

**RATE 3
ADDITIONAL SUMMER SERVICE**

AVAILABILITY:

Available to all steam customers for steam chilling and similar warm weather applications during the Months of April through October and on any day during the Months of November through March, when the mean temperature of the preceding day was 40°F. or higher as measured by the National Weather Office at the Indianapolis International Airport, unless the Utility notifies the customer that such Additional Summer Steam is not available. Customer agrees to contract for a minimum of 50 Therms per hour average usage for at least four Months of Additional Summer Steam during the Months of April through October, and provided further that the Utility will not furnish added capacity in services or mains at its expense under this rate.

In the event that the availability of Additional Summer Steam from the Resource Recovery Facility is not sufficient to supply all customers served under this rate under Provision A during any period, each customer will be provided up to the contract maximum hourly usage, in order of contract date, up to the amount of steam available during that period with this steam service billed under Provision B.

RATE:

Provision A:

Steam provided under this rate when available from the Resource Recovery Facility will be the sum of the following rate plus an adjustment for the actual cost of Resource Recovery Facility steam as provided for in the service contract.

ENERGY CHARGE:

\$0.0758 per therm

Provision B: Steam provided under this rate when not available from the Resource Recovery Facility will be:

ENERGY CHARGE:

\$0.0923 per therm

BILLING DEMAND:

No Billing Demand will be charged under this rate whether the steam is supplied under provision A or provision B above.

MINIMUM BILL PER MONTH:

The minimum Monthly charge shall be \$20.00 during the Months of April through October.

CONTRACT RIDERS APPLICABLE:

No. 1 - See Page 201 (Under Provision B Only).

CONTRACT:

Contracts shall be for an initial term of not less than three years and shall continue in effect for successive like terms. The contract shall specify the anticipated maximum hourly usage provided that the amount specified in the contract shall be adjusted after one year to reflect actual maximum usage. The Utility shall require a special contract in the event any added capacity is required specifying the method of payment for such capacity. Existing contracts shall continue in effect.