limit power demand to the level stipulated in the written agreement specified in Article 5.2846. All consumption beyond this power level will be billed at \$0.50 per kilowatthour.	
	all not be interpreted as granting the customer exceed the customer's available power.	This article shall not be interpreted as granting the customer permission to exceed the customer's available power.	
Section 5 – E	quipment Tests	Section <u>57</u> – Equipment Tests	
5.34 Applicat	tion	5.34- <u>52</u> Application	
conduct equip application re	ho has a Rate L contract and who wishes to ment tests may avail itself of the conditions of lative to this section for a minimum of one hour um of one consumption period.	A customer who has a Rate L or Rate LG contract and who wishes to conduct equipment tests may avail itself of the conditions of application relative to this section for a minimum of one hour and a maximum of one consumption period.	
the Distributor before the test date and time	of these conditions, the customer must provide r with a written notice, at least 5 business days t period, indicating its beginning and ending as well as the nature and power rating of the be tested, subject to the Distributor's written	To avail itself of these conditions, the customer must provide the Distributor with a written notice, at least 5 business days before the test period, indicating its beginning and ending date and time as well as the nature and power rating of the equipment to be tested, subject to the Distributor's written approval.	

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	5.35 Customer's bill	5. <u>35-53</u> Customer's bill	
	At the end of the consumption period, the customer must confirm the actual start and end dates and times of the test period or periods. Once it has approved them, the Distributor establishes the customer's bill for each consumption period as follows:	At the end of <u>the each</u> consumption period, the customer must confirm the actual start and end dates and times of the test period or periods. Once it has approved them, the Distributor establishes the customer's bill for <u>each-that</u> consumption period as follows:	
	a) An initial amount is calculated as follows:	a) An initial amount is calculated as follows:	
	- the billing demand noted outside of the test period(s) and the energy consumed during the consumption period are billed in accordance with Rate L in effect, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	<ul> <li><u>T</u>the billing demand noted outside of the test period(s) and the energy consumed during the consumption period are billed in accordance with Rate L<u>or Rate LG</u> in effect, as the case may be, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.</li> </ul>	Uniformisation de la ponctuation d'une énumeration.
·	b) A second amount is calculated as follows:	b) A second amount is calculated as follows:	
	<ul> <li>the billing demand for the consumption period minus the billing demand noted outside of the test period(s);</li> </ul>	<ul> <li>the billing demand for the consumption period minus the billing demand noted outside of the test period(s)<sub>a</sub>;</li> </ul>	
	multiplied by	multiplied by	
	10.00¢ per kilowatt of demand in the summer period,	10.00¢ per kilowatt of demand in the summer period, <u>or</u>	
	30.00¢ per kilowatt of demand in the winter period;	30.00¢ per kilowatt of demand in the winter period <sub>a</sub> ;	
	multiplied by the number of hours of the test period(s);	multiplied by the number of hours of <u>in</u> the test period(s);	Correction d'une erreur de syntaxe.
	c) The customer's bill is the sum of the results obtained in subparagraphs a) and b).	<ul> <li>c) The customer's bill is the sum of the results obtained in subparagraphs a) and b).</li> </ul>	

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Section 6 – Rate LP	Section <mark>68</mark> – Rate LP	
5.36 Application	5. <u>36-54</u> Application	
Rate LP applies to an annual contract for large power under which electricity is delivered as an auxiliary source of energy for a fuel-fired boiler.	Rate LP applies to an annual contract for large power under which electricity is delivered as an auxiliary source of energy for a fuel-fired boiler.	
Under a contract at Rate LP, the available power required by the customer must be at least 5,000 kilowatts, and the electricity must be metered separately from that which is delivered under any contract subject to any other rate. Rate LP applies only to contracts that were subject to Rate LP on April 1, 2006.	Under a contract at Rate LP, the available power required by the customer must be at least 5,000 kilowatts, and the electricity must be metered separately from that which is delivered under any contract subject to any other rate. Rate LP applies only to contracts that were subject to Rate LP on April 1, 2006.	
5.37 Available power	5. <mark>37-<u>55</u> Available power</mark>	
The available power for a contract at Rate LP must be the subject of a written agreement between the customer and the Distributor. It may be revised once a year, on the contract renewal date, subject to the availability of the Distributor's system.	The available power for a contract at Rate LP must be the subject of is set out in a written agreement between the customer and the Distributor. It may be revised once a year, on the contract renewal date, subject to the availability of the Distributor's system.	Correction d'un gallicisme.
The Distributor may, depending on its system-management needs and the availability of the system, refuse to deliver electricity at this rate.	The Distributor may, depending on its system-management needs and the availability of the system, refuse to deliver electricity at this rate.	
5.38 Structure of Rate LP	5. <u>38-56</u> Structure of Rate LP	
The structure of Rate LP is as follows:	The structure of Rate LP is as follows:	
Annual fixed charge: \$1,000.	Annual fixed charge: \$1,000.	
Subject to Article 5.45, all energy consumed is billed at the price for additional electricity determined according to Article 6.32 for the month in question.	Subject to Article 5.4563, all energy consumed is billed at the price for additional electricity determined according to Article 6.32 for the month in question.	

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5.39 Payment of the annual fixed charge	5.39-57 Payment of the annual fixed charge	
The annual fixed charge is included in the bill issued for the	The annual fixed charge is included in the bill issued for the	
first consumption period ending after April 1. It will not be	first consumption period ending after April 1. It will not be	
reimbursed if the customer terminates the Rate LP contract.	reimbursed if the customer terminates the Rate LP contract.	
5.40 Contract renewal	5.40- <u>58</u> Contract renewal	
The Rate LP contract is automatically renewed on April 1 of	The Rate LP contract is automatically renewed on April 1 of	
each year, unless the customer advises the Distributor in	each year, unless the customer advises the Distributor in	
vriting, prior to March 1, of the customer's intention to	writing, prior to March 1 that same year, of the customer's	Correction d'une omission.
erminate the contract.	intention to terminate the contract.	
.41 Termination of contract during the year	5.41-59 Termination of contract during the year	
termination of contract during the year	contract during the year	
The customer may terminate the Rate LP contract at any	The customer may terminate the Rate LP contract at any time.	
ime. The Distributor must receive written notice of such	The Distributor must receive written notice of such decision,	
lecision, indicating the date at which it takes effect. Such	indicating the date at which it takes effect. Such customer	
customer then ceases to be eligible for Rate LP.	then ceases to be eligible for Rate LP.	
The Distributor may terminate Rate LP at any time, upon	The Distributor may terminate Rate LP at any time, upon	
hree months' written notice.	three <u>3</u> months' written notice.	
5.42 Change from Rate LP to another rate	5.42-60 Change from Rate LP to another rate	
Nould a sustain an uside to have the neuron up day a Data I D	Chauld a sustainer wish to have the new or under a Data I D	
Should a customer wish to have the power under a Rate LP	Should a customer wish to have the power under a Rate LP	
contract transferred to a contract it holds at Rate L, or at any	contract transferred to a contract it holds at Rate L <u>Rate LG</u>	
other applicable rate, the Distributor shall be notified in	or at any other applicable rate, the Distributor shall be	
vriting at least six months prior to the planned date of the	notified in writing at least $\frac{1}{512}$ months prior to the planned	Uniformisation de l'écriture des nombres.
hange. Such change shall take effect at the end of this six-	date of the change. Such change shall take effect at the end of	
nonth period, or earlier, provided that the appropriate	this six6-month period, or earlier, provided that the	
netering equipment has been installed.	appropriate metering equipment has been installed.	
5.43 Conditions regarding the delivery of electricity	5.43-61 Conditions regarding the delivery of electricity	
o use electricity, a customer under contract at Rate LP	To <u>be able to</u> use electricity, a customer <u>already</u> under	Modification par souci de conformité avec la
applies for it to the Distributor at least 72 hours before the	contract at Rate LP applies for it must make a request to the	version française.
lesired delivery period begins, specifying the period during	Distributor at least 72 hours before the desired delivery period	
Driginal · 2013-08-02	Distributor at least 72 nouis before the desired derivery period	Chapter 5 - Page 109 de

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which the electricity is needed. The Distributor may accept or deny the request based on management needs and system availability during the period indicated by the customer. If the Distributor accepts, it shall confirm its acceptance in writing, indicating the agreed-upon delivery period and terms.	begins, specifying the period during which the electricity is needed. The Distributor may accept or deny the request based on management needs and system availability during the period indicated by the customer. If the Distributor accepts, it shall-confirms its acceptance in writing, indicating the agreed- upon delivery period and terms.	
If, during a period when electricity is being delivered under a contract at Rate LP, the customer wishes to extend the period specified in the request, the customer must forward a further request to the Distributor specifying the additional delivery period at least 72 hours before it begins. The Distributor shall process the request according to the procedure described in the first paragraph of this article.	If, during a period when electricity is being delivered under a contract at Rate LP, the customer wishes to extend the period specified in the request, the customer must <u>submit</u> <u>anotherforward a further</u> request to the Distributor specifying the additional delivery period at least 72 hours before it begins. The Distributor <u>shall</u> -process <u>es</u> the request according to the procedure described in the first paragraph of this article.	
5.44 Commitment	5.44-62 Commitment	
If the Distributor accepts a customer request under Article 5.43 during the summer period, it shall guarantee delivery of the electricity during the agreed-upon period and under the agreed-upon conditions.	If the Distributor accepts a customer request under Article 5. <u>6143</u> during the summer period, it shall guarantee delivery of the electricity during the agreed-upon period and under the agreed-upon conditions.	
If the Distributor accepts a customer request under Article 5.43 during the winter period, it shall guarantee delivery of the electricity for a 48-hour period or for the requested period, whichever is shorter. Should the customer wish to extend the use of electricity under the customer's Rate LP contract, such customer must again contact the Distributor to request new authorization.	If the Distributor accepts a customer request under Article 5. <u>61</u> 43 during the winter period, it shall guarantee delivery of the electricity for a 48-hour period or for the requested period, whichever is shorter. Should the customer wish to extend the use of electricity under the customer's Rate LP contract, such customer must again contact the Distributor to request new authorization.	
5.45 Unauthorized consumption of electricity	5.45-63 Unauthorized consumption of electricity	
· · ·		
Should the customer consume electricity during periods for which delivery was denied or without having made a prior request, all electricity consumed during such periods shall be billed at \$0.50 per kilowatthour.	Should the customer consume electricity during periods for which delivery was denied or without having made a prior request, all electricity consumed during such periods shall be billed at \$0.50 per kilowatthour.	
	1	

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This section shall not be interpreted as permission to consume electricity without authorization.	This section shall not be interpreted as permission to consume electricity without authorization.	
5.46 Credits for supply	5.46-64 Credits for supply	
No credits for supply are applicable to the rate in this section.	No credits for supply are applicable to the rate in this section.	
5.47 Restriction	5.47- <u>65</u> Restriction	
The provisions of this section shall not be interpreted as an obligation on the part of the Distributor to assume connection or installation charges to allow a customer to contract for Rate LP.	The provisions of this section shall not be interpreted as an obligation on the part of the Distributor to assume connection or installation charges costs for the purpose of enabling a customer to sign up for a Rate LP contractto allow a customer	Correction de la terminologie et d'une erreur de traduction.

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Section 1 – Load Retention Rate	Section 1 – Load Retention Rate	
Subsection 1.1 – Distributor's Large-Power	Subsection 1.1 – Distributor's Large-Power	
Industrial Customers	Industrial Rate L Customers	
6.1 Application	6.1 Application	
The Load Retention Rate applies to a contract held by an industrial customer who, in accordance with the Distributor's Rates and Conditions in effect, is subject to Rate L as of the date when said customer signs up for the Load Retention Rate, or who was subject to Rate L in the course of the three years preceding the effective date of this Distributor's Rates and Conditions.	The Load Retention Rate applies to a contract held by an industrial customer who, in accordance with the Distributor's Rates and Conditions in effect, is that was subject to Rate L as of on the date when said the customer signeds up for the Load Retention Rate, or who was subject to Rate L in the course of the three years preceding the effective date of this Distributor's Rates and Conditions.	
6.2 Definitions	6.2 Definitions	
In this section, the following definitions apply:	In this section, the following definitions apply:	
<i>"collaborator"</i> : Any person or corporate entity, including financial institutions, which is not a supplier and which supplies items defined as being among the variable costs of an industrial customer having a Rate L contract.	<i>"collaborator"</i> : Any person or corporate entity, including financial institutions, which other than is not a supplier, and that which provides supplies items defined as being among the <u>customer's</u> variable costs of an industrial customer having a Rate L contract.	
<i>"reference period"</i> : A period of 12 months for which data are available and which precedes the month when the Distributor receives the customer's written application.	<i>"reference period"</i> : A period of 12 months for which data are available and which precedes the month when the Distributor receives the customer's written application.	
<i>"supplier"</i> : Any person or corporate entity supplying goods or services defined as being among the variable costs of an industrial customer having a Rate L contract, excluding a corporation or partnership which controls the customer, is controlled by the customer, or is controlled along with the customer by another entity.	<i>"supplier"</i> : Any person or corporate entity supplying goods or services defined as being among the <u>customer's</u> variable costs of an industrial customer having a Rate L contract, excluding a corporation or partnership which controls the customer, is controlled by the customer, or is controlled along with the customer by another entity.	
"variable costs": Production costs which vary proportionally	<i>"variable costs"</i> : Production costs which vary proportionally	

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limited to the cost of raw materials, labor and energy. They exclude all other costs which do not vary proportionally with quantities produced, such as investment in fixed assets, depreciation and amortization, financing costs and	with quantities produced. These costs include but are not limited to the cost of raw materials, labor and energy. They exclude all other costs which do not vary proportionally with quantities produced, such as investment in fixed assets, depreciation and amortization, financing costs and administrative overhead.	
	In applying the Load Retention Rate, electricity costs are not included in <u>the</u> variable costs.	Correction d'une erreur de syntaxe.
6.3 Sign-up procedure	6.3 Sign-up procedure	
must make a request to the Distributor in writing. The	A customer wishing to sign up for the Load Retention Rate must make a request to the Distributor in writing. The customer's request must contain the following information:	
<ul> <li>a) Financial statements covering the three years preceding the customer's request, prepared and audited according to generally accepted accounting principles and auditing standards. These financial statements must include the statement of operations, balance sheet and statement of cash flows, with all the related notes;</li> </ul>	a) Financial statements covering the three <u>3</u> years preceding the customer's request, prepared and audited according to generally accepted accounting principles and auditing standards. These financial statements must include the statement of operations, balance sheet and statement of cash flows, with all the related notes;	
b) Interim financial reports for the period falling between the end of the last audited fiscal year and the customer's written request;	b) Interim financial reports for the period falling between the end of the last audited fiscal year and the customer's written request;	
<ul> <li>c) Detailed variable costs for the product or products produced by means of the load for which the application is being made, the change in these costs over the reference period and a projection of these costs for the next 12 months;</li> </ul>	c) Detailed variable costs for the product or products produced by means of the load for which the application is being made, the change in these costs over the reference period and a projection of these costs for the next 12 months;	
<ul> <li>d) The price at which the product or products in question were sold over the reference period and a projection of said price for the next 12 months.</li> </ul>	<ul> <li>d) The price at which the product or products in question were sold over the reference period and a projection of said price for the next 12 months.</li> </ul>	

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6.4 Eligibility	6.4 Eligibility	
A customer, to be eligible for the Load Retention Rate, must meet the conditions stipulated in Article 6.3 as well as the following:	A customer, to be eligible for the Load Retention Rate, must meet the conditions stipulated in Article 6.3 as well as the following:	
<ul> <li>a) The customer must demonstrate that it is experiencing financial difficulties entailing cessation of all or part of its operations;</li> </ul>	a) The customer must demonstrate that it is experiencing financial difficulties entailing cessation of all or part of its operations;	
<ul> <li>b) The customer must demonstrate, by invoices or other documents, that it has obtained nonrefundable reductions from its other suppliers or collaborators during the commitment period;</li> </ul>	<ul> <li>b) The customer must demonstrate, by invoices or other documents, that it has obtained nonrefundable reductions from its other suppliers or collaborators during the commitment period;</li> </ul>	
<ul> <li>c) The customer must demonstrate that steps will be taken to improve the firm's profitability.</li> </ul>	c) The customer must demonstrate that steps will be taken to improve the firm's profitability.	
The Distributor reserves the right to audit all information provided by the customer.	The Distributor reserves the right to audit check all information provided by the customer.	Correction d'une erreur de traduction.
Subject to the Distributor's written approval, the contract becomes subject to this Rate either at the beginning of the consumption period during which the Distributor receives the request or at the beginning of one of the three subsequent consumption periods, at the customer's discretion and according to the customer's written request.	Subject to the Distributor's written approval, the contract becomes subject to this Rate either at the beginning of the consumption period during which the Distributor receives the request or at the beginning of one of the three-3 subsequent consumption periods, at the customer's discretion and according to the customer's written request.	
6.5 Property of information	6.5 Property of information	
Subject to all applicable legislation, the Distributor undertakes to keep confidential all information provided by the customer related to the present Rate and identified as confidential by said customer.	Subject to all applicable legislation, the Distributor undertakes to keep confidential all information provided by the customer related to the presentin connection with this <b>R</b> rate and identified as confidential by said customer.	Correction d'un gallicisme.
6.6 Duration of commitment	6.6 Duration of commitment	

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The Load Retention Rate applies to a contract for a maximum	The Load Retention Rate applies to a contract for a maximum	
of 24 consumption periods, according to the following	of 24 consumption periods, according to the following	
conditions:	conditions:	
a) First sign-up	a) First sign-up	
- The Load Retention Rate applies to a contract for 12	- The Load Retention Rate applies to a contract for	
consumption periods.	12 consumption periods.	
consumption periods.		
b) Second and last sign-up	b) Second and last sign-up	
- The Load Retention Rate may be applied again to the	- The Load Retention Rate may be applied again to the	
same contract for another 12 consumption periods,	same contract for another 12 consumption periods,	
consecutive or not to the first 12, but beginning no	consecutive or not to the first 12, but beginning no	
later than 12 months after the end of the first sign-up.	later than 12 months after the end of the first sign	
later than 12 montuls after the end of the first sign-up.		
	upapplication period.	
The customer must submit a new written request to	The customer must submit a new written request to	
the Distributor as provided for in Article 6.3 and	the Distributor as provided for in Article 6.3 and	
show that it is still eligible for the Load Retention	show that it is still eligible for the Load Retention	
Rate, in accordance with Article 6.4. The conditions	Rate, in accordance with Article 6.4. The conditions	
under which the Rate is applied will then be	under which the Rate is applied will then be	
established again in accordance with articles 6.8 and	established again in accordance with articles 6.8 and	
6.9.	6.9.	
0.7.	0.7.	
6.7 Determination of the billing coefficient for first sign-	6.7 Determination of the billing coefficient for first sign-	
ир	ир	
The billing coefficient is determined as follows for the first	The billing coefficient is determined as follows for the first	
sign-up:	sign-up:	
ын ир.	55h up.	
a) The relative weight of each category of variable costs,	a) The relative weight of each category of variable costs,	
based on the information obtained under subparagraph c)	based on the information obtained under subparagraph c)	
of Article 6.3, is determined for the reference period and	of Article 6.3, is determined for the reference period and	
expressed as a ratio;	expressed as a ratio;	
1) Park anti- estado terrativo de anti-	1) Park action dealers descending to antique at 1.	
b) Each ratio calculated according to subparagraph a) is	b) Each ratio calculated according to subparagraph a) is	

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multiplied by the percentage of reduction granted by each supplier or collaborator, in accordance with Article 6.4, weighted in accordance with subparagraphs c) and d) below;	multiplied by the percentage of reduction granted by each supplier or collaborator, in accordance with Article 6.4, weighted in accordance with subparagraphs c) and d) below;	
c) Each ratio obtained in subparagraph b) is multiplied by the number of days, not exceeding 360 days, during which each reduction applies and the result is divided by 360 days;	<ul> <li>c) Each ratio obtained in subparagraph b) is multiplied by the number of days, not exceeding 360 days, during which each reduction applies and the result is divided by 360 days;</li> </ul>	
<ul> <li>d) Each ratio obtained in subparagraph c) is multiplied by the number of units to which each reduction applies relative to the total number of units projected for the duration of the commitment;</li> </ul>	<ul> <li>d) Each ratio obtained in subparagraph c) is multiplied by the number of units to which each reduction applies relative to the total number of units projected for the duration of the commitment;</li> </ul>	
e) The ratios obtained for each cost category are added up;	e) The ratios obtained for each cost category are added up;	
<ul><li>f) The result obtained in subparagraph e) is subtracted from the number 1, and the result is the billing coefficient.</li></ul>	<ul> <li>f) The result obtained in subparagraph e) is subtracted from the number 1, and the result is the billing coefficient.</li> </ul>	
6.8 Determination of the billing coefficient for a second and last sign-up	6.8 Determination of the billing coefficient for a second and last sign-up	
and last sign-up The billing coefficient is determined as follows for the	and last sign-up The billing coefficient is determined as follows for the	
<ul> <li>and last sign-up</li> <li>The billing coefficient is determined as follows for the second and last sign-up:</li> <li>a) The relative weight of each category of variable costs, based on the information obtained under subparagraph c) of Article 6.3, is determined for the reference period and</li> </ul>	and last sign-up         The billing coefficient is determined as follows for the second and last sign-up:         a) The relative weight of each category of variable costs, based on the information obtained under subparagraph c) of Article 6.3, is determined for the reference period and	

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	which each reduction applies and the result is divided by 360 days;		which each reduction applies and the result is divided by 360 days;	
d)	Each ratio obtained in subparagraph c) is multiplied by the number of units to which each reduction applies relative to the total number of units projected for the duration of the commitment;	d)	Each ratio obtained in subparagraph c) is multiplied by the number of units to which each reduction applies relative to the total number of units projected for the duration of the commitment;	
e)	The ratios obtained for each cost category are added up. The total of the percentages must not exceed the total for the first sign-up;	e)	The ratios obtained for each cost category are added up. The total of the percentages must not exceed the total for the first sign-up;	
f)	For each consumption period, the result obtained in subparagraph e) is multiplied by the number of consumption periods since the beginning of the second sign-up, minus one consumption period. This result is divided by 12;	f)	For each consumption period, the result obtained in subparagraph e) is multiplied by the number of consumption periods since the beginning of the second sign-up, minus one consumption period. This result is divided by 12;	
g)	The result obtained in subparagraph f ) is subtracted from the result obtained in subparagraph e);	g)	The result obtained in subparagraph f ) is subtracted from the result obtained in subparagraph e);	
h)	The result obtained in subparagraph g) is subtracted from the number 1, and the result is the billing coefficient.	h)	The result obtained in subparagraph g) is subtracted from the number 1, and the result is the billing coefficient.	
6.9	Billing at the Load Retention Rate	6.9	Billing at the Load Retention Rate	
wh cus	each consumption period, the Load Retention Rate, ich is applied to all or to any eligible portion of a tomer's load, as the case may be, is applied according to following calculations:	apr cus	each consumption period, the Load Retention Rate <u>blies</u> , which is applied to all or to any eligible portion of a tomer's load, as the case may be, is applied according to <u>following calculations</u> follows:	
a)	A bill is drawn up according to the customer's actual consumption data and Rate L in effect, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4. The amount of the bill is then multiplied by the billing coefficient determined in subparagraph f) of Article 6.7 in the case ginal : 2013-08-02	a)	A bill is drawn up according to the customer's actual consumption data and Rate L in effect, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4. The amount of the bill is then multiplied by the billing coefficient determined in subparagraph f ) of Article 6.7 in the case	Chapter 6 - Page 117 de 188

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of a first sign-up and in subparagraph h) of Article 6.8 in the case of a second and last sign-up;	of a first sign-up and in subparagraph h) of Article 6.8 in the case of a second and last sign-up;	
<ul> <li>b) Another bill is drawn up, based only on the price of energy at Rate L in effect, increased by 10%;</li> </ul>	<ul> <li>b) Another bill is drawn up, based only on the price of energy at Rate L in effect, increased by 10%;</li> </ul>	
c) The customer is billed the higher of a) or b) above.	c) The customer is billed the higher of a) or b) above.	
The Load Retention Rate applies to all or to a portion of the customer's load, as the case may be. Such Rate is applied only to the eligible portion of the load. If the Load Retention Rate is applied only to a portion of the load, such portion shall be established by written agreement between the customer and the Distributor.	The Load Retention Rate applies to all or to a portion of the customer's load, as the case may be. Such Ratelt is applied only to the eligible portion of the load. If the Load Retention Rate is applied only to a portion of the load, such portion shall be established by written agreement between the customer and the Distributor.	
Subsection 1.2 – Large-Power Industrial Customers of a Municipal System	Subsection 1.2 – Large-Power IndustrialRate L Customers of a Municipal System	
6.10 Application	6.10 Application	
This subsection applies to municipal systems that apply the Load Retention Rate set forth in Subsection 1.1 to their large-power industrial customers.	This subsection applies to municipal systems that apply the Load Retention Rate set forth in Subsection 1.1 to their large-power industrial customers.	
6.11 Object	6.11 Object	
The Distributor reimburses the municipal system the difference between the customer's normal Rate L bill and the bill resulting from the application of the Load Retention Rate set forth in Subsection 1.1, for eligible contracts.	The Distributor reimburses the municipal system the difference between the customer's normal Rate L bill and the bill resulting from the application of the Load Retention Rate set forth in Subsection 1.1, for eligible contracts.	
6.12 Terms and conditions of application	6.12 Terms and conditions of application	
The reimbursement mentioned in Article 6.11 is subject to the following conditions:	The reimbursement mentioned in Article 6.11 is subject to the following conditions:	
a) The customer of the municipal system shall send a	a) The customer of the municipal system shall send a	

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<ul> <li>written request to the latter as stipulated in Article 6.3 and provide all relevant supporting documents, as well as all the information required under Article 6.4;</li> <li>b) The municipal system shall submit to the Distributor the customer's request and all relevant supporting documents as well as all the information required under Article 6.4. The Distributor determines whether the</li> </ul>	<ul> <li>written request to the latter as stipulated in Article 6.3 and provide all relevant supporting documents, as well as all the information required under Article 6.4;</li> <li>b) The municipal system shall submit to the Distributor the customer's request and all relevant supporting documents as well as all the information required under Article 6.4. The Distributor determines whether the contract is</li> </ul>	
advises the municipal system in writing of its acceptance or rejection;	eligible for the Load Retention Rate and advises the municipal system in writing of its acceptance or rejection;	
<ul> <li>c) The Distributor reimburses the municipal system the difference between the normal Rate L bill and the Load Retention Rate bill throughout the period during which the contract remains eligible for the Load Retention Rate; the Distributor adjusts the first electricity bill which it issues to the municipal system after the expiry of the 30-day period following the end of the consumption period during which it has transmitted to the municipal system the acceptance mentioned in subparagraph b) above.</li> </ul>	c) The Distributor reimburses the municipal system the difference between the normal Rate L bill and the Load Retention Rate bill throughout the period during which the contract remains eligible for the Load Retention Rate : T the Distributor adjusts the first electricity bill which it issues to the municipal system after the expiry of the 30-day period following the end of the consumption period during which it has transmitted to the municipal system the acceptance mentioned in subparagraph b) above.	
	Section 2 – Interruptible Electricity Option for Large-Power Customers	
Subsection 2.1 – General	Subsection 2.1 – General	
6.13 Application	6.13 Application	
Rate L contract who is able to curtail power during the winter period and who is not already providing interruptible power under a special contract at the same delivery point or does not benefit from the conditions for running in new equipment	The Interruptible Electricity Option applies to a holder of a Rate L or Rate LG contract whose holder is able to curtail power during the winter period and who is not already providing interruptible power under a special contract at the same delivery point or does not benefit from the conditions for running in new equipment under Article 5.2846.	
6.14 Definitions	6.14 Definitions	Chapter 6 Dage 110 do 199

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In this section, the following definitions apply:	In this section, the following definitions apply:	
<i>"average hourly power"</i> : The value in kilowatts of the	<i>"average hourly power"</i> : The value in kilowatts of the	
average of the real power of the value in knowaits of the	average of the real power of the value in knowaits of the	
integration periods.	integration periods.	
"base power": The difference between:	"base power": The difference between:	
a) the contract power or the highest real power demand in	a) the contract power or the maximum highest real power	
the consumption period in question, whichever is higher,	demand in the consumption period in question,	
and	whichever is higher; and	
b) the interruptible power.	b) the interruptible power.	
Dass normal har nonsting	Dass normal har na sting	
Base power cannot be negative.	Base power cannot be negative.	
"contribution coefficient": Estimated percentage of	"contribution coefficient": Estimated percentage of	
interruptible power that is actually curtailed, on average, by	interruptible power that is actually curtailed, on average, by	
the customer when the Distributor so requests.	the customer when the Distributor so requests.	
"effective hourly interruptible power": For each interruption	<i>"effective hourly interruptible power"</i> : For each interruption	
hour, the difference between:	hour, the difference between:	
a) the product of the maximum power and the contribution	a) the product of the maximum power and the contribution	
coefficient for the consumption period in question; and	coefficient for the consumption period in question; and	
b) the average hourly power.	b) the average hourly power.	
The effective hourly interruptible power cannot be negative	The effective hourly interruptible power cannot be negative	
or greater than the interruptible power.	or greater than the interruptible power.	
"effective interruptible power": An estimate, expressed in	"effective interruptible power": An estimate, expressed in	
kilowatts, of the interruptible power that is on average	kilowatts, of the interruptible power that is on average	
curtailed by the customer at the Distributor's request. This	curtailed by the customer at the Distributor's request. This	
estimate is the product of the interruptible power and the	estimate is the product of the interruptible power and the	
contribution coefficient of the consumption period in	contribution coefficient of the consumption period in	

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question.	question.	
<i>"interruptible power"</i> : An amount of real power the	<i>"interruptible power"</i> : An amount of real power the	
customer agrees not to use during certain periods, at the	customer agrees not to use during certain periods, at the	
request of the Distributor.	request of the Distributor.	
"interruption hour": Hour during which the customer is	"interruption hour": Hour during which the customer is	
required to curtail power in accordance with this section.	required to curtail power in accordance with this section.	
"interruption period": The block of interruption hours	"interruption period": The block of interruption hours	
indicated in the notice given by the Distributor to the	indicated in the notice given by the Distributor to the	
customer in accordance with Article 6.19.	customer in accordance with Article 6.19.	
"load factor during useable hours": The ratio, expressed as	"load factor during useable hours": The ratio, expressed as	
a percentage, of consumption during the useable hours to the	a percentage, of consumption during the useable hours to the	
product of maximum power during useable hours and the	product of the highest real power demandmaximum power	
number of useable hours in the consumption period in	during useable hours and the number of useable hours in the	
question.	consumption period in question.	
<i>"maximum power"</i> : The highest real power demand during	<i>"maximum power"</i> : The highest real power demand during	
the useable hours of the consumption period in question.	the useable hours of during the consumption period in	
the useable hours of the consumption period in question.	question, outside of recovery periods.	
"overrun": The difference, for each 15-minute integration	"overrun": The difference, for each 15-minute integration	
period, between:	period, between:	
a) the real power demand; and	a) the real power demand; and	
b) 105% of the base power or the sum of the base power	b) 105% of the base power or the sum of the base power	
and 5% of the interruptible power, whichever is higher.	and 5% of the interruptible power, whichever is higher.	
"useable hours": All hours in the consumption period in	"useable hours": All hours in the consumption period in	
question, excluding the following:	question, excluding the following:	
a) December 24, 25, 26 and 31, January 1 and 2, as well as	a) December 24, 25, 26 and 31, January 1 and 2, as well as	
Good Friday, Easter Saturday, Easter Sunday and Easter	Good Friday, Easter Saturday, Easter Sunday and Easter	
Monday, when the latter fall within the winter period;	Monday, when the latter fall within the winter period;	

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b) days when the customer curtails power in accordance	b) days when the customer curtails power in accordance	
with this section;	with this section;	
c) recovery periods in accordance with Article 6.23;	c) recovery periods in accordance with Article 6.23;	
d) days when there is an interruption or reduction in supply	d) days when there is an interruption or reduction in supply	
in accordance with Article 5.11;	in accordance with Article 5.1112;	
e) at the customer's request, days when there is a strike at	e) at the customer's request, days when there is a strike at	
the customer's premises, unless there has been at least	the customer's premises, unless there has been at least	
one interruption period during the strike days.	one interruption period during the strike days;-	Correction de la ponctuation.
O loss that are not as more substine of the cost 2 1	A loss that are not represented as a City and the loss of the loss	
f) days that are not representative of the customer's normal	f) days that are not representative of the customer's normal	
consumption profile, up to a maximum of two days per	consumption profile, up to a maximum of $\frac{2}{2}$ two days per	
consumption period.	consumption period.	
6.15 Sign-up date	6.15 Sign-up date	
0.15 Sign-up date	0.15 Sign-up date	
The customer must apply in writing to the Distributor before	The customer must apply in writing to the Distributor before	
October 1, indicating the quantity of interruptible power the	October 1, indicating the quantity of interruptible power the	
customer wishes to commit to. The Distributor then has 30	customer wishes to commit to. The Distributor then has	
days to transmit its written decision as to whether or not it	30 days to-analyze the proposal as regards such factors as	
accepts the power offered by the customer.	reliability and the anticipated system impact of the power	
	being offered, given any potential constraints associated with	
	its location, and transmit to advise the customer in writing of	
	its written decision as to whether or not it accepts the this	
	power offered by the customerproposal.	
6.16 Limitation	6.16 Limitation	
The Distributor sets limits on the total amount of interruptible	The Distributor sets limits on the total amount of interruptible	
power it plans to avail itself of, based on system management	power it plans to avail itself of, based on system management	
requirements. If the amount offered by the customers exceeds	requirements. If the amount offered by the customers exceeds	
its requirements for a given period, the Distributor may	its requirements for a given period, the Distributor may	
reduce the quantity made available by each one in proportion	reduce the quantity made available by each one in proportion	
to its requirements.	to its requirements.	

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Subsection 2.2 – Credits and Conditions of Application	Subsection 2.2 – Credits and Conditions of Application	
6.17 Commitment	6.17 Commitment	
The interruptible power per contract must not be less than the greater of 3,000 kilowatts or 20% of the highest contract power in the last 12 consumption periods terminating at the end of the consumption period that precedes October 1, but in no event may it exceed that highest contract power. The contractual commitment remains in effect for the winter period.	The interruptible power per contract must not be less than the greater of 3,000 kilowatts or 20% of the highest maximum contract power overim the last 12 consumption periods terminating at the end of the consumption period that precedes October 1, but in no event may it exceed that highest maximum contract power. The contractual commitment remains in effect for the winter period.	Modification par souci de conformité avec la version française.
A customer may reduce the interruptible power once during the winter period, after modification of the customer's contract power. The new interruptible power must not be less than the greater of 3,000 kilowatts or 20% of maximum contract power for the last 12 consumption periods terminating at the end of the consumption period that precedes the date on which the request for modification is received, but in no event may exceed that maximum contract power. The new interruptible power shall be applied within 30 days. No retroactive modification is permitted.	A customer may reduce the interruptible power once during the winter period, after modification of the customer's contract power. The new interruptible power must not be less than the greater of 3,000 kilowatts or 20% of <u>the</u> maximum contract power <u>for over</u> the last 12 consumption periods terminating at the end of the consumption period that precedes the date on which the request for modification is received, but in no event may <u>it</u> exceed that maximum contract power. The new interruptible power shall be applied within 30 days. No retroactive modification is permitted.	Correction d'erreurs de syntaxe.
6.18 Conditions applicable to interruptions	6.18 Conditions applicable to interruptions	
Interruptions under this section must meet the following conditions:	Interruptions under this section must meet the following conditions:	
Advance notice (hours): 2	Advance notice (hours): 2	
Maximum number of interruptions per day: 2	Maximum number of interruptions per day: 2	
Minimum interval between two interruptions in the same day (hours): 4	Minimum interval between two interruptions in the same day (hours): 4	

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Duration of an interruption (hours): 4 to 5	Duration of an interruption (hours): 4 to 5	
Duration of an interruption (hours):4 to 5	Duration of an interruption (hours): 4 to 5	
Maximum duration of interruptions per winter	Maximum duration of interruptions per winter	
period (hours): 100	period (hours): 100	
6.19 Notice of interruption	6.19 Notice of interruption	
The Distributor advises verbally, by telephone, the	The Distributor advises verbally, by telephone, the	
representatives of the selected customers, indicating the	representatives of the selected customers by telephone,	
starting time and the end of the interruption period. If none of	indicating the starting time and the end of the interruption	
a customer's representatives can be reached, the customer is	period. If none of a customer'sno representatives can be	
deemed to have refused the interruption for this interruption	reached, the customer is deemed to have refused the	
period.	interruption curtail power for that is interruption period.	
6.20 Nominal credits	6.20 Nominal credits	
The following credits apply for the winter period:	The following credits apply for the winter period:	
Fixed credit:	Fixed credit:	
\$8.50 per kilowatt of effective interruptible power;	\$8.50 per kilowatt of effective interruptible power.	Uniformisation de la ponctuation avec celle de
······································	F	l'article 4.64.
Variable credit:	Variable credit:	
12.00¢ per kilowatthour of effective hourly interruptible	12.00¢ per kilowatthour of effective hourly	
power for each interruption hour.	interruptible power for each interruption hour.	
power for each interruption nour.		
6.21 Effective credits applicable to the contract	6.21 Effective credits applicable to the contract	
Sar Encerte creates applicable to the contract	our micente ci cuito applicable to the contract	
The effective credits are applied to the bill for the	The effective credits are applied to the bill for the	
The effective credits are applied to the bill for the consumption period in question according to the following	The effective credits are applied to the bill for the consumption period in question according to the following	
consumption period in question according to the following	consumption period in question according to the following	
consumption period in question according to the following	consumption period in question according to the following	

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The effective fixed credit to which the customer is entitled for a given consumption period equals the product of the fixed credit for the winter period and the effective interruptible power for the consumption period in question, prorated to the number of hours in the consumption period in relation to the number of hours in the winter period.	The effective fixed credit to which the customer is entitled for a given consumption period equals the product of the fixed credit for the winter period and the effective interruptible power for the consumption period in question, prorated to the number of hours in the consumption period in relation to the number of hours in the winter period.
b) Effective variable credit	b) Effective variable credit
The effective variable credit to which the customer is entitled for a given consumption period equals the product of the variable credit, the number of interruption hours and the effective interruptible power for the consumption period in question.	The effective variable credit to which the customer is entitled for a given consumption period equals the product of the variable credit, the number of interruption hours and the effective interruptible power for the consumption period in question.
6.22 Calculation of contribution coefficient	6.22 Calculation of contribution coefficient
The contribution coefficient for a consumption period is calculated as follows:	The contribution coefficient for a consumption period is calculated as follows:
$C = [(Pmax - Pbase) \times LFuh] / I$	$C = \left[ \left( P_{max} - P_{base} \right) \times LF_{uh} \right] / I$
where	where
C = contribution coefficient;	C = contribution coefficient;
Pmax = maximum power;	$P_{max}$ = maximum power;
Pbase = base power;	$P_{base}$ = base power;
LFuh = load factor during useable hours;	$LF_{uh}$ = load factor during useable hours;
I = interruptible power.	I = interruptible power.
The contribution coefficient cannot be negative.	The contribution coefficient cannot be negative.

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6.23 Recovery periods	6.23 Recovery periods	
The customer is entitled to recovery periods. These periods may be:	The customer is entitled to recovery periods. These periods may be:	
a) between 22:00 and 6:00, the second night following one or more interruptions;	a) between 22:00 and 6:00, the second night following one or more interruptions;	
<ul> <li>b) between 22:00 Friday and 6:00 Monday, if one or more interruptions have occurred in the seven-day period immediately preceding the weekend in question.</li> </ul>	<ul> <li>b) between 22:00 Friday and 6:00 Monday, if one or more interruptions have occurred in the seven7-day period immediately preceding the weekend in question.</li> </ul>	Uniformisation de l'écriture des nombres.
The customer shall notify the Distributor of the recovery by 13:00 on the first business day following the recovery period. If no notice is received, the Distributor will consider that the customer has not taken advantage of this opportunity.	The customer shall notify the Distributor of the recovery by 13:00 on the first business day following the recovery period. If no notice is received, the Distributor will consider that the customer has not taken advantage of this opportunity.	
The consumption during the recovery period is that which exceeds, for the consumption period in question, the contract power in effect or the maximum power demand recorded outside recovery periods during the consumption period in question, whichever is higher.	The consumption during the recovery period is that which exceeds, for the consumption period in question, the contract power in effect or the maximum power demand recorded outside recovery periods during the consumption period in question, whichever is higher.	
Consumption during recovery periods is billed at the price of additional electricity in effect for the consumption period in question, as set in Article 6.32.	Consumption during recovery periods is billed at the price of additional electricity in effect for the consumption period in question, as set in Article 6.32.	
The Distributor reserves the right to prohibit consumption during a recovery period, based on system availability and management requirements.	The Distributor reserves the right to prohibit consumption during a recovery period, based on system availability and management requirements.	
The customer's right to recovery periods must in no case be interpreted as a limitation of the Distributor's right to invoke the interruptible power option at any time under the conditions of this section.	The customer's right to recovery periods must in no case be interpreted as a limitation of the Distributor's right to invoke the <u>iInterruptible</u> <u>pPowerElectricity</u> $\Theta$ ption at any time under the conditions of this section.	Correction du nom de l'option à laquelle on fait référence et uniformisation avec le libellé anglais des autres options tarifaires.
6.24 Overrun penalty	6.24 Overrun penalty	

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For each interruption period, any overrun observed after	For each interruption period, any overrun observed after	
notice of interruption has been given will be subject to the	notice of interruption has been given will be subject to the	
following penalties:	following penalties:	
a) Fixed credit:	a) Fixed credit	
A penalty of \$0.70 per kilowatt for each kilowatt contained in the sum of overruns during an interruption period;	A penalty of \$0.70 per kilowatt for each kilowatt contained-included in the sum of overruns during an interruption period.	Modification par souci de conformité avec la version française.
The maximum penalty for a given interruption period cannot exceed \$2.80 per kilowatt multiplied by the interruptible power and the contribution coefficient for the consumption period in question.	The maximum penalty for a given interruption period cannot exceed \$2.80 per kilowatt multiplied by the interruptible power and the contribution coefficient for the consumption period in question.	
b) Variable credit:	b) Variable credit	
No variable credit will be granted for an hour to which a penalty applies.	No variable credit will be granted for an hour to which a penalty applies.	
The total penalties applied over a winter period cannot	The total penalties applied over a winter period cannot	
exceed the total fixed credits paid to the customer for the	exceed the total fixed credits paid to the customer for the	
winter period. The Distributor reserves the right to terminate	winter period. The Distributor reserves the right to terminate	
the commitment of a customer who has drawn an overrun	the commitment of a customer who has drawn an overrun	
during three or more interruption periods in the course of the winter period.	during three <u>3</u> or more interruption periods in the course of the winter period.	Uniformisation de l'écriture des nombres.
6.25 Billing conditions for customers enrolled in both the	6.25 Billing conditions for customers enrolled in both the	
Interruptible Electricity Option and the Additional Electricity Option	Interruptible Electricity Option and the Additional Electricity Option	
For customers enrolled in both the Additional Electricity	For customers enrolled in both the Additional Electricity	
Option and the Interruptible Electricity Option, the conditions described in Article 6.37 apply.	Option and the Interruptible Electricity Option, the conditions described in Article 6.37 apply.	
Section 2. A Little and File And Star On Gene	Geoderic 2 Additional Flacked Star Onders	
Section 3 – Additional Electricity Option	Section 3 – Additional Electricity Option	

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Subsection 3.1 – General	Subsection 3.1 – General	
6.26 Application	6.26 Application	
The Additional Electricity Option applies to a Rate L contract whose holder is not taking advantage of the running-in conditions for new equipment described in Article 5.28.	The Additional Electricity Option applies to a Rate L or <u>Rate LG</u> contract whose holder is not taking advantage of the running-in conditions for new equipment described in Article 5. <u>2846</u> .	
6.27 Definitions	6.27 Definitions	
In this section, the following definitions apply:	In this section, the following definitions apply:	
<i>"additional electricity"</i> : The amount of energy corresponding to the difference between the real power demand and the reference power, for each 15-minute integration period. This quantity may not be negative.	<i>"additional electricity"</i> : The amount of energy corresponding to the difference between the real power demand and the reference power, for each 15-minute integration period. This quantity may not be negative.	
<i>"reference period"</i> : The three consecutive consumption periods preceding the customer's sign-up in the Additional Electricity Option.	<i>"reference period"</i> : The <u>three 3</u> consecutive consumption periods preceding the customer's sign-up <u>in-for</u> the Additional Electricity Option.	Uniformisation de l'écriture des nombres et correction d'une erreur de syntaxe.
<i>"reference power"</i> : The average, of the billing demands during the reference period, weighted according to the number of hours. Reference power may be adjusted to reflect the customer's normal consumption profile at Rate L, if necessary.	<i>"reference power"</i> : The average, of the billing demands during the reference period, weighted according to the number of hours. Reference power may be adjusted <u>if need</u> <u>be</u> to reflect the customer's normal consumption profile <del>at</del> <u>under the</u> Rate L <u>or Rate LG contract, if necessary</u> .	Correction de la ponctuation.
<i>"unauthorized period"</i> : A period during which the customer's reference power may not be exceeded.	<i>"unauthorized period"</i> : A period during which the customer's reference power may not be exceeded.	
6.28 Sign-up procedure	6.28 Sign-up procedure	
A customer wishing to enroll in the Additional Electricity Option must submit a written request to the Distributor at least five business days before the start of the consumption period.	A customer wishing to enroll in the Additional Electricity Option must submit a written request to the Distributor at least five <u>5</u> business days before the start of the consumption period.	

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Subject to agreement on the reference power and the	Subject to agreement on the reference power and the	
Distributor's written approval, the option takes effect as of	Distributor's written approval, the option takes effect as of <u>at</u>	Uniformisation du libellé avec celui de
the beginning of the consumption period following the period	the beginning of the consumption period following the period	l'article 2.37.
during which the Distributor receives the written request.	during which the Distributor receives the written request.	
6.29 Duration of commitment	6.29 Duration of commitment	
A customer must make a commitment to the Additional	A customer must make a commitment to the Additional	
Electricity Option for one consumption period.	Electricity Option for one consumption period.	
6.30 Renewal of commitment	6.30 Renewal of commitment	
A customer may renew a commitment regarding the	A customer may renew a commitment regarding the	
Additional Electricity Option by sending the Distributor a	Additional Electricity Option by sending the Distributor a	
written request no later than five business days before the end	written request no later than five 5 business days before the	Uniformisation de l'écriture des nombres.
of the commitment. The option will then continue to apply to	end of the commitment. The option will then continue to	Children de l'échture des hollores.
the same contract, subject to the Distributor's approval.	apply to the same contract, subject to the Distributor's	
the same conduct, subject to the Distributor's upproval.	approval.	
Subsection 3.2 – Conditions of Application	Subsection 3.2 – Conditions of Application	
Subsection 5.2 – Condutions of Application	Subsection 3.2 – Conditions of Application	
6.31 Establishing reference power	6.31 Establishing reference power	
Upon receiving a request for the Additional Electricity	Upon receiving a request for the Additional Electricity	
Option, the Distributor establishes the reference power that	Option, the Distributor establishes the reference power that	
will be in effect for the duration of the commitment. If the	will be in effect for the duration of the commitment. If the	
three periods preceding the request do not reflect that	three <u>3</u> periods preceding the request do not reflect the	
customer's normal consumption profile at Rate L, the	customer's normal consumption profile at under Rate Lor	
Distributor will use any other method deemed adequate.	<u>Rate LG</u> , the Distributor will use any other method deemed adequate.	
6.32 Determining the price of additional electricity	6.32 Determining the price of additional electricity	
The price applied to additional electricity is set using one of	The price applied to additional electricity is set using one of	
the following formulas, depending on whether the Distributor	the following formulas, depending on whether the Distributor	
is buying or selling:	is buying or selling:	

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a) Buying	a) Buying	
	(a x NYISO Zone A Peak + (1 - a) x NYISO Zone A Off- Peak + MoyMo + FS ZoneM) x TX	
where	where	
a = the quotient of peak hours divided by total hours in the month in question specified in the North American Electric Reliability Corporation (NERC) calendar;	a = the quotient of peak hours divided by total hours in the month in question specified in the North American Electric Reliability Corporation (NERC) calendar;	
NYISO Zone A Peak = the price of the month's futures for the Zone A peak period posted on NYMEX the business day preceding the posting of the month's additional electricity price;	NYISO Zone A Peak = the price of the month's futures for the Zone A peak period posted on NYMEX the business day preceding the posting of the month's additional electricity price;	
NYISO Zone A Off-Peak = the price of the month's futures for the Zone A off-peak period posted on NYMEX the business day preceding the posting of the month's additional electricity price;	NYISO Zone A Off-Peak = the price of the month's futures for the Zone A off-peak period posted on NYMEX the business day preceding the posting of the month's additional electricity price;	
MoyMo = the moving average for the past 12 months of the difference between NYISO Zone A and Zone M prices;	MoyMo = the moving average for the past 12 months of the difference between NYISO Zone A and Zone M prices;	
FS Zone M = the export fee from NYISO Zone M to the Québec border, set at US 0.60¢/kWh;	FS Zone M = the export fee from NYISO Zone M to the Québec border, set at US 0.60¢/kWh;	
TX = the foreign exchange conversion rate issued by the Bank of Canada at 12:00 on the day the price of additional electricity is determined.	TX = the foreign exchange conversion rate issued by the Bank of Canada at 12:00 on the day the price of additional electricity is determined.	

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b) Selling:	b) Selling:	
{ [ a × NYISO Zone A Peak + (1 - a) x NYISO Zone A Off-Peak + MoyMo ] / (1 + Pertes) - FE Zone M } × TX - FRNR	{ [ a × NYISO Zone A Peak + (1 - a) x NYISO Zone A Off-Peak + MoyMo ] / (1 + Pertes) - FE Zone M } × TX - FRNR	
where	where	
a = the quotient of peak hours divided by total hours in the month in question specified in the North American Electric Reliability Corporation (NERC) calendar;	a = the quotient of peak hours divided by total hours in the month in question specified in the North American Electric Reliability Corporation (NERC) calendar;	
NYISO Zone A Peak = the price of the month's futures for the Zone A peak period posted on NYMEX the business day preceding the posting of the month's additional electricity price;	NYISO Zone A Peak = the price of the month's futures for the Zone A peak period posted on NYMEX the business day preceding the posting of the month's additional electricity price;	
NYISO Zone A Off-Peak = the price of the month's futures for the Zone A off-peak period posted on NYMEX the business day preceding the posting of the month's additional electricity price;	NYISO Zone A Off-Peak = the price of the month's futures for the Zone A off-peak period posted on NYMEX the business day preceding the posting of the month's additional electricity price;	
MoyMo = the moving average for the past 12 months of the difference between NYISO Zone A and Zone M prices;	MoyMo = the moving average for the past 12 months of the difference between NYISO Zone A and Zone M prices;	
Pertes = the transmission losses as defined in Article 15.7 of Hydro-Québec's Open Access Transmission Tariff;	Pertes = the transmission losses as defined in Article 15.7 of Hydro-Québec's Open Access Transmission Tariff;	
FE Zone M = the import fee of the NYISO Zone M, set at US 0.10 ¢/kWh;	FE Zone M = the import fee of the NYISO Zone M, set at US 0.10¢/kWh;	

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TX =	the foreign exchange conversion rate issued	TX = the foreign exchange conversion rate issued	
	by the Bank of Canada at 12:00 on the day	by the Bank of Canada at 12:00 on the day	
	the price of additional electricity is	the price of additional electricity is	
	determined.	determined <del>.</del>	Correction de la ponctuation.
FRNR =	the reservation fees for Hydro-Québec	FRNR = the reservation fees for Hydro-Québec	
FKINK =			
	TransÉnergie's point-to-point service not	TransÉnergie's point-to-point service not	
	recovered by the Distributor through billing for the native load. The reservation fees are	recovered by the Distributor through billing for the native load. The reservation fees are	
	for the non-firm hourly service and the	for the non-firm hourly service and the	
	frequency control service, in accordance with	frequency control service, in accordance with	
	Hydro-Québec's Open Access Transmission	Hydro-Québec's Open Access Transmission	
	Tariffin effect for the month in question.	Tariffin effect for the month in question.	
<b>T</b> 1 : 0			
	additional electricity cannot be lower than the	The price of additional electricity cannot be lower than the	
	at Rate L in cents per kilowatthour (¢/kWh) for	average price at Rate L <u>, expressed in ¢/kWh, in cents per</u>	
120-kV servi	ce and a 100% load factor, 4.38 ¢/kWh.	kilowatthour (¢/kWh) for 120-kV service and a 100% load	
		factor, that is, $4,384.54$ ¢/kWh.	
6 33 Notifico	tion of the price of additional electricity	6.33 Notification of the price of additional electricity	
	tion of the price of auditional electricity	0.55 Notification of the price of additional electricity	
The Distribut	or notifies the customer of the price of	The Distributor notifies the customer of the price of	
	ectricity seven business days before the	additional electricity <u>7 seven</u> business days before the	Uniformisation de l'écriture des nombres.
	each calendar month. This price shall remain	beginning of each calendar month. This price shall remain	childrand de l'échture des homores.
	entire monthly period.	fixed for the entire monthly period.	
	entire montiny period.	fixed for the entire monthly period.	
6.34 Billing		6.34 Billing	
0.04 Dining		0.0 T Dinnig	
For the durati	ion of the commitment to the Additional	For the duration of the commitment to the Additional	
	otion, the customer's electricity bill, taking into	Electricity Option, the customer's electricity bill, taking into	
	oplicable, credits for supply at medium or high	account, as applicable, credits for supply at medium or high	
	he adjustment for transformation losses, is the	voltage and the adjustment for transformation losses, is the	
	nounts obtained in subparagraphs a), b), c) and	total of the amounts obtained in subparagraphs a), b), c) and	
d):	nounts obtained in subparagraphs a), b), c) and	d):	
ч <u>у</u> .		uj.	
a) the refere	ence power billed at the Rate L prices and	a) the reference power billed at the Rate L or Rate LG	
	is in effect;	prices and conditions in effect, as the case may be;	
conuntion	10 111 011000,	prices and conditions in cricer, as the case may be,	

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<ul> <li>b) the difference between actual consumption and the additional electricity of the consumption period, multiplied by the price of energy at Rate L;</li> </ul>	<ul> <li>b) the difference between actual consumption and the additional electricity of the consumption period, multiplied by the price of energy at Rate L or Rate LG;</li> </ul>	
<ul> <li>c) the additional electricity for the consumption period, multiplied by the applicable price of additional electricity:</li> </ul>	<ul> <li>c) the additional electricity for the consumption period, multiplied by the applicable price of additional electricity;:</li> </ul>	Correction de la ponctuation.
d) any adjustment, calculated as specified in Article 6.35.	d) any adjustment, calculated as specified in Article 6.35.	
If the customer's consumption period overlaps two monthly periods, the amount billed for additional electricity will be prorated to the number of hours of the consumption period falling in each monthly period.	If the customer's consumption period overlaps two-2 monthly periods, the amount billed for additional electricity will be prorated to the number of hours of the consumption period falling in each monthly period.	
6.35 Adjustment for power-factor variation	6.35 Adjustment for power-factor variation	Correction d'une erreur de grammaire.
An adjustment is applied to the customer's bill to account for any difference in power factor between the consumption period and the reference period. The adjustment is determined using the following formula:	An adjustment is applied to the customer's bill to <u>take into</u> account <del>for</del> any difference in <u>the</u> power factor <u>with respect to</u> <u>between</u> the <u>actual</u> consumption <u>period</u> and the reference <u>powerperiod</u> . The adjustment is determined using the following formula:	
Adjustment = $[(PMAre - PMRre) - (PMArf - PMRrf)]$ x PEP	Adjustment = $[(PMAre - PMRre) - (PMArf - PMRrf)] x$ PEP	
where	where	
PMAre = the maximum power demand associated with actual consumption;	PMAre = the maximum power demand associated with actual consumption;	
PMRre = the maximum real power associated with actual consumption;	PMRre = the maximum real power associated with actual consumption;	
PMArf = the maximum power demand associated with the reference period;	PMArf = the maximum power demand associated with the reference <u>powerperiod</u> ;	

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PMRrf = the maximum real power associated with the reference period;	PMRrf = the maximum real power associated with the reference <u>powerperiod</u> ;	
PEP = the effective demand charge at Rate L in effect, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	PEP = the effective demand charge at Rate L <u>or</u> <u>Rate LG</u> in effect, <u>as the case may be</u> , taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	
The adjustment may be positive or negative. If the power factor is equal to or greater than 95% for both the consumption period in question and the reference period, no adjustment is made.	The adjustment may be positive or negative. If the power factor for the actual consumption or the reference power, or for both, is equal to or greater than 95% for both the consumption period in question and the reference period, no adjustment is made.	
6.36 Restrictions	6.36 Restrictions	
On the basis of load management requirements and system availability, the Distributor reserves the right to prohibit, on two hours' notice, consumption of additional electricity.	On the basis of load management requirements and system availability, the Distributor reserves the right to prohibit, on two-2 hours' notice, consumption of additional electricity.	Uniformisation de l'écriture des nombres.
Should the customer consume additional electricity during an unauthorized period, all consumption beyond reference power during that period will be billed at \$0.50 per kilowatthour.	Should the customer consume additional electricity during an unauthorized period, all consumption beyond reference power during that period will be billed at \$0.50 per kilowatthour.	
The provisions of the Additional Electricity Option shall not be interpreted as an obligation on the part of the Distributor to assume any additional charges for connection, installation, or reinforcement of the transmission or distribution system to serve customers wishing to take advantage of the option. The customer shall assume any and all costs associated with electricity delivered under the Additional Electricity Option.	The provisions of the Additional Electricity Option shall not be interpreted as an obligation on the part of the Distributor to assume any additional <u>costscharges</u> for connection, installation, or reinforcement of the transmission or distribution system to serve customers wishing to take advantage of the option. The customer shall assume any and all costs associated with electricity delivered under the Additional Electricity Option.	Correction de la terminologie.
The Distributor will neither build new facilities to provide the Additional Electricity Option nor allocate existing facilities	The Distributor will neither build new facilities to provide the Additional Electricity Option nor allocate existing facilities to	Chapter 6 Page 124 de 188

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to additional electricity loads in order to guarantee the availability of the energy.	additional electricity loads in order to guarantee the availability of the energy.	
This article shall not be interpreted as granting the customer permission to exceed the customer's available power.	This article shall not be interpreted as granting the customer permission to exceed the customer's available power.	
6.37 Conditions for customers enrolled in both the Additional Electricity Option and the Interruptible Electricity Option	6.37 Conditions for <u>large-power</u> customers enrolled in both the Additional Electricity Option and the Interruptible Electricity Option	
For customers participating simultaneously in the Additional Electricity Option and the Interruptible Electricity Option, the conditions described in this section and in Section 2 of Chapter 6 shall apply, with the exception of the following adjustments:	For <u>large-power</u> customers participating simultaneously in the Additional Electricity Option and the Interruptible Electricity Option, the conditions described in this section and in Section 2 of Chapter 6 shall apply, with the exception of the following adjustments:	
<ul> <li>a) The recovery periods specified in Article 6.23 shall not apply.</li> </ul>	<ul> <li>a) The recovery periods specified in Article 6.23 shall not apply.</li> </ul>	Uniformisation de la ponctuation des énumérations.
b) The customer's base power is the difference between:	b) The customer's base power is the difference between:	
i) the contract power orthe reference power for the consumption period in question, whichever is higher, and	i) the contract power or the reference power for the consumption period in question, whichever is higher, and	
ii) the interruptible power;	ii) the interruptible power;	
Base power cannot be negative.	Base power cannot be negative:	
<ul> <li>c) The customer's maximum power is the reference power for the consumption period in question;</li> </ul>	<ul><li>c) The customer's maximum power is the reference power for the consumption period in question;</li></ul>	
<ul> <li>d) The load factor during useable hours is the ratio, expressed as a percentage of the energy billed at Rate L, as calculated in subparagraph b) of Article 6.34, to the reference power for the consumption period in question.</li> </ul>	<ul> <li>d) The load factor during useable hours is the ratio, expressed as a percentage of the energy billed at Rate L or Rate LG, as the case may be, as calculated in subparagraph b) of Article 6.34, to the reference power for the consumption period in question.</li> </ul>	

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Section 4 –Backup Generator Option	Section 4 –Backup Generator Option	
	Second Second Second	
6.38 Application	6.38 Application	
The Backup Generator Option, defined in Section 9 of	The Backup Generator Option, defined in Section 9 of	
Chapter 4, applies to a holder of a Rate L contract who	Chapter 4, applies to a holder of a Rate L or <u>Rate LG</u> contract	
wishes to make its equipment available for the Distributor's	whose holder wishes to make its equipment available for the	
system management purposes.	Distributor's system management purposes.	
The participant must have one or more operational backup	The participant must have one or more operational backup	
generators with a total rated capacity of at least 1,000	generators with a total rated capacity of at least	
kilowatts that can be put into operation at any time at the	1,000 kilowatts that can be put into operation at any time at	
Distributor's request during the winter period.	the Distributor's request during the winter period.	
The participant may not offer interruptible power under a	The participant may not offer interruptible power under a	
special contract or under Article 6.13 at the same delivery	special contract or under Article 6.13 at the same delivery	
point, or benefit from the conditions for running in new	point, or benefit from the conditions for running in new	
equipment under Article 5.28.	equipment under Article 5.4628.	

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Section 1 – Conditions of Application of Domestic Rates for Customers of Off-Grid Systems	Section 1 – Conditions of Application of Domestic Rates for Customers of Off-Grid Systems	
7.1 Rate D	7.1 Rate D	
When electricity is delivered from an off-grid system located north of the 53rd parallel, except the Schefferville system, for domestic use in an individual dwelling or an apartment building or community residence with separate metering, the contract is subject to Rate D for up to 30 kilowatthours per day. Any additional consumption is billed at 32.26¢ per kilowatthour.	When electricity is delivered from an off-grid system located north of the 53rd parallel, except the Schefferville system, for domestic use in an individual dwelling or an apartment building or community residence with separate metering, the contract is subject to Rate D for up to the product of 30 kilowatthours per day and the number of days in the consumption period. Any additional consumption is billed at 32.2633.64¢ per kilowatthour.	
7.2 Rate DM	7.2 Rate DM	
When electricity is delivered from an off-grid system located north of the 53rd parallel, except the Schefferville system, for domestic use in an apartment building, community residence or rooming house with 10 rooms or more with bulk metering, the contract is subject to Rate DM for up to 30 kilowatthours per day times the applicable multiplier, defined in Article 2.23.	When electricity is delivered from an off-grid system located north of the 53rd parallel, except the Schefferville system, for domestic use in an apartment building, community residence or rooming house with 10 rooms or more with bulk metering, the contract is subject to Rate DM for up to the product of 30 kilowatthours per day, the number of days in the consumption period and times the applicable multiplier, defined in Article 2.23. Any additional consumption is billed at 33.64¢ per kilowatthour.	
Any additional consumption is billed at 32.26¢ per kilowatthour.	Any additional consumption is billed at 32.26¢ per kilowatthour.	
7.3 Rate DT	7.3 Rate DT	
Rate DT does not apply to a contract for electricity supplied by an off-grid system.	Rate DT does not apply to a contract for electricity supplied by an off-grid system.	
Section 2 – Conditions of Application of Small- and Medium-Power Rates for	Section 2 – Conditions of Application of Small- and Medium-Power Rates for	

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Customers of Off-Grid Systems	Customers of Off-Grid Systems	
7.4 Rates G, G-9, M or MA	7.4 Rates G, G-9, M or MA	
Electricity delivered from an off-grid system located north of the 53rd parallel, except the Schefferville system, under a contract at Rate G, G-9, M or MA must not be used for space heating, water heating or any other thermal application, with the exception of household appliances, appliances used solely for air conditioning for the comfort of occupants, industrial or commercial appliances used to cook and conserve food, and appliances used by light industry for manufacturing processes.	Electricity delivered from an off-grid system located north of the 53rd parallel, except the Schefferville system, under a contract at Rate G, G-9, M or MA must not be used for space heating, water heating or any other thermal application, with the exception of <u>supply to</u> household appliances, appliances used solely for air conditioning for the comfort of occupants or the proper operation of heat-sensitive equipment, industrial or commercial appliances used to cook and conserve food, and appliances used by light industry for manufacturing processes.	
If the customer contravenes the provisions of the preceding paragraph, the Distributor will apply Rate G, G-9, M or MA, as the case may be, to the fixed charge and billing demand, and all the energy consumed will be billed at 71.13¢ per kilowatthour.	If the customer contravenes the provisions of the preceding paragraph, the Distributor will apply Rate G, G-9, M or MA, as the case may be, to the fixed charge and billing demand, and all the energy consumed will be billed at $\frac{71.1374.17}{1.1374.17}$ ¢ per kilowatthour.	
Electricity delivered from an off-grid system located north of the 53rd parallel, except the Schefferville system, under a contract at Rate G, G-9, M or MA may be used for heating cables in water treatment plant intake pipes, as well as to produce and maintain ice in arenas. For peak demand management purposes, however, such loads must be interrupted at the Distributor's request.	Electricity delivered from an off-grid system located north of the 53rd parallel, except the Schefferville system, under a contract at Rate G, G-9, M or MA may be used for <u>supply to</u> heating cables in water treatment plant intake pipes, as well as to produce and maintain ice in arenas. For peak demand management purposes, however, such loads must be interrupted at the Distributor's request.	
7.5 Rate MA	7.5 Rate MA	
When electricity is delivered from an off-grid system, Rate MA applies to any contract under which maximum power demand has ever exceeded 900 kilowatts.	When electricity is delivered from an off-grid system, Rate MA applies to any contract under which maximum power demand has ever exceeded 900 kilowatts.	
The Distributor may require that a single contract cover all electricity delivered when used for similar purposes in the same location.	The Distributor may require that a single contract cover all electricity delivered when used for similar purposes in the same location.	

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7.6 Structure of Rate MA	7.6 Structure of Rate MA	
7.6 Structure of Kate MA	7.6 Structure of Rate MA	
The Distributor applies Rate M to the billing demand and energy up to 900 kilowatts and 390,000 kilowatthours per monthly period. Any excess is billed at:	The Distributor applies Rate M to the billing demand and energy up to 900 kilowatts and 390,000 kilowatthours per monthly period. Any excess is billed at:	
\$ 28.50 per kilowatt and 22.83¢ per kilowatthour when the electricity is produced by a heavy diesel power plant;	\$28.5029.73 per kilowatt and 22.8323.18¢ per kilowatthour when the electricity is produced by a heavy diesel power plant <sub>2</sub> ;	
or	or	
\$ 56.04 per kilowatt and 40.20 ¢ per kilowatthour in all other cases.	\$56.0458.44 per kilowatt and 40.2041.63¢ per kilowatthour in all other cases.	
The energy prices are in effect until September 30, 2013. Thereafter, they will be revised by the Distributor as specified in Article 7.7.	The energy prices are in effect until September 30, 20132014. Thereafter, they will be revised by the Distributor as specified in Article 7.7.	
In the sole cases of customers whose contract power on April 1, 2006, exceeded 900 kilowatts, Rate M applies up to the available power determined in the contract and to the corresponding quantity of energy.	In the sole cases of customers whose contract power on April 1, 2006, exceeded 900 kilowatts, Rate M applies up to the available power determined in the contract and to the corresponding quantity of energy.	Correction de la ponctuation.
7.7 Energy price revisions for Rate MA	7.7 Energy price revisions for Rate MA	
The energy prices for Rate MA are revised by the Distributor on October 1 of each year, using the following formulas:	The energy prices for Rate MA are revised by the Distributor on October 1 of each year, using the following formulas:	
$\frac{PLD}{D} = A + \frac{B \times C}{D}$	$PLD = A + \underline{B \times C}$	
where	where	
PLD = the price of energy applicable when electricity is generated by a heavy diesel power plant;	PLD = the price of energy applicable when electricity is generated by a heavy diesel power plant;	

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A	= operating and maintenance cost, 2.52¢/kWh;	A	= operating and maintenance cost, <u>2.522.63</u> ¢/kWh;	
В	= the energy cost set for the reference year 2006, 11.57¢/kWh;	В	= the energy cost set for the reference year 2006, 11.57¢/kWh;	
С	= the average price of No. 6 diesel (2% S) for the Montréal area, expressed in Canadian dollars per barrel. This price is determined from data published in the <i>Bloomberg Oil Buyer's Guide</i> under "Bloomberg Canadian Terminal Prices Rack Contract" for the months of June, July and August, or failing which, from any other information the Distributor deems pertinent;	С	<ul> <li>the average price of No. 6 diesel (2% S) for the Montréal area, expressed in Canadian dollars per barrel. This price is determined from data published in the <i>Bloomberg Oil Buyer's Guide</i> under "Bloomberg Canadian Terminal Prices</li></ul>	Modification par souci de conformité avec la version française.
D	<ul> <li>= the average reference price of No. 6 diesel (2% S) for the Montréal area, expressed in Canadian dollars per barrel. This price has been determined from data published in the <i>Bloomberg Oil Buyer's Guide</i> under "Bloomberg Canadian Terminal Prices Rack Contract" for the months of June, July and August 2005, and is \$58.20 per barrel.</li> </ul>	D	<ul> <li>= the average reference price of No. 6 diesel (2% S) for the Montréal area, expressed in Canadian dollars per barrel. This price has been determined from data published in the <i>Bloomberg Oil Buyer's Guide</i> under "Bloomberg Canadian Terminal Prices <u>–</u>Rack Contract" for the months of June, July and August 2005, and is \$58.20 per barrel.</li> </ul>	
PLR	$= E + \frac{FxG}{H}$	PLR	$= E + \underline{F \times G}$ H	
where		where		
PLR	= the price of energy applicable when electricity is generated by any other power plant;	PLR	= the price of energy applicable when electricity is generated by any other power plant;	
E	= operating and maintenance cost, 2.52¢/kWh;	E	= operating and maintenance cost, 2.522.63¢/kWh;	
F	= the energy cost set for the reference year 2006, 26.44¢/kWh;	F	= the energy cost set for the reference year 2006, 26.44¢/kWh;	

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			1
		G = the average price of No. 1 diesel for the	
Montréal area, ex	pressed in Canadian cents per	Montréal area, expressed in Canadian cents per	
	determined from data	litre. This price is determined from data	
	Bloomberg Oil Buyer's Guide	published in the Bloomberg Oil Buyer's Guide	
	g Canadian Terminal Prices	under "Bloomberg Canadian Terminal Prices –	
	or the months of June, July	Rack Contract" for the months of June, July	
	iling which, from any other	and August, or failing which, from any other	
	Distributor deems pertinent;	information the Distributor deems pertinent;	
	r i i i i i i i i i i i i i i i i i i i		
H = the average refere	ence price of No. 1 diesel for H	H = the average reference price of No. 1 diesel for	
	, expressed in Canadian cents	the Montréal area, expressed in Canadian cents	
	ce has been determined from	per litre. This price has been determined from	
	the Bloomberg Oil Buyer's	data published in the <i>Bloomberg Oil Buyer's</i>	
	oomberg Canadian Terminal	<i>Guide</i> under "Bloomberg Canadian Terminal	
	ract" for the months of June,	Prices – Rack Contract" for the months of	
	2005, and is 61.51¢ per litre.	June, July and August 2005, and is 61.51¢ per	
Suly und Hugust 2	2005, und 15 01.51¢ per nue.	litre.	
		nuc.	
Section 3 Transitional Rate – S	Schofferville System	Section 3 – Transitional Rate – Schefferville System	
Section & Transitional Rate		Section 5 Transitional Rate Schener vine System	
7.8 Application	7	7.8 Application	
	,		
This section applies to customer	rs served by the Schefferville 7	This section applies to customers served by the Schefferville	
system. A customer who signs u		system. A customer who signs up for the Transitional Rate in	
this section will become the hole		this section will become the holder of a contract subject to	
one of the rates in effect for whi		one of the rates in effect for which it is eligible, at the	
customer's discretion. If the cus		customer's discretion. If the customer fails to select a rate, the	
the contract becomes subject to		contract becomes subject to Rate D or DM, if it is eligible for	
for it, to the appropriate general		it, to the appropriate general rate (G, G-9, M or a flat rate for	
for general use or a public lighti		general use or a public lighting rate), as the case may be.	
Seneral abe of a public light		Beneral alle et a puene righting fute), as the case may be.	
7.9 Billing	7	7.9 Billing	
		8	
For each consumption period, th	ne customer's bill is equal to F	For each consumption period, the customer's bill is equal to	
the result obtained in subparagra		the result obtained in subparagraph a), from which the result	
obtained in subparagraph b) is s		obtained in subparagraph b) is subtracted.	
······································		r	

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a)	An initial amount is calculated from the customer's actual consumption data at the applicable rate, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	a)	An initial amount is calculated from the customer's actual consumption data at the applicable rate, taking into account, as applicable, credits for supply at medium or high voltage and the adjustment for transformation losses, as described in articles 10.2 and 10.4.	
b)	If the customer holds a contract at Rate D, DM or at a public lighting rate, the result obtained in subparagraph a) is multiplied by:	b)	If the customer holds a contract at Rate D, DM or at a public lighting rate, the result obtained in subparagraph a) is multiplied by:	
	60% as of April 1, 2008,		60% as of April 1, 2008,	
	60.48% as of April 1, 2009,		60.48% as of April 1, 2009,	
	60.62% as of April 1, 2010,		60.62% as of April 1, 2010,	
	60.46% as of April 1, 2011,		60.46% as of April 1, 2011,	
	45% as of April 1, 2012,		45% as of April 1, 2012,	
	30% as of April 1, 2013,		30% as of April 1, 2013,	
	15% as of April 1, 2014,		15% as of April 1, 2014,	
	0% as of April 1, 2015.		0% as of April 1, 2015.	
	If the customer holds a contract at Rate G, G-9, M or a flat rate for general use, the result obtained in subparagraph a) is multiplied by:		If the customer holds a contract at Rate G, G-9, M or a flat rate for general use, the result obtained in subparagraph a) is multiplied by:	
	40% as of April 1, 2008,		40% as of April 1, 2008,	
	40.72% as of April 1, 2009,		40.72% as of April 1, 2009,	
	40.93% as of April 1, 2010,		40.93% as of April 1, 2010,	
	40.69% as of April 1, 2011,		40.69% as of April 1, 2011,	
	30% as of April 1, 2012,		30% as of April 1, 2012,	
	20% as of April 1, 2013,		20% as of April 1, 2013,	

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10% as of April 1, 2014,	10% as of April 1, 2014,	
0% as of April 1, 2015.	0% as of April 1, 2015.	
Section 4 - Interruptible Electricity Option with Advance Notice	Section 4 – Interruptible Electricity Option with Advance Notice	
Subsection 4.1 – General	Subsection 4.1 – General	
7.10 Application	7.10 Application	
The Interruptible Electricity Option with Advance Notice applies to a contract at a general rate when electricity is delivered from an off-grid system and whose holder can commit to the Distributor to curtail power between November 1 and March 31 inclusively, for system management purposes.	The Interruptible Electricity Option with Advance Notice applies to a <u>general-rate</u> contract <del>at a general rate</del> when electricity is delivered from an off-grid system and whose holder can commit to the Distributor to curtail power between November 1 and March 31 inclusive <del>ly</del> , for system management purposes.	Uniformisation du libellé avec celui de l'article 4.50. Correction d'un gallicisme.
7.11 Definitions	7.11 Definitions	
In this section, the following definitions apply:	In this section, the following definitions apply:	
<i>"average hourly power"</i> : The value in kilowatts of the average of the real power demands of four 15-minute integration periods.	<i>"average hourly power"</i> : The value in kilowatts of the average of the real power demands of four 15-minute integration periods.	
<i>"effective interruptible power"</i> : For each hour of interruption, the difference between:	<i>"effective interruptible power"</i> : For each hour of interruption, the difference between:	
a) the average of the 5 highest average hourly power values during the corresponding useable hour on weekdays, if the interruption takes place during the week, or on weekends, if the interruption takes place on the weekend, of the consumption period in question and	<ul> <li>a) the average of the 5 highest average hourly power values during the corresponding useable hour on weekdays, if the interruption takes place during the week, or on weekends, if the interruption takes place on the weekend, of the consumption period in question; and</li> </ul>	Uniformisation de la ponctuation des énumérations.
b) the average hourly power	b) the average hourly power.	

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Effective interruptible power cannot be negative.	Effective interruptible power cannot be negative.	
"interruption period": The block of interruption hours	"interruption period": The block of interruption hours	
indicated in the notice given by the Distributor to the	indicated in the notice given by the Distributor to the	
customer in accordance with Article 7.16.	customer in accordance with Article 7.16.	
"interruptible power": An amount of real power the	"interruptible power": An amount of real power the	
customer agrees not to use during certain periods, at the	customer agrees not to use during certain periods, at the	
request of the Distributor.	request of the Distributor.	
(Construction of the second se		
<i>"useable hours"</i> : All hours in the consumption period in	"useable hours": All hours in the consumption period in	
question, excluding the following:	question, excluding the following:	
a) December 24, 25, 26 and 31, January 1 and 2, as well as	a) December 24, 25, 26 and 31, January 1 and 2, as well as	
Good Friday, Easter Saturday, Easter Sunday and Easter	Good Friday, Easter Saturday, Easter Sunday and Easter	
Monday, when the latter fall within the winter period;	Monday, when the latter fall within the winter period;	
wonday, when the latter fail within the winter period,	wonday, when the latter fail within the winter period,	
b) days when the customer curtails its power in accordance	b) days when the customer curtails its power in accordance	
with this section.	with this section.	
7.12 Limitation	7.12 Limitation	
By June 1 of each year, the Distributor sets the minimum and	By June 1 of each year, the Distributor sets the minimum and	
maximum amounts of interruptible power it plans to avail	maximum amounts of interruptible power it plans to avail	
itself of under this option for each off-grid system, based on	itself of under this option for each off-grid system, based on	
system management requirements. The Distributor also sets a	system management requirements. The Distributor also sets a	
minimum amount of interruptible power per customer.	minimum amount of interruptible power per customer.	
If the Distributor does not specify any amounts for a given	If the Distributor does not specify any amounts for a given	
off-grid system, it shall be deemed that no interruptible	off-grid system, it shall be deemed that no interruptible power	
power is required for that system.	is required for that system.	
power is required for that system.		
7.13 Sign-up procedure	7.13 Sign-up procedure	
	···· ·····	
A customer must submit its application in writing to the	A customer must submit its application in writing to the	
Distributor before October 1, indicating the interruptible	Distributor before October 1, indicating the interruptible	
power the customer wishes to commit to. Subject to the	power the customer wishes to commit to. Subject to the	

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maximum and minimum quantities set out under Article 7.12, the Distributor has 30 days to send its written decision as to	maximum and minimum quantities set out under Article 7.12, the Distributor has 30 days to send its written decision as to whether or not it accepts the power proposed by the	
whether or not it accepts the power proposed by the customer.	customer.	
The Distributor reserves the right to refuse a customer whose previous commitment was terminated under the fourth paragraph of Article 7.20.	The Distributor reserves the right to refuse a customer whose previous commitment was terminated under the fourth paragraph of Article 7.20.	
Subsection 4.2 – Credits and Conditions of Application	Subsection 4.2 – Credits and Conditions of Application	
7.14 Commitment	7.14 Commitment	
The customer's initial commitment is for a period of two years starting on October 1 and is renewed therafter for a period of one year on October 1 of each year. The customer or the Distributor may issue a notice of non-renewal at least one year before the end of the commitment or of any of its renewal.	The customer's initial commitment is for a period of two2 years starting on October 1 and is renewed thereafter for a period of 1 year on October 1 of each year. The customer or the Distributor may, however, choose not to renew the commitment, conditional on giving prior notice to that effect issue a notice of non-renewal-at least one-1 year before the end of the commitment or of any of its renewals.	Uniformisation de l'écriture des nombres. Modification par souci de conformité avec la version française.
The customer agrees to curtail power at the Distributor's request, as specified in this section.	The customer agrees to must curtail power at the Distributor's request, according to the conditions set out as specified in this section.	
7.15 Conditions applicable to interruptions	7.15 Conditions applicable to interruptions	
Interruptions under this section must meet the following conditions:	Interruptions under this section must meet the following conditions:	
Period during which an interruption can occur: November 1 to March 31, inclusively	Period during which an interruption can occur: November 1 to March 31 <del>,</del> inclusive <del>ly</del>	Correction d'un gallicisme.
Advance notice (hours): 2	Advance notice (hours): 2	
Maximum number of interruptions per day: 2	Maximum number of interruptions per day: 2	

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Minimum duration of interruptions (hours): 4	Minimum duration of interruptions (hours): 4	
Minimum interval between two interruptions in the same day (hours): 2	Minimum interval between two interruptions in the same day (hours): 2	
Maximum duration of interruptions between November 1 and March 31, inclusively (hours): 100	Maximum duration of interruptions between November 1 and March 31, inclusively (hours): 100	
7.16 Notice of interruption	7.16 Notice of interruption	
The Distributor advises the representatives of the selected customers, by telephone or by any other means agreed upon by the parties, indicating the starting time and the end of the interruption period. If none of a selected customer's representatives can be reached, the customer is deemed to have refused the interruption for this interruption period.	The Distributor advises the representatives of the selected customers, by telephone or by any other means agreed upon by the parties, indicating the starting time and the end of the interruption period. If none of a selected customer'sno representatives can be reached, the customer is deemed to have refused the interruptionto curtail power for this-that interruption period.	
7.17 Amount of credits	7.17 Amount of credits	
The monthly credits applicable for the period from November 1 to March 31, inclusively, are as follows:	The monthly credits applicable for the period from November 1 to March 31, inclusive <del>ly,</del> are as follows:	Correction d'un gallicisme.
Fixed credit:	Fixed credit:	
\$6.00 per kilowatt of interruptible power.	\$6.00 per kilowatt of interruptible power.	
Variable credit:	Variable credit:	
The variable credit is calculated using the formula set forth in Article 7.18 and applies to each kilowatthour of energy associated with the effective interruptible power for each hour of interruption.	The variable credit is calculated using the formula set forth in Article 7.18 and applies to each kilowatthour of energy associated with the effective interruptible power for each hour of interruption.	
7.18 Calculation of variable credit	7.18 Calculation of variable credit	
The variable credit is calculated by the Distributor on	The variable credit is calculated by the Distributor on	

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Octo	ber 1 of each year, using the following formula:	October 1 of each year, using the following formula:
CV	$= A + \underline{B \times C}$ D	$\frac{CV = A + \underline{B \times C}}{D}$
wher	e	where
CV	= variable credit applicable;	CV     = variable credit applicable;
A	= operating and maintenance cost, 2.50¢/kWh;	A = operating and maintenance cost, $\frac{2.502.61}{2.61}$ ¢/kWh;
В	= energy cost for the reference year 2012:	B = energy cost for the reference year 2012:
	54.50¢/kWh when the customer is located north of the 53rd parallel,	54.50¢/kWh when the customer is located north of the 53rd parallel, <u>or</u>
	or	<del>OF</del>
	35.50¢/kWh when the customer is located south of the 53rd parallel;	35.50¢/kWh when the customer is located south of the 53rd parallel;
С	= the average price of No. 1 diesel for the Montréal area, expressed in Canadian cents per litre. This price is determined from data published in the <i>Bloomberg Oil Buyer's Guide</i> under "Bloomberg Canadian Terminal Prices Rack Contract" for the months of June, July and August or, failing which, from any other information the Distributor deems pertinent;	C       = the average price of No. 1 diesel for the Montréal area, expressed in Canadian cents per litre. This price is determined from data published in the <i>Bloomberg Oil Buyer's Guide</i> under "Bloomberg Canadian Terminal Prices _ Rack Contract" for the months of June, July and August or, failing which, from any other information the Distributor deems pertinent;       Modification par souci de conformité avec la version française.
D	= the average reference price of No. 1 diesel for the Montréal area, expressed in Canadian cents per litre. This price has been determined from data published in the <i>Bloomberg Oil Buyer's Guide</i> under "Bloomberg Canadian Terminal Prices Rack Contract" for the months of June, July and August	D = the average reference price of No. 1 diesel for the Montréal area, expressed in Canadian cents per litre. This price has been determined from data published in the <i>Bloomberg Oil Buyer's</i> <i>Guide</i> under "Bloomberg Canadian Terminal Prices <u>–</u> Rack Contract" for the months of

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2012, and is 87.66 ¢ per litre.	June, July and August 2012, and is 87.66-¢ per litre.	
7.19 Credits applicable to the contract	7.19 Credits applicable to the contract	
The sum of the variable credit, calculated for each hour of interruption, and the fixed credit is applied to the bill for the consumption period in question.	The sum of the variable credit, calculated for each hour of interruption, and the fixed credit is applied to the bill for the consumption period in question.	
7.20 Failure to curtail	7.20 Failure to curtail	
A failure to curtail is noted when the effective interruptible power does not reach 75% of the interruptible power.	A failure to curtail is noted when the effective interruptible power does not reach 75% of the interruptible power.	
No variable credit will be granted for the hour during which a failure to curtail is noted.	No variable credit will be granted for the hour during which a failure to curtail is noted.	
When a failure to curtail is noted, the Distributor is authorized to interrupt the supply of electricity.	When a failure to curtail is noted, the Distributor is authorized to interrupt the supply of electricity.	
The Distributor reserves the right to terminate the commitment of a customer when a failure to curtail is noted at least three times during its commitment.	The Distributor reserves the right to terminate the commitment of a customer when a failure to curtail is noted at least three <u>3</u> times during its that commitment.	Modification par souci de conformité avec la version française.
Section 5 – Interruptible Electricity Option Without Advance Notice	Section 5 – Interruptible Electricity Option Without Advance Notice	
Subsection 5.1 – General	Subsection 5.1 – General	
7.21 Application	7.21 Application	
The Interruptible Electricity Option Without Advance Notice applies to a contract at a general rate when electricity is delivered from an off-grid system and whose holder can commit to the Distributor to curtail all of its power for system management purposes.	The Interruptible Electricity Option Without Advance Notice applies to a <u>general-rate</u> contract <del>at a general rate</del> when electricity is delivered from an off-grid system and whose holder can commit to the Distributor to curtail all of its power for system management purposes.	Uniformisation du libellé avec celui de l'article 4.50.

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7.22 Definitions	7.22 Definitions	
In this section, the following definitions apply:	In this section, the following definitions apply:	
<i>"interruption period"</i> : A block of interruption hours during	<i>"interruption period"</i> : A block of interruption hours during	
which the Distributor decides to interrupt supply to the customer in accordance with Article 7.26.	which the Distributor decides to interrupt supply to the customer in accordance with Article 7.26.	
customer in accordance with Afficie 7.20.	customer in accordance with Article 7.20.	
<i>"interruptible power"</i> : An amount of power that is equal to	"interruptible power": An amount of power that is equal to	
the maximum power demand during a consumption period	the maximum power demand during a consumption period	
included in the last 12 consecutive monthly periods.	included in the last 12 consecutive monthly periods.	
7.23 Limitation	7.23 Limitation	
By June 1 of each year, the Distributor sets the minimum and maximum amounts of interruptible power it plans to avail	By June 1 of each year, the Distributor sets the minimum and maximum amounts of interruptible power it plans to avail	
itself of under this option for each off-grid system, based on	itself of under this option for each off-grid system, based on	
system management requirements. The Distributor also sets a	system management requirements. The Distributor also sets a	
minimum amount of interruptible power per customer.	minimum amount of interruptible power per customer.	
If the Distributor does not specify any amounts for a given	If the Distributor does not specify any amounts for a given	
off-grid system, it shall be deemed that no interruptible	off-grid system, it shall be deemed that no interruptible power	
power is required for that system.	is required for that system.	
7.24 Sign-up procedure	7.24 Sign-up procedure	
A customer must submit its application in writing to the	A customer must submit its application in writing to the	
Distributor before October 1, indicating the interruptible	Distributor before October 1, indicating the interruptible	
power it wishes to contract for. Subject to the maximum and	power it wishes to contract for. Subject to the maximum and	
minimum quantities set under Article 7.23, the Distributor	minimum quantities set under Article 7.23, the Distributor	
has 30 days to send its written decision as to whether or not it	has 30 days to send its written decision as to whether or not it	
accepts the power proposed by the customer.	accepts the power proposed by the customer.	
Subsection 5.2 – Credits and Conditions of Application	Subsection 5.2 – Credits and Conditions of Application	
7.25 Commitment	7.25 Commitment	
The customer's initial commitment is for a period of two	The customer's initial commitment is for a period of two	Uniformisation de l'écriture des nombres.

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years starting on October 1 and is renewed therafter for a period of one year on October 1 of each year. The customer or the Distributor may issue a notice of non-renewal at least one year before the end of the commitment or of any of its renewal.	<u>2</u> years starting on October 1 and is renewed thereafter for a period of <u>1</u> one year on October 1 of each year. The customer or the Distributor <u>may</u> , however, choose not to renew the commitment, conditional on giving prior notice to that effect at least 1 year before the end of the commitment or of any of its renewals.may issue a notice of non renewal at least one year before the end of the commitment or of any of its renewal.	Modification par souci de conformité avec la version française.
The customer agrees that all of its power may be curtailed without notice at any time by the Distributor.	The customer agrees that all of its power may be curtailed without notice at any time by the Distributor.	
7.26 Conditions applicable to interruptions	7.26 Conditions applicable to interruptions	
Interruptions carried out by the Distributor under this section, notably for system management, can occur any time and without limitation as to their number. However, the maximum duration of any given interruption period is 30 days. The interruption may only be extended beyond this period by an agreement between the Distributor and the customer.	Interruptions carried out by the Distributor under this section, notably for <u>purposes of</u> system management, can occur any time and without limitation as to their number. However, the maximum duration of any given interruption period is 30 days. The interruption may <del>only</del> be extended beyond this period <u>only</u> by an agreement between the Distributor and the customer.	Précision et correction d'erreurs de syntaxe.
The Distributor confirms to the representatives of the selected customers, the start and end dates and times of the interruption period.	The Distributor confirms to the representatives of the selected eustomers, the start and end dates and times of the interruption period to the representatives of the selected eustomers.	
7.27 Amount of credit	7.27 Amount of credit	
The credit applicable is as follows:	The credit applicable is as follows:	
\$1.20 per kilowatt of interruptible power for each hour of interruption, up to a maximum of \$33.33 per kilowatt of interruptible power for each 168-hour period (seven days) within a given interruption period.	\$1.20 per kilowatt of interruptible power for each hour of interruption, up to a maximum of \$33.33 per kilowatt of interruptible power for each 168-hour period ( <u>7seven_</u> days) within a given interruption period.	Uniformisation de l'écriture des nombres.

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7.28 Credit applicable to the contract	7.28 Credit applicable to the contract	
The credit calculated in accordance with Article 7.27 is	The credit calculated in accordance with Article 7.27 is	
applied to the bill for the consumption period in question.	applied to the bill for the consumption period in question.	

### CHAPTER 8 FLAT RATES FOR GENERAL USE

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8.1 Application	8.1 Application	
	The flat rates established by in this chapter apply to contracts for general use when the Distributor decides not to meter consumption.	Correction d'une erreur de syntaxe.
8.2 Structure of Rates T-1,T-2 and T-3	8.2 Structure of Rates T-1,T-2 and T-3	
The structure of the flat rates for general use is as follows:	The structure of the flat rates for general use is as follows:	
a) Rate T-1, daily contract:	a) Rate T-1, daily contract:	
<ul> <li>\$ 4.42 per kilowatt of billing demand per day or portion of a day, with a minimum of one day, up to \$13.30 per kilowatt of billing demand per week;</li> </ul>	\$4.42 <u>4.71</u> per kilowatt of billing demand per day or portion of a day, with a minimum of one day, up to \$ <del>13.30</del> <u>14.14</u> per kilowatt of billing demand per week <sub>2</sub> ;	
b) Rate T-2, weekly contract:	b) Rate T-2, weekly contract:	
\$ 13.30 per kilowatt of billing demand per week, with a minimum of one week, up to \$39.81 per kilowatt of billing demand per monthly period;	\$13.3014.14 per kilowatt of billing demand per week, with a minimum of one week, up to \$39.8142.39 per kilowatt of billing demand per monthly period.;	
c) Rate T-3, contract for 30 days or more:	c) Rate T-3, contract for 30 days or more:	
\$39.81 per kilowatt of billing demand per monthly period, with a minimum of 30 consecutive days.	\$39.8142.39 per kilowatt of billing demand per monthly period, with a minimum of 30 consecutive days.	
8.3 Minimum monthly bill	8.3 Minimum monthly bill	
The minimum monthly bill per delivery point, for an annual contract or an annually recurring short-term contract, is \$7.95 when single-phase electricity is delivered or \$23.85 when	The minimum monthly bill per delivery point, for an annual contract or an annually recurring short-term contract, is $\frac{7.958.49}{23.8525.47}$ when single-phase electricity is delivered or $\frac{23.8525.47}{23.8525.47}$ when three-phase electricity is delivered.	

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8.4 Billing demand	8.4 Billing demand	
For the application of Rates T-1, T-2 and T-3, the billing demand per delivery point is, at the discretion of the Distributor, either based on the installed capacity in kilowatts, or determined by metering tests or by an approved model of maximum-demand meter installed by the Distributor.	For the application of <b>R</b> <u>r</u> ates T-1, T-2 and T-3, the billing demand per delivery point is, at the discretion of the Distributor, either based on the installed capacity in kilowatts, or determined by metering tests or by an approved model of maximum-demand meter installed by the Distributor.	Correction d'une erreur de grammaire.
When the billing demand is based on the installed capacity, it is determined as follows:	When the billing demand is based on the installed capacity, it is determined as follows:	
a) If the electricity delivered supplies power to emergency equipment such as fire pumps, surface-water pumps, national defence sirens or other similar apparatus used only in case of disaster or fortuitous event, the billing demand is equal to 25% of the installed capacity in kilowatts, but cannot be less than one kilowatt;	<ul> <li>a) If the electricity delivered supplies power to emergency equipment such as fire pumps, surface-water pumps, national defence sirens or other similar apparatus used only in case of disaster or fortuitous event, the billing demand is equal to 25% of the installed capacity in kilowatts, but cannot be less than <u>one-1</u> kilowatt;</li> </ul>	Uniformisation de l'écriture des nombres.
<ul> <li>b) If the electricity delivered supplies power to any other load, the billing demand is equal to the installed capacity in kilowatts, subject to subparagraph c) below ; however, in the case of short-term contracts that are not annually recurring, it cannot be less than one kilowatt for single- phase delivery or four kilowatts for three-phase delivery;</li> </ul>	<ul> <li>b) If the electricity delivered supplies power to any other load, the billing demand is equal to the installed capacity in kilowatts, subject to subparagraph c) below; however, in the case of short-term contracts that are not annually recurring, it cannot be less than <u>one 1</u> kilowatt for single- phase delivery or <u>four 4</u> kilowatts for three-phase delivery;</li> </ul>	
<ul> <li>c) If the electricity delivered supplies power to a system with a device for recharging batteries that are used only in case of outages on the Distributor's system, the power used for the battery recharger is not taken into account in determining the billing demand.</li> </ul>	<ul> <li>c) If the electricity delivered supplies power to a system with a device for recharging batteries that are used only in case of outages on the Distributor's system, the power used for the battery recharger is not taken into account in determining the billing demand.</li> </ul>	
If there is a maximum-demand meter, the billing demand is equal to the highest maximum power demand since the date of connection, but it cannot be less than the contract power.	If there is a maximum-demand meter, the billing demand is equal to the highest maximum power demand since the date of connection, but it cannot be less than the contract power.	

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Section 1 – Public Lighting Rates	Section 1 – Public Lighting Rates	
Subsection 1.1 – General	Subsection 1.1 – General	
9.1 Application	9.1 Application	
This section covers the rates and conditions for the supply by the Distributor to the federal and provincial governments and municipalities, or to any person duly authorized by them, of electricity for public lighting and, where applicable, other related services.	This section covers the rates and conditions for the supply by the Distributor to the federal and provincial governments and municipalities, or to any person duly authorized by them, of electricity for public lighting and, where applicable, other related services.	
9.2 Customer charged for unusual expenditures	9.2 Customer charged for unusual expenditurescosts	Correction de la terminologie.
When the Distributor must incur the unusual expenditures mentioned in articles 9.11 and 9.12, it requires full reimbursement of these expenditures from the customer and may impose any other condition it deems necessary before undertaking the work.	When the Distributor must incur the unusual expenditurescosts mentioned in articles 9.11 and 9.12, it requires full reimbursement of these expenditurescosts from the customer and may impose any other condition it deems necessary before undertaking the work.	
The additional operating and maintenance expenditures are determined in current dollars for a period of 15 years; the present value is calculated at the prospective capital cost rate in effect as approved by the Régie de l'énergie.	The additional operating and maintenance <u>expenditurescosts</u> are determined in current dollars for a period of 15 years; the present value is calculated at the prospective <u>cost of</u> capital <u>cost rate</u> in effect as approved by the Régie de l'énergie.	
Reimbursement by the customer of these unusual expenditures gives the customer no right of ownership over the installations for which the unusual expenditures were incurred.	Reimbursement by the customer of these unusual <u>expenditurescosts</u> gives the customer no right of ownership over the installations for which these unusual <u>expenditurescosts</u> were incurred.	Modification par souci de conformité avec la version française.
Subsection 1.2 – Rate for General Public Lighting Service	Subsection 1.2 – Rate for General Public Lighting Service	
9.3 Description of service	9.3 Description of service	
The general public lighting service comprises the supply of electricity for public lighting installations as well as, in some cases, the rental of space on poles in the Distributor's system	The general public lighting service comprises the supply of electricity for public lighting installations as well as, in some cases, the rental of space on poles in the Distributor's system	

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for the attachment of the customer's luminaires.	for the attachment of the customer's luminaires.	
For municipalities with luminaires not equipped with individual on/off controls, this service also comprises the supply and operation of power-supply and control circuits used solely for the operation of the luminaires.	For municipalities with luminaires not equipped with individual on/off controls, this service also comprises the supply and operation of power-supply and control circuits used solely for the operation of the luminaires.	
The rate for general public lighting service applies only to signal lights that are connected to public lighting circuits whose energy consumption is metered. If something other than signal lights is connected to the public lighting circuits or if energy consumption is not metered, all energy delivered to this delivery point is subject to the provisions of this Distributor's Rates and Conditions regarding flat rates for general use.	The rate for general public lighting service applies only to signal lights that are connected to public lighting circuits whose energy consumption is metered. If something other than signal lights is connected to the public lighting circuits or if energy consumption is not metered, all energy delivered to this delivery point is subject to the provisions of this Distributor's Rates and Conditions regarding flat rates for general use.	
General public lighting service is available only to municipalities and to the federal and provincial governments.	General public lighting service is available only to municipalities and to the federal and provincial governments.	
9.4 Rate	9.4 Rate	
The rate for general public lighting service is 9.35¢ per kilowatthour for the supply of electricity.	The rate for general public lighting service is $9.359.81$ ¢ per kilowatthour for the supply of electricity.	
9.5 Determination of consumption	9.5 Determination of consumption	
		1
As a rule, the energy consumption is not metered. However, the Distributor may meter the consumption if it deems appropriate.	As a rule, the energy consumption is not metered. However, the Distributor may meter the consumption if it deems appropriate.	
the Distributor may meter the consumption if it deems	the Distributor may meter the consumption if it deems	

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To establish the connected load, the Distributor takes into	To establish the connected load, the Distributor takes into	
account the rated power of the bulb and accessories.	account the rated power of the bulb and accessories.	
9.6 Expenditures for related services	9.6 ExpendituresCosts for related services	Correction de la terminologie.
When the Distributor incurs expenditures for installation,	When the Distributor incurs expenditures <u>costs</u> for	
replacement or removal of a luminaire on a pole in its distribution system, or for any other service related to general	installation, replacement or removal of a luminaire on a pole in its distribution system, or for any other service related to	
public lighting service, it requires full reimbursement of those	general public lighting service, it requires full reimbursement	
expenditures from the customer.	of those <u>expenditurescosts</u> from the customer.	
	or mose experiencescosis nom me customer.	
9.7 Minimum term of contract	9.7 Minimum term of contract	
In cases where the general public lighting service covers only	In cases where the general public lighting service covers only	
the supply of electricity, the minimum term of a contract is	the supply of electricity, the minimum term of a contract is	
one month. In other cases, the minimum term of a contract is	one1 month. In other cases, the minimum term of a contract	
one year.	is <u>one1</u> year.	
Subsection 1.3 – Rate for Complete Public Lighting Service	Subsection 1.3 – Rate for Complete Public Lighting Service	
Subsection 1.5 – Rate for Complete I ubit Lighting Service	Subsection 1.5 - Kate for Complete I ubit Lighting Service	
9.8 Description of service	9.8 Description of service	
The complete public lighting service comprises the supply,	The complete public lighting service comprises the supply,	
operation and maintenance of luminaires that conform to the	operation and maintenance of luminaires that conform to the	
Distributor's models and standards, and the supply of	Distributor's models and standards, and the supply of	
electricity to them. These luminaires are mounted on the	electricity to them. These luminaires are mounted on the	
Distributor's distribution poles or, in the case of distribution	Distributor's distribution poles or, in the case of distribution	
lines not along roadways, on poles used exclusively for	lines not along roadways, on poles used exclusively for	
public lighting.	public lighting.	
Only municipalities may obtain installation of new luminaires	Only municipalities may obtain installation of new luminaires	
used for complete public lighting service; the Distributor then	used for complete public lighting service; the Distributor then	
installs standard luminaires. However, this section shall not	installs standard luminaires. However, this section shall not	
be interpreted as an obligation of the Distributor to supply	be interpreted as an obligation of the Distributor to supply	
this service.	this service.	

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9.9 Minimum term of contract	9.9 Minimum term of contract	
Complete public lighting service is available only under annual contracts. Moreover, a new luminaire must remain in service for at least five years. A customer who asks the Distributor to remove or replace a luminaire before the end of this period must pay the cost of this modification, unless it is occasioned by the malfunctioning of the luminaire.	Complete public lighting service is available only under annual contracts. Moreover, a new luminaire must remain in service for at least five <u>5</u> years. A customer who asks the Distributor to remove or replace a luminaire before the end of this period must pay the cost of this modification, unless it is occasioned by the malfunctioning of the luminaire.	Uniformisation de l'écriture des nombres.
9.10 Rates for standard luminaires	9.10 Rates for standard luminaires	
The following monthly rates apply to standard high-pressure sodium-vapor luminaires used for complete public lighting service:	The following monthly rates apply to standard high pressure sodium vapor-luminaires used for complete public lighting service:	
	a) High-pressure sodium-vapor luminaires	
Rating of luminaire Rate per luminaire	Rating of luminaire Rate per luminaire	
5,000 lumens (or 70 W)\$20.348,500 lumens (or 100 W)\$22.1714,400 lumens (or 150 W)\$23.8822,000 lumens (or 250 W)\$28.05	5,000 lumens (or 70 W) $$20.3421.33$ 8,500 lumens (or 100 W) $$22.1723.25$ 14,400 lumens (or 150 W) $$23.8825.05$ 22,000 lumens (or 250 W) $$28.0529.40$	
	b) Light-emitting diode luminaires	
	Rating of luminaire Rate per luminaire	
	<u>6,100 lumens (or 65 W) \$21.96</u>	
9.11 Poles	9.11 Poles	
The rates for complete public lighting service apply to installations that are supplied by overhead circuits and mounted on wood poles. Any other kind of installation is subject to the provisions of Article 9.2.	The rates for complete public lighting service apply to installations that are supplied by overhead circuits and mounted on wood poles. Any other kind of installation is subject to the provisions of Article 9.2.	
9.12 Expenditures for installations and related services	9.12 ExpendituresCosts for installations and related	Correction de la terminologie

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	services	
When the Distributor supplies, at the customer's request, special installations or services that are not included in the complete public lighting service, the customer must fully reimburse the expenditures so incurred by the Distributor. These expenditures, determined in accordance with Article 9.2, are payable within 21 days of the billing date.	When the Distributor supplies, at the customer's request, special installations or services that are not included in the complete public lighting service, the customer must fully reimburse the <u>expenditurescosts</u> so incurred by the Distributor. These <u>expenditurescosts</u> , determined in accordance with Article 9.2, are payable within 21 days of the billing date.	
Section 2 – Sentinel Lighting Rates	Section 2 – Sentinel Lighting Rates	
9.13 Application	9.13 Application	
Sentinel lighting service comprises the supply, operation and powering of photoelectric-cell luminaires of the Sentinel type. These luminaires are the property of the Distributor and are used for outdoor lighting, but not for public lighting.	Sentinel lighting service comprises the supply, operation and powering of photoelectric-cell luminaires of the Sentinel type. These luminaires are the property of the Distributor and are used for outdoor lighting, but not for public lighting.	
This service is provided only for annual contracts dated prior to April 1, 2007, and will no longer be available in the case of luminaires that have to be replaced.	This service is provided only for annual contracts dated prior to April 1, 2007, and will no longer be available in the case of luminaires that have to be replaced.	
9.14 Sentinel lighting with poles supplied	9.14 Sentinel lighting with poles supplied	
When the Distributor installs a pole used exclusively for Sentinel lighting, or when it rents such a pole from a third party, the monthly rates are as follows:	When the Distributor installs a pole used exclusively for Sentinel lighting, or when it rents such a pole from a third party, the monthly rates are as follows:	
Rating of luminaire Rate per luminaire	Rating of luminaire Rate per luminaire	
7,000 lumens (or 175 W)\$37.5620,000 lumens (or 400 W)\$49.53	7,000 lumens (or 175 W)       \$37.5639.39         20,000 lumens (or 400 W)       \$49.5351.93	
9.15 Sentinel lighting with no poles supplied	9.15 Sentinel lighting with no poles supplied	
When the Distributor does not supply or rent the poles to be used exclusively for Sentinel lighting, the monthly rates are	When the Distributor does not supply or rent the poles to be used exclusively for Sentinel lighting, the monthly rates are	

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as follows:	as follows:	
Rating of luminaire Rate per luminaire	Rating of luminaire Rate per luminaire	
7,000 lumens (or 175 W) \$29.52	7,000 lumens (or 175 W) \$ <del>29.52<u>30.96</u></del>	
20,000 lumens (or 400 W) \$42.57	20,000 lumens (or 400 W) \$4 <u>2.5744.64</u>	

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Section 1 – General	Section 1 – General	
10.1 Choice of rate	10.1 Choice of rate	
Unless otherwise provided for in this Distributor's Rates ar Conditions:	d Unless otherwise provided for in this Distributor's Rates and Conditions:	
a) Any customer eligible for more than one rate may, at the beginning of its contract, choose the rate it prefers. In the case of an annual contract, the customer may make a written request for a change during the term of the contract;		
<ul> <li>b) A change of rate as provided for in subparagraph a) above may not be made before expiration of a 12-mont period after a previous change made in accordance wit this article. The change of rate becomes applicable, at the customer's discretion, either at the beginning of the consumption period during which the Distributor receives the customer's written request, at the beginning of the previous consumption period or at the beginning of any subsequent consumption period;</li> </ul>	<ul> <li>period after a previous change made in accordance with</li> <li>this article. The change of rate becomes applicable, at the</li> <li>customer's discretion, either at the beginning of the</li> <li>consumption period during which the Distributor</li> <li>receives the customer's written request, at the beginning</li> </ul>	
<ul> <li>c) In the case of a new contract and only during the first I monthly periods, the customer may opt once for another rate for which it is eligible. The change of rate become applicable, at the customer's discretion, either at the beginning of the contract, at the beginning of any one of the consumption periods, or at the beginning of any subsequent consumption period.</li> <li>To obtain this revision, the customer must make the request in writing to the Distributor before the ord of the construction.</li> </ul>	r12 monthly periods, the customer may opt once for another rate for which it is eligible. The change of rate becomes applicable, at the customer's discretion, either at the beginning of the contract, at the beginning of any 	
request in writing to the Distributor before the end of the 14th monthly period following the date of the beginnin of the contract. This provision applies only if the customer's current contract is an annual one.		

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The provisions of this article do not apply to the Rate M to Rate L changes or vice versa.	The provisions of this article do not apply to <u>changes from</u> the Rate M to Rate L <u>or Rate LG changes</u> or vice versa.	Correction d'une erreur de syntaxe.
10.2 Credit for supply at medium or high voltage	10.2 Credit for supply at medium or high voltage	
When the Distributor supplies electricity at medium or high voltage and the customer utilizes it at this voltage or transforms it at no cost to the Distributor, this customer, and this customer alone, is entitled to a monthly credit in dollars per kilowatt on the monthly demand charge applicable to the contract. The credits, determined according to the supply voltage, are as follows:	When the Distributor supplies electricity at medium or high voltage and the customer utilizes it at this voltage or transforms it at no cost to the Distributor, this customer, and this customer alone, is entitled to a monthly credit in dollars per kilowatt on the monthly demand charge applicable to the contract. The credits, determined according to the supply voltage, are as follows:	
Nominal voltage between phasesMonthly creditequal to or greater than\$/kW	Nominal voltage between phasesMonthly creditequal to or greater than\$/kW	
5 kV, but less than 15 kV       0.585         15 kV, but less than 50 kV       0.933         50 kV, but less than 80 kV       2.082         80 kV, but less than 170 kV       2.553         170 kV       3.390	5 kV, but less than 15 kV       0.5850.600         15 kV, but less than 50 kV       0.9330.960         50 kV, but less than 80 kV       2.0822.142         80 kV, but less than 170 kV       2.5532.625         170 kV       3.3903.477	
No credit is granted for short-term contracts with a duration of less than 30 days or on the minimum monthly amount billed under Rates G and G-9.	No credit is granted for short-term contracts with a duration of less than 30 days or on the minimum monthly amount billed under <b>R</b> rates G and G-9.	Correction d'une erreur de grammaire.
10.3 Credit for supply applicable to domestic rates	<b>10.3 Credit for supply applicable to domestic rates</b>	
When the Distributor supplies electricity at a nominal voltage between phases equal to or greater than 5 kV for a contract at Rate D, DM or DT and the customer uses it at this voltage or transforms it at no cost to the Distributor, this customer is entitled, for this contract, to a credit of 0.230¢ per kilowatthour on the price of all energy billed.	When the Distributor supplies electricity at a nominal voltage between phases equal to or greater than 5 kV for a contract at Rate D, DM or DT and the customer uses it at this voltage or transforms it at no cost to the Distributor, this customer is entitled, for this contract, to a credit of $0.2300.236$ ¢ per kilowatthour on the price of all energy billed.	
10.4 Adjustment for transformation losses	10.4 Adjustment for transformation losses	

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To take account of transformation losses, a monthly discount of 16.50¢ is granted on the demand charge when:	To take account of transformation losses, a monthly discount of $\frac{16.5017.22}{4}$ is granted on the demand charge when:	
a) the metering point of the electricity is at the supply voltage, and the latter is 5 kV or more;	a) the metering point of the electricity is at the supply voltage, and the latter is 5 kV or more; or	
<ul> <li>b) the metering point is located on the line side of the Distributor equipment that transforms electricity from a voltage of 5 kV or more to the supply voltage furnished by contract to the customer.</li> </ul>	<ul> <li>b) the metering point is located on the line side of the Distributor equipment that transforms electricity from a voltage of 5 kV or more to the supply voltage furnished by contract to the customer.</li> </ul>	
10.5 Power-factor improvement	10.5 Powerfactor improvement	Correction d'une erreur de grammaire.
If the customer installs capacitors, synchronous motors or synchronous condensers that reduce the maximum apparent power demand, the Distributor may, at the customer's request and in regard to the annual contract thereby affected, adjust the minimum billing demand or the contract power accordingly.	If the customer installs capacitors, synchronous motors or synchronous condensers that reduce the maximum apparent power demand, the Distributor may, at the customer's request and in regard to the annual contract thereby affected, adjust the minimum billing demand or the contract power accordingly.	
This adjustment takes effect as of the first consumption period in which the meter reading indicates a permanent and significant improvement in the ratio of the maximum real power demand to the maximum apparent power demand, or as of any subsequent consumption period, at the customer's discretion.	This adjustment takes effectapplies as of the first consumption period in which the meter reading indicates a permanent and significant improvement in the ratio of the maximum real power demand to the maximum apparent power demand, or as of any subsequent consumption period, at the customer's discretion.	Modification par souci de conformité avec la version française.
The adjustment is made by reducing the minimum billing demand by the number of kilowatts of maximum power demand corresponding to the effective improvement of the said ratio. However, such reduction must not result in a decrease in the minimum billing demand based on a real power demand recorded within the last 12 monthly periods.	The adjustment is made by reducing the minimum billing demand by the number of kilowatts of maximum power demand corresponding to the effective improvement of the said ratio. However, such reduction must not result in a decrease in the minimum billing demand based on a real power demand recorded within the last 12 monthly periods.	
This adjustment does not alter the period of 12monthly periods available to the customer for reducing the minimum billing demand or the contract power of a medium-power or large-power contract.	This adjustment does not alter the period of 12 monthly periods available to the customer for reducing the minimum billing demand or the contract power of a medium-power or large-power contract.	

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10.6 Conditions of electricity service	10.6 Conditions of electricity service	
· · · · ·		
In cases where the Distributor supplies electricity and the conditions of service have not been specified in the <i>Conditions of Electricity Service</i> or in another Hydro-Québec bylaw, such conditions of service shall be stipulated in a written agreement between the Distributor and the customer.	In cases where the Distributor supplies electricity and the conditions of service have not been specified in the <i>Conditions of Electricity Service</i> or in another Hydro-Québec bylaw, such conditions of service shall be stipulated in a written agreement between the Distributor and the customer.	
This Distributor's Rates and Conditions does not oblige the Distributor to enter into a contract for any new load involving more than 50 megawatts, to supply any additional load of more than 50 megawatts or to accede to any request from a special contract holder.	This Distributor's Rates and Conditions does not oblige the Distributor to enter into a contract for any new load involving more than 50 megawatts, to supply any additional load of more than 50 megawatts or to accede to any request from a special contract holder.	
Section 2 – Restrictions	Section 2 – Restrictions	
10.7 Restrictions concerning short-term contracts	10.7 Restrictions concerning short-term contracts	
This Distributor's Rates and Conditions does not oblige the Distributor to enter into short-term contracts for a power demand of more than 100 kilowatts.	This Distributor's Rates and Conditions does not oblige the Distributor to enter into short-term contracts for a power demand of more than 100 kilowatts.	
10.8 Adaptation of rates to term of contract	10.8 Adaptation of rates to term of contract	
<ul> <li>a) A customer who holds an annual small-power or medium-power contract and who vacates the premises covered by this contract before having taken delivery of electricity for at least 12 consecutive monthly periods must pay for all the electricity delivered in accordance with the rate provisions for short-term contracts, unless the said customer meets the financial obligations of the annual contract or another customer enters into a contract for the same premises from the time the previous contract was terminated.</li> </ul>	<ul> <li>a) A customer who holds an annual small-power or medium-power contract and who vacates the premises covered by this contract before having taken delivery of electricity for at least 12 consecutive monthly periods must pay for all the electricity delivered in accordance with the rate provisions for short-term contracts, unless the said customer meets the financial obligations of the annual contract or another customer enters into a contract for the same premises from the time the previous contract was terminated<u>i</u>.</li> </ul>	Uniformisation de la ponctuation des énumérations.
b) A customer who holds a short-term small-power or medium-power contract, who has been subject to the rate	b) A customer who holds a short-term small-power or medium-power contract, who has been subject to the rate	

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provisions for short-term contracts since the beginning of the contract, and whose contract is extended beyond 12 consecutive monthly periods, may obtain from the Distributor the application of the annual rate retroactive to the beginning of the contract, notwithstanding Article 10.1.	provisions for short-term contracts since the beginning of the contract, and whose contract is extended beyond 12 consecutive monthly periods, may obtain from the Distributor the application of the annual rate retroactive to the beginning of the contract, notwithstanding Article 10.1.	
10.9 Available power	10.9 Available power	
The provisions of this Distributor's Rates and Conditions may in no case be interpreted as allowing the customer to exceed the available power stipulated in the contract.	The provisions of this Distributor's Rates and Conditions may in no case be interpreted as allowing the customer to exceed the available power stipulated in the contract.	
Section 3 – Billing Conditions	Section 3 – Billing Conditions	
10.10 Adjustment of rates to consumption periods	10.10 Adjustment of rates to consumption periods	
The monthly rates described in this Distributor's Rates and Conditions are applied without adjustment when the consumption period is 30 consecutive days, or 720 consecutive hours in the case of large-power general rates and options.	The monthly rates described in this Distributor's Rates and Conditions are applied without adjustment when the consumption period is 30 consecutive days, or 720 consecutive hours in the case of large-power general rates and options.	
For consumption periods of a different duration, the monthly rates are adjusted in proportion to the number of days or hours in the consumption period, as the case may be, as follows:	For consumption periods of a different duration, the monthly rates are adjusted in proportion to the number of days or hours in the consumption period, as the case may be, as follows:	
<ul> <li>a) by dividing each of the following components of the monthly rate by 30 days or by 720 hours, as the case may be: the fixed charge, the demand charge, the number of kilowatthours or hours of use included, if applicable, in each rate tier, the minimum monthly bill, the optimization charge, the credits provided for in Article 10.2 and the adjustment provided for in Article 10.4, as well as any increase in charges provided for under this Distributor's Rates and Conditions;</li> </ul>	<ul> <li>a) by dividing eEach of the following components of the monthly rate is divided by 30 days or by 720 hours, as the case may be: the fixed charge, the demand charge, the number of kilowatthours or hours of use included, if applicable, in each rate tier, the minimum monthly bill, the optimization charge, the credits provided for in Article 10.2 and the adjustment provided for in Article 10.4, as well as any increase in charges provided for under this Distributor's Rates and Conditions;</li> </ul>	Modification par souci de conformité avec la version française.

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and	and	
b) by multiplying the resulting quantities by the number of	b) by multiplying tThe resulting quantities are multiplied by	
days or hours in the consumption period, as the case may	the number of days or hours in the consumption period,	
be.	as the case may be.	
Section 4 – Provisions Regarding Distribution Tariff	Section 4 – Provisions Regarding Distribution Tariff	
10.11 Amendment	10.11 Amendment	
The provisions of this Distributor's Rates and Conditions	The provisions of this Distributor's Rates and Conditions	
may be amended at any time with the approval of the Régie	may be amended at any time with the approval of the Régie	
de l'énergie.	de l'énergie.	
10.12 Replacement	10.12 Replacement	
10.12 Replacement		
The Distribution Tariff effective April 1, 2012 is replaced as	The Distribution Tariff effective April 1, $201\frac{32}{2}$ is replaced as	
of the effective date of this Distribution Tariff.	of the effective date of this Distribution Tariff.	
10.13 Effective date	10.13 Effective date	
This Distributor's Rates and Conditions becomes effective on	This Distributor's Rates and Conditions becomes effective on	
April 1, 2013. The rates and conditions herein shall apply as	April 1, <del>2013</del> 2014. The rates and conditions herein shall	
of that date to electricity consumed and services provided,	apply as of that date to electricity consumed and services	Modification par souci de conformité avec la
until they are amended or replaced.	provided as of that date, until they are amended or replaced.	version française.
For consumption periods that overlap April 1, 2013,	For consumption periods that overlap April 1, 2013straddling	
consumption and services are billed exclusively according to	that date, consumption and services are billed exclusively	
the previous rates and the rates of this Distributor's Rates and	according to the previous rates and the rates of Distributor's	
Conditions prorated according to the number of days in the	Rates and Conditions prorated according to the number of	
consumption period prior to April 1, 2013 and the number of	days in the consumption period prior to April 1, 20143 and	
days in the period beginning as of that date.	the number of days in the period beginning as of that date.	
10.14 Contracts entered into before the effective date of	10.14 Contracts entered into before the effective date of	
this Distributor's Rates and Conditions	this Distributor's Rates and Conditions	
Contracts entered into by the Distributor or by one of its	The rates and conditons stipulated in cContracts entered into	Modification par souci de conformité avec la

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subsidiaries before the effective date of this Distributor's Rates and Conditions remain in effect until the contracts expire, but no automatic renewal clause may be invoked unless the parties otherwise agree.	by the Distributor or by one of its subsidiaries before the effective date of this Distributor's Rates and Conditions remain in effect until the contracts expire, but no automatic renewal clause <u>shall applymay be invoked</u> unless the parties otherwise agree.	version française.
This Distributor's Rates and Conditions, as of its effective date, applies to all contracts which give the Distributor termination or modification rights or which provide for amendment of the <i>Distribution Tariff</i> .	This Distributor's Rates and Conditions, as of its effective date, applies to all contracts which give the Distributor termination or modification rights or which provide for amendment of the <i>Distribution Tariff</i> .	
When notice must be given before the Distributor can terminate a contract or amend the rate and conditions therein, this Distributor's Rates and Conditions shall apply as soon as the notice period has expired.	When notice must be given before the Distributor can terminate a contract or amend the rate and conditions therein, this Distributor's Rates and Conditions shall apply as soon as the notice period has expired.	

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Section 1 Visilec Service	Section 1 –Visilec Service	
11.1 Application	11.1 Application	
This section describes the rate and conditions that apply to the Visilec service, which the Distributor offers to small- and medium-power General Rates contracts.	This section describes the rate and conditions that apply to the Visilec service, which the Distributor offers to small- and medium-power General Rates contracts.	
11.2 Description of service	11.2 Description of service	
The service offers the customer Internet access to the load profiles of one or more of the customer's delivery points, presented in the form of graphs and reports. The load profiles are based on consumption data recorded every 15 minutes. The graphs and reports based on daily consumption data are available from 08:00 the following day.	The service offers the customer Internet access to the load profiles of one or more of the customer's delivery points, presented in the form of graphs and reports. The load profiles are based on consumption data recorded every 15 minutes. The graphs and reports based on daily consumption data are available from 08:00 the following day.	
The service also offers an estimate of the cost of consumption in progress, access to historical data and consumption costs for a maximum period of 24 months, and the possibility of downloading the data to a spreadsheet.	The service also offers an estimate of the cost of consumption in progress, access to historical data and consumption costs for a maximum period of 24 months, and the possibility of downloading the data to a spreadsheet.	
11.3 Rate	11.3 Rate	
An amount of \$89 per month per delivery point.	An amount of \$89 per month per delivery point.	
11.4 Eligibility	11.4 Eligibility	
In order to be eligible, a customer must satisfy the following conditions:	In order to be eligible, a customer must satisfy the following conditions:	
<ul> <li>a) the metering at each delivery point must be done by a networked meter installed by the Distributor. However, this provision may not be interpreted as an obligation on the part of the Distributor to install a networked meter for a customer who does not have one;</li> </ul>	<ul> <li>a) <u>T</u>the metering at each delivery point must be done by a <u>communicating networked</u> meter installed by the Distributor. However, this provision may not be interpreted as an obligation on the part of the Distributor to install a <u>networked communicating</u> meter for a customer who does not have one;</li> </ul>	Correction d'une erreur de grammaire et de la terminologie.

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b) the customer must have the appropriate computer equipment and an Internet connection.	b) <b>t</b> The customer must have the appropriate computer equipment and an Internet connection.	
11.5 Sign-up	11.5 Sign-up	
To subscribe to the Visilec service, the customer must make a written request to the Distributor, specifying each delivery point.	To subscribe to the Visilec service, the customer must make a written request to the Distributor, specifying each delivery point.	
The customer must also sign a written agreement with the Distributor in which the customer commits to subscribing to the service on a monthly basis for a minimum term of six consecutive months. If the customer terminates this commitment before the end of the minimum term of six months, the customer will be obliged to pay the rate for the duration of this initial term.	The customer must also sign a written agreement with the Distributor in which the customer commits to subscribing to the service on a monthly basis for a minimum term of <u>6 six</u> consecutive months. If the customer terminates this commitment before the end of the minimum term of <u>6 six</u> months, the customer will be obliged to pay the rate for the duration of this initial term.	Uniformisation de l'écriture des nombres.
The service is provided until the customer or the Distributor ends it by written notice at least one consumption period in advance.	The service is provided until the customer or the Distributor ends it by written notice at least one consumption period in advance.	
11.6 Sign-up procedure	11.6 Sign-up procedure	
Provision of the service is subject to the signing of a written agreement between the customer and the Distributor, as set forth in Article 11.5. The servicecharges apply as of the first complete consumption period following the date on which the service is made available to the customer.	Provision of the service is subject to the signing of a written agreement between the customer and the Distributor, as set forth in Article 11.5. The service charges apply as of the first complete consumption period following the date on which the service is made available to the customer.	
11.7 Responsibility	11.7 Responsibility	
The Distributor shall not be held responsible for the accuracy of information, data and reports provided under this service, for their availability, or for the decisions a customer may make based thereon.	The Distributor shall not be held responsible for the accuracy of information, data and reports provided under this service, for their availability, or for the decisions a customer may make based thereon.	
Section 2 VigieLigne Service	Section 2 – VigieLigne Service	

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11.8 Application	11.8 Application	
This section describes the rate and conditions that apply to the VigieLigne service, which the Distributor offers to customers with large-power General Rate contracts.	This section describes the rate and conditions that apply to the VigieLigne service, which the Distributor offers to customers with large-power General Rate contracts.	
11.9 Description of service	11.9 Description of service	
The service provides the customer with Internet access to the load profiles of one or more of the customer's delivery points, presented in the form of graphs and reports. The load profiles are based on consumption data recorded every 15 minutes. The graphs and reports based on the most recent daily consumption data are available at all times.	The service provides the customer with Internet access to the load profiles of one or more of the customer's delivery points, presented in the form of graphs and reports. The load profiles are based on consumption data recorded every 15 minutes. The graphs and reports based on the most recent daily consumption data are available at all times.	
The service also provides an estimate of the cost of consumption in progress, consumption data, a complete consumption history, a rate history as well as the possibility of downloading the data to a spreadsheet.	The service also provides an estimate of the cost of consumption in progress, consumption data, a complete consumption history, a rate history as well as the possibility of downloading the data to a spreadsheet.	
11.10 Rate	11.10 Rate	
An annual charge of \$2,400 applies to the first licence. Charges of \$600 per year apply to each of the second and third licences, and charges of \$120 per year apply to each additional licence.	An annual charge of \$2,400 applies to the first licence. Charges of \$600 per year apply to each of the second and third licences, and charges of \$120 per year apply to each additional licence.	
11.11 Eligibility	11.11 Eligibility	
In order to be eligible, a customer must satisfy the following conditions:	In order to be eligible, a customer must satisfy the following conditions:	
a) The metering at each delivery point must be done by a networked meter installed by the Distributor. However, this provision may not be interpreted as an obligation on the part of the Distributor to install a networked meter	<ul> <li>a) The metering at each delivery point must be done by a <u>communicatingnetworked</u> meter installed by the Distributor. However, this provision may not be interpreted as an obligation on the part of the Distributor</li> </ul>	Correction de la terminologie et de la ponctuation.

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for a customer who does not have one.	to install a networked-communicating meter for a customer who does not have one-:	
b) The customer must have the appropriate computer equipment and an Internet connection.	b) The customer must have the appropriate computer equipment and an Internet connection.	
11.12 Sign-up	11.12 Sign-up	
To subscribe to the VigieLigne service, the customer must submit a request to the Distributor.	To subscribe to the VigieLigne service, the customer must submit a request to the Distributor.	
The customer must also sign a written agreement with the Distributor in which the customer commits to subscribing to the service on an annual basis for an initial term of 12 consecutive months. If the customer terminates his commitment before the end of the initial 12-month term, the customer will be obliged to pay the rate for the duration of this initial term.	The customer must also sign a written agreement with the Distributor in which the customer commits to subscribing to the service on an annual basis for an initial term of 12 consecutive months. If the customer terminates hisits commitment before the end of the initial 12-month term, the customer will be obliged to pay the rate for the duration of this initial term.	Uniformisation de l'emploi de l'adjectif <i>its</i> en se référant au client.
The service is provided until the customer or the Distributor terminates it by written notice at least one consumption period in advance.	The service is provided until the customer or the Distributor terminates it by written notice at least one consumption period in advance.	
11.13 Sign-up procedure	11.13 Sign-up procedure	
Provision of the service is subject to the signing of a written agreement between the customer and the Distributor, as set forth in Article 11.12. The service charges apply as of the first complete consumption period following the date on which the service is made available to the customer.	Provision of the service is subject to the signing of a written agreement between the customer and the Distributor, as set forth in Article 11.12. The service charges apply as of the first complete consumption period following the date on which the service is made available to the customer.	
11.14 Responsibility	11.14 Responsibility	
The Distributor shall not be held responsible for the accuracy of the information, data and reports provided under this service, for their availability, or for the decisions a customer may make based thereon.	The Distributor shall not be held responsible for the accuracy of the information, data and reports provided under this service, for their availability, or for the decisions a customer may make based thereon.	

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Section 3 Signature Service	Section 3 – Signature Service	
11.15 Application	11.15 Application	
This section describes the rate and conditions that apply to the Signature service, which the Distributor offers to customers with large-power General Rate contracts.	This section describes the rate and conditions that apply to the Signature service, which the Distributor offers to customers with large-power General Rate contracts.	
11.16 Description of service	11.16 Description of service	
The Signature service consists of a basic service and two complementary options.	The Signature service consists of a basic service and two complementary options.	
Basic service consists of the following offerings:	Basic service consists of the following offerings:	
<ul> <li>automatic notification of every electrical event that results in loss of customer load. Notices are sent by e- mail or cellular phone to the person designated by the customer, regardless of time of day or day of the week;</li> </ul>	<ul> <li>a) automatic notification of every electrical event that results in loss of customer load. Notices are sent by e-mail or cellular phone to the person designated by thecustomer's representative eustomer, regardless of time of day or day of the week;</li> </ul>	Uniformisation de la terminologie avec celle de l'article 4.63.
<ul> <li>a weekly power quality report as well as a log and analysis of voltage dips;</li> </ul>	<ul> <li>b) a weekly power quality report as well as a log and analysis of voltage dips;</li> </ul>	
c) an annual review of power quality indicators and a load behavior analysis;	<ul> <li>c) an annual review of power quality indicators and a load behavior analysis;</li> </ul>	
<ul> <li>continuous measurement of power quality using equipment supplied by the Distributor;</li> </ul>	<ul> <li>d) continuous measurement of power quality using equipment supplied by the Distributor;</li> </ul>	
e) access to the Distributor's experts and to those of Hydro- Québec TransÉnergie;	e) access to the Distributor's experts and to those of Hydro- Québec TransÉnergie;	
f) a half-day training session.	f) a half-day training session.	
The following options are also available:	The following options are also available:	

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a) continuous tracking of harmonics;	a) continuous tracking of harmonics;	
b) local display of the main parameters measured.	b) local display of the main parameters measured.	
11.17 Basis service rate	11.17 Basis service rate	
An annual charge of \$15,000 applies to the first delivery point. An additional charge of \$10,000 per year applies to each additional delivery point.	An annual charge of \$15,000 applies to the first delivery point. An additional charge of \$10,000 per year applies to each additional delivery point.	
each additional denvery point.		
11.18 Rates for options	11.18 Rates for options	
An annual charge of \$5,000 applies to the harmonics tracking option, and an annual charge of \$500 applies to the local	An annual charge of \$5,000 applies to the harmonics tracking option, and an annual charge of \$500 applies to the local	
display option.	display option.	
11.19 Eligibility	11.19 Eligibility	
To be eligible, the customer must:	To be eligible, the customer must:	
a) provide access to his site for the installation and	a) provide access to <u>itshis</u> site for the installation and	Uniformisation de l'emploi de l'adjectif <i>its</i> en se
maintenance of the metering equipment;	maintenance of the metering equipment; and	référant au client.
b) have the appropriate computer equipment and an Internet	b) have the appropriate computer equipment and an Internet	
connection.	connection.	
11 20 Sign up	11.20 Sign up	
11.20 Sign-up	11.20 Sign-up	
To subscribe to the Signature service, the customer must	To subscribe to the Signature service, the customer must	
make a request to the Distributor.	make a request to the Distributor.	
The customer must also sign a written agreement with the	The customer must also sign a written agreement with the	
Distributor in which the customer commits to subscribing to	Distributor in which the customer commits to subscribing to	
the service for an initial term of 12 consecutive months. If the	the service for an initial term of 12 consecutive months. If the	
customer terminates his commitment before the end of the	customer terminates <u>his its</u> commitment before the end of the	Uniformisation de l'emploi de l'adjectif <i>its</i> en se référant au client.
initial 12-month term, the customer will be obliged to pay the	initial 12-month term, the customer will be obliged to pay the	referant au client.

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rate for the duration of this initial term.	rate for the duration of this initial term.	
At the end of the initial 12-month term, the agreement	At the end of the initial 12-month term, the agreement	
continues to apply for at least one consumption period. The	continues to apply for at least oneconsumption period. The	
agreement is renewed each consumption period, unless it is	agreement is renewed each consumption period, unless it is	
terminated by the customer or the Distributor.	terminated by the customer or the Distributor.	
The customer or the Distributor may terminate the agreement	The customer or the Distributor may terminate the agreement	
by written notice at least one consumption period in advance.	by written notice at least one consumption period in advance.	
Upon termination of the agreement, the Distributor will	Upon termination of the agreement, the Distributor will	
remove the related metering and communications equipment	remove the related metering and communications equipment	
installed in the metering cabinet.	installed in the metering cabinet.	
11.21 Sign-up procedure	11.21 Sign-up procedure	
Provision of the service is subject to the signing of a written	Provision of the service is subject to the signing of a written	
agreement between the customer and the Distributor, as set	agreement between the customer and the Distributor, as set	
forth in Article 11.20. The service charges apply as of the	forth in Article 11.20. The service charges apply as of the	
first complete consumption period following the date on	first complete consumption period following the date on	
which the service is made available to the customer.	which the service is made available to the customer.	
11.22 Responsibility	11.22 Responsibility	
The Distributor shall not be held responsible for the accuracy	The Distributor shall not be held responsible for the accuracy	
of the information, data and reports provided under this	of the information, data and reports provided under this	
service, for their availability, or for the decisions a customer	service, for their availability, or for the decisions a customer	
may make based thereon.	may make based thereon.	

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12.1 Application	12.1 Application	
The charges established in this chapter are applied in accordance with the provisions of the <i>Conditions of Electricity Service</i> .	The charges established in this chapter are applied in accordance with the provisions of the <i>Conditions of Electricity Service</i> .	
12.2 Definitions	12.2 Definitions	
For the application of this chapter:	For the application of this chapter:	
a) rated current is expressed in amperes (A);	a) rated current is expressed in amperes (A);	
b) voltage is expressed in volts (V);	b) voltage is expressed in volts (V);	
c) the symbol Al means aluminum;	c) the symbol Al means aluminum;	
<ul> <li>d) the term ACSR means aluminum conductor steel- reinforced;</li> </ul>	d) the term ACSR means aluminum conductor steel- reinforced;	
<ul> <li>conductor gauge is expressed in thousands of circular mils (kcmil);</li> </ul>	<ul> <li>e) conductor gauge is expressed in thousands of circular mils (kcmil);</li> </ul>	
<ul> <li>f) Hydro-Québec's regular working hours mean hours included between 08:00 and 17:00, Monday through Friday, excluding statutory holidays.</li> </ul>	<ul> <li>f) Hydro-Québec's regular working hours mean-are the hours included between 08:00 and 17:00, Monday through Friday, excluding statutory holidays.</li> </ul>	Correction d'une erreur de traduction.
12.3 Administrative charges	12.3 Administrative charges	
a) File administration charge	a) File administration charge	
An amount of \$20.	An amount of \$20.	
b) New file charge	b) New file charge	
An amount of \$50.	An amount of \$50.	
c) Rate applicable to deposits	c) Rate applicable to deposits	

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	is the rate set on April 1 of each year for	The rate applied is the rate se		
	d deposit certificates of the National	1-year guaranteed deposit cer	rtificates of the National	
Bank of Canada.		Bank of Canada.		
d) Charge for insuf	fficient funds	d) Charge for insufficient fund	ds	
An amount of \$10	0.	An amount of \$10.		
e) Administration o Hydro-Québec	charges applicable to billing by	e) Administration charges ap Hydro-Québec	plicable to billing by	
indicated in the fo	harges will be applied at the rate ollowing table, according to the range in al Bank of Canada prime lending rate	Administration charges will l indicated in the following tab which the National Bank of C falls on that date.	ole, according to the range in	
Reference ranges: N of Canada prime len		Reference ranges: National Bar of Canada prime lending rate	nk Administration charges	
% per annum	% per month	% per annum	% per month	
7.99 or less	1.2 (14.4%/year)	7.99 or less	1.2 (14.4%/year)	
8 to 9.99	1.4 (16.8%/year)	8 to 9.99	1.4 (16.8%/year)	
10 to 11.99	1.6 (19.2%/year)	10 to 11.99	1.6 (19.2% / year)	
12 to 13.99	1.7 (20.4%/year)	12 to 13.99	1.7 (20.4%/year)	
14 to 15.99	1.9 (22.8%/year)	14 to 15.99	1.9 (22.8%/year)	
16 to 17.99	2.1 (25.2%/year)	16 to 17.99	2.1 (25.2%/year)	
18 or more	2.2 (26.4%/year)	18 or more	2.2 (26.4%/year)	
days, the National Ba above or below the re	henever, for a period of 60 consecutive ink of Canada prime lending rate falls efference range used to establish the tion charges presently applied. The new he $61^{\text{st}}$ day.	This rate is revised whenever, for days, the National Bank of Canad above or below the reference ran applicable administration charges rate is applied as of the 61st day.	da prime lending rate falls ge used to establish the s presently applied. The new	
12.4 Charge related	to net metering option	12.4 Charge related to <b>n<u>N</u>et m</b>	Metering oOption	Uniformisation avec le libellé anglais des autres

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		options tarifaires.
a) Inspection fee for customer-generator facilities	a) Inspection fee for customer-generator facilities	
An amount of \$400.	An amount of \$400.	
12.5 Charges related to the supply of electricity	12.5 Charges related to the supply of electricity	
a) Prospective capital cost rate	a) Prospective <u>cost of</u> capital <del>cost rate</del>	Correction de la terminologie.
A rate of 4.544%.	A rate of 4.5445.847%.	
b) Charge for establishing service	b) Charge for establishing service	
An amount of \$336 per job for establishing service on a distribution service loop or a line when work is done during Hydro-Québec's regular working hours; otherwise, an amount equal to the cost of work is billed.	An amount of \$336-361 per job for establishing service on a distribution service loop or a line when work is done during Hydro-Québec's regular working hours; otherwise, an amount equal to the cost of work is billed.	
c) Charge for travel without establishing service	c) Charge for travel without establishing service	
An amount of \$160.	An amount of \$160172.	
d) Special connection charge for off-grid systems	d) Special connection charge for off-grid systems	
An amount of \$5,000 for the first 20 kilowatts; the excess, if applicable, is billed at \$250 per kilowatt.	An amount of \$5,000 for the first 20 kilowatts; the excess, if applicable, is billed at \$250 per kilowatt.	
e) Charge for interrupting service	e) Charge for interrupting service	
At the delivery point: an amount of \$50.	At the delivery point: an amount of \$50.	
Other: an amount of \$336.	Other: an amount of \$ <del>336<u>361</u>.</del>	
f) Inspection fee	f) Inspection fee	
An amount of \$554.	An amount of \$ <del>554<u>724</u>.</del>	
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g) Initial installation charge	g) Initial installation charge	
An amount of \$137.	An amount of \$137.	
h) Monthly meter reading charge	h) Monthly meter reading charge	
A monthly charge of \$17, prorated according to the billing cycle.	A monthly charge of \$17, prorated according to the billing cycle.	
i) Installation credit	i) Installation credit	
An amount of \$39.	An amount of \$39.	
12.6 Allocated amounts	12.6 Allocated amounts	
a) Amount allocated for domestic use	a) Amount allocated for domestic use	
An amount of \$2,816 for each dwelling unit.	An amount of $\frac{2,8163,024}{2}$ for each dwelling unit.	
b) Amount allocated for non-domestic use	b) Amount allocated for non-domestic use	
An amount of \$352 per kilowatt.	An amount of \$352-378 per kilowatt.	
c) Non-domestic use allocation adjustment charge	c) Non-domestic use allocation adjustment charge	
An annual amount of \$70 per kilowatt.	An annual amount of \$70-76 per kilowatt.	
<b>12.7</b> Components of the table for calculating the cost of work in Schedule VI of the <i>Conditions of Electricity Service</i>	12.7 Components of the table for calculating the cost of work in Schedule VI of the <i>Conditions of Electricity</i> <i>Service</i>	
a) Acquisition fee	a) Acquisition fee	
A rate of 2.0%.	A rate of 2.0%.	

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b)	Contract management fee	b)	Contract management fee	
	Overhead work, a rate of 2.4%.		For Ooverhead work, a rate of 2.4%.	Correction d'erreurs de syntaxe.
	Underground work, a rate of 10.4%.		For Uunderground work, a rate of 10.4%.	
c)	Materials management fee	c)	Materials management fee	
	Overhead work, a rate of 17.0%.		<u>For Oo</u> verhead work, a rate of 17.0%.	
	Underground work, a rate of 12.0%.		For Uunderground work, a rate of 12.0%.	
<b>d</b> )	Minor materials fee	d)	Minor materials fee	
	Overhead work, a rate of 9.0%.		<u>For Oo</u> verhead work, a rate of <u>9.010.0</u> %.	
	Underground work, a rate of 7.0%.		For Uunderground work, a rate of 7.0%.	
e)	Engineering and applications management fee	e)	Engineering and applications management fee	
	Overhead work, a rate of 22.2%.		<u>For <math>\Theta_0</math></u> verhead work, a rate of $\frac{22.224.2}{\%}$ .	
	Underground work, a rate of 29.1%.		<u>For Uu</u> nderground work, a rate of <u>29.129.8</u> %.	
<b>f</b> )	Provision for future operation and maintenance	f)	Provision for future operation and maintenance	
	Overhead work, a rate of 21.1%.		<u>For <math>\Theta_0</math></u> verhead work, a <u>n overall</u> rate of <u>21.125.1</u> %.	
			For overhead work, front lot, a rate of 21.3%.	
		<u> </u>	For overhead work, back lot, a rate of 27.7%.	
	Underground work, a rate of 11.8%.		<u>For Uu</u> nderground work, a rate of <u>11.813.4</u> %.	
g)	Provision for reinvestment at end of useful life	g)	Provision for reinvestment at end of useful life	

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	A rate of 22.4%.	A rate of 22.4%.
12.	8 Unit prices	12.8 Unit prices
a)	Price per metre - Overhead	a) Price per metre – Overhead
	\$58 per metre for a single-phase line, nonjoint-use pole.	\$58-62 per metre for a single-phase line, nonjoint-use pole, front lot.
		\$75 per metre for a single-phase line, nonjoint-use pole, back lot.
	\$70 per metre for a three-phase line, nonjoint-use pole.	\$ <del>70-75</del> per metre for a three-phase line, nonjoint-use pole-, front lot.
		\$89 per metre for a three-phase line, nonjoint-use pole, back lot.
b)	Joint-use credit	b) Joint-use credit
	\$13 per metre.	\$ <del>13</del> - <u>14</u> per metre <u>, front lot</u> .
		<u>\$14 per metre, back lot.</u>
c)	Price per building - Underground	c) Price per building – Underground
	If the option for a local underground power line and main overhead power line is selected:	If the option for a local underground power line and main overhead power line is selected:
	\$9,720 per individual house with a 600-A service box.	\$ <del>9,72010,000</del> per individual house with a 600-A service box.
	\$3,210 per individual house with a 400-A service box.	\$ <del>3,210</del> 3,260 per individual house with a 400-A service box.
	\$2,200 per individual house with a 200-A service box.	\$2,2002,220 per individual house with a 200-A service box.

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\$1,970 per semi-detached house.	\$ <del>1,970<u>1,990</u> per semi-detached house.</del>	
\$1,180 per townhouse.	\$ <u>1,1801,200</u> per townhouse.	
\$4,060 per duplex.	\$4,060 <u>4,230</u> per duplex.	
\$3,830 per triplex.	\$ <del>3,830<u>3,990</u> per triplex.</del>	
\$4,640 per fourplex.	\$4,640 <u>4,830</u> per fourplex.	
\$7,820 per fiveplex.	\$ <del>7,820<u>8,150</u> per fiveplex.</del>	
\$7,900 per sixplex.	\$ <del>7,900<u>8,230</u> per sixplex.</del>	
\$10,450 per sevenplex.	\$ <del>10,450<u>10,890</u> per sevenplex.</del>	
\$10,530 per eightplex.	\$ <del>10,530<u>10,980</u> per eightplex.</del>	
If the option for local and main underground power lines is selected:	<i>If the option for local and main underground power lines is selected:</i>	
\$17,330 per individual house with a 600-A service box.	\$ <del>17,330<u>17,940</u> per individual house with a 600-A service box.</del>	
\$8,690 per individual house with a 400-A service box.	\$ <del>8,690<u>8,970</u> per individual house with a 400-A service box.</del>	
\$6,760 per individual house with a 200-A service box.	\$6,7606,980 per individual house with a 200-A service box.	
\$5,620 per semi-detached house.	\$ <del>5,620<u>5,800</u> per semi-detached house.</del>	
\$4,230 per townhouse.	\$ <mark>4,230<u>4,380</u> per townhouse.</mark>	
\$8,930 per duplex.	\$ <del>8,9309,300</del> per duplex.	

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[	\$10,230 per triplex.	\$ <del>10,230<u>10,650</u> per triplex.</del>	
	\$11,950 per fourplex.	\$ <u>11,95012,440</u> per fourplex.	
	\$16,950 per fiveplex.	\$ <del>16,950<u>17,670</u> per fiveplex.</del>	
	\$17,030 per sixplex.	\$ <del>17,030<u>17,760</u> per sixplex.</del>	
	\$21,110 per sevenplex.	\$ <del>21,110<u>22,000</u> per sevenplex.</del>	
	\$22,710 per eightplex.	\$ <del>22,710<u>23,670</u> per eightplex.</del>	
	d) Price per additional metre - Underground	d) Price per additional metre - Underground	
	\$37 per metre.	\$37 per metre.	
	e) Price for overhead work	e) Price for overhead work	
,			
	Low- and medium-voltage line:	Low- and or medium-voltage line:	Modification par souci de conformité avec la version française.
	\$1,181 per nonjoint-use pole, low voltage.	Low- and <u>or</u> medium-voltage line: \$ <u>1,1811,315</u> per nonjoint-use pole, low voltage.	
	\$1,181 per nonjoint-use pole, low voltage.	\$1,181 <u>1,315</u> per nonjoint-use pole, low voltage.	
	\$1,181 per nonjoint-use pole, low voltage. \$720 per joint-use pole, low voltage.	\$1,1811,315 per nonjoint-use pole, low voltage. \$720-802 per joint-use pole, low voltage.	
	\$1,181 per nonjoint-use pole, low voltage. \$720 per joint-use pole, low voltage. \$1,437 per nonjoint-use pole, medium voltage.	\$1,181 <u>1,315</u> per nonjoint-use pole, low voltage. \$720-802 per joint-use pole, low voltage. \$1,437 <u>1,582</u> per nonjoint-use pole, medium voltage.	
	<ul> <li>\$1,181 per nonjoint-use pole, low voltage.</li> <li>\$720 per joint-use pole, low voltage.</li> <li>\$1,437 per nonjoint-use pole, medium voltage.</li> <li>\$876 per joint-use pole, medium voltage.</li> </ul>	\$1,181 <u>1,315</u> per nonjoint-use pole, low voltage. \$720- <u>802</u> per joint-use pole, low voltage. \$1,437 <u>1,582</u> per nonjoint-use pole, medium voltage. \$ <del>876</del> - <u>965</u> per joint-use pole, medium voltage.	
	<ul> <li>\$1,181 per nonjoint-use pole, low voltage.</li> <li>\$720 per joint-use pole, low voltage.</li> <li>\$1,437 per nonjoint-use pole, medium voltage.</li> <li>\$876 per joint-use pole, medium voltage.</li> <li>\$1,181 per nonjoint-use anchor pole and brace.</li> </ul>	\$1,1811,315       per nonjoint-use pole, low voltage.         \$720-802       per joint-use pole, low voltage.         \$1,4371,582       per nonjoint-use pole, medium voltage.         \$876-965       per joint-use pole, medium voltage.         \$1,1811,315       per nonjoint-use anchor pole and brace.	

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\$350 per guy.	\$ <del>350_<u>391_</u>per guy.</del>	
\$648 per line protection, medium voltage, single-phase.	\$648-586 per line protection, medium voltage, single- phase.	
\$1,842 per line protection, medium voltage, three-phase.	\$1,8421,643 per line protection, medium voltage, three- phase.	
Additional service cable, low voltage:	Additional service cable, low voltage:	
\$14 per metre for a 200-A service box, 120/240 V.	\$14- <u>15</u> per metre for a 200-A service box, 120/240 V.	
\$29 per metre for a 400-A service box, 120/240 V.	\$ <del>29_32_</del> per metre for a 400-A service box, 120/240 V.	
\$84 per metre for a 600-A service box, 120/240 V.	\$84- <u>93</u> per metre for a 600-A service box, 120/240 V.	
\$15 per metre for a 200-A service box, 347/600 V.	\$ <del>15-<u>16</u> per metre for a 200-A service box, 347/600 V.</del>	
\$32 per metre for a 400-A service box, 347/600 V.	\$ <u>32-36</u> per metre for a 400-A service box, 347/600 V.	
\$92 per metre for a 600-A service box, 347/600 V.	\$ <del>92</del> - <u>101</u> per metre for a 600-A service box, 347/600 V.	
Additional service conductor, medium voltage:	Additional service conductor, medium voltage:	
\$22 per metre for a single-phase line, 2 ACSR.	\$22-25 per metre for a single-phase line, 2 ACSR.	
\$34 per metre for a three-phase line, 2 ACSR.	\$34- <u>38 per metre for a three-phase line</u> , 2 ACSR.	
\$36 per metre for a three-phase line, 2/0 ACSR.	\$36 40 per metre for a three-phase line, 2/0 ACSR.	
Price for underground work	f) Price for underground work	
Additional service cable, low voltage:	Additional service cable, low voltage:	
\$15 per metre for a 200-A service box, 120/240 V.	\$15 per metre for a 200-A service box, 120/240 V.	

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	\$37 per metre for a 400-A service box, 120/240 V.	\$ <del>37-<u>39</u> per metre for a 400-A service box, 120/240 V.</del>	
	\$49 per metre for a 600-A service box, 120/240 V.	\$49- <u>50 per metre for a 600-A service box, 120/240 V.</u>	
	\$18 per metre for a 200-A service box, 347/600 V.	\$18 per metre for a 200-A service box, 347/600 V.	
	\$34 per metre for a 400-A service box, 347/600 V.	\$34- <u>36</u> per metre for a 400-A service box, 347/600 V.	
	\$64 per metre for a 600-A service box, 347/600 V.	\$64 per metre for a 600-A service box, 347/600 V.	
	Additional service cable, medium voltage:	Additional service cable, medium voltage:	
	\$44 per metre for the 1 <sup>st</sup> section, 2 X 3/0 Al, single-phase.	44 - 45 per metre for the 1st section, 2 X 3/0 Al, single-phase.	
	\$99 per metre for the 1 <sup>st</sup> section, 2 X 3/0 Al, three-phase.	\$ <del>99-<u>104</u> per metre for the 1st section, 2 X 3/0 Al, three-phase.</del>	
	\$88 per metre for the 1 <sup>st</sup> section, 4 X 3/0 Al, single-phase.	\$ <mark>88-91</mark> per metre for the 1st section, 4 X 3/0 Al, single-phase.	
	\$199 per metre for each additional section, 2 X 3/0 Al, single-phase.	\$199-215 per metre for each additional section, 2 X 3/0 Al, single-phase.	
	\$254 per metre for each additional section, 2 X 3/0 Al, three-phase.	$\frac{254}{274}$ per metre for each additional section, 2 X 3/0 Al, three-phase.	
	\$212 per metre for each additional section, 4 X 3/0 Al, single-phase.	\$212-226 per metre for each additional section, 4 X 3/0 Al, single-phase.	
	\$3,580 per splice assembly, 2 X 3/0 Al, single-phase in a cable vault.	\$ <del>3,580<u>3,816</u> per splice assembly, 2 X 3/0 Al, single-phase in a cable vault.</del>	
	\$8,879 per splice assembly, 2 X 3/0 Al, three-phase in a cable vault.	\$ <del>8,8799,419</del> per splice assembly, 2 X 3/0 Al, three-phase in a cable vault.	

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	\$6,231 per splice assembly, 4 X 3/0 Al, single-phase in a cable vault.	\$6,2316,619 per splice assembly, 4 X 3/0 Al, single-phase in a cable vault.	
_	Low-voltage line:	Low-voltage line:	
	\$15 per metre of triplex cable, 3/0 Al (120/240 V).	\$15 per metre of triplex cable, 3/0 Al (120/240 V).	
	\$28 per metre of triplex cable, 350 kcmil (120/240 V).	\$ <del>28-29</del> per metre of triplex cable, 350 kcmil (120/240 V).	
	\$37 per metre of triplex cable, 500 kcmil (120/240 V).	\$ <del>37-<u>39</u> per metre of triplex cable, 500 kcmil (120/240 V).</del>	
	\$49 per metre of triplex cable, 750 kcmil (120/240 V).	\$49- <u>50</u> per metre of triplex cable, 750 kcmil (120/240 V).	
	\$18 per metre of quadruplex cable, 3/0 Al (347/600 V).	\$18 per metre of quadruplex cable, 3/0 Al (347/600 V).	
	\$34 per metre of quadruplex cable, 350 kcmil (347/600 V).	\$34- <u>36</u> per metre of quadruplex cable, 350 kcmil (347/600 V).	
	\$45 per metre of quadruplex cable, 500 kcmil (347/600 V).	\$45-47 per metre of quadruplex cable, 500 kcmil (347/600 V).	
	\$64 per metre of quadruplex cable, 750 kcmil (347/600 V).	\$64 per metre of quadruplex cable, 750 kcmil (347/600 V).	
	\$441 per single-phase connection (120/240 V).	\$441-471 per single-phase connection (120/240 V).	
	\$631 per three-phase connection (347/600 V).	$\frac{631-649}{631-649}$ per three-phase connection (347/600 V).	
	\$1,551 for installation of a section of cable of 30 metres or less, 500 kcmil or less.	\$ <del>1,551<u>1,692</u></del> for installation of a section of cable of 30 metres or less, 500 kcmil or less.	
	\$2,483 for installation of a section of cable of over 30 metres, 500 kcmil or less.	\$ <del>2,4832,708</del> for installation of a section of cable of over 30 metres, 500 kcmil or less.	

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\$2,483 for installation of a section of cable over 500 kcmil.	\$2 <mark>,4832,708</mark> for installation of a section of cable over 500 kcmil.	
Medium-voltage line:	Medium-voltage line:	
\$22 per metre of cable, 3/0 Al, single-phase.	\$ <del>22-23</del> per metre of cable, 3/0 Al, single-phase.	
\$50 per metre of cable, 3/0 Al, three-phase.	\$ <u>50-52</u> per metre of cable, 3/0 Al, three-phase.	
\$119 per metre of cable, 750 kcmil, three-phase.	\$ <u>119-126</u> per metre of cable, 750 kcmil, three-phase.	
\$895 per connection with single cold shrink splice, 3/0-3/0, Al single-phase.	\$ <u>895-954</u> per connection with single cold shrink splice, 3/0-3/0, Al single-phase.	
\$2,220 per connection with single cold shrink splice, 3/0-3/0, Al three-phase.	\$2,2202,355 per connection with single cold shrink splice, 3/0-3/0, Al three-phase.	
\$2,256 per connection with single cold shrink splice, 750-750 kcmil, three-phase.	\$2,2562,395 per connection with single cold shrink splice, 750-750 kcmil, three-phase.	
\$3,240 per connection with separable straight splice (2-way), 750 kcmil, three-phase.	\$3,2403,311 per connection with separable straight splice (2-way), 750 kcmil, three-phase.	
\$2,987 per connection with separable Wye splice (3-way), 750 kcmil, three-phase.	\$2,9873,032 per connection with separable Wye splice (3-way), 750 kcmil, three-phase.	
\$2,948 per connection with separable H splice (4-way), 750 kcmil, three-phase.	\$2,9482,845 per connection with separable H splice (4-way), 750 kcmil, three-phase.	
\$3,106 for installation of a section of cable.	3,1063,387 for installation of a section of cable.	
\$1,242 per voltage generator test.	$\frac{1,2421,354}{1,354}$ per voltage generator test.	-
12.9 Flat-fee work	12.9 Flat-fee work	
a) Temporary underground supply, single-phase, 200 A (120/240 V)	a) Temporary underground supply, single-phase, 200 A (120/240 V)	

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When the installation meets the following criteria:	When the installation meets the following criteria:	
- simple connection via existing line;	- simple connection via existing line;	
- voltage available for supply;	- voltage available for supply;	
- no civil work by Hydro-Québec required.	- no civil work by Hydro-Québec required.	
\$500 without extra cable.	\$500850 without extra cable.	
\$3,000 with extra cable.	\$ <del>3,000<u>3,450</u> with extra cable.</del>	
b) Temporary overhead supply with temporary modification, single-phase, 200 A (120/240 V)	b) Temporary overhead supply with temporary modification, single-phase, 200 A (120/240 V)	
When the installation meets the following criteria:	When the installation meets the following criteria:	
- voltage available for supply;	- voltage available for supply;	
- existing medium-voltage line.	- existing medium-voltage line.	
\$2,100 with transformer replacement.	\$ <del>2,1002,450</del> with transformer replacement.	
\$1,500 with extra cable.	\$ <del>1,500<u>1,835</u> with extra cable.</del>	
\$3,000 with extra cable and transformer replacement.	\$ <del>3,000<u>3,365</u> with extra cable and transformer replacement.</del>	
\$5,500 with extra cable and new poles and transformer replacement.	\$ <u>5,5005,890</u> with extra cable and new poles and transformer replacement.	
c) Modification of an overhead-underground service entrance, single-phase, 200 A maximum (120/240 V)	c) Modification of an overhead-underground service entrance, single-phase, 200 A maximum (120/240 V)	
When the installation meets the following criteria:	When the installation meets the following criteria:	

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- overhead-underground service entrance belonging to customer;	- overhead-underground service entrance belonging to customer;	
- no underground cable provided by Hydro-Québec;	- no underground cable provided by Hydro-Québec;	
- no civil work by Hydro-Québec required.	- no civil work by Hydro-Québec required.	
\$625 connection to pole supplied by customer.	\$ <u>625675</u> per connection to pole supplied by customer.	
\$755 connection to Hydro-Québec pole.	\$755- <u>815</u> per connection to Hydro-Québec pole.	
	12.10 Flat-fee metering	
	a) Temporary metering	
	\$320 Low voltage, single-phase (120/240 V), self-contained metering.	
	\$500 Low voltage, polyphase (347/600 V), self-contained metering.	
	\$800         Low voltage, single-phase (120/240 V), instrument transformer metering.	
	\$1,380 Low voltage, polyphase (347/600 V), instrument transformer metering.	
	<u>\$3,550 Medium voltage.</u>	
	b) Medium-voltage metering related to an option	
	\$13,560 Single-phase, instrument transformer metering, structure.	
	\$29,110 Polyphase, instrument transformer metering, structure.	

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<u>\$25,790</u> Polyphase, instrument transformer metering, metal-clad substation.	
<u>c) Medium-voltage metering for a small-power</u> <u>installation</u>	
<u>\$12,030</u> Single-phase, instrument transformer metering.	