
CITY OF KODIAK

TARIFF NO. 1

(Authorized by Resolution No. 2000-26
Amended by Resolution No. 04-9)

**CITY OF KODIAK
710 MILL BAY ROAD
KODIAK, ALASKA 99615**

Providing electric service for:

**St. Paul Harbor
St. Herman Harbor
City of Kodiak Waterways
Piers and Docks**

CITY OF KODIAK

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MAP OF AUTHORIZED SERVICE AREA

Tariff Advice No.

Effective: November 11, 2000

By: _____

Title: City Manager

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RULES AND REGULATIONS**Section 1 -- General**

This tariff contains the rules and rates of the CITY OF KODIAK'S HARBOR DEPARTMENT, from here forward called "the Harbor."

1.01 Means of contacting harbor

(a) The Harbor maintains a business office at the following location: **403 MARINE WAY KODIAK ALASKA 99615**. At this office customers may obtain service and rate information, make payments, submit applications for service, receive explanations of their bills, and inspect and obtain copies of the Harbor's tariff. The office is open for business during the following hours: Regular hours 8:00 a.m. to 5:00 p.m. After regular office hours a customer may contact a harbor representative on VHF 16 or 12.

(b) The following telephone number may be used after normal business hours to notify the Harbor of an emergency condition: Dial 911 or **486-8000 for the Kodiak Police Department**.

(c) The Harbor's business office telephone number is: **907/486-8080**

1.02 Tariff adoption and revisions

This tariff has been adopted by the City of Kodiak. To become effective, revisions must be approved by the Kodiak City Council.

1.03 Conflicts

If the tariff rules conflict with a rate schedule or special contract, the provisions of the rate schedule or special contract apply. If a rate schedule conflicts with a special contract, the provisions of the special contract apply.

1.04 Customer complaints

The Harbor will resolve customer complaints as quickly as possible. The Harbor will respond to the substance of each complaint or other customer correspondence within 10 working days of its receipt.

If the Harbor does not resolve a complaint to the customer's satisfaction, the customer may refer the matter to the Kodiak City Manager at 710 Mill Bay Road Kodiak, Alaska.

1.05 Definitions

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The following terms, wherever used in this tariff, have the following meaning unless otherwise clearly stated.

APPLICANT: A person requesting electrical service from the Harbor.

BILLING PERIOD: An interval of about one month between successive meter reading dates (except for beginning or final billing periods).

CUSTOMER: Any individual, firm or organization purchasing electric service from the Harbor.

CUSTOMER CHARGE: A charge for having electric service available, which excludes the charges for any electricity used.

DELINQUENT: Past due amounts and associated finance and late charges that are not received by the Harbor within 30 days after the date the bill that is past due was rendered.

SECURITY DEPOSIT: Money paid by a customer and held until all the requirements for refund are met.

ELECTRIC SERVICE: The availability of electric energy at the point of delivery for use by the customer, regardless of whether the electric energy is actually used by the customer.

EXCLUSIVE VESSEL: A vessel that has an assigned moorage slip.

HOTBUNK: A transient vessel that is assigned temporary use of another vessel's exclusive slip.

LATE CHARGE: Interest levied on an account for which payment is past due or delinquent.

KEA: Kodiak Electric Association

KILOWATT (KW): A unit of power equal to 1,000 watts.

KILOWATT-HOUR (kWh): Electric energy equivalent to the amount of electric energy delivered in one hour at a constant rate of one kilowatt.

METER: A device that measures and registers electrical quantities.

METER TAMPERING: Changing a meter's registration of energy usage or demand by methods such as bypassing a meter, using magnets to slow the meter recording, or breaking the meter's seals.

MONTH: An interval of approximately thirty days between successive normal meter

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reading dates.

PAST DUE: Payment that has not been received by the Harbor within 30 days from the date the bill is rendered.

POINT OF DELIVERY: That location where the Harbor terminates its equipment or conductors and connects with the customer's equipment or conductors.

POWER PEDESTAL: Marine grade electric equipment mounted on dock or float provided by City with customer service panels which include metering, circuit breaker and/or disconnect switch and female receptacle for customer point of use.

RECORD FEE: A fee for establishment of a consumer account.

REGULAR SERVICE: Service for a boat slip with an electric pedestal.

RENDERED BILL: A bill for service that has been issued to a customer; unless personally delivered by the Harbor, a bill is rendered on the date it is postmarked.

SERVICE: The furnishing of electric energy to a given location; the conductors at secondary voltage required to furnish such energy.

SINGLE-PHASE SERVICE: Standard service using two energized wires and one neutral.

SLIP: A designated moorage space for a single vessel

TEMPORARY SERVICE: The provision of electric service to a moorage location which does not normally have electricity for a vessel.

THREE-PHASE SERVICE: A service using three energized wires and one neutral.

TERM VESSEL: A vessel that does not have an assigned moorage slip.

TRANSFER FEE: A fee charged when a customer request electrical service moved to a different slip.

VESSEL: A boat, motorboat, ship, waterborne aircraft, houseboat, float, scow, raft, pile driver or other floating structure or object used for recreational, commercial, or other purpose upon the waterway or moored at any place on the waterway.

Section 2 -- Nature of services offered

2.01 General description and standard voltages

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The Harbor provides 60 cycle (Hertz) alternating current, either single or three phase, depending upon available circuits and the customer's requirements. Standard voltages available are 120/208, 120/240, 208, and 240 depending upon available circuits. Other secondary voltages may be made available with prior Harbor approval.

2.02 Advance payments required

Customers must make payments for power service to a location not normally provided electrical service.

2.03 Provision of service

Unless otherwise provided in this tariff or by contract, the Harbor will construct, operate, and maintain all the facilities necessary to deliver electric service to the customer's point of use.

2.04 Point of delivery of service

The point of delivery of service is at the service lugs of a meter enclosure or other terminal box mounted directly on the power pedestal to which the Harbor's supply conductors are connected.

2.05 Establishment of regular service**(a) Charges for connection and reconnection**

The Harbor assesses connection and reconnection charges as reflected in the Schedule of Nonrecurring Charges.

(b) Conditions when facilities exist

The Harbor will establish service to existing facilities within two working days following a request by an applicant who has been accepted for service. "Existing facilities" means customer facilities ready and acceptable to the Harbor, where the Harbor needs only to install or read a meter, or turn on the service.

(c) Conditions when facilities do not exist

If the customer requests service but there is no power pedestal, the Harbor will attempt to establish permanent service within 30 days after receipt of application. If the harbor cannot establish service within this 30 day period, it will, within 15 working days after receipt of the application, advise the applicant in writing of the reason for the delay, any interim type of service that may be available, and an estimated date when the requested service will be available. (See Section 3)

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(d) Inability to meet scheduled date

If the Harbor finds that it is unable to meet a previously scheduled date for establishment of service, it will attempt to advise the customer in a timely manner of the revised date when service will be available.

(e) Complete listing of reasons for refusal to establish new service

(1) An applicant falsifies on an application for service any information that the Alaska Public Utilities Commission requires an applicant to submit under 3 AAC 52.410.

(2) An applicant has an outstanding amount past due for Harbor service and has not made arrangements acceptable to the Harbor for payment of the outstanding balance.

(3) A condition exists or would exist upon establishment of service at the service location which the Harbor believes is unsafe or hazardous to the applicant, a member of the public, the Harbor's personnel or facilities, or the integrity of the Harbor's energy delivery system.

(4) An applicant is required under the provisions of Section 4 of this tariff to make a deposit with the Harbor and fails to provide the Harbor with that deposit.

(5) Not Applicable

(6) Not Applicable

Section 3 -- Types of Service**3.01 Regular Service**

(1) Regular service installations are defined in Section 1 (Definitions). At vessel moorage slips with UL approved marine grade power pedestals.

(2) All facilities must be designed and installed in accordance with applicable codes, standards, and practices of the industry for the class of service provided. The equipment will be mounted on an electrical pedestal on a regular non-moveable foundation. The Harbor reserves the right of final determination of whether a service will be classified as regular.

3.02 Temporary service

(1) Temporary service installations are defined in Section 1.05 (Definitions). Charges for construction of temporary facilities will be based on the policies set out in Section 8 of this tariff.

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(2) Where the duration of temporary service is to be less than one month, the applicant will be required to advance a sum of money equal to the estimated bill for service. Where the duration of temporary service is to be more than one month, the applicant must meet the deposit requirements set out in Section 4 (Deposits).

(3) If during the term of the temporary service, the character of a temporary customer's operations changes or it appears that the duration of the service may be substantially longer than stated in the application, the Harbor will re-classify the service as regular and will apply the deposit as outlined in this tariff.

(4) The Harbor will not allow a temporary service connection to continue longer than 3 months unless for good cause shown. The Harbor has approved an extension of time for temporary service or unless application for regular service has been made by the customer.

(5) The installation and equipment must comply with applicable technical and safety standards, practices, and codes to protect the customer, the general public, and the Harbor's employees. Such codes include the National Electric Code, the National Electric Safety Code, and applicable requirements of the State of Alaska and its political subdivisions in which the Harbor operates.

Section 4 -- Deposits**4.01 Security deposit requirements and amounts**

The Harbor will require a separate deposit for every point of delivery. The amount of the deposit is shown on Sheet 26.

4.02 Receipt for deposits

The Harbor will issue the applicant a written receipt for the deposit and provide the applicant with a copy of this section (Section 4) of its tariff.

4.03 Not applicable**4.04 Deposit refunds**

The Harbor will refund a deposit for exclusive electric service within 90 days of the date an applicant meets either of the following requirements:

(1) The applicant has previously established a good payment record with the harbor; or

(2) The applicant provides a letter or other written verification from the electric utility that last provided comparable service to the applicant stating that the applicant was not

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delinquent in payment for the last 12 consecutive months of service at the prior location.

4.05 General provision for refund of deposits

(a) The Harbor will not require a customer to produce a deposit receipt in order to receive a refund of the deposit that is reflected on the harbor's books.

(b) For deposits not returned earlier under the provisions of Section 4.04, the Harbor will refund deposits within 30 days after the earlier of the date

(1) The customer completes 12 months of continuous exclusive service during which the customer was not past due in payment, has not been delinquent in the last six months, and is not past due at the end of the 12 months; or

(2) The customer terminates service. In this case the deposit amount refunded will be the amount which exceeds any balance due the Harbor.

4.06 Adjustment of deposit amounts

The Harbor will institute or adjust a deposit for an established customer who becomes delinquent in payment. The amount of any new deposit required will be consistent with the above provisions.

Section 5 -- Billing and Collection Requirements**5.01 Bills based on meter readings**

(a) Except as provided in Section 7.01, charges for energy will be based on the readings of meters installed by the Harbor and read monthly by the Harbor. The Harbor will separately bill for each meter at a customer's location. Readings from two or more meters will not be combined.

(b) It is the Harbor's goal to read every meter monthly. Only when severe weather conditions prevent the meter reading or other circumstances make it dangerous or not feasible it may be delayed.

(c) If the Harbor is unable to read a meter during the scheduled meter reading cycle, consumption will be estimated based upon the customer's usage during the same month of the previous year or the amount of usage during the preceding month or months. Every estimated billing will contain a statement that the billing is based on an estimated meter reading.

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5.02 Monthly billings

The Harbor will bill monthly for services rendered. Charges for service shall commence when the service is installed and energized.

5.03 Bills due

Bills are due and payable on the date rendered. Unless personally delivered by the Harbor, a bill is rendered on the billing date.

5.04 Past due and delinquent bills

A bill will be considered past due if not paid within 25 days after the date rendered. A bill will be considered delinquent if not paid within 40 days after the date rendered.

5.05 Application of payments

Unless otherwise agreed to by both the customer and the Harbor, payments will be applied to amounts owed in the same order as the amounts became due.

5.06 Late charge

The Harbor will impose a late charge of 1% of the past due amount until the amount is paid in full.

5.07 Payment places

Customers may pay their bills for electric service in person at the Harbor office or by mail.

5.08 Failure to receive bills

Failure to receive a bill that has been properly addressed and mailed to the customer does not prevent the bill from becoming past due or delinquent or excuse the customer's responsibility for payment. If a customer does not receive a monthly bill at the time of the month the customer normally receives a bill, the customer should immediately notify the Harbor.

5.09 Non-sufficient funds checks

A customer who tenders a non-sufficient funds check is still obligated to pay the Harbor under the original terms of the bill. A fee as set forth in the Schedule of Nonrecurring Charges for additional costs incurred by the Harbor will be charged for all dishonored checks. Any person who has tendered two (2) dishonored checks to the harbor within a twelve-month period may be denied the privilege of paying by personal check.

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5.10 Payment in advance

Customers may pay the Harbor more than the amount due; the Harbor will accept such payments and show the payment as a credit on the next bill.

5.11 Application by two or more individuals

If a single application for service is made by two or more individuals together, the Harbor may collect the full amount owed from any one of the applicants.

5.12 Payment responsibility when disconnection requested

If a customer requests the Harbor to disconnect service, the customer is still responsible for all services up to the later of the requested disconnection date or three working days after the customer places the request.

5.13 Not Applicable**5.14 Not Applicable****5.15 Bills when there are meter errors****(a) Meter errors involving over-registration**

If a meter in service is tested and found to have over-registered the amount of power delivered by more than two percent, the Harbor will recalculate the bills for service from the known date of error and will make a refund or credit for the entire over-registered amount if it exceeds \$5. If the beginning date of error is unknown, the Harbor will refund or credit the most recent customer of record for the billed error for the period since the meter was last tested, not to exceed six months, or the period during which the most recent customer of record received service through the meter, whichever period is less.

(b) Meter errors involving under-registration

If the meter is tested and found to have under-registered the amount of energy or power delivered, the Harbor will not charge the customer for the under billings unless there is evidence of meter tampering by the customer.

5.16 Make-up bills**(a) This provision applies to bills that fall into the following categories:**

(1) Service inadvertently not billed as a result of a Harbor billing error; or

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- (2) Service that was not billed as a result of an estimated billing.
- (b) Make-up bills are subject to the following restrictions.
- (1) The initial make-up bill must be issued within six months after provision of the previously unbilled service.
- (2) The period for payment of the make-up bill may, at the option of the customer, extend at least as long as the period during which the excess amount accrued.

Section 6 -- Disconnection of Service**6.01 Causes for disconnection without notice**

The Harbor will disconnect service to a customer without advance written notice for any of the following reasons:

- (1) An immediate hazard exists which threatens the safety or health of the customer or the general population or the Harbor's personnel or facilities.
- (2) The Harbor has evidence of meter tampering or fraud by the customers.
- (3) A customer has failed to comply with curtailment procedures imposed by the Harbor during emergency supply shortages.
- (4) A customer resells electric service.
- (5) When an a transient vessel in hotbunk status requests electricity in a slip assigned to an exclusive vessel that is out of town for an extended period of time. Note: When the exclusive vessel re-occupies the slip, services will be restored at no cost to the exclusive vessel.

6.02 Causes for disconnection with notice

The Harbor will commence disconnection procedures in accordance with the notice procedures in Section 6.03 for any of the following reasons.

- (1) A customer has failed to pay for harbor service within 40 days after initial rendering of the bill and the customer has not entered into a deferred payment agreement with the Harbor.
- (2) A customer has failed to meet or maintain the Harbor's deposit requirements.
- (3) A customer has breached a deferred payment agreement.

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(4) A customer has knowingly and continually failed to provide the Harbor with reasonable access to its meter, equipment, or property.

(5) A customer has breached a special contract between the Harbor and the customer for electric service.

(6) Disconnection is required in order for the Harbor to comply with an order or regulation of a governmental agency with proper jurisdiction.

6.03 General policy for notice of disconnection

(a) This provision does not apply to customers being disconnected without notice.

(b) At least 10 days before the scheduled date of disconnection, the Harbor will mail or deliver to the customer a written notice of intent to disconnect service to the address on file with the Harbor. The disconnection notice form will contain all the information required by 3 AAC 52.450(c)(1).

(c) Three working days prior to disconnection, the Harbor will post a notice on the electrical pedestal about to be disconnected and make reasonable attempts to contact the customer by telephone. The Harbor will keep records of all attempted and completed telephone contacts showing at least the time, the person making the attempt, and the outcome. The Shut-Off Notice or completed telephone call will provide the customer with information required by 3 AAC 52.450(c)(3).

(d) Not applicable

6.04 Not applicable**6.05 Not applicable****6.06 Not applicable****6.07 Limitations on harbor-initiated disconnections**

(a) Time period limitations

Within 3 days after the date specified on a Shut-Off Notice, the Harbor may, without further notice, disconnect service to a customer.

(b) Limitations on reasons for disconnection

(1) The Harbor will not disconnect service to a customer for delinquency in payment for services rendered to a prior customer except where the prior customer continues to moor

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in the slip.

(2) The Harbor will not disconnect service to a customer for nonpayment of a bill related to another service at a different service location.

(3) The Harbor will not disconnect service to a customer for failure to pay a disputed amount due on a delinquent account if the customer complies with the rules on customer bill disputes and the dispute remains under investigation by the Harbor or the Alaska Public Utilities Commission. However, the Harbor may proceed to disconnect service in accordance with the above provisions if a customer fails to pay any undisputed amounts.

(4) The Harbor will not disconnect service if the customer is unable to pay the full delinquent amount due, and is in compliance with a signed deferred payment agreement.

6.08 Removal of harbor property

The Harbor may remove any or all of its installed property, upon disconnection of service.

6.09 Restoration of service after disconnection

The Harbor will restore service within three working days after correction of the conditions that resulted in the disconnection.

Section 7 -- Technical Provisions and Standards of Service**7.01 Meters****(a) Metering required**

The quantity of a customer's electrical energy and/or demand shall be determined by the registration of the electric meters provided by the Harbor, except that:

(1) Where the load is such that the amount of electrical energy consumed is fixed by the type of service, the Harbor may elect not to meter the service and to bill the customer a fixed amount as determined by the charges under the Schedule of Nonrecurring Charges.

(2) Where temporary service is rendered under conditions making metering impractical, the amount of energy consumed may be estimated and billed accordingly.

(b) Meter locations

The Harbor positions the meters so that it is readily and safely accessible to the Harbor

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for reading, testing, and inspection and causes the least interference and inconvenience to the customer.

(c) Meter testing

At the request of the customer the Harbor will test any meter if the customer agrees to pay the meter testing charge shown in the Schedule of Nonrecurring Charges under the conditions described below.

(1) If the meter is found to over- or under-register by more than two percent and there is no evidence of meter or electric service tampering by the customer, the Harbor will not charge the customer for the meter test.

(2) Otherwise, the Harbor will charge the customer for any meter test performed at the request of the customer. Meter testing charges are shown in the Schedule of Nonrecurring Charges.

7.02 Protective devices

It is the customer's responsibility to provide suitable protective devices for the customer's equipment. If three-phase equipment is installed, it is the customer's responsibility to protect such equipment against single-phase operation and under-voltage and over-voltage conditions. Minimum protective devices considered necessary for motor protection are:

(a) Line Starting Protection--Any motor which, in starting, might be damaged by the full line voltage requires some type of protective device to disconnect it from the line during interruptions in service, thus protecting the motor when service is restored. Such a device should also be equipped with a time delay mechanism so that the motor will not be disconnected by momentary fluctuations in voltage.

(b) Overload Protection--Since the intense heat caused by overload may seriously damage the motor, the customer should install a device that will disconnect the motor if overload occurs. Fuses, thermal relays, or circuit breakers which are specifically designed to operate when excessive current occurs are the devices used for this purpose. Where the customer receives three-phase service, such protective devices should be connected in all phases.

(c) Single-Phasing Protection--Where the customer receives three-phase service, a relay should be installed which will disconnect the motor from the lines in the event one phase of the line becomes open.

(d) Reverse-Phasing Protection--For three-phase installations the customer should install relays which will disconnect the motor from the line in the event of phase reversal.

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7.03 Inspection

The customer is responsible for installing and maintaining his/her electrical wiring and equipment in accordance with applicable local, state, and national electric and building codes.

7.04 Addition of load

Any customer shall give the Harbor reasonable notice, in writing, of any plans to increase a given load past the capacity of the Harbor's equipment installed. If the additional load damages the Harbor's equipment, the customer is liable for such damages and repairs or replacement of damaged equipment.

7.05 Undesirable load characteristics

(a) New service

The Harbor may refuse to establish new service if a condition exists or would exist upon establishment of service which the Harbor believes is unsafe or hazardous to the applicant, a member of the public, the Harbor's personnel or facilities, or the integrity of the Harbor's energy delivery system.

(b) Established service

(1) Disconnection without written notice

The Harbor may disconnect service to a customer without advance written notice if the customer's load causes any of the conditions described in Section 7.04.

(2) Disconnection with written notice

In less serious situations, the Harbor will disconnect service only after delivery of a shut-off notice to the customer's service location specifying the problem and scheduling disconnection 10 days later if the customer has not corrected the situation or otherwise adequately responded to the shut-off notice. Where immediate correction is not possible, the customer's response must include arrangements made for repair or replacement of equipment. A completion date will then be established, and the disconnection will be postponed until the day following the agreed-upon completion date.

7.06 Unauthorized attachments

Before an individual or firm attaches any equipment or material to any Harbor property

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(including pedestals, guy wires, equipment, or structures), the individual or firm must receive written permission from the Harbor. **Any unauthorized attachment is subject to removal at any time without notice.**

7.07 Inside wiring

Customers are responsible for the breaker, plug and wiring to their vessel from the service entrance and meter socket equipment.

Section 8 – Customer requested services**8.01 Not applicable****8.02 Not applicable****8.03 Not applicable****8.04 Not applicable****8.05 Not applicable****8.06 Temporary service**

If an applicant requests that the Harbor construct facilities for the provision of temporary service, the applicant must pay the Harbor the estimated costs of installing and removing the facilities necessary to furnish the desired service. See Schedule of Nonrecurring Charges Sheet 28.

8.07 Customer requested changes to meters or service

(a) If a customer request that the Harbor change the meter or service to accommodate the customer, the customer must pay the Harbor for all costs incurred.

(b) Before the Harbor commences to make the requested change(s), the Harbor will provide the customer with an estimate of the costs.

(c) If the actual costs of changing the meter or service are less than the estimated costs, the Harbor will refund the difference to the customer. If actual costs exceed the estimated costs, the customer will be billed for the difference.

SECTION 9.0 Not applicable

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SCHEDULE OF NONRECURRING CHARGES

<u>Description</u>	<u>Charge</u>	<u>Related Rule(s)</u>
Connection or reconnection of service	\$ 20.00	Sec. 2.05
Re-connect service (after disconnect for delinquent account)	\$ 50.00	Sec. 6
Record fee	\$ 15.00	
Transfer/Disconnect fee	\$ 20.00	
Security deposit:		
Single phase	\$ 100.00	Sec 4.01
Three phase	\$ 300.00	Sec. 4.01
Dishonored check fee	\$ 25.00	Sec. 5.09
Late charge	1% of unpaid balance	Sec. 5.06
Meter testing charge	\$ 50.00	Sec. 7
Tampering w/meter seal	\$ 100.00	Sec. 6
Meter re-sealing fee	\$ 100.00	
Modification of existing facilities		
Customer request	Time & Material	Sec. 8
Repair to customer facility		
Customer request	Time & Material	Sec. 8
Service Call (unwarranted)		
During office hours	\$ 50.00	
After office hours	\$200.00	
Temporary service connection	Time & Material	Sec. 8

NOTE: While some specific nonrecurring charges are shown on this sheet, certain tariff rules call for customers to pay the actual costs incurred for the services they request.

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RATE SCHEDULE #
SCHEDULE OF FEES AND CHARGES

AVAILABILITY

Available to harbor customers with vessels moored at City of Kodiak docks and floats.

TYPE OF SERVICE: (where available)

Single phase 120 volt 30 amp
 Single phase 208 volt 50 amp
 Three phase 208 volt 100 amp

RATES

Customer Charge:

Single Phase 120 volt \$ 15.00 per month or any portion thereof

Single Phase 208 volt \$ 30.00 per month or any portion thereof

Three Phase 208 volt \$ 45.00 per month or any portion thereof

Where metering is not available:

120 Volt \$ 10.00 daily or any portion thereof

Single-Phase 208 Volt \$ 30.00 daily or any portion thereof

Three-Phase 208 volt \$ 35.00 daily or any portion thereof

Energy Charge: 14.98 cents per kWh

Cost of Power Adjustment:

Same rate as Kodiak electric Association; as of April 1, 2000, COPA is

2.30 cents per kWh.

Capital Credits:

Harbor customers, who purchase power on the floats and docks, are customers of the City, not KEA. Therefore, any capital credits from KEA will be the property of the harbor enterprise fund.

Power Cost Equalization:

Not applicable.

Energy charge will be the same as Kodiak Electric Association (KEA) commercial user rate plus other adjustments charged by KEA, if applicable.

 Tariff Advice No.

 Effective: November 11, 2000

By: _____

Title: City Manager

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COST OF POWER ADJUSTMENT

Is the same rate as Kodiak Electric's Association COPA rate.

POWER COST EQUALIZATION

Not applicable.