RESOLUTION NO. 2259

January 28, 2014

A RESOLUTION ADOPTING INTERCONNECTION STANDARDS FOR DISTRIBUTED GENERATION

WHEREAS, Benton PUD has existing policies addressing Net Metering and Interconnection Standards adopted through Resolution 1956 and amended by Resolution 1984; AND

WHEREAS, The State of Washington has adopted, through RCW 80.60, RCW 82.16.110 & .120, and RCW 19.285 policies encouraging and providing incentives for deployment of distributed generation, and is expected to consider additional policies to promote further deployment of distributed generation; AND

WHEREAS, The District desires to support those customers who wish to install distributed generation; AND

WHEREAS, The District has the responsibility for protecting and maintaining the reliability and safety of the District’s Distribution System (System) as well as ensuring all customers of the utility pay an equitable share of the costs of the System, and that no customer in a rate class is unduly subsidizing any other customer in that same rate class; AND

WHEREAS, The District anticipates an increasing number of applications for interconnection of distributed generation facilities to the District’s System, and is aware of the policies and incentives available in other states, and from the federal government, that have caused the rapid and widespread deployment of net metered generating facilities not owned by a utility customer, but by third party owners; AND

WHEREAS, The State of Washington Utilities and Transportation Commission (UTC) has determined that third-party owned systems are included within the definition of “customer-generator” as defined in RCW 80.60, thereby allowing a utility customer to participate in a jurisdictional utility’s net metering program when third-party companies or other entities own solar facilities located on the utility customer’s property; AND

WHEREAS, The District is governed by its own governing board and is not subject to the determination of the UTC; AND

WHEREAS, A legal memo has been provided by the Washington Public Utility Districts Association, dated September 11, 2013, from attorneys Bill Clarke and Paul Brachvogel attached to this Resolution, which offers the legal opinion that third-party owners of net metered facilities are not included under RCW 80.60, the state’s net metering law, but may be
allowed for separately under the Board’s general authority to determine rates, terms and conditions for generation facilities interconnected to the District’s system; AND

WHEREAS, The District’s legal counsel has reviewed and concurred with the Clarke and Brachvogel legal analysis contained in the September 11, 2013 memo; AND

WHEREAS, The Commission has reviewed and concurs with such legal opinions; AND

WHEREAS, Third-party owned systems may present added risk to the District that may require additional standards and requirements to mitigate such risk; AND

WHEREAS, The General Manager has reviewed the District’s current Net Metering and Interconnection standards (“Interconnection Standards”), attached, as well as the proposed standards developed by the Interconnection Standards Workgroup comprised of representatives of investor-owned and consumer-owned utilities, related associations, and the UTC staff; AND

WHEREAS, The General Manager has drafted for Board consideration an update to the current interconnection standards to ensure the standards will facilitate and support the interconnection of distributed generation while protecting the safety and reliability of the District’s System; AND

WHEREAS, It may be necessary from time-to-time to update these Interconnection Standards for reasons including, but not limited to, additional information made available from the increased roll-out of distributed generation systems, changes to rules and regulations associated with such systems, new technology, etc.

NOW THEREFORE BE IT HEREBY RESOLVED that the Benton PUD Commission:

1. Defines a customer-generator as a “user of a net-metered system” which excludes third-party owned systems from such definition contained in RCW 80.60;

2. Third-party systems will be allowed under the District’s Interconnection Standards Policy subject to terms and conditions established by the District;

3. Directs the General Manager to conduct a retail rate design review and cost of service study to determine, in part, whether rates and/or fees should be adjusted to prevent customers in a rate class from subsidizing other customers in that rate class, and to present the results of the review and study to the Commission for further action;


Resolution No 2259
January 28, 2014
ADOPTED by the Commission of Public Utility District No. 1 of Benton County, Washington, at an open meeting, with notice of such meeting being given as required by law, this 28th day of January, 2014.

Jeffrey D. Hall, President

ATTEST:

Barry A. Bush, Secretary
RULES FOR INTERCONNECTION OF ELECTRIC GENERATING FACILITIES

for Generating Facilities up to 20 Megawatts

Interconnecting to Benton PUD's Electrical Transmission or Distribution Systems

Chapter 1 - Purpose and Scope.

1) The rules included in this document are provided to establish the terms, conditions, technical requirements, processes and charges governing the interconnection of electric generating facilities with a nameplate rating of no greater than 20 Megawatts to the electric transmission or distribution system of which the Governing Board of the Public Utility District No. 1 of Benton County (Benton PUD) has jurisdiction.

2) These rules govern the terms and conditions under which the applicant's generating facility will interconnect with, and operate in parallel with, the Utility's electric system. These rules apply only to the physical interconnection of a generating facility to the Utility’s electrical system. They do not govern, or grant the right to sell or purchase, or deliver any power generated by the applicant's generating facility.

3) The specifications and requirements in these rules are intended to mitigate possible adverse impacts caused by a generating facility on Utility equipment and personnel and on other customers of the Utility. They are not intended to address protection of the Interconnection Customer’s generating facility, facility personnel, or internal load. It is the responsibility of the Interconnection Customer and Third Party Owner to comply with the requirements of all appropriate standards, codes, statutes and authorities to protect its own facilities, personnel, and loads.

Chapter 2 - Application of Rules

1) These rules include various requirements applicable to the Utility, the applicant, the Interconnection Customer, the Third Party Owner and the generating facility.

2) These rules modify, if necessary, any existing interconnection rules of the Utility, including but not limited to, rules implementing chapter 80.60 RCW, Net Metering of Electricity.

3) These rules do not apply to interconnection of standby or backup generators that are not intended to operate in parallel with the Utility’s system. Such interconnections will be
negotiated on a case-by-case basis with the Utility and such generators shall only be interconnected on terms and conditions prescribed by the Utility.

Chapter 3 - Definitions

"Applicant" means any person, corporation, partnership, government agency, or other entity applying to interconnect a generating facility to the Utility's electric system pursuant to this chapter. Upon final approval, interconnection and operation of a facility, the applicant becomes the Interconnection Customer, unless otherwise approved by the Utility.

"Application" means the written notice, on a form prescribed by the Utility, provided by the applicant to the Utility that initiates the interconnection process.

"Automatic sectionalizing device" means equipment which operates to change the topology of the electrical system (usually in response to abnormal conditions) without operator intervention. Generally this does not include fused cutouts on lateral taps serving a few customers.

"Business day" means Monday through Friday excluding official federal and Washington state holidays.

"Certificate of completion" means the form prescribed by the Utility and completed by the applicant or Interconnection Customer. The certificate of completion shall include certification by the electrical inspector having jurisdiction over the installation of the facilities indicating completion of installation and inspection of the interconnection.

"Electric system" means all electrical wires, equipment, and other facilities owned or provided by the Utility that are used to distribute electricity to customers.

"Generating facility" means the source of electricity and all ancillary and interconnection facilities, located on the applicant’s or Interconnection Customer's side of the point of common coupling which an applicant requests to interconnect, or an Interconnection Customer interconnects to the Utility's electric system.

"Governing Board" means the Board of Commissioners of PUD No. 1 of Benton County.

"Grid network distribution system" means electrical service from a distribution system consisting of two or more primary circuits from one or more substations or transmission supply points arranged such that they collectively feed secondary circuits serving more than one location and more than one Utility customer.

"Initial operation" means the first time the generating facility is in parallel operation with the Utility's electric system.

"In-service date" means the date on which the generating facility and any related facilities are complete and ready for service, even if the generating facility is not placed in service on or by that date.

"Interconnection" means the physical connection of a generating facility to the electric system so that parallel operation may occur.

"Interconnection Agreement" means an agreement between the Utility and the Interconnection Customer which outlines the interconnection requirements, costs and billing agreements, and on-going inspection, maintenance and operational requirements. An executed interconnection agreement is required before the generating facility may generate electricity into and operate in parallel with the Utility’s electric system. Contents of an interconnection agreement may vary based upon the tier under which the generating facility applies and is
qualified for interconnection, and the ownership of the facility. In the case where the Interconnection Agreement does not constitute an agreement with the Utility to purchase or deliver output from the Generating Facility, the Interconnection Customer is responsible for separately making all necessary agreements for the purchase, sale, or transport of electricity from the Utility. In the case where the Interconnection Agreement is not with the owner of the generating facility, the Interconnection Customer may be responsible for ensuring compliance with these requirements by a Third Party Owner.

"Interconnection Customer" means the person, corporation, partnership, government agency, or other entity that has executed an Interconnection Agreement with the Utility and: 1. that owns a generating facility interconnected to the Utility’s electric system; 2. for net-metered facilities, is a customer-generator as defined in RCW 80.60.010(2), who is both a customer of the Utility and owner of the generator being interconnected to the Utility’s distribution system; or 3. is a customer of the Utility who purchases power from or leases facilities from a Third Party Owner; and, in all cases, has complied with these standards and any additional terms and conditions required by the Utility. That is otherwise allowed by law. The interconnection customer is responsible for the generating facility, and may assign to another party responsibility for compliance with the requirements of this rule only with the express written permission of the Utility.

"Interconnection facilities" means the electrical wires, switches and other equipment used to interconnect a generating facility to the Utility’s electric system.

"Model interconnection agreement" means standardized terms and conditions that govern the interconnection of generating facilities pursuant to these rules. The model interconnection agreement may be modified to accommodate terms and conditions specific to individual interconnections, subject to the conditions set forth in these rules.

"Net metering" has the same meaning as RCW 80.60.010(9) for customer-generator owned net metered facilities; and, for generating facilities owned by Third Party Owners, has the meaning as used in these standards and any other rates, terms and conditions adopted by the Utility for third party owned systems.

"Nameplate rating" means the manufacturer’s output rating of the generating facility. For a system which uses an inverter to change DC energy supplied to an AC quantity, the nameplate rating will be the DC rating of the storage system or energy conversion apparatus (e.g. photovoltaic panels).

"Parallel operation" or "operate in parallel" means the synchronous operation of a generating facility while interconnected with the Utility's electric system.

"Point of common coupling" or "PCC" means the point where the generating facility's local electric power system connects to the Utility's electric system, such as the electric power revenue meter or at the location of the equipment designated to interrupt, separate or disconnect the connection between the generating facility and Utility.

"Spot network distribution system" means electrical service from a distribution system consisting of two or more primary circuits from one or more substations or transmission supply points arranged such that they collectively feed a secondary circuit serving a single location (e.g., a large facility or campus) containing one or more Utility customer(s).

"Third Party Owner" means an owner of a generating facility that sells power from or leases their generating facility to the Utility customer and that has met the requirements for Third Party Owners in these standards, in the Interconnection Agreement executed between the Interconnection Customer and Utility, and any other rates, terms and conditions applicable to a
Third Party Owner as adopted by the Utility.

"Utility" or "District" means Public Utility District No. 1 of Benton County which owns and operates the electrical distribution system, or the electrical distribution system itself, onto which the applicant seeks to interconnect a generating facility, and with which an Interconnection Customer has an Interconnection Agreement.

Chapter 4 - Application for Interconnection

1. A standard application form shall be made available on the Utility's web site and, where practicable, allow for electronic submission.

2. When an applicant requests interconnection from the Utility, the applicant shall be responsible for conforming to the rules and regulations that are in effect and on file with the Utility. The Utility will designate a point of contact and publish a telephone number or web site address for the purpose of providing information concerning applicable rules and regulations. The applicant seeking to interconnect a generating facility under these rules must fill out and submit, electronically or otherwise, a signed application form to the Utility. Information must be accurate, complete, and approved by the Utility; however approval of the application as complete does not constitute approval to interconnect.

3. If a project is to be installed in a phased manner, the applicant may choose to submit application for approval of the final project size, or may choose to submit applications at each stage of the project. Each application will be evaluated based on the nameplate rating stated on the application.

   (a) If the final project size is applied for and the requirements are met, then the applicant must notify the Utility as additional units are added.
   (b) If applications are submitted for different stages of a project, the size may not be increased beyond that approved.

4. **Application processing charge.** The nonrefundable interconnection application processing charge is set by the Utility according to facility size (or tiers in this rule) and shall be:

   (a) 0 – 25 kW: At this time there is no application processing charge.
   (b) 26 – 500 kW: At this time there is no application processing charge.
   (c) 501 kW – 20 MW: At this time there is no application processing charge.

5. **Non-Discrimination.** All generating facility interconnection applications pursuant to this chapter will be processed by the Utility in a non-discriminatory manner, consistent with other service requests and in a manner that does not delay other service requests.

6. **Application evaluation.** All generating facility interconnection requests pursuant to this
chapter will be reviewed by the Utility for compliance with the rules of this chapter. If the Utility in its sole discretion finds that the application does not comply with this chapter, the Utility may reject the application. If the Utility rejects the application, it shall provide the applicant with written or electronic mail notification stating its reasons for rejecting the application.

Chapter 5 – Project Tiers, Related Procedures and Technical Requirements

Because most Utility distribution systems were not originally designed with the intent of interconnecting generating facilities, the impacts of such an interconnection, if not carefully managed, can be detrimental to the safe and reliable operation of the system. Unless specifically permitted by the Utility, generating facilities are not allowed to operate in an “islanded” condition (generating energy that flows onto the Utility system) with other Utility customers when the portion of the Utility transmission or distribution system serving the generating facility is not energized by a Utility power source.

In order to facilitate the interconnection process for both the applicant and the Utility, these rules classify interconnections based on shared characteristics. Because smaller facilities with appropriate interconnection technologies are expected to have a much lower impact on the Utility’s system, expedited processes and standardized interconnection requirements are applied to these interconnections. Larger generating facilities using different generating and interconnection technologies can have more significant impacts on the Utility’s system, such that more in-depth review is required and additional technical requirements may apply.

Tiers 1, 2, and 3 listed below contain initial applicability tests that will determine which tier process an applicant and Utility will utilize, along with process descriptions, technical requirements and completion criteria for each Tier. For Tier 3 facilities, a list of studies and other requirements are included. Additionally, all facilities must meet the appropriate requirements of Chapter 6, General Terms, Conditions, and Technical Specifications, and the rules and standards adopted by reference in Chapter 8.

Note that the interconnection requirements listed are for protection of the Utility system. The applicant, Interconnection Customer, and Third Party Owner are responsible for providing protection for their own equipment; typically, these are two very different sets of functions.

Attachment 1 contains a flow chart describing the applicability for the Tier Process.

Tier 1

Tier 1 - Applicability
Interconnection of a generating facility will utilize Tier 1 processes and technical requirements if the proposed generating facility meets all of the following:

1. Uses inverter-based interconnection equipment which is certified by an independent, nationally recognized testing laboratory to meet the requirements of UL1741;

2. Is single phase and has a nameplate rating of 25 kW or less;

3. Is connected through a single phase transformer on a radial distribution circuit;

4. Is proposed for interconnection at secondary voltages (600 V class);

5. Does not require construction of new, or upgrade of existing Utility facilities, other than meter changes;

6. If proposed to be interconnected on single-phase shared secondary, the aggregate generating capacity on the shared secondary, including the proposed generating facility, shall not exceed the lesser of the service wire capability or the nameplate of the transformer;

7. If proposed to be interconnected on a center tap neutral of a 240 volt service, its addition shall not create an imbalance between the two sides of the 240 volt service of more than 5 kVA; and

8. The aggregated nameplate rating of all interconnected generating facilities, including that of the proposed generating facility, on any line section does not exceed 15 % of the line section annual peak load as most recently measured or calculated for that line section, or 15% of the circuit annual peak load as most recently measured or calculated for the circuit. A line section is that portion of the Utility’s electric system connected to the generating facility and bounded by automatic sectionalizing devices or the end of the distribution line.

9. If the facility is a generating facility owned by a Third Party Owner, the provisions in the Additional Requirements for Third Party Owners section are satisfied.

**Tier 1 - Application Process**

The following application timelines are intended to be consistent with, and not cause delays in, other service request applications of the Utility.

1. Notice of receipt of an application shall be sent by the Utility to the applicant by electronic mail within 5 business days if the applicant provides an electronic mail address; otherwise no notice of receipt will be provided to the applicant.

2. Response to application completeness or incompleteness will be provided to applicant within 10 business days after notice of receipt of application and will identify areas of deficiency.
3. When an incomplete application notice is sent to an applicant, the applicant shall provide a complete application to the Utility within 60 business days of the notice of incomplete application. The Utility may, but is not required to grant an extension beyond the 60 days notice of an incomplete application. After the end of the incomplete application period an application expires, absent a complete application from the applicant.

4. Within 20 business days after receipt of a complete application notice is sent to an applicant, the Utility shall make its best effort to approve, approve with conditions, or deny the application with written justification. If delays will result due to unforeseen circumstances, customer variance requests, or other incentive program approval requirements, the customer will be notified.

5. An applicant has one year from the date of approval of the application to interconnect and begin operation of the generating facility, or the application expires, unless extended by the Utility in writing. Such extension shall be at the Utility’s sole discretion.

An application may be denied by the Utility for public safety, system reliability or other reasons as stated by the Utility in the Denial Notice. Denied applications expire on the date of denial by the Utility.

**Tier 1 - Technical Requirements**

The purpose of the protection required for Tier 1 generating facilities is to prevent islanding and to ensure that inverter output is disconnected when the Utility source of electricity is de-energized. Inverters certified by an independent nationally recognized testing laboratory to meet the requirements of UL1741 must use undervoltage, overvoltage, and over/under frequency elements to detect loss of Utility power and initiate shutdown.

An interrupting device that provides short circuit and overload protection must be provided for the generating equipment and must be capable of safely interrupting the maximum available fault current (typically the maximum fault current is that supplied by the Utility).

The generating facility must operate within the voltage and power factor ranges specified by the Utility. Variance may be allowed based on specific requirements, and charges may be incurred for losses.

Visible lockable disconnect

a. · Except as provided in subsections c, d and e of this section, the generating facility must include a UL listed AC disconnect switch, accessible to Utility personnel at any time of the day, that provides a visible break, is lockable in the open position, and is located between the meter base used to measure generator output (producer meter) and the generating equipment. This position allows the disconnect to be opened for generator facility maintenance without registering an outage alarm on the Utilities advanced meter.
b. The Utility shall have the right to disconnect the generating facility at the disconnect switch to meet Utility operating safety requirements.

c. At the Utility's sole discretion, an Interconnection Customer installing and operating inverter-based systems less than 5 kW in nameplate rating that are interconnected through a self contained socket-based meter of 320 amps or less may not be required to install a visible, lockable AC disconnect switch.

d. To maintain Utility operating and personnel safety in the absence of an external disconnect switch, if the absence is allowed by the Utility, the Interconnection Customer shall agree that the Utility has the right to disconnect electric service through other means if the generating facility must be physically disconnected for any reason, without liability to the Utility. These other actions to disconnect the generating facility (due to an emergency or maintenance or other condition on the Utility's system) will result in loss of electrical service to the customer’s facility or premises for the duration of time that work is actively in progress. This duration of outage may be longer than it would otherwise have been with an AC disconnect switch.

e. In the absence of an external disconnect switch, the Interconnection Customer is required to operate and maintain the inverter in accordance with the manufacturer’s guidelines, annually test the performance of the inverter, and retain documentation demonstrating compliance. Interconnection Customer further agrees that in the absence of such documentation, and at the Interconnection Customer’s expense, to allow the Utility, at the Utility’s sole discretion, to test, or cause to be tested, the inverter to ensure its continued operating and protection capability. Should the inverter fail the performance test, the Utility may disconnect the generating facility without notice, and may require, at Interconnection Customer’s expense, either replacing the inverter or installation of a visible lockable AC disconnect switch as described in subsection (a), or both, and charge the Interconnection Customer for any reconnection and other Utility costs.

_Inverter Specifications_

_To protect and ensure the reliability of distribution feeders, prevent voltage fluctuations, and prevent possible future costs to other Utility customers to upgrade the system, the Utility may specify enhanced inverter characteristics for Tier 1 facilities._

_Tier 1 - Completion Process_

The interconnection process is complete, the generating facility can begin operation, and the applicant becomes the Interconnection Customer if and only if:

1. The applicant and the Utility execute an Interconnection Agreement;
2. The certificate of completion showing inspection of the system by the electrical inspector having jurisdiction over the installation has been provided to the Utility;

3. All documentation demonstrating compliance with these interconnection requirements has been provided to the Utility; and

4. The witness test, if required by the Utility, is successfully completed; and

5. All requirements and conditions of the Interconnection Agreement have been satisfied and approved by the Utility and permission is granted by the Utility to proceed with commercial operation.

**Tier 2**

**Tier 2 - Applicability**

Interconnection of a generating facility will utilize Tier 2 processes and technical requirements if the proposed generating facility meets the following:

1. It does not qualify for Tier 1 interconnection applicability requirements;

2. Has a nameplate rating of 500 kW or less;

3. Is proposed for interconnection to either a radial distribution circuit, or to a spot network distribution circuit limited to serving one customer;

4. Is proposed for interconnection to an electric system distribution facility operated at or below 35 kV class;

5. If an inverter is utilized, the inverter must be certified by an independent, nationally recognized testing laboratory to meet the requirements of UL1741;

6. Is not a synchronous generator;

7. If it is proposed to be interconnected on a shared secondary, the aggregate generating capacity on the shared secondary, including the proposed generating facility, shall not exceed the lesser of the service wire capability or the nameplate of the transformer;

8. Is single-phase and is to be interconnected on a center tap neutral of a 240 volt service, its addition shall not create an imbalance between the two sides of the 240 volt service of more than 5 kW;

9. The aggregated nameplate rating of all interconnected generating facilities, including that of the proposed generating facility, on any line section does not exceed 15% of the line section annual peak load as most recently measured or calculated for that line section, or 15% of the circuit annual peak load as most recently measured or calculated for the
circuit. A line section is that portion of the Utility’s electric system connected to the generating facility and bounded by automatic sectionalizing devices or the end of the distribution line;

10. Any upgrades required to the Utility’s system must fall within subsection 1 of the Tier 2 Technical Requirements Section;

11. For interconnection of a proposed generating facility to the load side of spot network protectors, the proposed generating facility must utilize an inverter-based equipment package which is certified by an independent, nationally recognized testing laboratory to meet the requirements of UL1741 and, together with the aggregated other inverter-based generating facilities, shall not exceed the smaller of 5% of a spot network’s maximum load or 50 kW;

12. The aggregated nameplate rating of existing and proposed generating facilities must not contribute more than 10% to the distribution circuit’s maximum fault current at the point on the primary voltage distribution line nearest the point of interconnection;

13. The generating facility’s point of interconnection must not be on a circuit where the available short circuit current, with or without the proposed generating facility, exceeds 87.5% of the interrupting capability of the Utility’s protective devices and equipment (including substation breakers, fuse cutouts, and line reclosers);

14. If the generating facility is proposed for interconnection at primary (>600 V class) distribution voltages, the connection of the transformer(s) used to connect the generating to the system must be the Utility’s standard connection. This is intended to limit the potential for creating overvoltages on the Utility’s system for a loss of ground during the operating time of any anti-islanding functions.
   
   a. For primary-voltage connections to three-phase, three-wire systems, the transformer primary windings must be connected phase to phase.
   b. For primary-voltage connections to three-phase, four-wire systems, the transformer primary windings must be connected effectively grounded, phase to neutral.

15. If the facility is a generating facility owned by a Third Party Owner, the provisions in the Additional Requirements for Third Party Owners section are satisfied.

**Tier 2 - Application Process**

The following application timelines are intended to be consistent with, and not cause delays in, other service request applications of the Utility.

1. Notice of receipt of an application shall be sent by the Utility to the applicant by electronic mail within 5 business days if the applicant provides an electronic mail address; otherwise no notice of receipt will be provided to the applicant.
2. Response to application completeness or incompleteness with identified areas of deficiency will be provided to applicant within 20 business days of notice of receipt of application.

3. When an incomplete application notice is sent to an applicant, the applicant shall provide a complete application to the Utility within 60 business days of the notice of incomplete application. The Utility may, but is not required to, grant an extension beyond the 60 business day notice of an incomplete application. Absent a response by the applicant to complete the application, an application expires at the end of the incomplete application period.

4. Within 30 business days after a complete application notice is sent to an applicant, the Utility shall make its best effort approve, approve with conditions, or deny the application with written justification. If delays will result due to unforeseen circumstances, customer variance requests, Balancing Authority or transmission provider approvals, or incentive program approval requirements, the customer will be notified.

5. An applicant has one year from the date of approval of the application to interconnect and begin operation of the generating facility, or the application expires, unless extended by the Utility in writing at the Utility's discretion. An application automatically expires on the one-year anniversary date of approval if the interconnection has not taken place.

6. An application may be denied by the Utility for public safety, system reliability or other reasons as stated by the Utility in the Denial Notice. Denied applications expire on the date of denial by the Utility.

**Tier 2 - Technical Requirements**

In all cases, the interconnection facilities must isolate the generating facility from the Utility's electric system when power is disconnected from its electrical system source, including but not limited to, before any reclosing (automatic or manual) takes place. The Interconnection Customer shall prevent its generating facility equipment from automatically re-energizing the electric system. For inverter-based systems, this requirement is satisfied by compliance with UL 1741 requirements. For non-inverter based systems a separate protection package will be required to meet IEEE 1547 requirements.

1. If the generating facility fails to meet the characteristics for Tier 2 applicability, but the Utility determines that the generating facility could be interconnected safely if minor modifications to the transmission or distribution system were made (for example, changing meters, fuses, or relay settings), then the Utility may offer the applicant a good-faith, non-binding estimate of the costs of such proposed minor modifications. Modifications are not considered minor under this subsection if the total cost of the modifications exceeds $10,000. If the applicant authorizes the Utility to proceed with the minor modifications and agrees to pay the entire cost of the modifications, then the Utility may approve the application using Tier 2 processes and technical requirements.

2. For proposed generating facilities 50 kW and greater, three-phase connection is required.
3. No construction of facilities by the Utility on its own system shall be required to accommodate the Tier 2 generating facility except as allowed in subsection 1 of this section.

4. For three-phase induction generator interconnections, the Utility may, in its sole discretion, specify that ground fault protection must be provided. Use of ground overvoltage or ground overcurrent elements may be specified, depending on whether the Utility uses three-wire or effectively grounded four-wire systems.

5. The Interconnection Customer is required to operate and maintain the inverter in accordance with the manufacturer’s guidelines, annually test the performance of the inverter, and retain documentation demonstrating compliance. Interconnection Customer further agrees that in the absence of such documentation, and at the Interconnection Customer’s expense, to allow the Utility, at the Utility’s sole discretion, to test, or cause to be tested, the inverter to ensure its continued operating and protection capability. Should the inverter fail the performance test, the Utility may disconnect the generating facility without notice, and may require either replacing the inverter or installation of a visible lockable AC disconnect switch accessible to Utility personnel, or both, and charge the Interconnection Customer for any reconnection and other Utility costs.

6. Visible lockable disconnect

a. The generating facility the system must include a UL listed AC disconnect switch, accessible to Utility personnel at any time of the day, that provides a visible break, is lockable in the open position, and is located between the production meter and the sub-panel or other connection to the generating facility.

b. The Utility shall have the right to disconnect the generating facility at the disconnect switch to meet Utility operating safety requirements.

c. The Interconnection Customer is required to test and maintain, or cause to test and maintain, the inverter in accordance with the manufacturer’s guidelines, and retain documentation demonstrating compliance. Interconnection Customer further agrees that in the absence of such documentation, and at the Interconnection Customer’s expense, to allow the Utility, at the Utility’s sole discretion, to test, or cause to be tested, and certify the inverter, to ensure its continued operating and protection capability. Should the inverter not be certified by the Utility, the Utility may disconnect the generating facility without notice, may require, at the Customer expense, either replacing the inverter or installation of a visible lockable AC disconnect switch as described in subsection (a) of this section, or both, and charge the Interconnection Customer for any reconnection and other Utility costs.

_Inverter Specifications_

_To protect and ensure the reliability of the distribution feeder, prevent voltage fluctuations, and prevent possible future costs to other Utility customers to upgrade the system, the Utility_
may specify enhanced inverter characteristics for Tier 2 facilities.

Tier 2 - Completion Process

The interconnection process is complete, the generating facility can begin operation, and the applicant becomes an Interconnection Customer, if, and only if:

1. The applicant and the Utility execute an Interconnection Agreement;

2. The certificate of completion showing inspection of the system by the electrical inspector having jurisdiction over the installation has been provided to the Utility;

3. All documentation demonstrating compliance with the technical requirements for interconnection has been provided to the Utility;

4. All required agreements with the Balancing Authority having jurisdiction, and all agreements covering the purchase, sale or transport of electricity and provision of any ancillary services have been completed and signed by all parties;

5. The witness test, if required by the Utility, is successfully completed; and

6. All requirements and conditions of the Interconnection Agreement have been satisfied and approved by the Utility with permission granted by the Utility to proceed with commercial operation.

Additional Requirements for Third Party Owned Systems

1. If the generating facility is owned by a Third Party Owner that does not have an Interconnection Agreement with the Utility, the Interconnection Customer shall provide written authorization from a Third Party Owner authorizing the Interconnection Customer and Utility, through the Interconnection Agreement, to disconnect the generator, and cause inverters and disconnect switches to be inspected, maintained, installed, or replaced at Interconnection Customer’s expense according to the provisions of these standards.

2. A Third Party Owner that does not execute an interconnection agreement with the Utility shall indemnify and hold harmless the Utility for any action taken by the Utility to enforce these standards or terms of the interconnection agreement executed between the Utility and the Utility’s customer.

3. If the Interconnection Agreement is between a Third Party Owner and the Utility, the Third Party Owner is the Interconnection Customer, and the Interconnection Customer shall obtain all agreements and permissions from all other entities affected by any disconnection under these standards or interconnection agreement, including the Utility
customer receiving service through the meter that may be used for disconnection or that may have a loss of electric service due to a need to disconnect the generating facility,

4. Production meter

Any generating facility owned by a Third Party Owner shall require the Utility approved production meter.

**Tier 3**

The Tier 3 Application, Approval and Completion Processes and Technical requirement are necessarily different from Tiers 1 and 2 due to the unique and more complex characteristics of these generating facilities and associated interconnection requirements. Neither the applicant nor the Utility should expect streamlining or certainty in the timelines associated with these processes, but both should expect to apply due diligence and good faith in arriving at project approval.

**Tier 3 - Applicability**

The Utility and applicant will use Tier 3 processes and requirements to interconnect a generating facility if the proposed generating facility does not qualify for Tier 1 or Tier 2.

**Tier 3 - Application Process**

1. Notice of receipt of an application\(^1\) shall be sent by the Utility to the applicant by electronic mail within 10 business days if the applicant provides an electronic mail address; otherwise no notice of receipt will be provided to the applicant.

2. Response to application completeness or incompleteness with identified areas of deficiency, except for potential studies listed below, will be provided to applicant within 20 business days of receipt of application.

3. When an incomplete application notice is sent to an applicant, the applicant shall provide a complete application to the Utility within 75 business days of the notice of incomplete application. The Utility may, but is not required to grant an extension beyond the 75 business day notice of an incomplete application. All extensions shall be in writing by the Utility. Changes to previously completed information on an application will be considered a new application and shall be accompanied by a new application fee. An application expires at the end of the incomplete application period.

\(^1\) If an applicant has applied for interconnection as a Tier 1 or Tier 2 project, and the Utility has determined that the application has failed the screen for either or both Tier 1 or Tier 2 and placed it in a Tier 3 process, the clock will be reset for both parties to start the Tier 3 process.
4. The Utility will approve as complete an application that is complete in all aspects of the application requested from the applicant.

5. After a complete application notice is sent to an applicant, and applicant has accepted and made payment arrangements with the Utility for the listed studies, the Utility shall make its best effort to complete the required studies, consistent with time requirements for the studies and other service requests of a similar magnitude. Based on the results of the studies, the Utility and applicant may agree to modify the previously complete application without penalty to the applicant. Such modified application shall be considered an approved final application.

6. The Utility will make its best effort to offer an Interconnection Agreement to the applicant within 45 business days of approval of the final application or after completion of all required studies, whichever is later.

7. Other than modifications to the complete application described in subsection 5 of this section, changes by the applicant to a previously approved completed application will be considered a new application and shall be accompanied by a new application fee. Denied applications expire on the date of denial.

8. An applicant has 60 business days from the date of approval of the final application to execute an Interconnection Agreement and must begin operation of the generating facility within two years of the effective date of the Interconnection Agreement, or both the application and subsequent Interconnection Agreement automatically expire. Any extension of the two year expiration shall be in writing by the Utility, at the Utility’s sole discretion.

**Tier 3 - Technical Requirements**

1. In all cases, the interconnection facilities must isolate the generating facility from the Utility’s electric system when power is disconnected from its electrical system source, including but not limited to, before any reclosing (automatic or manual) takes place. The Interconnection Customer shall prevent its generating facility equipment from automatically re-energizing the electric system.

2. The system design must be such that no single point of failure shall lead to loss of protective functions. This can be achieved by installing multiple discrete-function relays providing the required functions as a set, or by installing redundant multi-function devices, each of which provides all of the required functions.

3. Ground fault protection must be provided, unless waived by the Utility in writing. Use of ground overvoltage or ground overcurrent elements may be specified, depending on whether the Utility uses three-wire or effectively grounded four-wire systems.

4. Breaker failure detection must be provided, and secondary action initiated in the event that the interconnection breaker fails to clear for the trip condition, consistent with Utility practice. This may require installation of dual generator breakers tripped by similar
interconnection relays, or a main and backup relay with the same functions and zones of protection, one of which trips the generator breaker and one which trips the main incoming breaker.

5. In addition, the Utility will evaluate the application for interconnection and may require at the applicant’s cost any of the following studies prior to final approval of the application.
   - Feasibility Study
   - System Impact Study
   - Facilities Study

These studies are intended to quantify the impacts of the generating facility on the Utility system, and may include analysis of the following.

- Power flow
- Stability
- Metering
- Relay/Protection
- Communications/Telemetry

6. Additional studies, beyond those on this list, may be necessary as determined by the Utility. The applicant may request that studies be combined.

Acceptance of the results of these analyses by the applicant will be required as a condition of final approval of the application and provide the basis for the detailed technical requirements for interconnection.

**Tier 3 Technical review and additional studies.**

1. **Technical review.** Once an application is accepted by the Utility as complete, the Utility will review the application to determine if the interconnection request complies with these Tier 3 technical standards and to determine whether any additional engineering, safety, reliability or other studies are required. If the Utility determines that additional studies are required, the Utility will provide the Interconnection Customer a form of agreement that includes a description of what studies are required and a good faith estimate of the cost and time necessary to perform the studies. The Utility will notify the interconnection customer of the result of these determinations within thirty business days of when the application is deemed complete, as described in subsection (b) of this section. The interconnection customer may request that studies be combined.

2. **Approval with no additional studies.** If the Utility notifies the Interconnection Customer that the request complies with the Tier 3 technical requirements and no additional studies are required to determine the feasibility of the interconnection, the Utility will offer the interconnection customer an executable Interconnection Agreement within 45 business days
of such notification. The Utility will also provide any additional interim agreements, such as construction agreements, that may be necessary, and a good faith estimate of the cost and time necessary to complete the interconnection.

3. **Cost of additional studies and upgrades.**

   a. **Cost allocation.** The interconnection customer is responsible for all reasonable costs incurred by the Utility to study the proposed interconnection and to design and construct any required interconnection facilities or system upgrades. The interconnection customer is responsible for reasonable ongoing operation and maintenance costs for facilities added to the electric system that are dedicated to that interconnection customer's use.

   b. **Cost disputes.** Within thirty business days after receiving a notice that additional studies are required, as described in this subsection, the interconnection customer may supply an alternative cost estimate from a third-party qualified to perform the studies required by the Utility.

   c. **Study agreement and deposit.** After the Utility and the interconnection customer agree on the estimated cost of the required studies and the identity of parties to perform the required studies, the interconnection customer and Utility will execute an agreement describing these studies and any deposit to be paid to the Utility. The deposit is not to exceed the lower of one thousand dollars, or fifty percent of the estimated study cost. After a study agreement is executed, the Utility will make its best effort to complete the required studies, consistent with time requirements for the studies and other service requests of a similar magnitude.

4. **Denial after additional studies.** The Utility will provide the interconnection customer with the results of the studies conducted under this subsection. If the studies determine that the interconnection is not feasible, the Utility will provide notice of denial to the interconnection customer and the reasons for the denial.

5. **Modification after additional studies.** Based on the results of the studies, the Utility and interconnection customer may agree to modify the previously complete application without penalty to the interconnection customer. A modified application under this subsection shall be considered an approved final application.

6. **Approval after additional studies.** If the studies determine that the interconnection is feasible, the Utility will notify the interconnection customer and provide an executable interconnection agreement to the interconnection customer within 45 business days of such notification if no system upgrades are required, or 60 business days if system upgrades are required. The Utility also will provide any additional interim agreements, such as
construction agreements, that may be necessary and a good faith estimate of the cost and time necessary to complete the interconnection.

7. An interconnection customer’s failure to execute and return completed agreements and required deposits within the time frames specified in this section or by the Utility may result in termination of the application process by the Utility under terms and conditions stated in such agreements.

8. Other than modifications to the complete application described in §5 of this subsection, changes by the interconnection customer to a previously approved completed application will be considered a new application and shall be accompanied by a new application fee. Denied applications expire on the date of denial.

9. An interconnection customer must execute an interconnection agreement, and simultaneously pay any deposit required by the Utility not to exceed fifty percent of the estimated costs to complete the interconnection, within thirty business days from the date of approval of the final application. At the Utility’s discretion, an extension may be granted in writing. If the Utility will upgrade or construct new electric system facilities, the interconnection customer must meet the credit requirements of the Utility prior to the start of construction.

10. Initial operation. An interconnection customer must begin operation of the generating facility within 2 years of the effective date of the interconnection agreement, or both the application and subsequent interconnection agreement expire. At the Utility’s discretion, an extension may be granted in writing.

**Tier 3 - Completion Process**

The interconnection process is complete, the generating facility can begin operation, and the applicant becomes an Interconnection Customer, if, and only if:

1. The applicant and the Utility execute an Interconnection Agreement;

2. The certificate of completion showing inspection of the system by the electrical inspector having jurisdiction over the installation has been provided to the Utility;

3. All documentation demonstrating compliance with the technical requirements for interconnection has been provided to the Utility;

4. All required agreements with the Balancing Authority having jurisdiction and all agreements covering the purchase, sale or transport of electricity and provision of any ancillary services have been completed and signed by all parties;

5. The witness test, if required by the Utility, is successfully completed; and
6. All requirements and conditions of the Interconnection Agreement have been satisfied and approved by the Utility, and permission is granted by the Utility to proceed with commercial operation.

Chapter 6 - General Terms, Conditions and Technical Requirements for All Interconnections.

The terms and conditions, and technical requirements in this section shall apply to the applicant and Interconnection Customer and their generating facility throughout the generating facility’s installation, testing, commissioning, operation, maintenance, decommissioning and removal. The Utility may verify compliance at any time, with reasonable notice.

Any generating facility proposing to be interconnected with the Utility’s electric system or any proposed change to a generating facility that requires modification of an existing interconnection agreement must meet all applicable terms, conditions and technical requirements as set forth in the appropriate Tiers and this chapter and the regulations and standards adopted by reference in Chapter 8.

The terms, conditions and technical requirements in this section are intended to mitigate possible adverse impacts caused by the generating facility on Utility equipment and personnel and on other customers of the Utility. They are not intended to address protection of the generating facility itself, generating facility personnel, or its internal load. It is the responsibility of the generating facility to comply with the requirements of all appropriate standards, codes, statutes and authorities to protect its own facilities, personnel, and loads.

1. The applicant, Interconnection Customer and Third Party Owner shall comply with and are responsible for the generating facility meeting the requirements in (a), (b) and (c) of this subsection. However, at its sole discretion, the Utility may approve, in writing, alternatives that satisfy the intent of, and/or may excuse compliance with, any specific elements of these requirements except local, state and federal building codes.

   a. **Codes and standards.** Among these are the National Electric Code (NEC), National Electric Safety Code (NESC), the Institute of Electrical and Electronics Engineers (IEEE), American National Standards Institute (ANSI), and Underwriters Laboratories (UL) standards, and local, state and federal building codes. The Interconnection Customer shall be responsible for obtaining all applicable permit(s) for the equipment installations on its property.

   b. **Safety.** All safety and operating procedures for joint use equipment shall be in compliance with the Occupational Safety and Health Administration (OSHA) Standard at 29 CFR 1910.269, the NEC, Washington Administrative Code (WAC) rules, the Washington Division of Occupational Safety and Health (DOSH) Standard, and equipment manufacturer's safety and operating manuals.

   c. **Power quality.** Installations will be in compliance with all applicable standards
including IEEE Standard 519 Harmonic Limits, or more stringent harmonic requirements of the Utility.

2. Any electrical generating facility must comply with these rules to be eligible to interconnect and operate in parallel with the Utility's electric system. These specifications and standards shall apply to all interconnecting generating facilities that are intended to operate in parallel with the Utility's electric system irrespective of whether the applicant or Third Party Owner intends to generate energy to serve all or a part of the applicant's load; or to sell the output to the Utility or any third party purchaser.

3. In order to ensure system safety and reliability of interconnected operations, all interconnected generating facilities shall be constructed, operated and maintained by the Interconnection Customer in accordance with these rules, with the Interconnection Agreement, with the applicable manufacturer's recommended maintenance schedule and operating requirements, good Utility practice, and all other applicable federal, state, and local laws and regulations. In cases where the generating facility is owned by a Third Party Owner, Interconnection Customer shall provide to the Utility the authority to cause compliance; or agreement by the Third Party Owner to comply with this subsection.

4. Prior to initial operation, all Interconnection Customers must submit a completed certificate of completion to the Utility and execute an appropriate Interconnection Agreement with the Utility. The Interconnection Agreement between the Utility and Interconnection Customer outlines the interconnection standards, cost allocation and billing agreements, insurance requirements, and on-going maintenance and operation requirements.

5. Separate agreements may be required with the Utility, the Balancing Area Authority or transmission provider, or other party but not necessarily with the Utility, for power purchase, for the sale, delivery and scheduling of output from the generating facility, for integration or other ancillary services. All required agreements must also be executed prior to initial operation.

6. Applicant or Interconnection Customer shall promptly furnish the Utility with copies of such plans, specifications, records, and other information relating to the generating facility or the ownership, operation, use or maintenance of the generating facility, as may be reasonably requested by the Utility from time to time. Interconnection Customer must certify that a facility that is operating as a net metered facility is owned by the Interconnection Customer as the customer-generator.

7. For the purposes of public and working personnel safety, any non-approved generating facility interconnections discovered will be immediately disconnected from the Utility system without any liability to the Utility. Such disconnection of non-approved interconnection may result in disconnection of electric service to customers of the Utility other than the owner of the generating facility.

8. To ensure reliable service to all Utility customers and to minimize possible problems for
other customers, the Utility will review the need for upgrades to its system, including a
dedicated transformer. If the Utility requires upgrades, the applicant or Interconnection
Customer shall pay for all costs of those upgrades.

9. The Utility may require, and will provide the reasoning in writing, a transfer trip system
or an equivalent protective function for a generating facility, that cannot: 1. Detect
distribution system faults (both line-to-line and line-to-ground) and clear such faults
within two seconds; or 2. Detect the formation of an unintended island and cease to
energize the Utility's distribution system within two seconds.

10. Metering.

a. **Net metering** for facilities as set forth in chapter 80.60 RCW: The Utility shall
install, own and maintain a kilowatt-hour meter, or meters as the Utility may
determine, capable of registering the bi-directional flow of electricity at the point
of common coupling at a level of accuracy that meets all applicable standards,
regulations and statutes. The meter(s) may measure such parameters as time of
delivery, power factor, voltage and such other parameters as the Utility shall
reasonably require. The applicant shall provide space for metering equipment. It
will be the applicant's responsibility to provide the current transformer enclosure
(if required), meter socket(s) and junction box after the applicant has submitted
drawings and equipment specifications for Utility approval. The Utility may
approve other generating sources for net metering but is not required to do so.

b. **Production metering:** The Utility may require separate metering for production.
This meter will record all generation produced and may be billed separately from
any net metering or customer usage metering. All costs associated with the
installation of production metering will be paid by the applicant.

11. Common labeling, at Interconnection Customer’s expense, furnished or approved by the
Utility and in accordance with NEC requirements must be posted on meter base,
disconnects, and transformers informing working personnel that a generating facility is
operating at or is located on the premises.

12. No additional insurance will be necessary for a net metered facility owned by a customer-
generator that is a qualifying generating facility under chapter 80.60 RCW. For other
generating facilities permitted under these standards but not a qualifying facility under
chapter 80.60 RCW, additional insurance, limitations of liability and indemnification
may be required by the Utility.

13. Prior to any future modification or expansion of the generating facility, the
Interconnection Customer will obtain Utility review and approval. The Utility reserves
the right to require the Interconnection Customer, at the Interconnection Customer's
expense, or Third Party Owner to provide corrections or additions to existing electrical
devices in the event of modification of government or industry regulations and standards,
or major changes in the Utility’s electric system which impacts the interconnection.
14. Chapter 80.60 RCW, Net Metering of Electricity, allows the Utility to limit interconnection of generation for net metering to 0.50% beginning January 1, 2014. However, the Utility may, if indicated by engineering, safety or reliability studies, restrict or prohibit new or expanded interconnected net metered generation capacity or number of net metered customers on any feeder, circuit or network.

15. Charges by the Utility to the applicant or Interconnection Customer in addition to the application fee, if any, will be compensatory and applied as appropriate. Such costs may include, but are not limited to, transformers, production meters, and Utility testing, qualification, studies and approval of non-UL 1741 listed equipment. The Interconnection Customer shall be responsible for any costs associated with any future upgrade or modification to its interconnected system required by modifications in the Utility's electric system.

16. This section does not govern the settlement, purchase, sale or delivery of any power generated by applicant's generating facility. The purchase, sale or delivery of power, including net metering of electricity pursuant to chapter 80.60 RCW, or rates, terms and conditions for Utility customers purchasing power or leasing facilities from Third Party Owned generating facilities, and other services that the applicant may require will be covered by separate agreement or pursuant to the terms, conditions and rates as may be from time to time approved by the Governing Board. Any such agreement shall be complete prior to initial operation and filed with the Utility.

17. Interconnection Customer may disconnect the generating facility at any time; provided that the Interconnection Customer provides reasonable advance notice to the Utility.

18. Interconnection Customer shall notify the Utility prior to the sale or transfer of the generating facility, the interconnection facilities or the premises upon which the facilities are located. The applicant or Interconnection Customer shall not assign its rights or obligations under any agreement entered into pursuant to these rules without the prior written consent of Utility, which consent shall not be unreasonably withheld. However, for net metered generating facilities, the facility shall not be sold to or owned by a party, not the Utility customer owning the premises on which the facility is located, without notification to the Utility and satisfaction of requirements in these standards for interconnection of generating facilities owned by Third Party Owners.

19. All generating facilities must have an electrical permit and pass electrical inspection before they can be connected or operated in parallel with the Utility's electric system. Applicant shall provide written certification to the Utility that the generating facility has been installed and inspected in compliance with the local building and/or electrical codes.

20. If the Interconnection Customer is a different entity than the owner of the real property on which the generating facility is located, the Interconnection Customer shall indemnify the Utility for all risks to the owner of the real property, including disconnection of service. In addition the Interconnection Customer shall obtain all legal rights and easements requested by the Utility for the Utility to access, install, own, maintain, operate or remove its equipment and the disconnect switch, if installed, on the real property.
where the generating facility is located, at no cost to the Utility.

21. If the interconnected generating facility is owned by a Third Party Owner, the Third Party Owner or Interconnection Customer shall indemnify and hold harmless the Utility for all risks associated with the facility being interconnected to the Utility’s system, including liability for the Utility disconnecting the facility. In addition the Interconnection Customer executing the interconnection agreement for the Third Party Owned generating facility shall obtain all legal rights and easements requested by the Utility for the Utility to access, install, own, maintain, operate, replace or remove its equipment, and installing the disconnect switch, on the real property where the generating facility is located or on the generating facility itself, at no cost to the Utility.

Chapter 7 - Filings

The Utility maintains on file for inspection at its place of business, the charges, terms and conditions for interconnections pursuant to this chapter. Such filing includes model forms of the following documents and contracts:

1. Application.
2. Model interconnection agreement.
3. Sample Certificate of completion (electrical inspector’s form may be used).

Chapter 8 - Adoption by Reference

In this chapter, the Utility adopts by reference all or portions of regulations and standards identified below. They are available for inspection at the Utility’s office or as otherwise indicated. The publications, effective date, references within this chapter, and availability of the resources are as follows:

1. The National Electrical Code is published by the National Fire Protection Association (NFPA).
   a. The Utility adopts the version published in 2005 latest is 2011.
   b. The National Electrical Code is a copyrighted document.
   c. Copies are available from the NFPA at 1 Batterymarch Park, Quincy, Massachusetts, 02169 or at internet address http://www.nfpa.org.

   a. The Utility adopts the version published in 2002 latest is 2012.

3. Institute of Electrical and Electronics Engineers (IEEE) Standard 1547, Standard for Interconnecting Distributed Resources with Electric Power Systems.
   a. The Utility adopts the most recent version adopted by IEEE. Latest is 2008

Relays and Relay Systems Associated with Electric Power Apparatus.
   a. The Utility adopts the most recent version is 2005.
   b. Copies of IEEE Standard C37.90 are available from the Institute of Electrical and
      Electronics Engineers at http://www.ieee.org/web/standards/home.

5. Institute of Electrical and Electronics Engineers (IEEE) Standard 519, Recommended
   Practices and Requirements for Harmonic Control in Electrical Power Systems.
   b. Copies of IEEE Standard 519 are available from the Institute of Electrical and
      Electronics Engineers at http://www.ieee.org/web/standards/home.

6. Underwriters Laboratories (UL), including UL Standard 1741, Inverters, Converters, and
   Controllers for Use in Independent Power Systems.
   a. The Utility adopts the version published in 2005 UL has made it virtually
      impossible to determine publication dates.
   b. UL Standard 1741 is available from Underwriters Laboratory at

   a. Copies of Title 29 Code of Federal Regulations are available from the U.S.
      Government Online Bookstore, http://bookstore.gpo.gov/, and from various third-
      party vendors.

8. Washington Division of Occupational Safety and Health (DOSH) Standard, chapter 296-
   155 WAC.
   a. The DOSH Standard is available from the Washington Department of Labor and
      Industries at P.O. Box 44000, Olympia, WA 98504-4000, or at internet address

9. American National Standards Institute (ANSI)/Institute of Electrical and Electronics
   Engineers (IEEE) Standard C62.92, IEEE guide for the application of neutral grounding
   in electrical Utility systems.
   b. Copies of IEEE Standard C62.92 are available from the Institute of Electrical and
      Electronics Engineers at http://www.ieee.org/web/standards/home.

10. Institute of Electrical and Electronics Engineers (IEEE) Standard 1453, IEEE
    Recommended Practice for Measurement and Limits of Voltage Fluctuations and
    Associated Light Flicker on AC Power Systems
    b. Copies of IEEE Standard 1453 are available from the Institute of Electrical and
       Electronics Engineers at http://www.ieee.org/web/standards/home.
Washington State Tier 1 Tests
Single Phase ≤ 25 kW Inverter Based

Test 1: Is the Generating Facility connected through a UL 1741 certified inverter?
- Yes
- No

Test 2: Is the Generating Facility single phase with a nameplate rating of 25 kW or less?
- Yes
- No

Test 3: Is the Generating Facility connected through a single phase transformer?
- Yes
- No

Test 4: Is the Generating Facility connected at secondary voltages (<600 V class)?
- Yes
- No

Test 5: Does the Generating Facility require construction or upgrade of facilities by the utility?
- No

Test 6: If connected to a shared secondary, does the Generating Facility exceed the lesser of the service wire capability or the nameplate of the transformer?
- Yes
- No

Test 7: If connected to the center tap of a 240 V service, does the Generating Facility create an imbalance between the two sides of the 240 V service of more than 5 kVA?
- No

Test 8: Does the Generating Facility connect to a radial distribution circuit, with aggregate nameplate capacity of the generation on the line section less than 15% of the line section annual peak load?
- Yes

Generating Facility qualifies for Tier 1 process for the interconnection
Washington State Tier 2 Tests
< 500 kW Nameplate Rating

Test 1 Complete / Valid Interconnection Request – Not Tier 1

Test 2 Does the Generating Facility have a nameplate rating < 500 kW?

Test 3 Does the Generating Facility connect to a radial distribution circuit, or to a spot network limited to serving one customer?

Test 4 Does the Generating Facility connect to the distribution system (<38 kV class)?

Test 5 If the Generating Facility connects through an inverter, is the inverter UL 1741 certified?

Test 6 Is the Generating Facility a synchronous generator?

Test 7 If connected to a shared secondary, does the Generating Facility exceed the lesser of the service wire capability or the nameplate of the transformer?

Test 8 If connected to the center tap of a 240 V service, does the Generating Facility create an imbalance between the two sides of the 240 V service of more than 5 kVA?

Continued next page
Washington State Tier 2 Tests
< 500 kW Nameplate Rating
Continued from previous page

Test 9  Is the aggregate generation on the line section (or circuit), including the Generating Facility, less than 15% of the line section (or circuit) annual peak load?

Yes

Test 10  Does the Generating Facility require only minor upgrades to the utility’s system (<$10,000)?

Yes

Test 11  Does the aggregate generation, including the Generating Facility, connected to the load side of spot network protectors exceed the smaller of 5% of the spot network’s maximum load or 50 kW? (The interconnection must be through a UL 1741 certified inverter.)

Yes

Start Tier 3 process

No

Test 12  Does the aggregate generation on the circuit, including the Generating Facility, contribute more than 10% of the distribution circuit’s maximum available fault current at the point on the high voltage (primary) level nearest the proposed point of change of ownership?

Yes

No

Test 13  Does the maximum available short circuit current, with or without the Generating Facility contribution, exceed 87.5% of the interrupting capability of any utility protective device or equipment?

Yes

No

Test 14  Does the transformer connection match the utility’s standard?

Yes

Generating Facility qualifies for Tier 2 process for the interconnection

No