

**CITY OF WILSON
LOAD MANAGEMENT RIDER
SCHEDULE GEN-2 RIDER-3**

AVAILABILITY:

This electric rate rider is available to the City of Wilson electric Customers where city-owned peak shaving generators with a rated capacity equal to or greater than 1,000 kW, are located on the Customer's property and serve all or part of the Customer's load during periods of load management.

This rider is not available for short term or temporary service.

Contractual agreements with the North Carolina Eastern Municipal Power Agency (NCEMPA) strictly limit the size and availability of peak shaving generation. (Refer to the "Qualified Generation Allocation Policy" adopted by the City of Wilson City Council).

MONTHLY CREDIT:

The monthly credit shall be an amount computed from the generator kW output during the monthly coincident peak hour. The credit shall be **\$2.00** per kW of coincident peak hour generator output up to but not exceeding the Customer's load during this hour. The monthly coincident peak hour is the 60-minute interval during the billing month, which is used by NCEMPA for the wholesale billing to the City.

Delays in notification of the monthly coincident peak hour from NCEMPA may result in the credit being applied to the following month's bill.

METERING AND DETERMINATION OF DEMANDS AND CREDITS:

The City of Wilson will install the necessary metering equipment to determine the Customer's electrical demand and kWh's during each hour of the month for an accurate indication of the Customer's electrical usage. The necessary metering equipment will also be installed on all generator units to provide an accurate indication of the generator output.

The Director of Wilson Energy will be responsible for determining the availability of the rider, the billing demands, the appropriate credits, and any limits or maximums on the load management credits.

ADDITIONAL CONDITIONS:

Service rendered under this Schedule is subject to the provisions of the service regulations of the City.

Except where otherwise provided by a separate agreement, the City reserves the right to alter, amend, or discontinue service under the terms of this schedule in accordance with its rate making and rate administration standards. Where such alterations, amendments, or discontinuance occur, the City will endeavor to provide thirty (30) days advance written notice to Customer. In the event of discontinuation, the City may provide Customer with alternative schedule(s) under which to receive service.