

CITY OF CONCORD
PORTFOLIO STANDARD RENEWABLE ENERGY RIDER
(REPS)

APPLICABILITY

Service supplied to the City's retail customers is subject to a REPS Monthly Charge applied to each customer agreement for service on a residential, general service, or industrial service rate schedule. This charge is adjusted annually, pursuant to North Carolina General Statute 62-133.8 and North Carolina Utilities Commission Rule R8-67 as ordered by the North Carolina Utilities Commission. This Rider is not applicable to agreements for the City's outdoor lighting rate schedules, OL, PL, or FL, nor for services defined as auxiliary to another agreement. An auxiliary service is defined as a non-demand metered, nonresidential service, at the same premises, and with the same service address and same account name as the customer of record.

APPROVED REPS MONTHLY CHARGE

The Commission has ordered effective for service rendered on and after September 1, 2009 that a REPS Monthly Charge be included in the customers' bills as follows:

RESIDENTIAL SERVICE AGREEMENTS

REPS Monthly Charge	\$0.43
---------------------	--------

GENERAL SERVICE AGREEMENTS

REPS Monthly Charge	\$2.31
---------------------	--------

INDUSTRIAL SERVICE AGREEMENTS

REPS Monthly Charge	\$22.01
---------------------	---------

USE OF RIDER

The REPS Billing Factor is not included in the City's current rate schedules and will apply as a separate charge to each agreement for service covered under this Rider as described above, unless the service qualifies for a waiver of the REPS Billing Factor for an auxiliary service. An auxiliary service is a non-demand metered nonresidential service, for the same customer at the same service location.

To qualify for an auxiliary service, not subject to this Rider, the Customer must notify the City and the City must verify that such agreement is considered an auxiliary service, after which the REPS Billing Factor will not be applied to qualifying auxiliary service agreements. The Customer shall also be responsible for notifying the City of any change in service that would no longer qualify the service as auxiliary.

Effective for bills rendered on and after October 1, 2011.