ORDINANCE NO. 2018-01

CITY OF MT. PLEASANT RATE
IN TARIFF
INTERCONNECTION
GENERATION

WHEREAS, on the 11th Day of January 2011, The Mt. Pleasant City Council passed and posted an ordinance adopting the Mt. Pleasant City Rate in Tariff Net Metering.

WHEREAS, Title VIII of the Mt. Pleasant City Municipal Code provides for the operation and maintenance of public utility services, including culinary water, wastewater, irrigation water, and electrical power; and

WHEREAS, Chapter 5 of Title VIII specifically sets forth those regulations governing operation of the municipal electrical power system, including the establishment of service rate schedules and related fees; and

WHEREAS, Article B provides for a Fee-In Tariff Policy for metered distributed generation such as solar, wind, water, mechanical. And provides for fees and rates to be set by the City Council.

WHEREAS, the City desires to encourage the use of Renewable Resources to allow a customer to receive credit for electric energy provided to the City (“Bidirectional Meter”) and a (“Production Meter”) on all new residential customers from this day on. Commercial customers will only be provided a (“Bidirectional Meter”).

WHEREAS, the Rate in Tariff will be available to any electric customer connected to the City's electric distribution system provided that the customer installs a solar, wind or other city- approved renewable generation resource (“Renewable Resource”) on the customer's side of the meter, subject to the Application Provisions.

WHEREAS, the City Council has determined that it would promote health safety and welfare of its citizens to adopt rules and regulations concerning renewable resources.

NOW THEREFORE, it is hereby ordained that any individuals or entities may make application to the City for the use of a Renewable Resource on the applicant's property subject to the following rules and regulations. And subject to the following payments that need to be paid for application approval and engineer plan verification. All payments and cost associated with the plan review is subject to change by the council through a process of a resolution.
1. Payments are made for metered production:
   A. 10-year, fixed price standard offer:
      1. Residential Class - .04/kwh 1 – 15 KW
         $400 Application Fee / Meter Cost to Mt. Pleasant City
         $225 (WC3)-West Coast Code Consultants plan review
      2. Commercial Class - .04/kwh 1 – 50kw
         $750 Application Fee / Commercial Meter Cost to Mt. Pleasant City
         $225 (WC3)- West Coast Code Consultants plan review
   
   B. Residential must be operational in 6 months from time of acceptance of the Power Purchase Agreement,
      Commercial must be operational in 12 months from time of acceptance of the Power Purchase Agreement.

2. Application Fee Due for Mt. Pleasant City upon application.

3. Customers on net-metering prior to the adoption of this ordinance shall comply with this ordinance except for the installation of the production meter.

**APPLICATION PROVISIONS** a customer must make an application to the City and receive approval from the City before installing an Interconnection Renewable Resource on their property. The City may withhold approval if for any reason the requested interconnection could result in an unfavorable or physical impact on the City’s electrical system.

A Rate In Tariff customer shall be subject to the following provisions:

1. All Rate in Tariff customers will need to abide by the current documents put forth in the Interconnection Standards that are being adopted in this ordinance: Mt. Pleasant City Power Distributed Generation Specifications, Commercial Application, Residential Application and the Power Purchase & Interconnection Agreement.

2. A Renewable Resource shall be manufactured and installed to interconnection standards that meet or exceed the Institute of Electrical and Electronic Engineers, Inc. ("IEEE") standard 1547 for Interconnecting distributed Resource with Electric Power Systems and Underwriters Laboratories Inc. ("UL") standard 1741, Invertors, Converters and Controllers for use in Independent Power Systems.

3. The City shall have the right to inspect a customer's generator facility during reasonable hours and with reasonable prior notice to the customer. If the City finds that the customer's generator facility is not in compliance with the requirements of the City's interconnection rules and standards set forth in the Tariff, and non-compliance
adversely affects the safety or reliability of the City's facilities or other customers' facilities, the City may require the customer to disconnect the facility until compliance is achieved.

4. If the City disconnects the Renewable Resource, the customer shall receive in a timely manner, a written explanation of the disconnection. The customer shall have the right to correct the situation and petition the City to reestablish an interconnection.

5. The City shall install and maintain a new revenue (“Bidirectional Meter”) meter for the customer, at the customer's expense. Mt. Pleasant City will also provide all residential customers with a (“Production Meter”) that will read only the power coming back into the Mt. Pleasant City Power Grid. Any subsequent revenue meter change necessitated by the customer, whether because of a decision to stop Rate In Tariff or for any other reason, shall be pursuant to the City policy.

6. The customer will release to the City all renewable energy credits (RECs), solar renewable-energy credits (S-RECs) or other renewable attributes as appropriate based on actual on-site electric generation from the Renewable Resource.

7. The customer will comply with all City service and billing requirements.

8. The customer will comply with all installation, building and electric codes of City.

9. The City shall make Rate In Tariff available to eligible customers on a first-come, first serve basis. The city reserves the right to reject future applications or terminate this program as deemed necessary and reasonable by the City, at its sole discretion.

10. The customer facility used for Rate In Tariff Commercial shall be equipped with metering equipment that can measure the flow of electricity in both directions at the same rate. For Rate in Tariff residential a two-meter method will be utilized. One meter will be a meter that can measure the flow of electricity in both directions (“Bidirectional”) at the same rate. And the other meter (“Production Meter”) will only measure one direction, the flow of electricity of the power going back in the Mt. Pleasant City Power Grid.

11. The customer shall be solely responsible for all work, and costs incurred, for installation and maintenance of the Renewable Resource.

**INSPECTION** Upon approval and installation of a Renewable Resource but before interconnection to the Bidirectional meter the, City shall inspect the Renewable Resource, installation and interconnection and approve or disapprove the interconnection. The City may disapprove any final interconnection for any reason.

**ENERGY RATES AND PAYMENTS** The customer shall be subject to the following provisions for service under the Tariff:

1. For all kilowatt hours (kWh) delivered by the City, the customer shall pay the
normal City tariff for customer service as if the customer had not installed a Renewable Resource.

2. **The customer shall receive a corresponding credit in the same month for power delivered by the customer to the City at the rate of 4¢ per kWh. This rate may be changed from time to time by resolution with or without a corresponding change in the rate charged for power delivered by the City to its customers.**

3. The City reserves the right to modify or amend by resolution this Tariff, the City’s avoided cost rate, the displacement ratio or the monthly service charge upon reasonable advance notice not less than 60 days to the customer.

**FORCE MAJEURE** Neither City nor the customer shall be subject to any liability or damages due to the inability of the City to serve the customer’s load due to lack of energy from either the City or the Renewable Resource.

No other section or provisions of the City Ordinances shall be affected unless in conflict with the provisions contained herein.

**Effective Date.** This Ordinance shall become effective immediately upon adoption, posting and publication of a Summary in the Manti Messenger and The Pyramid as provided in §10-3-711, Utah Code Annotated 1953, as amended.

PASSED AND APPROVED this the 13th day of November 2018.

CITY OF MT PLEASANT

BY: ____________________________________________

ATTEST:

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Jeanne Tejada, City Recorder

(SEAL)