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| SCHEDULE NO. 451 |
| LARGE CUSTOMER RETAIL WHEELING |
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1. **SELF-GENERATION**
2. Self-generation. Nothing in this Schedule shall prohibit Customer from constructing and relying upon self-generation to supplement or replace Customer Metered Energy at a Location. The Company shall not impose any penalty on or discourage such Customer from, or otherwise discriminate against such Customer for constructing or relying on self-generation. Specifically, upon reasonable prior written notice to the Company specifying nameplate rating and proposed date of initial operation, Customer may install self-generation to meet all or part of its power requirements.

If Customer intends to operate such facility in synchronism with the Company’s electric system, the Company shall offer to interconnect and back-up the self-generation facility under a separate agreement that includes the terms and conditions generally applicable to such service under the Company’s Electric Tariff Schedules 80 and 459. Notwithstanding any provision of such tariff, the charge for back-up Energy as a result of failure of such self-generation will be as provided in Section 3.2 of this Schedule. Any interconnection or operation of self-generation in parallel with the Company’s system shall only be pursuant to a separate, prior-written Interconnection and Parallel Operating Agreement between Customer and Company, which shall not be unreasonably refused by Company. Customer is responsible for ensuring that any self-generation meets and complies with all applicable legal requirements and nothing in this Schedule shall be interpreted as changing the application of environmental laws, energy facilities siting requirements, OATT provisions regarding system upgrades, or regulatory requirements. If Customer constructs and relies upon self-generation as described in this Section, then Customer shall be subject to applicable charges for Back-Up Distribution Service under Schedule 459.

(Continued on Sheet No. 451-D)