PRIMARY RESIDENTIAL SERVICE

APPLICABILITY

This schedule is applicable to single-phase and polyphase residential service in single-family dwellings and in flats and apartments separately metered by the District; to single-phase and polyphase service in common areas in a multifamily complex; to residential single-phase and polyphase service supplied to a mobile home park or residential RV Park through one meter on a single premise and submetered to all individual tenants, and any other service that is not applicable to another rate schedule. Residential service shall not be applicable to or available for new three-phase service after December 1, 1995, resale for profit, standby or service to any single motor exceeding a nameplate rating of ten (10) horsepower, or any equipment which will cause excessive voltage fluctuations.

Any Residential service that uses more than 9,999 kWh in any given month will be reclassified to Rate Schedule 20, High Impact Load Service. For the purpose of determining monthly usage all electric meters on a parcel shall have their energy usage aggregated and treated as a single meter. However, the System Access Charge shall apply to all meters separately. Once reclassified, and after twelve (12) consecutive months with usage below 10,000 kWh, the owner may petition the District's General Manager for reclassification back to Rate Schedule 1. Residential services that service a common area in a multifamily complex, or a service supplying power to a mobile home park or residential RV Park through one meter will be exempt from reclassification to Rate Schedule 3 or Rate Schedule 20.

MONTHLY RATE

EFFECTIVE DATE	SYSTEM ACCESS CHARGE	ENERGY CHARGE/kWh
2/11/2024	\$39.00	\$0.04682
5/10/2025	\$41.00	\$0.04862
5/10/2026	\$43.00	\$0.05056

WHOLESALE POWER CHARGE

To the charges computed under the above rate, including any adjustments, shall be added applicable Wholesale Power Charge pursuant to Rate Schedule No. 18, Wholesale Power Charge.

TAX CLAUSE

To the charges computed under the above rate, including any adjustments, shall be added the applicable proportionate part of any taxes or governmental impositions which are, or may in the future be, assessed on the basis of gross revenues of the District and/or the price or revenue from the electric energy or service sold and/or the volume of energy generated or purchased for sale and/or sold hereunder. As of the date this rate was approved, two such assessments existed: (1) the specified per kWh tax established by the California Energy Commission; and, (2) a 2.85% of revenue "Public Benefit" charge.

GUARANTEED PAYMENTS

When a customer agrees pursuant to the District Line Extension Policy, to guarantee certain payments, such payments may supersede the rates established herein.

TERMS AND CONDITIONS

1. The District shall not be liable for any damages, direct, consequential, or any other, if this rate is terminated or the provisions thereof changed by action of the Board of the District or any regulatory agency, state or federal, or by action of any court.

2. The rates stated herein are subject to such changes as may be authorized by the Board of Directors of the District from time to time.

AVAILABILITY

Throughout the entire District's service area where the facilities of the District are available of adequate capacity and reasonably accessible to the customer service panel.

Date Effective: May 10, 2025 Date Approved: May 8, 2025

Ordinance No.: 25-01

/s/ Michael Rourke

Michael Rourke, President