

**Big Sandy Rural Electric  
Cooperative Corporation**

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ORIGINAL

October 25, 2012

RECEIVED

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PUBLIC SERVICE  
COMMISSION

Mr. Jeff R. Derouen  
Executive Director  
Public Service Commission  
211 Sowers Boulevard  
PO Box 615  
Frankfort KY 40602-0615

RE: Case No: 2012-00425 APPLICATION OF BIG SANDY RURAL ELECTRIC COOPERATIVE CORPORATION  
FOR APPROVAL OF A PREPAY METERING PROGRAM

Dear Mr. Derouen:

Please find enclosed an original and eight copies of Big Sandy Rural Electric Cooperative Corporation's responses to requests for information. Should you need anything further regarding this matter, please let me know.

Sincerely,

A handwritten signature in black ink, appearing to read "Jeff Prater".

Jeff Prater  
Operations Superintendent

COMMONWEALTH OF KENTUCKY  
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF BIG SANDY RURAL ELECTRIC ) CASE NO  
COOPERATIVE CORPORATION FOR APPROVAL ) 2012-00425  
OF A PREPAY METERING PROGRAM )

INITIAL INFORMATION REQUEST OF COMMISSION STAFF  
TO BIG SANDY RURAL ELECTRIC COOPERATIVE CORPORATION

Big Sandy Rural Electric Cooperative Corporation ("Big Sandy"), pursuant to 807 KAR 5:001, is to file with the Commission the original and eight copies of the following information, with a copy to all parties of record. The information requested herein is due within 14 days of the date of this Order. Responses to requests for information shall be appropriately bound, tabbed and indexed. Each response shall include the name of the witness responsible for responding to the questions related to the information provided.

Each response shall be answered under oath or, for representatives of a public or private corporation or a partnership or association or a governmental agency, be accompanied by a signed certification of the preparer or person supervising the preparation of the response on behalf of the entity that the response is true and accurate to the best of that person's knowledge, information, and belief formed after a reasonable inquiry.

Big Sandy shall make timely amendment to any prior response if it obtains information which indicates that the response was incorrect when made or, though correct when made, is now incorrect in any material respect. For any request to which Big Sandy fails or refuses to furnish all or part of the requested information, Big Sandy

shall provide a written explanation of the specific grounds for its failure to completely and precisely respond.

Careful attention should be given to copied material to ensure that it is legible. When the requested information has been previously provided in this proceeding in the requested format, reference may be made to the specific location of that information in responding to this request. When applicable, the requested information shall be separately provided for total company operations and jurisdictional operations.

1. Refer to paragraph 5 of the Application. Identify the location in 807 KAR 5:006, Section 6 of the requirement that a paper bill be mailed to a customer.

2. Refer to Exhibit A, page 1 of 3, Rates section and Exhibit D, page 1, Charges and Assessments section. In Exhibit A, the rate for the Monthly Program Fee is \$8.86; in Exhibit D, the rate for the “monthly customer charge” is \$8.93.

a. Explain whether the stated rates for the Monthly Program Fee in Exhibit A and “monthly customer charge” in Exhibit D should be the same, or if they are different charges. If they are supposed to be the same rate, indicate which rate is correct.

b. If the two rates listed in Exhibit A and D are correctly stated, explain the purpose of the rates.

3. Refer to Exhibit A, page 1 of 3, Terms & Conditions section.

a. In paragraph 1, Big Sandy states that special consideration may be made to terminate the one-year requirement based upon the needs and circumstances of the member. Identify the needs and circumstances Big Sandy would accept in order to terminate the one year requirement.

b. Paragraph 2 states "Members must confirm that he/she can receive electronic communications (email, text, **and** automated phone messages) to participate in the voluntary prepay program." (Emphasis added).

(1) Confirm that if a customer is unable to receive either email, text, or automated phone messages, the customer will not be able to participate in the prepay program.

(2) Explain whether an in-home electronic display could eventually become part of this program.

(3) Explain whether all of the residential meters that Big Sandy currently has in service are compatible with the hardware and software Big Sandy will deploy for the prepay metering program.

c. Refer to Paragraph 3. Explain whether Big Sandy intends to impose an initial minimum amount for a customer participating in the prepay program. If not, reconcile paragraph 3 of the Terms & Conditions section with the document titled "Big Sandy Rural Electric Administrative Policy Prepaid Metering Program" under the "Charges and Assessments" section, which states "When the prepaid account is activated, an initial purchase of \$100.00 is required."

4. Refer to Exhibit A, page 2 of 3. Paragraph 5 states, "if the member has another account(s) which does not have a satisfactory credit history, the remaining credit will be transferred as a deposit to the unsecured accounts." Explain how Big Sandy determines when an account does not have satisfactory credit history.



5. Refer to Exhibit A, page 3 of 3.

a. In paragraph 13, Big Sandy references a service charge in its Rules and Regulations, presumably a charge in Miscellaneous Service Charges section of its tariff. Identify the "service charge" to which paragraph 13 refers.

b. Paragraph 15 refers to Big Sandy's Web site. Provide the URL for Big Sandy's Web site address, and explain whether Big Sandy considered providing its Web site address in the proposed tariff for informational purposes.

c. Refer to paragraph 17. Explain why Big Sandy is proposing to allow participants in the prepay program to customize an alert threshold rather than Big Sandy setting a standard minimum amount which would trigger an alert (i.e. the \$25 amount as strongly recommended by Big Sandy, which reflects four days' estimated usage).

d. Refer to paragraph 19. The tariff states the account will be disconnected regardless of weather/temperature.

(1) Explain whether there are any exceptions to this rule during periods of extreme temperature, such as for the elderly or dependent children. Include in the explanation whether any attempt will be made to help the customer obtain aid in such a situation, or whether Big Sandy would discourage participation in such instances.

(2) Explain any differences between the criteria for disconnecting a prepay account and a post-pay account.

6. Refer to Exhibit B, page 2, paragraph 14. The agreement states that Big Sandy reserves the right to temporarily suspend auto disconnects during extreme

weather conditions. Define what Big Sandy considers extreme weather conditions, and reconcile this provision with that contained in paragraph 19 on Exhibit A, page 3.

7. Refer to Exhibit C, page 1, paragraph 2. Big Sandy estimates that 500 members will use this program.

a. Explain how Big Sandy arrived at the 500-member participation level. Include all calculations and worksheets used in determining this level of participation. Also include whether Big Sandy polled other utilities that offer a similar program concerning their participation levels.

b. If Big Sandy's prepay program does not achieve the assumed participation level, explain whether non-participants could eventually be responsible for the costs not recovered from participants. Include the potential for unrecovered costs if, at the proposed rates, only 200 customers participate.

c. If Big Sandy's prepay program achieves more than the assumed participation level, explain the effect on participant costs if 700 customers participate.

8. Refer to Exhibit C, page 2, Exhibit A, Equipment Costs and Installation Costs.

a. Explain the type of operation and maintenance expenses included in the following categories listed in the Equipment Costs:

- (1) Excleron System; and
- (2) Hardware.

b. Under Installation Costs, explain and provide the calculations as to how Big Sandy determined benefits to be 90 percent of labor costs.

9. Refer to Exhibit C, page 5. Paragraph 7 refers to studies indicating that prepay programs could reduce usage by up to 10 percent. Provide copies of these studies.

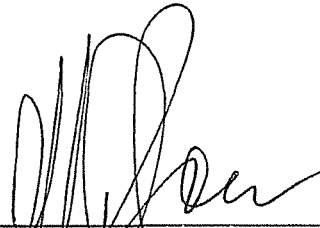
10. Refer to Exhibit D, page 1, The Tariff Document paragraph. Indicate the location in the proposed Prepay Metering tariff of the per-transaction fee.

11. Refer to Attachment 1, Additional Annual Savings – Prepay Program. Big Sandy's calculation of savings assumes that four percent of program participants would have been involved in disconnect trips. However, the initial information provided states that an average of 2,500 delinquent notices is mailed per month, of which 100 (or four percent) are worked. Explain what percentage of total customers the 100 field visits represent, and the impact this percentage has on Big Sandy's calculation of savings. The impact on net annual savings should include disconnect, reconnect, CSR time preparing cut offs, decreased postage cost, and decrease in bad debt write-offs, if applicable.

12. Provide all calculations supporting the net annual savings and losses shown in Attachment 1, including the basis of any assumptions.

13. Explain whether the installed hardware and software at the premises of a prepay metering participant will be removed if a participant either leaves or is removed from the program.

14. Explain whether Big Sandy will receive any grant money pertaining to the prepay metering program, and if so, provide the amount to be received.



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Jeff Dereuen  
Executive Director  
Kentucky Public Service Commission  
P.O. Box 615  
Frankfort, KY 40602-0615

DATED OCT 12 2012

cc: Parties of Record

CASE NO. 2012-00425

Albert Burchett  
Attorney  
Big Sandy R.E.C.C.  
504 11th Street  
Paintsville, KY 41240-1422

Item 1

Refer to paragraph 5 of the Application. Identify the location in 807 KAR 5:006, Section 6 of the requirement that a paper bill be mailed to a customer.

RESPONSE:

We should have referred to 807 KAR 5:006, Section 14, not KAR 5:006, Section 6.

Consequently, we will remove the last sentence from paragraph 5 of the Application which states:

“Also, we request a deviation from 807 KAR 5:006, Section 14, which requires a paper bill to be mailed to members, for this prepay metering program only.”

and add a paragraph 6 that will read as follows:

6. The APPLICANT also requests a deviation from 807 KAR 5:006, Section 6, which requires a paper bill to be mailed to members, for this prepay metering program only. The APPLICANT may request a paper copy of their monthly bill at any time or may choose to view their monthly bill online through MyUsage.com or at Big Sandy’s website - [www.bigsandyrecc.com](http://www.bigsandyrecc.com). It is the understanding of the APPLICANT that such a deviation has previously been approved in PSC case #2012-00210 involving the tariff filing of Jackson Energy Cooperative to establish prepaid electrical service.

Witness: Betty Castle

Item 2

Refer to Exhibit A, page 1 of 3, Rates section and Exhibit D, page 1, Charges and Assessments section. In Exhibit A, the rate for the Monthly Program Fee is \$8.86; in Exhibit D, the rate for the “monthly customer charge” is \$8.93.

- a. Explain whether the stated rates for the Monthly Program Fee in Exhibit A and “monthly customer charge” in Exhibit D should be the same, or if they are different charges. If they are supposed to be the same rate, indicate which rate is correct.
- b. If the two rates listed in Exhibit A and D are correctly stated, explain the purpose of the rates.

RESPONSE:

The rates for the Monthly Program Fee in Exhibit A and the “monthly customer charge” in Exhibit D are the same. The correct amount is \$8.86.

There are two clerical errors which reflect an incorrect amount – as indicated below:

Exhibit C, page 3 of 6 contains a clerical mistake. It states “Total monthly rate per participant is proposed to be \$8.93.”

This will be revised to state:

- “Total monthly program fee is proposed to be \$8.86”

Exhibit D, page one, also contains a clerical error. It states, “The monthly customer charge is \$8.93”

This will be revised to state:

“The monthly Program fee is \$8.86.”

Witness: Betty Castle

Item 3

Refer to Exhibit A, page 1 of 3, Terms & Conditions section.

- a. In paragraph 1, Big Sandy states that special consideration may be made to terminate the one-year requirement based upon the needs and circumstances of the member. Identify the needs and circumstances Big Sandy would accept in order to terminate the one-year requirement.

RESPONSE:

In the event that the tariff is simply not a good-fit for a participant and is not working out for a participant. There may be circumstances when a participant is not self-sufficient and unable to successfully monitor their account and kilowatt usage.

- b. Paragraph 2 states "Members must confirm that he/she can receive electronic communications (email, text, and automated phone messages) to participate in the voluntary prepay program." (Emphasis added).
  - (1) Confirm that if a customer is unable to receive either email, text, or automated phone messages, the customer will not be able to participate in the prepay program.

RESPONSE:

True, they would be unable to participate in the prepay program. Email, text, or automated phone messages will be the methods that Big Sandy will be utilizing to transmit alerts to participants when they reach their threshold amount.

- (2) Explain whether an in-home electronic display could eventually become part of this program.

RESPONSE:

Not at the current time because Big Sandy's software does not support such a display.

- (3) Explain whether all the residential meters that Big Sandy currently has in service are compatible with the hardware and software Big Sandy will deploy for the prepay metering program.

RESPONSE:

Yes, all residential meters that Big Sandy currently have in service are compatible for the prepay metering program. All our meters have AMI communications capability.



- c. Refer to Paragraph 3. Explain whether Big Sandy intends to impose an initial minimum amount for a customer participating in the prepay program. If not, reconcile paragraph 3 of Terms & Conditions section with the document titled "Big Sandy Rural Electric Administrative Policy Prepaid Metering Program" under the "Charges and Assessments" section, which states "When the prepaid account is activated, and initial purchase of \$100.00 is required."

RESPONSE:

Yes, Big Sandy will be imposing an initial minimum amount from the prepaid participant of \$100.00.

We will revise Exhibit A, Page 1 of 3, paragraph 3 to read:

3. At the time a member moves his/her status to a prepay account, the initial required payment for electricity is \$100. Members may apply funds in any amount to their prepay account(s) as they choose and as many times per month as they choose.

Consequently, Paragraph 3 of Terms & Conditions section with the document titled "Big Sandy Rural Electric Administrative Policy Prepaid Meter Program" under Charges and Assessments, the wording will remain the same.

Witness: Betty Castle

Item 4

Refer to Exhibit A, page 2 of 3. Paragraph 5 states, "if a member has another account(s) which does not have a satisfactory credit history, the remaining credit will be transferred as a deposit to the unsecured accounts." Explain how Big Sandy determines when an account does not have satisfactory credit history.

RESPONSE:

We utilize Southeastern Data Corporations' Online Utility Exchange for Credit Risk Assessment to determine the necessity of a deposit.

Witness: Betty Castle

Item 5

Refer to Exhibit A, page 3 of 3.

- a. In paragraph 13, Big Sandy references a service charge in its Rules and Regulations, presumably a charge in Miscellaneous Service Charges section of its tariff. Identify the "service charge" to which paragraph 13 refers.

RESPONSE:

We are referring to a Returned check fee

- b. Paragraph 15 refers to Big Sandy's Web site. Provide the URL for Big Sandy's Web site address, and explain whether Big Sandy considered providing its Web site address in the proposed tariff for informational purposes.

RESPONSE:

[www.bigsandyrecc.com](http://www.bigsandyrecc.com) is our URL for Big Sandy's Web site. It was simply an oversight on our part not to include our web site address. We do want to utilize our web site to offer our prepay participants pertinent information.

- c. Refer to paragraph 17. Explain why Big Sandy is proposing to allow participants in the prepay to customize an alert threshold rather than Big Sandy setting a standard minimum amount which would trigger an alert (i.e. the \$25 amount as strongly recommended by Big Sandy, which reflects four day's estimated usage).

RESPONSE:

The reason that Big Sandy is proposing to allow participants to set their own threshold is because of the diversity that will be represented by the plan. As stated, \$25.00 is an estimated usage for four days; however, this will vary from person to person and we want to give participants the flexibility of setting this threshold at numbers best customized to suit their needs.

- d. Refer to paragraph 19. The tariff states the account will be disconnected regardless of weather/temperature.
  - (1) Explain whether there are any exceptions to this rule during periods of extreme temperature, such as for the elderly or dependent children. Include in the explanation whether any attempt will be made to help the customer obtain aid in such a situation, or whether Big Sandy would discourage participation in such instances.

RESPONSE:

No, there are no exceptions; however, as with any consumer experiencing trouble paying Big Sandy, we would offer a list of local agencies for possible assistance. Ultimately, we would discourage participation in the voluntary prepay program under such instances.

(2) Explain any differences between the criteria for disconnecting a prepay account and a post-pay account

RESPONSE:

There will definitely be some difference between the criteria for disconnecting a prepay account and a post-pay account. These differences are inevitable due to the design of the program. The major differences are as follows:

Post Pay	Pre Pay
Must wait 27 days after initial billing	No designated time-frame – when balance is negative
Delinquent notice is mailed And will be disconnected on designated Date (10 days) if payment is not made, then service will be disconnected	Alert is sent when threshold is met If payment is not made prior to account reaching a negative balance, then service will be disconnected
Serviceman will probably make a trip (limited number of disconnect collars in field)	Will be disconnected from the office

Witness: Betty Castle

Item 6

Refer to Exhibit B, page 2, paragraph 14. The agreement states that Big Sandy reserves the right to temporarily suspend auto disconnects during extreme weather conditions, and reconcile this provision with that contained in paragraph 19 on Exhibit A, page 3.

RESPONSE:

We will remove "Big Sandy RECC reserves the right to temporarily suspend auto disconnects during extreme weather conditions." In Exhibit B, page 2, paragraph 14.

Witness: Betty Castle

Item 7

Refer to Exhibit C, page 1, paragraph 2. Big Sandy estimates that 500 members will use this program.

- a. Explain how Big Sandy arrived at the 500-member participation level. Include all calculations and worksheets used in determining this level of participation. Also include whether Big Sandy polled other utilities that offer a similar program concerning their participation levels.

RESPONSE:

According to NRECA, Cooperative Research Network, Prepaid Metering Analytical Report, Project 10-10, June 2012, on page 35, Q6, it states "Some studies have shown that the expected level of penetration for prepayment can be in the 10% to 15% range. Specific territorial and demographic considerations can impact that percentage in either direction. While it may take years to achieve these levels, the impacts of these percentages must be considered. " see attached copy.

Also, Exceleron verbally reported to Big Sandy that in their experience with other utilities, it was very achievable to have a 5% participation rate.

In addition, according to NRECA, Cooperative Research Network, Prepaid Metering Analytical Report, Project 10-10, June 2012, on page 55, Table 11.1 Survey Results (cont.), eight different utilities are represented and participation rates are reflected. see attached copy.

Kentucky cooperatives are still in the developmental stage of the prepay meter program; therefore, there is very limited information available. However, Jackson Energy currently has over 1,000 participants in the program.

- b. If Big Sandy's prepay program does not achieve the assumed participation level, explain whether non-participants could eventually be responsible for the costs not recovered from participants. Include the potential for unrecovered costs if, at the proposed rates, only 200 customers participate.

RESPONSE:

Using the same analysis to calculate the cost per member at only 200 participants, the estimated monthly cost would be \$13.13 per member. This would mean an unrecovered cost of \$4.27 per member. This loss would be accounted for under daily operations of Big Sandy.

- c. If Big Sandy's prepay program achieves more than the assumed participation level, explain the effect on participant costs if 700 customers participate.

RESPONSE:

Using the same analysis to calculate the cost per member at 700 participants, the estimated monthly cost would be \$8.83 per member. This would mean a savings of .03 per member.

Witness: Jeff Prater

Item 8

Refer to Exhibit C, page 2, Exhibit A, Equipment Costs and Installation Costs.

- a. Explain the type of operation and maintenance expenses included in the following categories listed in the Equipment Costs:
  - (1) Exceleron System; and
  - (2) Hardware

RESPONSE:

- (1) Exceleron system: The cost of the software necessary to maintain prepay metering information. Exceleron's software will provide pertinent information to our pre pay participants.
  - (2) Hardware: This is to cover the cost of a stand-alone PC designated to house Exceleron's software. Very minimal cost associated with this approach and Big Sandy feels this will adequately serve this project.
- b. Under Installation Costs, explain and provide the calculations as to how Big Sandy determined benefits to be 90 percent of labor costs.

RESPONSE:

This is a calculated fee that fluctuates each month and during the past 12 months is has averaged in excess of 80 percent. During the past 12 months it has exceed 90 percent three times. Big Sandy feels that 90 percent is a fair estimate based on the historical growth of overhead rates.

Witness: Jeff Prater

Item 9

Refer to Exhibit C, page 5. Paragraph 7 refers to studies indicating that prepay programs could reduce usage by up to 10 percent. Provide copies of these studies

RESPONSE:

According to NRECA, Cooperative Research Network, Prepaid Metering Analytical Report, Project 10-10, June 2012, on page 27, 2<sup>nd</sup> column, it states, "There are many utilities which have been running prepayment systems over the years that have estimated the energy conservation and efficiency benefits of their programs. These estimates range anywhere from 4% to more than 15%. The typical numbers quoted are around 12%." See Attached Copy.

Witness: Jeff Prater



Item 10

Refer to Exhibit D, page 1, The Tariff Document paragraph. Indicate the location in the proposed Prepay Metering tariff of the per-transaction fee.

RESPONSE:

The pre-transaction fee will be removed, as it will be covered by the monthly program fee. Consequently, Exhibit D, page 1, The Tariff Document paragraph will be revised to read as follows:

The tariff will be written as a rider to be attached to any approved Big Sandy Rural Electric A-1 Farm and Home tariff designed for the purpose of purchasing electric energy. The tariff rider may include any or all of the following:

1. A monthly program fee

Witness: Jeff Prater

Item 11

Refer to Attachment 1, Additional Annual Savings – Prepay Program. Big Sandy’s calculation of savings assumes that four percent of program participants would have been involved in disconnect trips. However, the initial information provided states that an average of 2,500 delinquent notices are mailed per month, of which 100 (or four percent) are worked. Explain what percentage of total customers the 100 field visits represent, and the impact this percentage has on Big Sandy’s calculation of savings. The impact on net annual savings should include disconnect, reconnect, CSR time preparing cut offs, decreased postage costs, and decrease in bad debt write-offs, if applicable.

RESPONSE:

Big Sandy mails an average of 2,500 delinquent notices each month to our consumers. As required, this notice gives the consumer 10 days’ written notice of intent to terminate. During this 10 day span the majority of these delinquent accounts are either paid or a payment plan is initiated, thus no action is necessary. However, after the 10 days have passed the original 2,500 delinquent notices have dwindled to an average of 100 consumers that are subject for disconnection of their electrical service. When calculated this is an average of 4% of Big Sandy’s total number of consumers. Therefore, Big Sandy estimates that prepay meter participants will follow this pattern too and the 4% ratio formula was used to calculate the savings of 20 field trips per month ( $500 \times 4\% = 20$ ).

The impact of eliminating the field trips to disconnect consumers for non- payment would be reflected by an additional annual savings of 26% (\$12,933.60), as reflected on Attachment 1, Additional annual Savings – Prepay Program.

The greatest impact would be the decrease in bad debt write-off which reflects an additional annual savings of 68% for Big Sandy RECC.

The impact of reconnects, CSR time preparing cut offs, and decreased postage cost would have a nominal impact as the numbers would imply – only 6%.

Witness: Jeff Prater

## Item 12

Provide all calculations supporting the net annual savings and losses shown in attachment 1, including the basis of any assumptions.

### RESPONSE:

- Savings in servicemen trips to Disconnect: Refer to Item 11, RESPONSE, paragraph 1, for calculations on eliminating 20 field visits per month.
- Decrease Field visits: It is Big Sandy's policy, for safety reasons, to have two servicemen travel together when making field visits for the purpose of disconnecting electrical service for non-payment.
- Savings in O.T to reconnect services: We only do reconnects after hours during the winter hardship program (5 months). Based on historical information and the collaborative discussion of Big Sandy's staff and employees we estimate that with 500 prepay participant that we would eliminate 25 overtime trips after hours (an estimated 5 trips per month). See attachment 1 for breakdown.
- Savings in CSR time preparing cut offs: Based on the conception that 4% of participants, which would represent 20 participants, would previously been disconnected for non-payment. Therefore, Big Sandy would be eliminating the processing time involved in creating contracts, producing disconnect notices for field representatives, and processing necessary disconnects forms. See attachment 1 for breakdown.
- Decrease postage Costs: This cost is based on the fact that delinquent notices will no longer be mailed to prepay participants.
- Decreased Interest on Deposits: This cost is based on the fact that prepay participants will not be required to pay a security deposit. Consequently, Big Sandy will not be paying back any interest fees on deposits.
- Refer to NRECA, Cooperative Research Network, Prepaid Metering Analytical Report, Project 10-10/June 2012, Section 6, Table 6.1. Big Sandy's previous 12 months' revenue at the time when we were preparing prepay tariff was \$33,394,000. As indicated in the above mentioned table, it reflects the actual realized bad debt reduction as a result of a pre pay program from Brunswick EMC, in Charlotte, NC, one of the longest running programs in the United States. They realized a

.1% drop in written off debt. We used the same ratio to determine our decrease in Bad Debt Write-offs.

- Loss Margins from kwh Sales: Big Sandy chose June 2012 as a typical month. Big Sandy's billing department recorded an average of 980 kwh per residential meter. This would be similar to an annual average.

500 members X 980 kwh X 12 months less 10% reduction = 588,000

588,000 X .22 (cost difference between blended wholesale and retail rates) = \$12,936.00

Witness: Jeff Prater

Item 13

Explain whether the installed hardware and software at the premises of a prepay metering participant will be removed if a participant either leaves or is removed from the program.

RESPONSE:

The meter would remain, but, the disconnect collar would be removed and used at another location.

Witness: Betty Castle

Item 14

Explain whether Big Sandy will receive any grant money pertaining to the prepay metering program, and if so, provide the amount to be received.

RESPONSE

No, Big Sandy will not receive any grant money.

Witness: Betty Castle



NRECA



PROJECT 10-10 | JUNE 2012

# Prepaid Metering Analytical Report





### Mark Day

Mark Day is a consultant for Utility Integration Solutions, Inc., with over 23 years of utility experience in the areas of Prepayment, Advanced Metering Infrastructure (AMI), and Meter Data Management (MDM) solutions. In the area of prepayment, he was a significant contributor to the development of the first prepayment system suitable for use in North America. Later he helped develop the first AMI-based prepayment system, which forms the basis for most prepayment solutions today. He has worked with many different utilities over the years to help them implement, maintain, and adapt their prepayment programs to meet changing technology and customer needs. Mark is based in Charlotte, N.C., but serves utilities throughout the country. Mark can be reached at 704.430.7697 or via email at [mday@uisol.com](mailto:mday@uisol.com).



www.cooperative.com/crn

PROJECT 10-10

# Prepaid Metering Analytical Report

Prepared by

Mark Day  
Vice President  
Utility Integration Solutions (UISOL)  
24 Benthill Court  
Lafayette, California 94549

for

Cooperative Research Network  
National Rural Electric Cooperative Association  
4301 Wilson Boulevard  
Arlington, Virginia 22203-1860

PREVIOUS VIEW



## The National Rural Electric Cooperative Association

The National Rural Electric Cooperative Association (NRECA), founded in 1942, is the national service organization supporting more than 900 electric cooperatives and public power districts in 47 states. Electric cooperatives own and operate more than 42 percent of the distribution lines in the nation and provide power to 40 million people (12 percent of the population).

NRECA's Cooperative Research Network (CRN) harnesses research and development to benefit its electric co-op members in four key ways:

- Improve productivity,
- Control costs,
- Increase service excellence, and
- Keep pace with emerging technologies.

CRN strives to deliver new products and services best suited to the particular needs of electric co-ops. CRN communicates with its members through its Web site ([www.cooperative.com/crn](http://www.cooperative.com/crn)), online and printed reports, newsletters, Web conferences, and seminars.

In addition, CRN staff present at several annual events, including NRECA's TechAdvantage Conference & Expo, the NRECA/Touchstone Energy "Connect" marketing conference, and Touchstone Energy's New & Emerging Technologies (NET) Conference. For more information about these events and CRN's participation, visit the Conferences & Training section of [www.cooperative.com](http://www.cooperative.com). For questions about CRN, call 703.907.5843.

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## Questions

Brian Sloboda, Senior Program Manager  
[brian.sloboda@nreca.coop](mailto:brian.sloboda@nreca.coop)

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# 1

## Introduction

This document is intended to help cooperatives make various decisions regarding implementing their own Prepayment Programs. While many cooperatives today are considering Prepayment Programs, relatively few—a little more than 100 across the country—use them. However, that number is increasing month to month.

Investing in advanced metering infrastructure (AMI) to support a prepayment service makes the program much more cost-effective and easier to manage. That, coupled with the ability of existing computer information systems (CIS) or third-party solutions to manage the prepayment accounts, makes a prepayment program even more attractive to implement.

This report explains various issues and decisions that should be made regarding a prepayment program. This document includes:

- Technology overview;
- Prepayment program inventory;
- Policy considerations, including regulatory and consumer advocacy;
- Quantification of prepayment program benefits;
- Prepayment program marketing;
- Energy conservation effects of prepayment;
- Future program options; and
- Executive summary.

The development of a prepayment program can be a complex process. Some decisions need to be made regarding the structure of the program in order to make the business case work. Therefore, some aspects of prepayment programs may be duplicated in some sections of this report in order to present the most clear picture of the specific topic without asking the reader to refer to other sections of the report.

[PREVIOUS VIEW](#)




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PREVIOUS VIEW



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# 2

## What is Prepayment?

In its simplest terms, the answer to that question seems obvious. However, more than simply paying for power in advance—or, as it is sometimes referred to, “Pay as you go”—prepayment is a different way of doing business in order to (1) better meet the needs of some customers, as well as (2) avoid some of the typical problems of utilities.

In its simplest form, prepayment offers customers the ability to:

- Make purchases of power when needed but on their own schedule,
- Manage their power needs in much the same manner as they do the fuel tanks in their vehicles,
- Avoid large deposits for service, and
- Better understand how power is used and which appliances are using it most or at any given time

From the utility perspective, prepayment allows utilities to:

- Collect past debt in a convenient and customer-acceptable way
- Avoid incurring new debt,
- Reduce irate customer calls, and
- Increase overall customer satisfaction

Customers choosing prepayment mainly are concerned with one thing: their account balance. The goal is, obviously, to make sure that their

<b>Avg. Daily Usage</b> \$2.37	<b>Used This Month</b> \$67.93
<b>Used Yesterday</b> \$2.76	<b>Used Last Month</b> \$139.93

**FIGURE 2.1: Power Usage Data Points That Can Be Provided to Consumers**

accounts maintain positive balances in order to avoid their power being disconnected. In addition to the account balance, some systems provide other data points which can be useful to the customer. Some of these data points are shown in Figure 2.1

In today’s systems, many other types of data may be available, as well as different methods of data delivery, such as text messaging, email, secure website, etc.

One of the benefits of prepayment for the utility is to recover previously accrued debt. How is this done? Typically, a percentage of every amount tendered is applied to the debt, as shown here:

<b>Amount Tendered:</b>	\$10.00
<b>Percentage to Debt:</b>	30%
<b>Payment to Debt:</b>	\$ 3.00
<b>Amount on Account:</b>	\$ 7.00

PREVIOUS VIEW



# 2

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*It should be noted that prepayment is a very effective solution for those consumers who want to be good customers but simply fall behind. Because bills are paid in advance, these customers never owe money to the utility. The lights may go out when the prepayment has been expended, but there are no late charges, disconnection fees, or referrals to a debt-collection company.*

*Prepayment is not necessarily the right tool for detecting customers who attempt tampering or some other form of fraud, although it's been marketed as such. Even though prepayment monitoring can compare customer purchasing habits to their historical patterns of energy use, modern AMI and meter data management systems can more easily review data and identify anomalies.*

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# 3

## Technology Overview

### In This Section:

- Technology History
- Prepayment Today

- AMI System Considerations
- Prepayment Engines

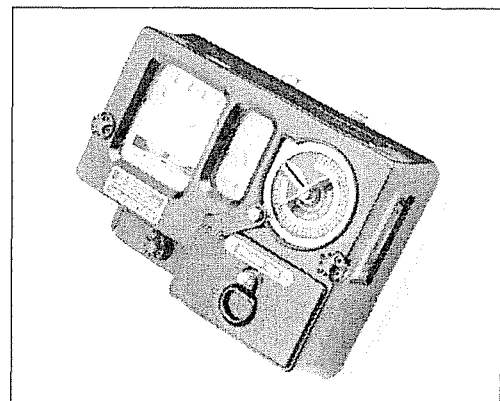
This section of the report contains the following information:

- Brief prepayment technology historical overview, including the eventual utilization of AMI technology
- AMI system considerations for prepayment program implementation, including:
  - Disconnect/reconnect options
  - Communications latency
  - Supported methods of providing customer information
- Head end prepayment engine considerations, including:
  - Billing integrity and capabilities
    - Support for various rate plans
    - Base charges
    - Fuel cost adjustments
    - Taxes
    - Unmetered equipment (security lights)
    - Capital Credit management
  - CIS-supported versus external prepayment engine issues
    - Meter Data Management Solutions as an alternative
  - Overall integration requirements

### Technology History

Prepayment had been around since the early 20th century. It became quite popular in the early 1930s and '40s in Europe, especially in the U.K.

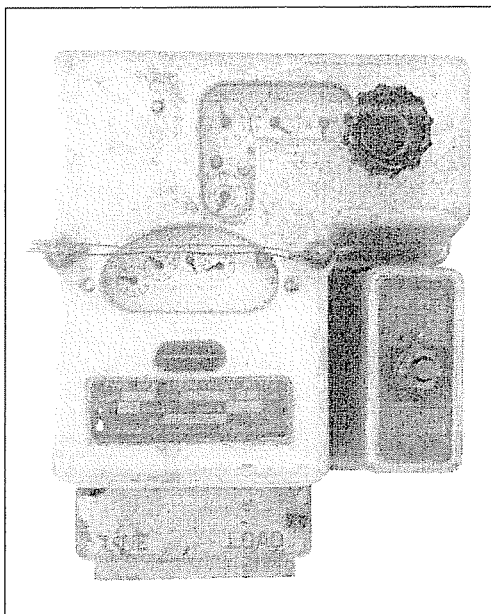
Systems such as the one pictured in Figure 3.1 became very common, although these devices required considerable manual servicing. The early units actually accepted coins, which had to be removed periodically from the device. Later coinage was replaced by some type of utility-created tokens, which allowed the utility to collect the money from token vending locations.



**FIGURE 3.1:** Example of an Early British Utility Prepayment Meter

[PREVIOUS VIEW](#)


# 3



**FIGURE 3.2: Example of an Early U.S. Utility Prepayment Meter**

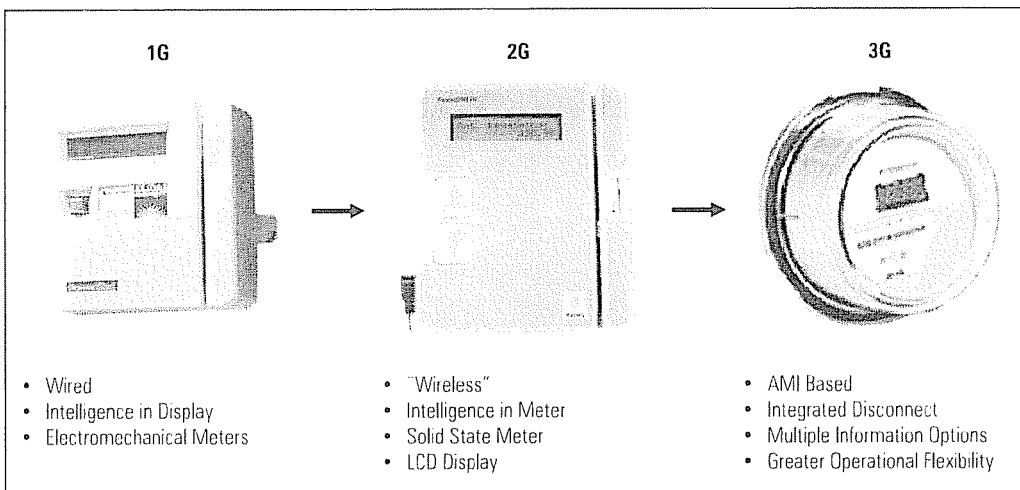
In some anecdotal stories, there were instances of counterfeiting of the tokens by freezing ice in a cylinder shape and then slicing off “tokens” that were used in the meter. Upon opening up the device to remove the tokens, service personnel would only find some water and the beginnings of rust forming on the inside of the coin box.

These types of machines were not limited to Europe and the UK. There is evidence that they were trialed in the U.S. In a recent trip to a utility in the New England area, a prepayment meter was discovered on the utility’s “metering history” wall (see Figure 3.2). According to staff at the utility (a municipal), the device had been in service in their territory at some point in time. No one at the utility specifically knew the length of service or the number of devices that were deployed, but the unit on display was the earliest prepayment model known to have been made by Sangamo Electric Company. Called the HCP, it was manufactured from 1928 to 1934 and took quarters.

Another area of the world where prepayment has been used extensively is Africa and, most specifically, the Republic of South Africa. It is routine to install prepayment meters when providing electric service for the first time to very low income customers who will use extremely low levels of power.

Prepayment in North America has gone through a number of system generations. Figure 3.3 represents three of those generations.

In North America, prepayment was pioneered by Joe Sloan, the general manager of Anoka Electric Cooperative in Anoka, Minn. Through a grant from NRECA, Mr. Sloan formed a company called CIC Systems, Inc., and began developing a device called the PowerStat that was more suitable for North American electric service.



**FIGURE 3.3: Three Generations of North American Prepayment Systems**

requirements in the late 1980s. The company stayed in existence until about 2005 when its assets were purchased by Distribution Control Systems, Inc. (DCSI, now Aclara).

Some of the innovations pioneered by the PowerStat were:

- Remote display,
- Support for block rates,
- Support for base or fixed charges,
- Secure mag-stripe vending tokens, and
- Real-time display of usage and load

The vision for the PowerStat was to provide an alternative to traditional service that enabled customers to avoid big bills due once a month, as well as possible large initial service deposits. It was also designed to allow utilities to recover debt amassed by some customers in a reasonable

way by taking a percentage of all amounts tendered and applying them to past-due bills.

The drawbacks to the PowerStat were that it not only had a high cost but also cost a lot to install as the initial version involved running a wire from the meter to the in-home display. This made the overall business case for prepayment difficult to justify.

Other entrants into this market were Motorola Cashpower, and Ampy. While their systems did alleviate some of the problems encountered with earlier devices, they did not yet do enough to propel prepayment programs into the mainstream. At the same time, AMR and AMI systems started gaining traction. Because of the unique hardware configurations of both solutions, utilities had to choose between prepayment and AMR/AMI as they competed for the same meters.

## Prepayment Today

Today's AMI meters mean a utility has up-to-the-minute knowledge of its customers' overall account status. Previously, even with prepayment, a utility could not know a customer's balance at any given moment or the status of a disconnect/reconnect order. With AMI, the utility has the same access to the current account data as

the customer, so a much better level of support and service can be given.

Figure 3.4 illustrates how an AMI-based prepayment system operates.

1. A Prepayment Engine (or software host system) manages the prepayment accounts.

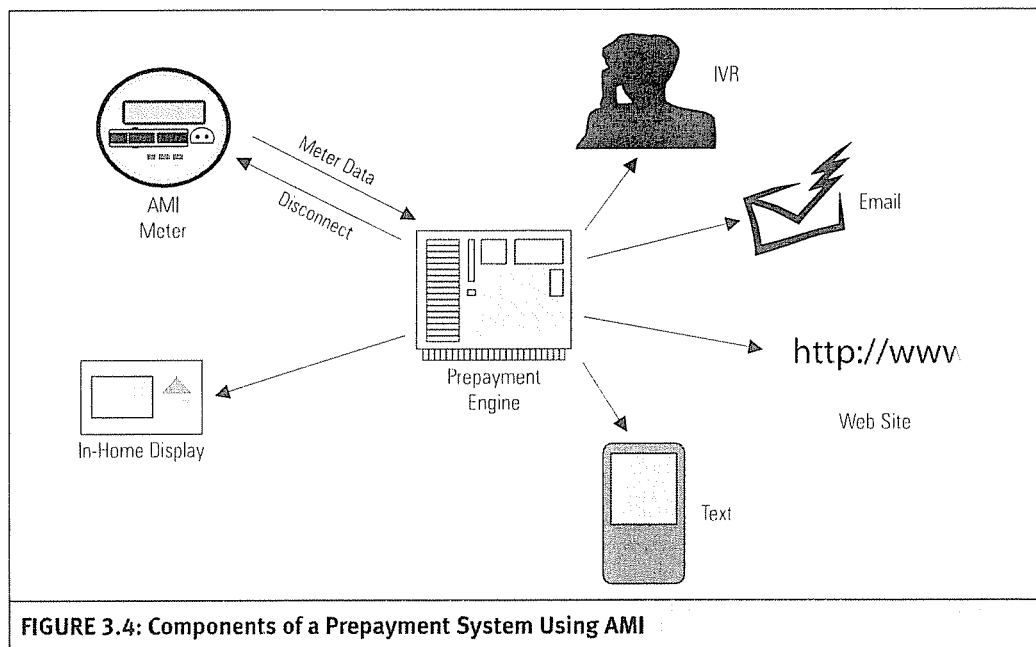


FIGURE 3.4: Components of a Prepayment System Using AMI

2. The Prepayment Engine receives or requests periodic meter readings from the AMI system.
3. The Prepayment Engine performs balance (amount due) calculations based on these readings.
4. Balance information is then provided to the customer in a predefined manner, which may include one or more of the following:
  - a. Interactive Voice Response (IVR),
  - b. Email,
  - c. Website,
  - d. Text Message, or
  - e. In-Home Display.

One of the other significant advantages of an AMI-based prepayment system is the reduction or outright elimination of equipment churn or turnover. Traditional prepayment systems were costly to manage in that they involved a “churn” of equipment. Customers choosing prepayment had to have installed at their premises a prepayment meter with a disconnect switch, a very specialized piece of electronics that utilities could not afford to deploy universally or leave inactive at a residence where prepayment was not in use. When the residents moved, this equipment had to be removed if the next resident was not

on a prepayment plan. By utilizing a standard AMI meter for prepayment services, equipment churn is greatly reduced. A customer who signs up for prepayment can likely be setup immediately, without the need for a visit by a utility meter technician to the customer premises.

The obvious question in this model is what happens with respect to a disconnect. If there is already a disconnect switch on the meter, then there are really no further steps necessary. But few utilities include disconnect switches with AMI meters because of the increased cost. If a disconnect switch is not present, however, it would not necessarily impede the account setup and operation. As long as the existing AMI meter can be registered with the Prepayment Engine—and the customer starts a balance on his/her account—it should be able to operate until such time that a meter with a disconnect (or a separate disconnect device) can be installed. The utility would likely leave that disconnect in place should that customer move or elect to go back to regular billing; therefore, the utility would typically only need to make one trip to the customer’s residence and that trip would not require the customer to be home.

In most cases today, successful implementation of a prepayment system uses multiple vendors.

#### THE ROLE OF AMI

AMI is the means for providing prepayment in a simple and cost-effective manner. Just about every AMI system today offers prepayment. One particular exception is a system that utilizes a customer’s internet connection as the communications conduit. In these cases, while it is still possible to provide prepayment information and services, the automatic disconnect—and, more importantly, the reconnect—become problematic.

The basic features necessary in order for an AMI system to support prepayment are:

- On-request total consumption or other readings as necessary to calculate a bill, and
- Support for remote disconnect/reconnect

Depending on the program structure, it may also be necessary to support an “Arm for Reconnect” feature whereby the customer is required to perform an action at the meter in order to complete the reconnect process.

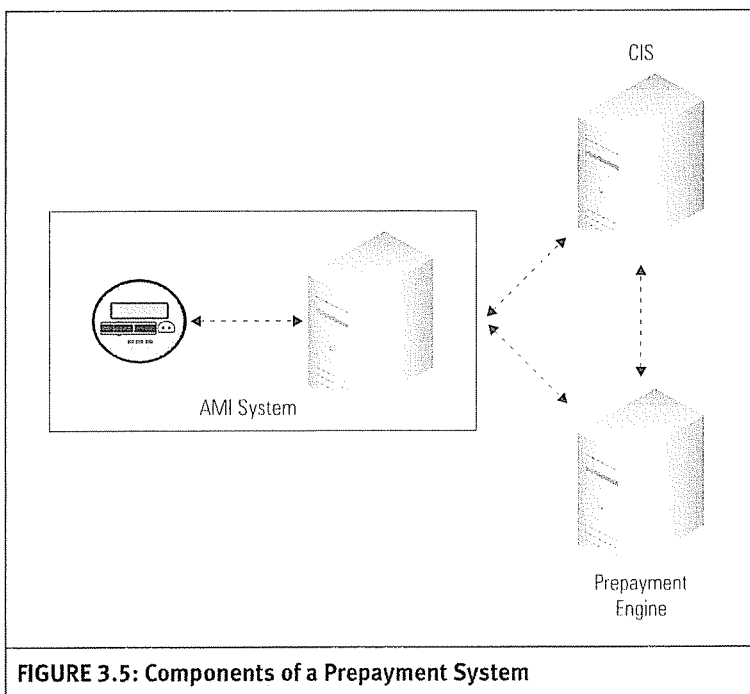


FIGURE 3.5: Components of a Prepayment System

The overall communications structure will determine how frequently the entire database of prepayment accounts can be updated. Either as part of the overall AMI selection and implementation process or as part of a system upgrade, the increased communications traffic caused by the prepayment system should be considered.

Another feature that is useful is the ability to support an in-home display.

#### IN-HOME DISPLAY OR NOT?

Traditional prepayment solutions all included an in-home display. However, these older vintage systems came into use at a time before there were so many other communication options available.

The ability to utilize email or text messaging—along with the fact that just about everyone today carries a text-capable cell phone—actually makes the in-home display portable. Instead of customers getting home from work and realizing that they need to make a payment to keep the

lights on, they can see their balances while they are still out and then act accordingly.

The other advantage of utilizing text and email messaging is that there is one less piece of equipment to justify, manage, and maintain.

Having said this, there may be other reasons why an in-home display makes sense. As will be covered in other sections of this report, prepayment should be considered as part of an overall smart grid system; therefore, it needs to be compatible with other programs offered. A customer should be able to choose TOU billing as well as prepayment if both make sense. Likewise, a customer should be able to choose to participate in a demand response program as well as prepayment. If these other program offerings require some type of display or thermostat, then the ability to provide prepayment data as part of the overall offering provides for a well-integrated solution.

But the trend today is programs that do not use an in-home display.

## AMI System Considerations

As mentioned in the previous section, the acceptance of AMR and AMI systems puts pressure on traditional prepayment programs as they compete for the same meter space. Advanced metering changes the dynamic of what and how prepayment can be offered. It also drastically affects the cost of the equipment and, therefore, the overall business case.

Traditional prepayment systems involved highly customized field equipment that, basically, operated as its own autonomous billing engine for that specific customer. Rates and other account-specific charges were downloaded to the system, typically along with purchase amounts, so that the system performed usage calculations in the field hardware.

The advent of two-way meter communications in AMI systems, along with a significant paradigm shift in how to implement prepayment, drastically changed the vendor landscape as well as the overall business case for prepayment.

These systems have the ability to not only perform meter readings but also to perform remote disconnects and reconnects. By utilizing this capability, the actual balance calculation algorithm is moved from the field equipment into a host system or prepayment engine. This

provides a tremendous amount of flexibility for the utility while only introducing one slight drawback to overall system performance. This flexibility includes:

- Support for multiple types of customer notifications,
- Intervention on pending disconnects due to extenuating circumstances,
- Overall moratoriums on disconnects due to weather or other events, and
- Ability to make account adjustments.

The latter benefit—the ability to make account adjustments—is a huge advantage over traditional stand-alone systems in that it avoids one specific problem. Traditional systems operated mainly autonomously, with the lone communications link being the purchase token. Once the amount on the token was applied to the field system, the utility really had no control over or knowledge of the operation of the system until a new purchase was made. With the balance for the account being maintained in the host system, the utility can make adjustments to the account balance as necessary and, basically, in real time. These adjustments could include punitive as





well as beneficial circumstances. Punitive actions include the removal of credit due to a bad check or other condition. Beneficial actions include the addition of credit due to third-party assistance.

The slight drawback of modern AMI-based prepayment programs has to do with the dynamic nature of the account balance. In traditional systems, where the account balance is maintained in the field equipment, customers could see their usage adjust dynamically as power was being used. Pennies of usage would literally click off on the in-home display unit. Correspondingly, these systems could show customers their usage per hour as a type of “speedometer” reading. Customers could see that they were using \$0.23/hour or \$0.07/hour based on their current load. This ability was a very good instructional tool to educate customers on their appliances and their respective power consumption.

While this had been a very valuable capability for traditional systems, the evidence shows that the lack of this capability does not reduce the overall satisfaction of customers on prepayment. The main area where this has been a slight issue is the case where a utility has had a traditional system and has moved to an AMI-based program. In this case, customers have lost something that they had gotten used to having. Utilities that are implementing an AMI-based solution as their first prepayment program do not have this issue. However, even in situations where the customer has been used to the real-time usage information in a traditional prepayment system, the conversion to an AMI program has been made without adverse impact to customer satisfaction. The most notable conversion of this type was done by Brunswick Electric Membership Corporation (EMC) in Charlotte, N.C.

#### **DISCONNECT/RECONNECT ISSUES**

An AMI system must be capable of supporting remote disconnect/reconnect. The disconnect device may be separate from the actual meter, although the trend in AMI systems is to utilize an integrated disconnect in the meter. Most AMI meter vendors support such options.

Another consideration is the ability to support “Arm for Reconnect.” Arm for Reconnect means a customer must actually press a button on the meter, or initiate some other action, for the reconnect process to be completed. This was

never an issue for traditional prepayment solutions because the usage of a token at the display unit assured that the customer was home during a reconnect. This is not the case with today’s remotely controlled devices.

The trend in the market seems to be moving away from this capability, not just for prepayment but for reconnects in general.

The last and possibly less obvious issue with disconnect/reconnect is to guarantee that the communications messages are sequenced correctly. If a customer makes a payment just at the time that his/her home is about to be disconnected, the system must be able to make sure that a command to disconnect—and, subsequently, reconnect—are not sent and executed out of order, thereby leaving the customer in the incorrect state.

#### **COMMUNICATIONS LATENCY**

In engineering, latency is the time delay experienced by a system. Communications latency is somewhat related to the message-sequencing issue highlighted in the previous section. Disconnects—and, especially, reconnects—must occur in a timely fashion.

Likewise, if the AMI system is used for sending customer messages, these messages must be processed in a manner that is also reasonably timely. This means that the system is tuned to provide customer messages at a higher priority than normal communications messages.

#### **CUSTOMER INFORMATION**

If the AMI program supports some type of in-home display, utilities must understand both whether the display can be utilized to support prepayment and the overhead this would involve. Ideally, the display unit can be given to the customer (or left at the customer’s door) during any meter or disconnect installation. The need for an installer to enter the house or spend any significant time training or configuring the display on-site should be avoided.

The data that the display can provide will be somewhat limited to the data that is supported by the prepayment engine. Any local calculation capabilities of the display or the meter should likely be avoided if they are not directly in sync with or linked to the prepayment engine. Situations where incorrect information is provided to the customer should be avoided at all costs.



## Prepayment Engines

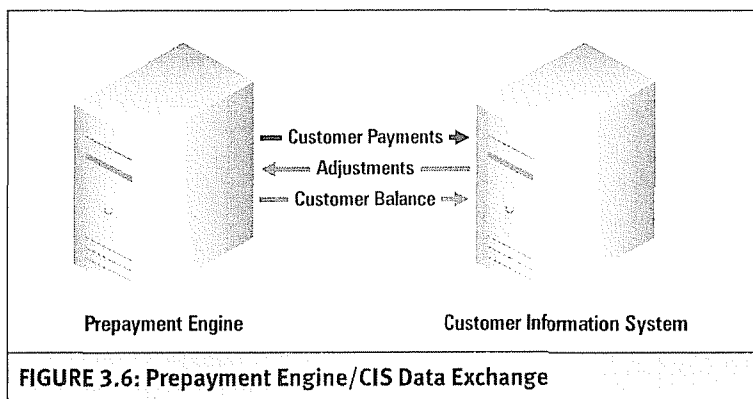
Prepayment “engines” are the software programs that actually manage the prepayment accounts. These software systems are typically separate from the main Customer Information System (CIS). However, there are some CIS that have developed the ability to support prepayment within their core systems. This presents several advantages if the implementation supports enough features and flexibility. A listing of several prepayment engine providers can be found in [Section 12](#).

If the prepayment engine is a separate system from the CIS, it needs to support much of the billing functionality of the traditional CIS. These features would include:

- Syncing of account charges,
- Support for various rate plans,
- Base charges (minimum monthly bill),
- Fuel cost adjustments,
- Taxes, and
- Unmetered equipment (security lights).

In order to effectively manage the overall prepayment program and provide necessary data to the CIS, there needs to be some level of integration between the prepayment engine and the CIS. [Figure 3.6](#) represents a minimal level of data exchange between the two systems.

As stated, this level of integration represents a minimum level and is likely not suitable for a large-scale roll-out of prepayment. At this level, the manual processes that must be performed would become too unwieldy for more than a few hundred prepayment accounts.



**FIGURE 3.6: Prepayment Engine/CIS Data Exchange**

One of the main drawbacks is that the prepayment engine needs to perform many functions in real time (rather than being batch-oriented) as it needs to be able to calculate account balances on demand. Because many CIS exist on older platforms and bring with them a legacy of functional requirements, this on-demand billing calculation capability can be somewhat difficult.

With the increasing popularity of Meter Data Management (MDM), prepayment support is seen by some as a natural extension of its capabilities. Because MDM typically includes some level of complex billing and also may offer web presentation of account data, the synergies seem to be viable. However, at this time, there isn't an MDM product that offers prepayment. Some MDM vendors have established partnerships with prepayment engine vendors in order to offer this service.

The following are some specific issues to consider when evaluating a prepayment engine:

### SYNCING OF ACCOUNT CHARGES

No matter how detailed the billing calculations are in the prepayment engine, it is unlikely that it will calculate exactly the same values as the CIS. This has to do with various issues, including:

- Differences in data resolution between the two systems,
- Differences in results caused by different calculation methods, and
- Differences in rounding in intermediate calculations.

This is not to suggest that the calculations performed by the prepayment engine are specifically wrong. They simply may differ slightly over time because a prepayment engine typically calculates and monitors usage on a much more granular level than the monthly billing process typically employed in most billing calculations.

To deal with these variations, the utility has two options:

- Ignore them, or
- Periodically sync the CIS and prepayment engine by making small account adjustments.

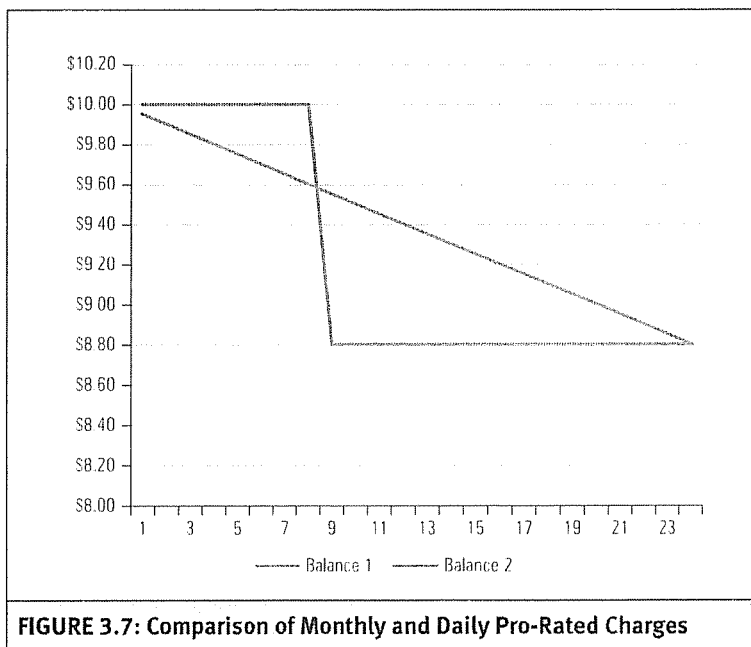
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The first option may be the most popular and does reduce the level of integration required between the two systems. However, it may not be the most viable if the billing variations in the prepayment engine are not always in the customer's favor. Likewise, these variations will need to be ultimately accounted for or absorbed in some manner.

If the CIS is to make periodic adjustments to prepayment accounts, then this synchronization process needs to be done frequently enough that the actual adjustment amounts are small enough to not raise questions by the customers. This is *not* to imply that these adjustments should be hidden from the customer, but rather that they be made at a frequency that does not abruptly or significantly alter the customer balance.

### RATE PLANS

Prepayment is a *payment* methodology, not a billing method. Therefore, prepayment customers should be able to participate in most—if not all—of the rate plans offered by the utility, including time-based rates. This is a relatively new concept for prepayment customers but one that most of the prepayment engine vendors are beginning to support.



**FIGURE 3.7: Comparison of Monthly and Daily Pro-Rated Charges**

### BASE CHARGES

The prepayment engine must be able to support the application of base charges to the customer balance. These base charges are simply defined as those charges that are independent of actual usage.

How the prepayment engine applies these base charges is also an important consideration. In looking at Figure 3.7, some of these concerns become evident.

Balance 1 represents an account where the monthly charges are pro-rated throughout the day. Balance 2 represents an account where the daily portion of the monthly charges is taken all at once. While both calculations start and end at the same points, there will be a radical difference in customer perception if the customer is receiving multiple balance updates throughout the day.

If balances are only calculated once per day, then this scenario does not matter. If balances are calculated more often, or can be updated on demand, then the utility needs to understand how the prepayment engine accounts for these charges. If the chosen prepayment engine does not support pro-rating of these charges, then customer service personnel simply need to understand this issue and be prepared in the event that this question arises.

### FUEL COST ADJUSTMENTS

If your utility uses a fuel cost adjustment factor, this not only needs to be supported by the prepayment engine but, ideally, it must change this parameter in the same way that the CIS does. This means that the engine needs to regulate the fuel cost adjustment factor either in the middle of the billing cycle or at the end, or via some other mechanism as implemented by the CIS. If the two systems are not in sync, then billing variations will occur and the need to periodically sync the prepayment account in the prepayment engine to the CIS may be required as discussed in an earlier section of this document.

### TAXES

The prepayment engine should be able to support the tax structure used by the utility for regular billing. This may include multiple taxes.



with variations in compounding rules. If the prepayment engine cannot support complex tax structures, this can be addressed by manually calculating the resultant tax rate. This is not ideal, however, as it increases the complexity of the overall solution by adding manual processes.

#### **UNMETERED EQUIPMENT**

If you have unmetered equipment which customers have elected to pay for via fixed charges, then the prepayment engine must be able to support them. Ideally, that support would allow multiple fixed charges to be applied to an account, rather than showing one sum of all charges on the account.

#### **CAPITAL CREDIT MANAGEMENT**

Capital Credit is the mechanism by which a nonprofit cooperative distributes the profits from operations over the previous year back to its members. The calculation is typically well handled by the CIS and is based mainly on the money paid by the customer. As long as the CIS is receiving the payments made by the customer, it is likely that the prepayment engine need not support this function.

#### **PREPAYMENT VENDING**

Vending (feeding coins or cash directly into a meter) was a critical aspect of traditional prepayment programs. Because these systems operated autonomously from any other system, the customer had to be able to make purchases at any hour of the day or night because disconnects could occur at any time as well. Today's AMI-based prepayment programs are somewhat more flexible and, therefore, more forgiving.

While vending is still a critical aspect of the overall system, the utility can intervene to inhibit disconnects should the vending system experience any downtime. Also, in today's environment, there are many more payment options available. Some of the usual payment options are:

- In person at the utility office
- In person at a designated payment location,
- Via telephone, or
- Online at the utility website

Some of the difficulty arises in the fact that many prepayment customers are "unbanked." This is the term that refers to people who have no banking relationship whatsoever. These customers are typically limited to being cash-only customers. Therefore, any type of telephone or website payment mechanism is not suitable for them: in-person vending is the main option for these customers. Also, because customers may want to be reconnected at any time—regardless of when they were actually disconnected, the need exists for payments to be able to be taken on a 24/7 basis.

Several utilities have found that convenience stores are the best option for these vending sites. It creates a win-win situation for these locations because they bring in customers. While the customers are there, it is very likely that they will make other purchases as well. Many of these stores are also open on a 24/7 basis.

The advent of secure credit cards and gift cards can change the vending system requirements greatly. With these cards, customers can make purchases via telephone or website.

Other options that are being supported by some prepayment engine vendors are MoneyGrams. This is another very good fit for prepayment as MoneyGram sites are specifically designed to accept cash and transfer it to other businesses.

A utility looking to implement a prepayment program should investigate and understand the vending options available. Likewise, the utility should consider how any existing payment methods will be adapted to support prepayment. In many cases, a utility's existing payment sites are batch-oriented, where the payments are only credited to the utility every few hours or even just once daily. Prepayment requires that payments be credited immediately so that reconnects can occur or disconnects can be avoided.

#### **PROGRAM SCALABILITY**

A utility should not enter into a prepayment program without a vision and a long-term plan. This is necessary to understand the scale of things to come. Typical changes to be experienced are that:



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- Prepayment customers will make as many as four or more transactions per month, and
- A large number of transactions will typically take place on Friday afternoon because that is when customers get paid.

These concerns are some of the main reasons that vending solutions should be robust and capable of handling larger volumes of transactions in ways that do not disrupt other operations. One utility that began to expand its prepayment program began to realize that

they were having a huge influx of customers on Friday afternoon. They were having traffic problems, not to mention the crowds and lines in the utility lobby. While they tried to offer incentives to get customers to purchase on different days, the fact remained that Friday afternoon was the most convenient for them.

Most prepayment programs today offer a number of vending options that are both convenient as well as capable of handling a larger amount of transactions.

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# 4 Prepayment Program Policies

**In This Section:**

Disconnect Policies

Program Fees

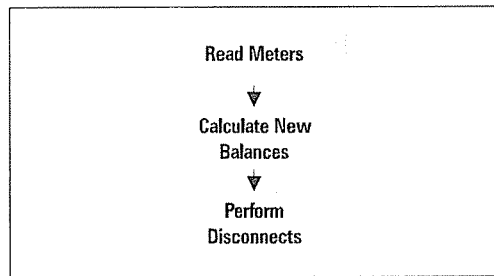
In developing a prepayment program, there are several policy and program decisions that must

be made. These are important considerations for the overall operation of the program.

**Disconnect Policies**

In operating a prepayment program, the utility needs to decide when and how disconnects will be made. Traditional prepayment systems would disconnect at the moment the balance reached zero regardless of the time of day. While this method has proven to be successful, today's systems can be more forgiving in that the disconnects can be limited to specific times of day.

It should be noted that this is both a feature and a limitation. With an AMI-based prepayment program, it would be impractical to try to read the meter frequently enough to disconnect precisely at a zero balance. By reading the meter periodically, the disconnect will occur at the first reading where the balance is zero or lower.

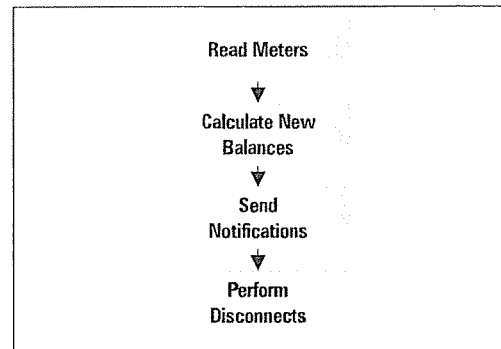


**FIGURE 4.1: Typical Disconnect Scenario**

Because disconnect events will be tied directly to the meter reading schedule, it is likely that disconnects can be processed immediately following that event. The typical scenario is shown in Figure 4.1.

Depending on the design of the program, this process may take place once per day or multiple times per day. If desired, an additional step can be added that gives the customer one last notification (see Figure 4.2).

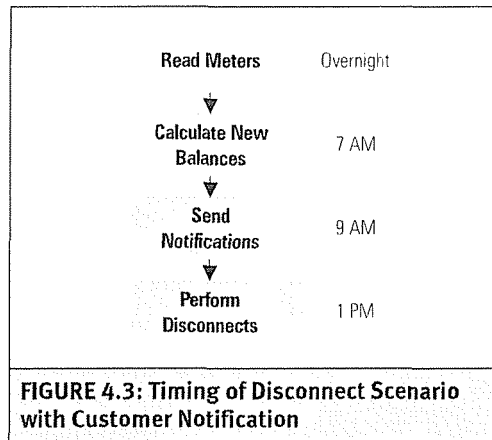
A typical schedule might be to read the meters overnight as part of the normal meter reading.



**FIGURE 4.2: Additional Customer Notifications in Disconnect Scenario**

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process. As an example, the remaining operations could be scheduled as shown in Figure 4.3

The four-hour delay between sending the notifications and actually performing the disconnects is intended to allow customers who are going to be disconnected the time to make a purchase in order to avoid that event

Even if the top three events in the process in Figure 4.3 are done more often than once per day, performing disconnects once per day is a typical best practice

Another consideration is whether to perform disconnects every day or only on weekdays. While performing disconnects only on weekdays may seem like a more customer-focused approach, it may actually be creating a less than ideal scenario in that customers may become conditioned to “make it to Friday.” Consequently, a larger number of disconnects may need to be processed on Monday. As long as there are suitable vending sites open on Saturday and Sunday, there is no specific rationale to avoid disconnects over the weekend. However, each utility should evaluate that consideration based on their own unique circumstances

Another consideration with respect to disconnects is whether they are to be performed on recognized holidays. As long as vending mechanisms are available on holidays, there is no specific technical reason why disconnects should

be inhibited during that time. However, it is *definitely* a popular consideration and, since it is only one day, the buildup of potential negative balance amounts are more limited than over a weekend, especially for a Monday holiday

A utility may also want to consider disconnect moratoriums based on specific weather events. This could be for extreme cold or heat. In these cases, the criteria for such events need to be clearly established. The moratorium can be based on either an actual temperature reading or a forecasted high or low. In either case, the temperature source should come from a recognized and single source so as to avoid any ambiguities.

One of the problems associated with moratoriums is that they typically do not address those customers who have been disconnected just prior to the moratorium going into effect. While it is possible to create a policy that reconnects customers during moratorium events, each utility needs to evaluate the impact and practicality of such a policy.

The last consideration with respect to disconnects is whether they are allowed at all during specified times of the year. This is independent of an exceptional weather event and, instead, linked to established utility guidelines. Some utilities have gotten waivers for these restrictions. Others have implemented current or load limiting to avoid a total disconnect but, instead, provide a lifeline service. Load limiting can likely be supported by today’s meters with integrated disconnects. However, the difficulty is in specifying the actual load limit for an individual customer. The ideal scenario is to set a limit that allows a customer to have basic lifeline services but not be able to enjoy normal operations. This means that combinations of activities may not be allowed.

Because everyone’s home is different, as are their corresponding energy-use practices, setting an effective load limit can be difficult. Knowledge of a premises’ HVAC and appliance types is required. A more effective approach than actual load limiting may be load interruption

In this scenario, a customer's power is interrupted periodically in order to create a nuisance situation that serves to compel a customer to make a purchase. Load interrupt could be configured to perform a disconnect for 10 minutes every hour or something less frequent.

Load limiting and load interruption are difficult services to manage and they may actually be more detrimental than a full disconnect. It is possible that claims of appliance damage could

result due to frequent cycling. Therefore, it is recommended that these services be avoided if at all possible. In typical prepayment programs, the incidence of disconnects is very small for most customers: the ability to make payments on their own schedule is enough to allow them to avoid disconnect situations. Therefore, load limiting and load interruption services may not be as necessary as some initially might think.

## Program Fees

One of the biggest discussions that any utility needs to have about a prepayment program is whether there will be any fee for it. This can be an involved discussion with good points on both sides. In the days of traditional prepayment systems, there was a very good argument for additional fees as the prepayment equipment meant significant additional cost.

The arguments today about fees are less clear-cut because of the reduced cost to provide prepayment on top of an existing (and previously cost-justified) AMI program. However, the fact remains that prepayment will mean—at least for some time—a higher cost to serve a segment of your customer base. This is, in part, due to transaction processing fees, prepayment engine ongoing fees, or other costs.

The evidence suggests that the inclusion of fees has no adverse impact on overall satisfaction with the program. Prepayment programs have charged various fees, some of which are obvious and some less so. The following paragraphs detail some of the types of fees being successfully included in prepayment programs.

- **Rates.** Most programs do not have any special rate for prepayment customers. However, there is a growing consideration at some cooperatives to offer a *lower* rate for prepayment as an incentive for the service. This is also because some utilities are seeing significant benefits with prepayment that lower their overall costs. This is a relatively new development in the world of prepayment

- **Monthly Fees.** Monthly fees are the most common for prepayment services. The amount charged per month has ranged from \$3 to as much as \$10. This type of fee is much more favored than developing a special rate (\$/kWh) for prepayment. This is because the cost to serve a prepayment customer is really independent of the amount of power used. It also provides a much more predictable revenue stream.

- **Transaction Fees.** Some utilities have very successfully included a transaction fee as part of each purchase. The nature of this fee can vary. One utility only charged a fee for transactions that were made at locations other than utility offices or after hours. Customers appreciated the convenience but knew they could avoid the transaction if they went to the utility offices. Therefore, it was a matter of convenience versus cost.

Also, charging transaction fees is a way to avoid customers abusing the system. Some customers may actually make transactions every day if there is no inducement to limit the number of transactions. This can put a further strain on the utility's transaction processing capabilities.

- **Rental Fees.** If the program is to support an optional in-home display, the utility may opt to charge an additional rental fee and/or a deposit. This is a realistic option in that the display is optional but does incur a cost to provide it from the utility.

- **Reconnect Fees.** This is a fee that is somewhat unusual and was only discovered at a utility





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earlier this year. The utility has retained a reconnect fee for customers who let their prepayment balance go to zero and are disconnected. The reconnect fee is nominal but

it is a further inducement for the customer to maintain a positive balance. Once again, this fee has not seemingly had any adverse effect on overall customer satisfaction.



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# 5

## Prepayment Program Marketing

There is little to suggest that prepayment needs any significant amount of marketing. Some utilities have branded the service with a number of names, including:

- Pay as You Go,
- FlexPay,
- EasyPay and
- PayEasy

Surveys of customer satisfaction at utilities with branded prepayment programs versus those that aren't branded in some manner have very little difference. This is not to suggest that marketing and branding of the service does not have value. In many cases, the branding of prepayment with a unique name does make the

service easier to reference and, subsequently, describe. This can have a significant impact on overall understanding of the system.

The main areas of marketing a prepayment program have to do with educational materials whether they are in print or online. These materials help customers learn what the service is and how it operates. The materials should accentuate the following:

- Added convenience,
- Flexible payment schedule,
- No monthly bills,
- Better usage information helps energy conservation, and
- No late fees

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# 6

## Evaluating the Business Case for Prepayment

**In This Section:**

- Bad Debt Reduction**
- Service Fees**
- Collections**
- Customer Satisfaction**
- Late Payments**
- Business Case Summary**

Because there are so many different variables to consider when deciding whether to implement a prepayment program, a standard business case template is difficult to develop. The business case can take many different forms and include many different aspects of the customer relationship. Some of the most prominent considerations are:

- Bad debt reduction,
- Reduction of collection costs,

- Reduced number of late payments,
- Increased sales, and
- Increased customer satisfaction

In general, a utility should be able to assess the costs of a prepayment program and compare it against the overall benefits of the program to determine the baseline for the business case. If the business case is not positive, the utility can then implement any necessary service fees to make up the difference.

**Bad Debt Reduction**

One of the most prominent aspects of a prepayment business case is the effect it has on bad debt and write-offs. Table 6.1 shows the impact of prepayment on write-offs for Brunswick EMC

in Shallotte, N.C. With one of the oldest and longest-running prepayment programs in the country, BEMC has a significant history and experience with prepayment.

As can be seen in Table 6.1, BEMC has been able to reduce its write-offs to below the North Carolina median, but it is still above the national median. One of the questions that should be asked is why BEMC hasn't enjoyed more success in this particular area. One of the main reasons for this may be that BEMC has experienced a number of growing pains over the years with respect to its prepayment technology. Therefore, at various times the program could not grow as fast as desired.

**TABLE 6.1: Brunswick EMC Prepayment Program Write-Offs Comparison**

	<b>BEMC</b>	<b>U.S. Median</b>	<b>N.C. Median</b>
Before Prepaid	0.34%	Average 0.197	Average 0.328
After Prepaid	0.24%		
Annual Savings	\$250,000		

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	Year 1	Year 2	Year 3	Year 4	Year 5
Average Write-Offs	\$1,000,000	\$1,000,000	\$1,000,000	\$1,000,000	\$1,000,000
Percentage Reduction	2%	5%	10%	20%	30%
Resulting Savings	\$20,000	\$50,000	\$100,000	\$200,000	\$300,000

	Year 1	Year 2	Year 3	Year 4	Year 5
Average Write-Offs	\$1,000,000	\$1,050,000	\$1,102,500	\$1,157,625	\$1,215,506
Percentage Reduction	2%	5%	10%	20%	30%
Resulting Savings	\$20,000	\$52,500	\$110,250	\$231,525	\$364,652

To estimate the impact prepayment should have on a utility's bad debt, a five-year history of write-offs for the utility should be compiled. From that information, the business case can take an average of those five years or use those data points to develop a trend on write-offs and make projections over the next five years. From this average or these trending numbers, the business case can assume that prepayment will reduce these numbers by a percentage. From the example above, a conservative percentage is 25% to 35%. This is the resulting annual savings to be expected from prepayment. A further conservative and realistic approach would be to start with a lower percentage in the early years of the program and ramp it up as the program is projected to grow in size.

An example of an averaged write-off business case component is shown in Table 6.2

An example of a trended write-off business case component is shown in Table 6.3

Note that this estimation shows a 5% increase in write-offs per year

### Collections

The business case component with respect to collection costs is very similar to the bad debt component. The utility should look at its annual collection costs and predict a suitable reduction in them. The percentage reduction should likely be similar to the percentage estimations in the bad debt section.

Collection costs should include all real and tangible costs, such as third party agencies, late

notice printing and postage costs, etc. It is at the utility's discretion as to whether these costs include labor associated with these activities. If the utility believes that personnel associated with these activities could either be assigned to other activities or that the positions would be eliminated, then labor costs should be included.

### Late Payments

Late payments can impact the cash flow of a utility. If late payments significantly impact operations and result in periodically utilizing a credit line, then these costs should be quantified

and added to the business case. Quantifying these costs on an annual basis can then lead to the same type of analysis as for bad debt and collections.

### Service Fees

As mentioned elsewhere in this document, a utility should consider suitable fees for

prepayment if necessary to make the business case work. Implementing these fees sooner



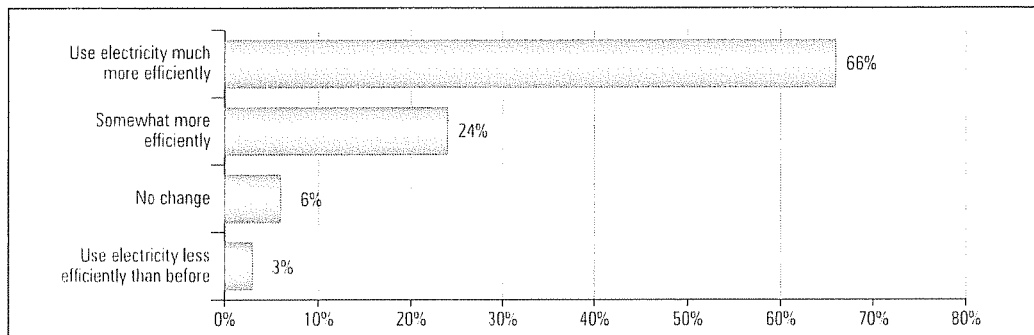
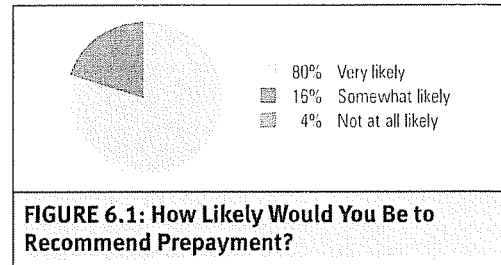
**TABLE 6.4: Potential Revenue Gained from Fees**

	Year 1	Year 2	Year 3	Year 4	Year 5
Number of Accounts	100	250	750	1,500	2,500
Monthly Fees (\$5)	\$6,000	\$15,000	\$45,000	\$90,000	\$150,000
Transaction Fees (\$1/wk)	\$5,200	\$13,000	\$39,000	\$78,000	\$130,000

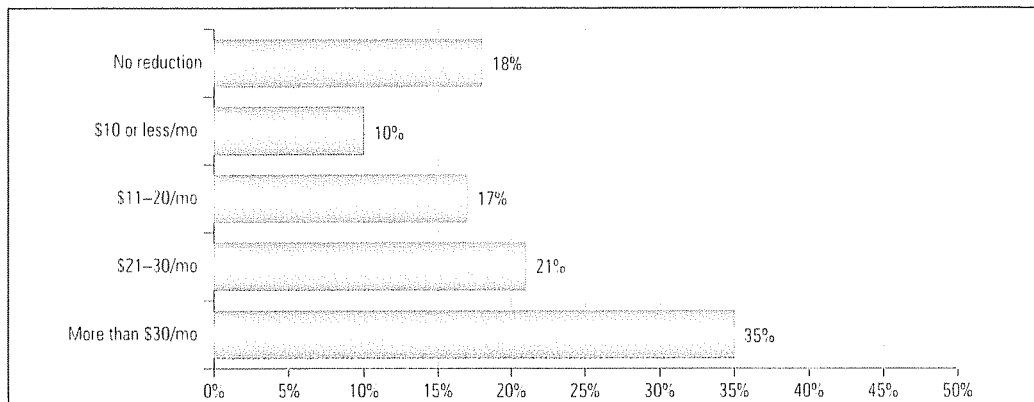
rather than later is also a better practice as it is easier to reduce fees than it is to raise them. Some of the potential revenue to be gained from fees is summarized in Table 6.4

**Customer Satisfaction**

Customer satisfaction is a very real and measurable consideration. It is, however, difficult to quantify in terms of real dollars. Figures 6.1 through 6.3 are some excerpts from the results of satisfaction surveys done by various utilities



**FIGURE 6.2: How Has Prepayment Affected Energy Usage?**



**FIGURE 6.3: How Much Has Your Monthly Payment Been Reduced on Prepayment?**

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## Business Case Summary

An overall business case for prepayment should likely take into account the following items:

- **Initial Setup Costs.** These are the costs associated with the initial setup of the program. They typically include any license costs of the prepayment engine software and any other general setup costs.
- **Ongoing Overhead Costs.** These are the monthly or annual costs associated with being able to provide the service regardless of how many customers are enrolled. These typically would include any ongoing software maintenance fees or vending infrastructure charges.
- **One-Time Customer Setup Cost.** These are the one-time costs associated with enrolling a customer into prepayment. These costs may include the addition of a remote disconnect. If the cost of the disconnect and the associated labor are included in the setup costs, then they should also possibly be offset by including the cost of doing a manual disconnect or disconnects on the account over some period of time.

- **Ongoing Customer Costs.** These are the costs associated with the ongoing provision of service. These costs may include service or transaction fees associated with the prepayment vending process. However, if these same fees would apply to a regular bill payment, then these fees should likely not be included.

Table 6.5 is a very rudimentary example of a prepayment business case.

The Bad Debt Reduction row is based on the number of accounts, an average amount of debt, a percentage of customers who actually have debt, and a percentage of debt that will be recovered. In Table 6.5, the breakdown was as follows for Year 1:

<b>Number of Accounts:</b>	<b>100</b>
<b>Average Amount of Debt:</b>	<b>\$500</b>
<b>Percentage of Customers with Debt:</b>	<b>50%</b>
<b>Amount of Debt Recovered:</b>	<b>50%</b>
<b>Amount Recovered:</b>	<b>\$2,500</b>

	Setup	Year 1	Year 2	Year 3	Year 4	Year 5
Initial Setup Costs						
Ongoing Overhead Costs						
Number of Accounts		100	250	750	1,500	2,500
Bad Debt Reduction		\$ 2,500	\$31,250	\$ 93,750	\$187,500	\$312,500
Collections		\$ 3,000	\$ 7,500	\$ 22,500	\$ 45,000	\$ 75,000
Total Savings		\$15,500	\$38,750	\$116,250	\$232,500	\$387,500
Customer Setup Costs		\$10,000	\$15,000	\$ 50,000	\$ 75,000	\$100,000
Overhead Transaction Fees		\$ 100	\$ 250	\$ 750	\$ 1,500	\$ 2,500
Total Costs		\$10,100	\$15,250	\$ 50,750	\$ 76,500	\$102,500
Customer Monthly Fees		\$ 6,000	\$15,000	\$ 45,000	\$ 90,000	\$150,000
Customer Transaction Fees						
Program Value		\$11,400	\$38,500	\$110,500	\$246,000	\$435,000



The Collections row is based on a similar methodology:

<b>Number of Accounts:</b>	<b>100</b>
<b>Average Amount of Debt:</b>	<b>\$500</b>
<b>% of Accounts Sent to Collections:</b>	<b>20%</b>
<b>% Retained by Collection Agency:</b>	<b>30%</b>
<b>Amount Saved:</b>	<b>\$3,000</b>

The Customer Setup cost is estimated at \$100/account. This is a very, very conservative estimate and likely high, depending on the overall allocation of costs, such as disconnects

The Overhead Transaction Fees are estimated at 1% of all amounts tendered, assuming that customers have an average monthly bill of \$100.

The Customer Transaction Fees are those that could be directly charged to the customer and can directly cover the Overhead Transaction Fees. In the case of this estimate, these fees have been left blank.

This business case estimate shows an overwhelmingly positive value, in part, because the program setup fees and ongoing overhead costs have not been specified.



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## Prepayment and Energy Efficiency

Prepayment has long been considered an effective tool for energy conservation and efficiency. The logical argument is that someone who can see their energy usage is likely to use less. This was considered especially true in the days of traditional prepayment systems, when usage was displayed in terms of dollars per hour of usage. Customers could actually turn on various appliances, see what each was costing them to operate, and then make much more informed decisions as to whether to operate an appliance or not.

The problem with the argument that prepayment fosters energy efficiency is that there is limited statistical support. In order to prove specifically that prepayment is an effective energy saving tool, a reasonably controlled data gathering process needs to be followed. The basic steps of this process are:

1. Establish usage patterns for a customer over a minimum of one year at a specific residence where the metering data is recorded.
2. That same customer would then be enrolled in prepayment for another year minimum to see how the usage patterns differed over that period of time.

The problem with these two seemingly simple steps is that detailed metering data prior to

the enrollment of prepayment may not be available. This is because either the meter was not read regularly (sometimes not even monthly if bills were estimated periodically) or the customer has not lived in one location for a full year prior to enrolling in prepayment. Since more transient customers are attracted to prepayment, it is not a surprise that a history for that customer at a particular site is not readily available. Also, if the meter prior to prepayment was not read on a frequent basis (at least daily), then conclusions on usage are difficult to make. In fact, in the early days of selling prepayment to utilities, one of the selling points was that the meter no longer needed to be read. (This argument was not a practical benefit in many ways.)

There are many utilities which have been running prepayment systems over the years that have estimated the energy conservation and efficiency benefits of their programs. These estimates range anywhere from 4% to more than 15%. The typical numbers quoted are around 12%.

Modern AMI-based systems give a greater opportunity to study the effects of prepayment on energy usage. Whether specific meters are designated as prepayment sites or not, AMI systems typically collect at least daily data.

The numbers in Table 7.1 represent two accounts from the prepayment program at Pee Dee Electric Cooperative in Florence, South Carolina.

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**TABLE 7.1: Comparison of Two Prepayment Accounts at Pee Dee EC**

2009			2010									2011					
			Regular						Prepayment								
Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar
1590	1164	1781	2935	4114	3263	1988	815	1418	2476	2588	2371	1805	1070	1760	2831	2155	1255
990	1166	1436	2622	1945	1607	894	1090	1499	1913	1944	1737	936	498	1234	2050	1537	427

**TABLE 7.2: Detailed Comparison of Savings for Two Pee Dee Prepayment Accounts**

Oct	Nov	Dec	Jan	Feb	Mar	Total
-215	94	21	104	1959	2008	3971
54	668	202	572	408	1180	3084

**TABLE 7.3: Potential Energy Savings from the Pee Dee EC Prepayment Program**

Year	Month	Average Residential kWh on Cycle 3	Average Prepaid kWh	Difference	% Change
2010	Jan	2360	1958	402	17.04%
2010	Feb	2050	1844	206	10.07%
2010	Mar	1554	1454	101	6.47%
2010	Apr	1010	820	191	18.88%
2010	May	1145	993	152	13.28%
2010	Jun	1348	992	356	26.43%
2010	Jul	1689	1151	538	31.87%
2010	Aug	1923	1621	302	15.72%
2010	Sept	1605	1005	600	37.36%
2010	Oct	1122	883	239	21.32%
2010	Nov	1162	1055	107	9.18%
2010	Dec	1675	1389	286	17.07%
2011	Jan	2514	2163	351	13.96%
2011	Feb	1884	1837	46	2.47%
2011	Mar	1054	1048	6	0.57%

The data in Table 7.1 is from two accounts that had been on regular bill payment from October 2009 through March of 2010. These same two accounts were on prepayment during the same months one year later, from October 2010 through March of 2011. In comparing the usage from one year to the next, as shown in Table 7.2, the following data is revealed:

The first account showed a net savings over the six-month period of 3,971 kWh. The second account showed an equally impressive savings of 3,084 kWh. These are real savings, although the argument could be made that these usage values have not been temperature-corrected to account for weather variations between the two years. It is also noted that something was especially different in March of 2011 for both accounts as their usage was drastically lower than the year before.

Pee Dee Electric has tried to look at the usage patterns a number of ways. Table 7.3 is another simple analysis to look at the potential energy savings.

Table 7.3 looks at the average usage of customers on Cycle 3 of the Pee Dee billing cycles. It calculates the average kWh usage of regular bill payment customers versus prepayment customers. In each month, the prepayment customers average less usage than regular bill payment customers. Once again, it is noted that March of 2011 seems to be an interesting month as the usage differential was minimal. However, the trend is fairly consistent. Figure 7.1 provides a better representation of the differences in the usage patterns of the two types of customers.



If we look strictly at the percentage changes in the usage, the graph looks as shown in Figure 7.2.

The important thing to note here is that the percentage difference is significantly higher in the summertime, except for the month of August. Part of this savings is likely due to prepayment customers using less air conditioning. The other contributor to this difference could be that some of the prepayment customers may not

have air conditioning at all; therefore, the numbers could be somewhat skewed. However, with the exception of the anomalous month of March 2011, there is a consistent differential of 5% to more than 15%.

As more utilities implement prepayment programs, it is likely that the energy conservation and efficiency impacts of prepayment will become even more statistically validated.

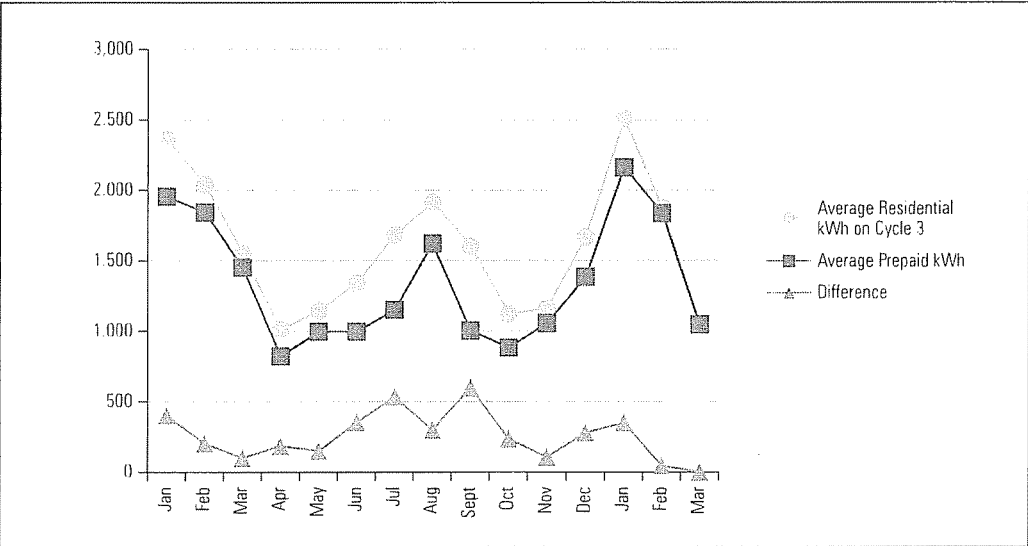


FIGURE 7.1: Usage Comparison Between Two Customer Types

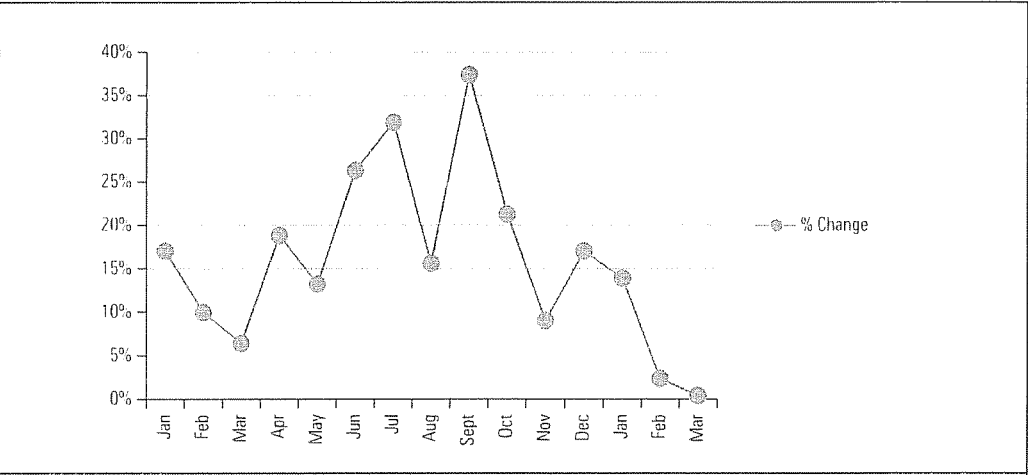


FIGURE 7.2: Percentage of Usage Change Between Two Customer Types



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# 8

## Ten Utility Questions

The following questions are ones that every cooperative should ask its organization before beginning a prepayment program:

1. What are your business objectives?
2. How well will your existing systems support prepayment?
3. Are there any external regulatory or advocacy obligations or obstacles?
4. How do your business processes need to change—or what new ones do you need—to support prepayment?
5. What are your current obligations/restrictions for disconnect?
6. What is your expected customer penetration for prepayment?
7. How will the program be promoted and structured?
8. Who will manage the program?
9. What is the overall impact of implementing prepayment?
10. What is your overall long-term vision for prepayment?

These questions are expanded upon in this section.

### Q1

#### What are your business objectives?

This is perhaps the most important and fundamental question to ask. The answer to this question will dictate several of the facets of the overall program, as well as determine the specific measurements of success. Some of the typical objectives for prepayment are:

- Reducing irate customer calls due to disconnects and high bill complaints,
- Reducing the number of disconnects in general, and
- Improving customer satisfaction

All of the above objectives are valid reasons for starting a prepayment program. Measuring the impact the prepayment program has on these objectives can be quite straightforward or somewhat difficult. For instance, see the measurements for each objective in Table 8.1.

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<b>Objective</b>	<b>Measurement</b>
Dealing with no pay/slow pay customers	The utility should compare the number of customers and total amount of arrears on a month-to-month basis
Providing a mechanism to collect debt	Measure the total amount of arrears, write-offs, and third party or other debt-collection costs.
Providing an alternative to high customer deposits for service	The most prominent measure of success for this objective is increased customer satisfaction. Customer satisfaction is likely something that is periodically measured at your utility based on an established process.
Reducing irate customer calls due to disconnects and high bill complaints	If the call center currently records the reason for calls to the call center, this metric should be easy to measure.
Reducing the number of disconnects in general	This specifically refers to utility-initiated disconnects, whether they are remotely actuated or require a truck roll. While prepayment may have its own disconnects, this operation is basically under control of the customer; utility personnel typically have no role in the process.
Improving customer satisfaction	Prepayment can have a huge impact on the overall customer satisfaction rating. This is, in part, because the customers who typically express the most dissatisfaction with the utility are those who have to pay high deposits, fall behind, and are periodically disconnected. Therefore, this improvement should be reflected in the regular customer surveys that utilities typically conduct.

## Q2

### How well will your existing systems support prepayment?

Prepayment can draw upon a number of existing systems in the utility. In many cases, these systems are very batch-oriented, while prepayment requires much more real-time or minimum latency operations. Systems of specific interest are:

- AMI System,
- Customer Information System (CIS),
- Interactive Voice Response (IVR),
- Customer Relationship Management (CRM), and
- Financial/Accounting

If any of the above systems (or any others) lack the ability to support a prepayment program, they must be dealt with or compensated for with external systems. Some specific system considerations are as follows

#### **AMI SYSTEM**

The AMI system must have basic functionality to support prepayment. This functionality includes periodic as well as on-request meter readings. It also includes the ability to perform remote disconnects and reconnects at properly equipped meter sites. These functions are pretty basic.

What can be overlooked is that another essential requirement of the AMI system is that it have very high availability. This system must be extremely reliable. This means that, not only does the AMI system implementation need to be robust but, also, there needs to be specific disaster-recovery plans in place to avoid any downtime. The reason for this requirement is that customers who are currently disconnected cannot be reconnected when the AMI system is down. Conversely, they cannot be disconnected, but that is not nearly as problematic as having a



hundred or more customers who have made payments and the system cannot immediately reconnect them

**CUSTOMER INFORMATION SYSTEM (CIS)**

Depending on the capabilities of your CIS it may be the actual prepayment engine for the program. That capability simplifies some things and, potentially, complicates others. Like the AMI system requirement above, if the CIS is the actual prepayment engine, then it needs to have high availability as well in order to support disconnects and, more importantly, reconnects.

If the CIS is *not* the prepayment engine, then it can play a variety of roles in the program. Typically, the CIS is still the system of record for all payments and other monetary transactions on the account. This means that the method of getting financial transactions entered into the CIS *must be defined and implemented* in such a way that it is fully automated. Correspondingly, the decision must be made as to whether the CIS will have the ability to transfer payments from existing vending channels back into the prepayment engine. While this may be highly desirable, the function must have minimal or no delay as these payments may be triggering the reconnection of service.

**INTERACTIVE VOICE RESPONSE (IVR)**

If your utility already utilizes an IVR system for other business purposes, its role in the prepayment program must be defined. Some prepayment engine vendors may support their own IVR program for taking payments and checking balances. Having two separate systems may be confusing to customers. Ideally, the two systems would be integrated so that calls could transfer from one to the other or that functionality from

one could be replicated on the other. At a minimum, the existing system would need to direct customers to call a different number for prepayment transactions.

**CUSTOMER RELATIONSHIP MANAGEMENT (CRM)**

In many cases, the CRM function may be supported as a module of the CIS. Regardless of where or what it is, it must be able to support prepayment. In many ways, this is as much of a process issue as it is a system issue. Specific processes of concern are:

1. How do call center personnel identify prepayment customers versus other customers? In what system do they look first?
2. Can call center personnel access the prepayment engine in order to answer questions, troubleshoot problems, or take payments?
3. Can (or should) call center personnel be able to initiate reconnects for customers with extenuating circumstances?

**FINANCIAL/ACCOUNTING**

From an accounting perspective, prepayment is the process that accepts payment for a service prior to it being provided. This can be problematic for some accounting systems and departments as the traditional mentality is to be able to match up every dollar received to some amount of kilowatt-hours or other services. Prepayment revenue cannot be readily allocated to a specific number of kilowatt-hours because customers will use energy at different rates. Ten dollars received from one customer with low daily usage means that more of the 10 dollars goes to base charges than actual kilowatt-hours, as shown in Table 8.2.

Customer	Amount Paid	Average Daily Usage (kWh)	Daily Base Charges	Energy Rate (per kWh)	Amount to Energy	Amount to Base Charges
Customer A	\$10.00	30	\$0.50	\$0.05	\$7.50	\$2.50
Customer B	\$10.00	90	\$0.50	\$0.05	\$9.00	\$1.00





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The two customers compared in Table 8.2 have decidedly different daily usage amounts. From a \$10 purchase, Customer A will spend \$7.50 of that amount on kWh and \$2.50 on base charges. Customer B will spend \$9.00 of that amount on kWh and \$1.00 on base charges.

Obviously, due to these different daily usage amounts, Customer A's purchase lasts five days. Customer B's purchase lasts two days.

While this may not be a specific stumbling block for many utilities, it has been problematic for others.

## Q3

### Are there any external regulatory or advocacy obligations or obstacles?

If your utility is unregulated (or self-regulated), specific approval requirements may not be required for a prepayment program. However, if regulatory approvals are required, then make sure you understand the approval process and timeline involved.

Even if regulatory approvals are not necessary, it is advisable to engage any specific regulatory or consumer advocacy agencies, or even news outlets, to disseminate correct and appropriate information about prepayment. This will help to avoid delays later due to negative perceptions of the program.

Information advocacy agencies—as well as any assistance agencies—may be the most important to contact. Teaching advocacy agencies about the benefits of prepayment for the

consumer should be done in a manner that doesn't hide the utility benefits or the utility costs to provide the service.

A third group that should be addressed are the assistance agencies. These organizations help customers who have amassed debt. The agency processes are designed to respond to notices of disconnect or "past due." In prepayment programs, these notices no longer exist. Therefore, it is important to know if and how these groups can alter their policies to provide support for prepayment. In a specific case at one utility, these agencies encouraged the customer to get off of prepayment and get back on regular billing because that was the only way they could or would provide assistance.

## Q4

### How do your business processes need to change—or what new ones do you need—to support prepayment?

Prepayment is a different way of doing business. Depending on the nature of the prepayment program chosen, some of the processes that can be affected are:

- Customer Enrollment (new customer),
- Customer Enrollment (switching existing customer from regular payment),
- Equipment Installation (if necessary),
- Customer Vending,
- Customer Disconnect,
- Customer Reconnect,
- Payment Processing,
- Customer Exceptions, and
- Financial Reporting.

An example of how a particular process might need to change can be shown for remote disconnects. The current disconnect process for regular billing customers may involve various levels (or "milestones") of communications prior to the actual disconnect. This might involve phone calls, door hangers, or other means. With prepayment, the disconnect process can be much more automatic and streamlined. Typically, you want to remove as many manual steps to the process as possible while, at the same time, put in enough checks to make sure that inadvertent disconnects do not occur. In most cases, the prepayment engine should be able to provide notices automatically. However, for



various reasons a utility may want to be able to manually review plans to disconnect a customer prior to allowing it to happen. As a program grows, it is likely that any manual review

of the disconnect process may prove unwieldy, but it may provide the necessary comfort level for a utility that is just beginning a prepayment program.

Q5

### What are your current obligations/restrictions for disconnect?

Prepayment somewhat assumes that customers can be disconnected and reconnected as often as necessary based on their particular payment habits. In most cases, these disconnects and reconnects are separate from any traditional disconnection processes and restrictions, including issues associated with disconnect notifications and moratoriums. In some cases, it may not be feasible to bypass these restrictions. If so, it is important to make sure that they can be supported when selecting vendors for the program.

In lieu of being able to perform a full disconnect, some vendors may support load limiting or periodic load interruption when the customer

balance falls below zero. It is important to understand the specific capabilities of these services and their configuration requirements prior to committing to such a program. During the research for this report, no load limiting or load interruption programs were identified.

It should be noted that the inability to perform disconnects may not be a factor that limits the success of a prepayment program. Data from various programs show that only a few accounts actually are disconnected. This suggests that the ability for the customer to make payments on their own schedule may be all that is necessary for the account to remain in good standing.

Q6

### What is your expected customer penetration for prepayment?

Some studies have shown that the expected level of penetration for prepayment can be in the 10% to 15% range. Specific territorial and demographic considerations can impact that percentage in either direction. While it may take

years to achieve these levels, the impacts of these percentages must be considered. In many cases, the uptake of customers at utilities offering prepayment can possibly create a strain on staff, resources, and systems.

Q7

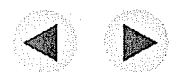
### How will the program be promoted and structured?

Initiating a prepayment program is a significant undertaking. The publicity for a program needs to be carefully considered. Prepayment is not something that typically needs broad promoting or advertising. It is a program that can be promoted through customer service and call center personnel to customers who are having difficulty paying their bills or for new customers who can't afford the typical deposit for regular service.

This is *not* to suggest that prepayment should be promoted as a low income or bad customer

solution. Utility experience shows that it should be offered to all customers regardless of service or payment history. This same experience shows that customers who can benefit from prepayment are the ones who naturally gravitate to it.

Call center and customer service personnel need to be carefully trained to offer prepayment in the right context. They also need to fully understand that any stigmatizing comments must be avoided. In situations where a customer with a good payment history inquires about prepayment, comments such as "that really isn't for



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you” or “you wouldn’t want that” should be avoided. This is, in part, because some customers may simply prefer prepayment over regular billing regardless of their payment history

These customers are actually ones that can be used as examples if anyone ever questions the intent and appeal of a prepayment program

## Q8

**Who will manage the program?**

This rather simplistic question is important in today’s environment. Traditional prepayment programs were seen as metering systems and, so were typically managed from the meter shop. Today’s systems tend to be much more customer service and IT focused in their implementation, assuming that an AMI system is either already—or in the process of being—deployed. Typically, the overall management of the program comes from customer service or other similar department

Prepayment programs obviously can’t “just happen.” There needs to be a clear-cut assignment of responsibility, as well as the acknowledgment that a prepayment program will take some time to implement. Therefore, the person or persons responsible for the program need to have suitable adjustments in their work assignments so as to help make the program a success.

## Q9

**What is the overall impact of implementing prepayment?**

Implementing a prepayment program can have a lot of positive aspects. However, in its zeal to create a program, the utility should stop and look at the complete deployment picture to understand the overall impact to the utility and its personnel. This is not to be construed as an attempt to talk any utility out of implementing prepayment but simply as a word of caution.

Staff for one of the longest-running prepayment programs at a cooperative have said many times over the years that they would eliminate their prepayment program if they could. However, they know that their customers would be

extremely displeased. In all fairness, that utility implemented its program when there was special prepayment hardware and a separate head-end system that didn’t interface well with the CIS, which resulted in a lot of double-keying of data.

Today’s systems can avoid much of that pain. However, minimizing the need for integration between the prepayment software and the CIS can have a serious impact on program viability. If the uptake of the service takes off faster than expected, any manual work that was deemed acceptable for a lower number of participants may become unwieldy.

## Q10

**What is your overall long-term vision for prepayment?**

This last question is somewhat tied back to the first (on what your business objectives are) and includes issues associated with other questions on the list as well. By establishing the appropriate goals of the program initially, an effective program can be designed. The design can compensate for shortcomings of existing systems and allow a good measure of success. However, it is important to understand if any of these adjustments are not suitable for long-term operation.

The overall vision for prepayment should be part of the total smart grid and system architecture. There is likely a good argument to be made that prepayment can be positioned as *one of the most tangible customer services* for smart grid systems. To that end, the goal of prepayment should be viewed as just another billing method with very little, if any, specific overhead that is not directly compensated by the service itself.



The direction of prepayment suggests that most CIS will ultimately support it. There is likely to be a question at some time in the future as to whether a third-party prepayment

engine is a better and more cost-effective solution than using the services offered by the existing CIS. It also remains to be seen as to when and how well some CIS will support prepayment

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## Ten Vendor Questions

### In This Section:

 **Metering Questions**
 **Prepayment Software Questions**

The following are questions that a utility should ask vendors during the evaluation process. Because prepayment programs today are typically multivendor in nature, two sets of 10 questions

are provided. The first set of questions should be asked of the metering vendor. The second set should be asked of the head-end prepayment application vendor.

### Metering Questions

The following are the 10 questions to be addressed to a metering/AMI vendor.

1. What utilities are currently using your system for prepayment?
2. Are there any specific options that the meter must include for it to be used for prepayment versus a standard meter? Likewise, are there any additional software modules in the AMI head end that are necessary to support prepayment?
3. How frequently can the metering system provide meter data for balance calculations for 15% of the meter population?
4. Can your system support an in-home display for the purposes of providing account information? If yes, how frequently can the metering system support the transmission of balance information to these displays for 15% of the meter population?

5. What is the typical latency from the time a disconnect or reconnect command is issued until the operation is completed? Are all commands guaranteed to be executed in proper sequence?
6. Can the reconnect methodology support an "Arm for Reconnect" process?
7. Can the metering system support any type of load limiting or periodic load interruption in lieu of a full disconnect during times when disconnects are not allowed?
8. Does your metering system provide any specific function to support prepayment? If so, what prepayment engines support its use?
9. With what head-end prepayment application has the metering vendor integrated? Is there a preferred vendor or partnership?
10. What support, if any, does the metering company provide for the setup and implementation of a prepayment program?

Each question is expanded upon in this section.

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Q1

**What utilities are currently using your system for prepayment?**

If a utility is considering implementing an AMI program, an option for prepayment should be part of the selection process. If the AMI program is already selected/deployed, then it is important to understand how other utilities

have implemented prepayment. Responses to this question should include utility name, contact name, size of program, and length of time it has been in operation.

Q2

**Are there any specific options that the meter must include for it to be used for prepayment versus a standard meter? Likewise, are there any additional software modules in the AMI head end that are necessary to support prepayment?**

It is vital to understand if a special meter, other than the embedded disconnect, is necessary to support prepayment. Having to change out meters at locations to support prepayment and subsequently remove them when the prepayment service is discontinued, is a labor- and time-intensive process. While the traditional prepayment systems involved custom hardware, the preferred approach is to be able to use a

standard meter for prepayment. The answer to this question should be no.

Some metering system vendors may have additional modules that are required to support prepayment or to interface to prepayment software vendors. It is important to note the overall cost of such interfaces in evaluating the overall structure and cost of the program.

Q3

**How frequently can the metering system provide meter data for balance calculations for 15% of the meter population?**

Metering systems can collect data at various intervals of time. Data must be collected often enough to supply any balance updates requested by the program, as well as ad hoc readings. The additional overhead of these types of readings

can be significant. It is important to understand the impact on the overall operations of the meter system, as well as how it meshes with other requirements of the metering system.

Q4

**Can your system support an in-home display for the purposes of providing account information? If yes, how frequently can the metering system support the transmission of balance information to these displays for 15% of the meter population?**

The utilization of a dedicated in-home display is something that most traditional prepayment systems offered. While newer programs have proven that such a device is not necessary for overall program success, it is a good potential option to deal with certain situations where

other communication options may not be available. The burden of this communication needs to be factored in with other communication requirements such as demand response, pricing signals, etc.



Q5

**What is the typical latency from the time a disconnect or reconnect command is issued until the operation is completed? Are all commands guaranteed to be executed in proper sequence?**

Disconnects and reconnects are part of the nature of a prepayment program. It is important to understand if the metering system has any inherent delays associated with executing these types of commands. In some cases, delays can be shortened based on the tuning of the AMI network. Of similar concern is that all commands are

guaranteed to be executed in proper sequence. If a customer has a low or zero balance, is due for disconnect, but makes a purchase, it is important to make sure that commands are not executed in the wrong order, such that the customer remains disconnected.

Q6

**Can the reconnect methodology support an “Arm for Reconnect” process?**

“Arm for Reconnect” is when the customer has to actually press a button on the meter—or initiate some other action—for the reconnect process to be completed. This was never an issue for traditional prepayment programs because the usage of a token at the display unit assured that the customer was home during a reconnect. This is not the case with today’s remotely controlled devices.

This document will not attempt to address the overall issues associated with “arm for

reconnect” capabilities. However, the trend in the market seems to be moving away from this capability, not just for prepayment but for reconnects in general. But a utility’s policy for prepayment may require that the metering program support some type of “arm for reconnect” process to ensure that the customer is on-site when power is restored for safety reasons (i.e., so the customer can turn off any appliances—such as a stove—that were on when the power went out).

Q7

**Can the metering system support any type of load limiting or periodic load interruption in lieu of a full disconnect during times when disconnects are not allowed?**

Load limiting can be an effective alternative to full disconnect. However, depending on the capabilities of the metering system, it can be

more labor-intensive to manage. There is no prominent example of a prepayment program using this type of function.

Q8

**Does your metering system provide any specific function to support prepayment? If so, what prepayment engines support its use?**

Some vendors have included a number of functions in their meters which facilitate the implementation of prepayment. These capabilities must be fully evaluated to determine both how they will help provide the service and if they are supported by the prepayment software.

Special functions need to be carefully considered as they may operate on estimations rather than complete data. A specific example is the ability to slightly delay the time until the meter is configured for disconnect by crediting an amount of kilowatt-hours to the meter until such





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time that a disconnect is performed. Few utilities would wish to use such a capability because:

- There is no way to know specifically how many kilowatt-hours can be used prior to disconnect due to fixed charges also associated with the balance
- “Pre-arming” the disconnect in this way means that the system must be able to get a “cancel” message through to the meter if the customer makes an additional purchase prior to the amount of kilowatt-hours being

depleted. The delivery of these messages in a timely manner is critical

What this example shows is that most of the “fancy” capabilities that some meter vendors might offer really don’t enhance the prepayment service as a whole and may actually create more problems than they solve. Best practice is to initiate the disconnect at a time when the disconnect needs to occur—when the balance reaches zero—and there is no doubt about the customer balance.

## Q9

**With what head-end prepayment application has the metering vendor integrated? Is there a preferred vendor or partnership?**

Some metering vendors may have specific partnerships with some prepayment software programs. While these partnerships may not limit the utility’s ability to select an alternative

software program, it does potentially indicate an established working integration and relationship and, therefore, less risk during implementation.

## Q10

**What support, if any, does the metering company provide for the setup and implementation of a prepayment program?**

While most metering companies do not provide any prepayment-specific project support, the question should be asked in order to gauge the overall familiarity of the vendor with

prepayment programs. Dialogue on this topic can be a very good indication of what you can expect from the vendor.

### Prepayment Software Questions

The following are 10 questions to be addressed to a prepayment software (prepayment engine) vendor

1. What utilities are currently using your system for prepayment?
2. How frequently can the software system provide balance calculations for 15% of the meter population?
3. What are the customer notification options supported by the prepayment software?
4. What is the level of integration supported with the main utility CIS?
5. What types of rates and account add-ons can the system support?
6. How accurately can the prepayment software calculate customer charges?
7. What are the vending methods supported by the system? Do these methods require any specific arrangements with third-party vendors?
8. Can the software support “arm for reconnect” and/or load-limiting functions?
9. With what metering system has the software vendor integrated? Is there a preferred vendor or partnership?
10. What is the overall cost of the prepayment software program and how is it structured?



Q1

**What utilities are currently using your system for prepayment?**

Understanding what the features and capabilities of a prepayment engine are is one of the most important aspects of implementing a program. Perhaps most important in this discovery process is identifying and discussing prepayment with the vendors' references. These are the people

who can give you their real world experience, not only with the vendor, but also with prepayment in general. Responses to this question should include utility name, contact name, size of program, and length of time it has been in operation.

Q2

**How frequently can the software system provide balance calculations for 15% of the meter population?**

Understanding the scalability of the prepayment software is important in understanding the overall capability of the system. The 15% amount is a basic guideline. Some prepayment software vendors offer the capability of providing basic usage calculations to customers who are not on prepayment but want to be able to keep closer watch on their power bills. This means that the

volume of customers on the system could be significantly more than 15%. This same question was asked in the metering vendor questions and the overall answer of the two vendors must be considered together, as the system can only perform at the level of lowest performance of each system.

Q3

**What are the customer notification options supported by the prepayment software?**

The answer to this question should be a wide variety of options, including:

- Text messaging,
- Email,
- Interactive Voice Response (IVR),
- Web presentation, and
- In-home display.

For each of these options, it needs to be clearly understood what resources the utility is responsible for and what resources the vendor provides. As an example, if IVR is supported, is this IVR system provided by the software vendor or is an interface to a utility-owned system assumed?

Q4

**What is the level of integration supported with the main utility CIS?**

If the prepayment program is part of the utility CIS, then this question may not be as important as it is when two different systems are involved. However, the question should likely still be asked in order to make sure that the CIS vendor hasn't developed a separate prepayment module rather than integrating the service into the core CIS function. This question is important in determining

some of the basic processes that need to be put in place to support prepayment. Some of the follow-on considerations to this question are:

- 1 Can a customer be enrolled into prepayment from the main CIS customer screen without the need to access the prepayment software user interface?



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2. Can account adjustments be exchanged on either system without the need for double-keying?
3. Can payments be exchanged on either system without the need for double-keying?
4. Can the system support the transfer of rate and other billing parameter changes from the CIS to the prepayment software without the need for double-keying?
5. Can the prepayment system provide balance and/or disconnect status information to the CIS in a periodic and automated fashion?

In many cases, the limiting factor for these integrations is the CIS. However, it is necessary to know in order to understand the level of impact on processes and overhead the prepayment program will require. In the initial phases of a program, minimal integration can be accepted, but this is likely not a long-term acceptable condition

## Q5

**What types of rates and account add-ons can the system support?**

As noted elsewhere in this document, prepayment is a payment method and not a billing method. Ideally, customers should also be able to participate in time-of-use (TOU), critical peak pricing, load control, and other customer-focused programs while still enjoying the benefits of

prepayment. Likewise, the prepayment software should be able to support the inclusion of other customer charges, such as security lighting, rental programs, or other programs to which they might subscribe.

## Q6

**How accurately can the prepayment software calculate customer charges?**

This question has to do with the fact that it is unlikely that a third-party prepayment software engine will calculate the customer bill to the exact penny as the CIS does. The CIS traditionally has been the system of record and, therefore, its calculations are the standard. Knowing how close the prepayment software can calculate the usage charges in comparison to the CIS will determine another aspect of the overall system design, i.e., how often the two systems need to be synced in order to accurately reflect customer charges.

Some utilities have elected to allow the prepayment software to be the system of record for prepayment and do not perform any balance synchronizations between the systems. This is the most expedient approach, but may not be suitable for long-term, full-scale deployment. Syncing up periodically, so that small adjustments can be made in the customer balance, is one way to deal with this issue. If this approach is taken, then the frequency of these synchronizations should be such that only small adjustments in the customer balance are being made and they are, therefore, transparent to the customer.

## Q7

**What are the vending methods supported by the system? Do these methods require any specific arrangements with third-party vendors?**

Some prepayment vendors bring their own vending methods as part of their system. It is important to understand how these work and how well they suit your customers' needs. As an example, a vendor who supports MoneyGram for making purchases may not have

much value if your territory has very few MoneyGram locations.

Correspondingly, if a vending method involves additional overhead charges, you'll need to decide whether these expenses will be passed on to the customer or absorbed by the utility.



Q8

**Can the software support “arm for reconnect” and/or load-limiting functions?**

The potential benefits of these features have been addressed in the metering questions. If they are deemed important, then, obviously,

the metering system *and* the prepayment software need to support them

Q9

**With what metering system has the software vendor integrated? Is there a preferred vendor or partnership?**

If the utility has already deployed an AMI program, then this question becomes whether the software vendor has integrated with the metering system used by the utility. Once again, knowing what the existing capabilities are between the expected metering and software

systems lessen the risk of integration and implementation. In the case where the AMI program is already deployed, many of these questions should be adjusted to specifically address the capabilities with that metering system

Q10

**What is the overall cost of the prepayment software program and how is it structured?**

Perhaps one of the most important criteria to the selection of a prepayment software system is the overall cost. This cost can be configured in a number of ways—one time license, per meter, per transaction—so it is up to the utility to make

sure the charges are fully understood and how they affect the overall cost of the program. It is also important to understand how much, if any, of these costs can be supported by the customer.



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# 10

## Prepayment Program List

One of the objectives of this report was to generate a comprehensive list of prepayment programs around the country. The most expedient means of determining where these prepayment programs were located was to consult the vendors who assist in providing the programs. While some vendors were very forthcoming with the list of prepayment customers, other vendors preferred not to divulge that information due to privacy concerns. A total of 73 prepayment programs were identified. A breakdown of these programs on a state-by-state basis appears in Table 10.1.

The southeastern United States by far has the highest concentration of programs. Alabama, Florida, Georgia, North Carolina, South Carolina, Tennessee, and Virginia represent 42 of these programs.

A map showing the overall location of these programs across the United States appears in Figure 10.1.

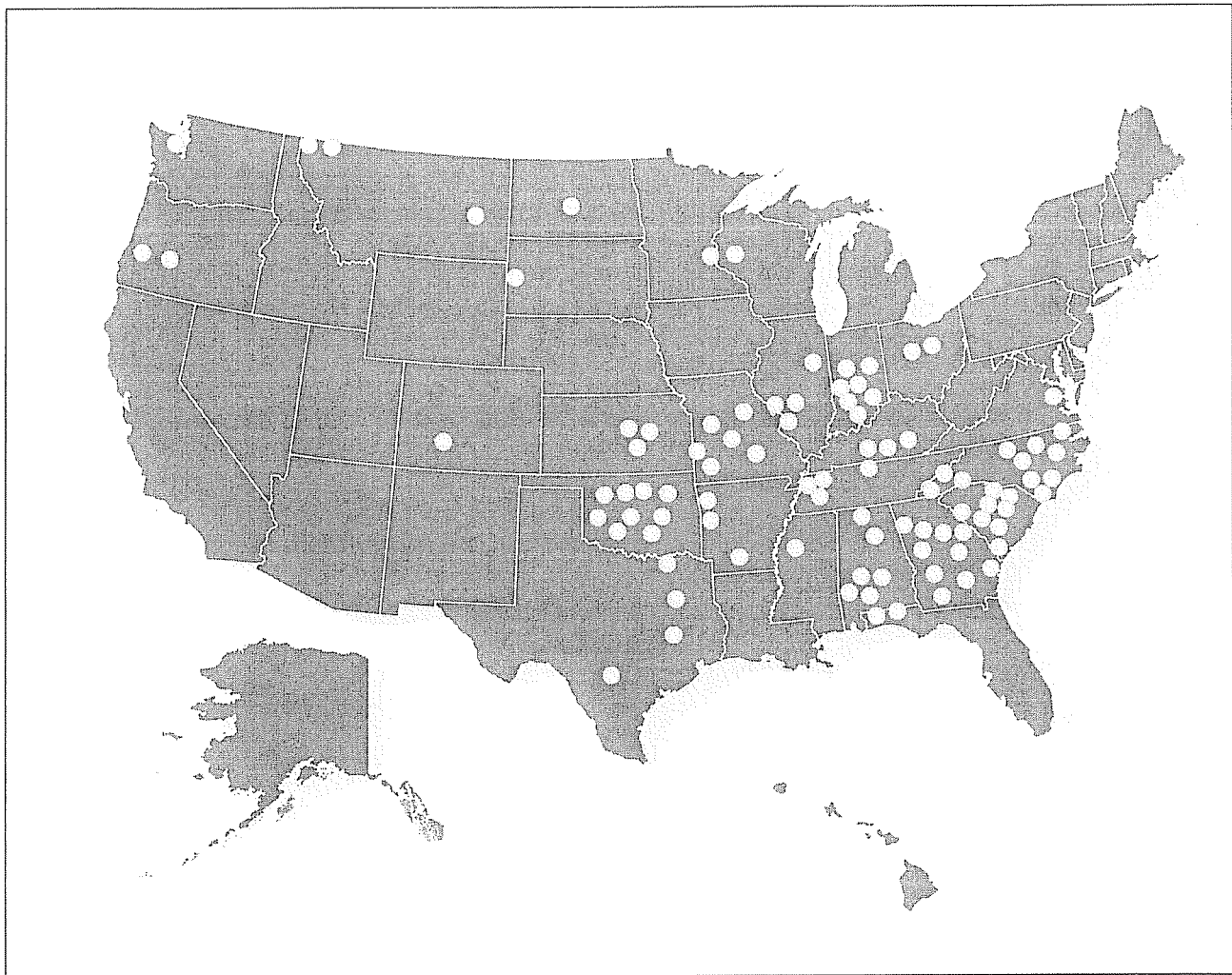
The complete list of prepayment programs appears in Table 10.2.

**TABLE 10.1: Number of Prepayment Programs by State**

State	Qty.
Alabama	6
Arkansas	3
Colorado	1
Florida	2
Georgia	10
Illinois	4
Indiana	7
Kansas	3
Kentucky	3
Minnesota	1
Missouri	6
Montana	3
North Carolina	12
North Dakota	1
Ohio	2
Oklahoma	9
Oregon	2
South Carolina	8
South Dakota	1
Tennessee	4
Texas	4
Virginia	1
Washington	1
Wisconsin	1
<b>Total:</b>	<b>95</b>

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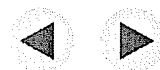
**FIGURE 10.1:** Map of Prepayment Program Sites in the U.S.

Utility Name	City	State	Prepayment Engine	AMI System
Central Alabama Electric Cooperative	Prattville	AL	Exceleron	Aclara
Coosa Valley Cooperative	Tallegaha	AL	Exceleron	Aclara
Covington Electric Cooperative	Andalusia	AL	Exceleron	Aclara
Cullman Electric Cooperative	Cullman	AL	Exceleron	Aclara
Dixie Electric Cooperative	Union Springs	AL	Exceleron	Aclara
Wiregrass Electric Cooperative	Hartford	AL	Aclara	Aclara
Arkansas Valley Electric Cooperative	Ozark	AR	Aclara	Aclara
Ouachita Electric Cooperative Corp.	Camden	AR	Aclara	Aclara
Ozarks Electric Cooperative	Fayetteville	AR	Exceleron	Aclara
San Luis Valley Electric Cooperative	Monte Vista	CO	Exceleron	Cooper (Cannon)
Choctawhatchee Electric Cooperative	Defuniak Springs	FL	Exceleron	Landis + Gyr
West Florida Electric Cooperative	Graceville	FL	Aclara	Aclara
Carroll EMC	Carrollton	GA	Exceleron	Aclara
Central Georgia EMC	Jackson	GA	Exceleron	Landis + Gyr
Diverse Power	LaGrange	GA	Exceleron	Aclara
Greystone Power Corporation	Douglasville	GA	Exceleron	Landis + Gyr
Irwin Electric EMC	Ocilla	GA	Exceleron	Cooper (Cannon)
Jefferson Electric Cooperative	Wrens	GA	Exceleron	Landis + Gyr
Middle Georgia EMC	Vienna	GA	Exceleron	Landis + Gyr
Okefenoke Rural EMC	Nahunta	GA	Exceleron	Aclara
Tri-Country EMC	Gray	GA	Exceleron	Aclara
Tri-State EMC	McCaysville	GA	Exceleron	Landis + Gyr
Eastern Illini Electric Cooperative	Paxton	IL	N/A	Aclara
Monroe County Electric Cooperative	Waterloo	IL	Aclara	Aclara
Southwestern Electric Cooperative	Greenville	IL	Aclara	Aclara
Tri-County Electric Cooperative	Mt. Vernon	IL	N/A	Aclara
Hendricks Power Cooperative	Avon	IN	N/A	Aclara
Kankakee Valley REMC	Wanatah	IN	Exceleron	Landis + Gyr
Parke County Electric Cooperative	Rockville	IN	Exceleron	Landis + Gyr

*Continued*



Utility Name	City	State	Prepayment Engine	AMI System
Southeastern Indiana REMC	Osgood	IN	Aclara	Aclara
Southern Indiana Power	Tell City	IN	N/A	Aclara
Utilities Dist. of Western Ind. REMC	Bloomfield	IN	Aclara	Aclara
White County REMC	Monticello	IN	N/A	Aclara
Butler Rural Electric Cooperative	El Dorado	KS	N/A	Aclara
DS&O Electric Cooperative, Inc.	Solomon	KS	N/A	Aclara
Flint Hills RECA	Council Grove	KS	Aclara	Aclara
Jackson Energy Cooperative	McKee	KY	N/A	Aclara
Pennyrile RECC	Hopkinsville	KY	Aclara	Aclara
South Kentucky RECC	Somerset	KY	Aclara	Aclara
Minnesota Valley Electric Cooperative	Jordan	MN	NISC	Aclara
Barry Electric Cooperative	Cassville	MO	Aclara	Aclara
Barton County Electric Cooperative	Lamar	MO	N/A	Aclara
Co-Mo Electric Cooperative	Tipton	MO	Exceleron	Aclara
Cuivre River Electric Cooperative	Troy	MO	Exceleron	Landis + Gyr
Farmers Electric Cooperative	Chillicothe	MO	Exceleron	Cooper (Cannon)
Intercounty Electric Cooperative Assn.	Licking	MO	N/A	Aclara
Delta Electric Power Association	Greenwood	MS	Exceleron	Landis + Gyr
Flathead Electric Cooperative	Kalispell	MT	N/A	Aclara
Glacier Electric Cooperative	Cut Bank	MT	Aclara	Aclara
McCone Electric Cooperative	Circle	MT	N/A	Aclara
Blue Ridge EMC	Lenoir	NC	Exceleron	Aclara
Brunswick EMC	Shalotte	NC	Aclara	Aclara
Central EMC	Sanford	NC	Exceleron	Aclara
Edgecombe-Martin County EMC	Tarboro	NC	N/A	Aclara
Four County EMC	Burgaw	NC	Aclara	Aclara
French Broad EMC	Marshall	NC	N/A	Tantalus
Haywood EMC	Waynesville	NC	N/A	Aclara
Lumbee River EMC	Red Springs	NC	Aclara	Aclara
Pee Dee EMC	Wadesboro	NC	Exceleron	Aclara
Piedmont EMC	Hillsborough	NC	Exceleron	Landis + Gyr

*Continued*

Utility Name	City	State	Prepayment Engine	AMI System
Pitt & Green EMC	Farmville	NC	Exceleron	Aclara
Roanoke Electric Cooperative	Ahoskie	NC	Aclara	Aclara
Capital Electric Cooperative	Bismarck	ND	N/A	Aclara
Consolidated Electric	Gilead	OH	Aclara	Aclara*
Union Rural Electric	Marysville	OH	Aclara	Aclara*
Central Rural Electric Cooperative	Stillwater	OK	Exceleron	Aclara
Cimarron Electric Cooperative	Kingfisher	OK	Aclara	Aclara
Cookson Hills Electric Cooperative	Stigler	OK	Aclara	Aclara
Cotton Electric Cooperative	Walters	OK	Exceleron	Landis + Gyr
Indian Electric Cooperative	Cleveland	OK	Exceleron	Aclara
Kiamichi Electric Cooperative	Wilburton	OK	Exceleron	Aclara
Lake Region Electric Cooperative	Hulbert	OK	Exceleron	Cooper (Cannon)
Northwestern Electric Cooperative	Woodward	OK	Exceleron	Landis + Gyr
Oklahoma Electric Cooperative	Norman	OK	Exceleron	Aclara
Lane Electric Cooperative	Eugene	OR	Exceleron	Cooper (Cannon)
Midstate Electric Cooperative	La Pine	OR	Exceleron	Cooper (Cannon)
Aiken Electric Cooperative	Aiken	SC	Exceleron	Aclara
Black River Electric Cooperative	Sumter	SC	Exceleron	Landis + Gyr
Coastal Electric Cooperative	Walterboro	SC	N/A	Aclara
Fairfield Electric Cooperative	Winnsboro	SC	Exceleron	Aclara
Horry Electric Cooperative	Conway	SC	Exceleron	Aclara
Pee Dee Electric Cooperative	Darlington	SC	Exceleron	Aclara
Santee Electric Cooperative	Kingstree	SC	N/A	Aclara
Tri-County Electric Cooperative	Saint Matthews	SC	Exceleron	Aclara
West River Electric Association	Rapid City	SD	N/A	Aclara
Forked Deer Electric Cooperative	Halls	TN	Aclara	Aclara
Gibson EMC	Trenton	TN	Aclara	Aclara
Southwest Tennessee EMC	Brownsville	TN	Exceleron	Landis + Gyr
Tri-County EMC	Lafayette	TN	N/A	Aclara
Bandera Electric Cooperative	Bandera	TX	Aclara	Aclara
Farmers Electric Cooperative	Greenville	TX	Exceleron	Landis + Gyr

*Continued*

# 10

**TABLE 10.2: List of Prepayment Programs at Cooperatives in the U.S. (cont.)**

Utility Name	City	State	Prepayment Engine	AMI System
Mid-South Synergy	Navasota	TX	Exceleron	Aclara
Wood County Electric Cooperative	Quitman	TX	Ampy	Ampy
Northern Neck Electric Cooperative	Warsaw	VA	N/A	Aclara
Peninsula Light Company	Gig Harbor	WA	SmartGridCIS	Landis + Gyr
Barron Electric Cooperative	Barron	WI	Aclara	Aclara*

\* Denotes programs that are using original PowerStat™ prepayment system.  
 N/A indicates that the prepayment engine vendor was not available. In those cases, it is likely that the prepayment engine is the incumbent CIS for the utility

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# 11

## Utility Surveys

To make sure that the utility perspective was accurately represented in this report, a number of utility surveys were conducted. These surveys posed a series of questions designed to help other utilities understand the specific experience of the target utilities. The utilities selected represent a fairly random set. They do not represent any specific AMI or prepayment software vendor. As such, questions regarding the specific systems were limited in favor of gaining an understanding of the overall prepayment program experience. The questions on the survey were as follows:

1. Why did you implement a prepayment program?
2. Have you achieved the desired results for your program?
3. How many customers do you currently have on prepayment?
4. How long has your program been in operation?
5. Is your program being run via your CIS or through a third-party software package?
6. If using a third-party package, please describe the interface, if any, between the CIS and the software package.
7. Have you conducted any satisfaction surveys of your prepayment customers? If so, what have been the results?
8. Are you offering an in-home display (IHD) as part of your prepayment program? If so, is it optional or mandatory?
9. Are you doing any load or current limiting as part of your program in lieu of a full disconnect?
10. Do you have a special rate for your prepayment customers? (Rate, in this sense, specifically refers to the cost per kWh.)
11. Are you charging any additional fees for prepayment customers, such as an additional base charge, charge per transaction, etc.? Please describe.
12. How and when are disconnects performed? Are they limited to certain hours of the day?
13. How are payments being supported from your prepayment customers? Do you accept/require credit cards? Can you accept cash? Is vending available 24 hours/day? Is the vending handled exclusively by the third-party software package?
14. What is your utility's vision for prepayment?
15. Please list your utility's name and address. If you wish your responses to remain anonymous, please leave this question blank. If you do include your utility name, please indicate your willingness to entertain additional questions from other utilities and the appropriate contact person for these inquiries.

As indicated by the last question, the utility had the option of responding anonymously to the survey. The following survey results were obtained:

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<b>TABLE 11.1: Survey Results</b>	
<b>Utility Name</b>	<b>Responses</b>
<b>Why did you implement a prepayment program?</b>	
Black River EC	High deposits and to offer consumers an option in a bad economy
Blue Ridge EMC	Like most utilities in today’s economy, we were looking for an option for our members that enabled them to setup an account without having to establish credit and/or pay a large deposit, and to eliminate possibility of late pay/cutoff fees. Senior management was also looking for a way for the cooperative to reduce bad debt/charge offs.
Brunswick EMC	BEMC was looking for ways to assist customers that were having difficulty with their electric bills. Helping these members would also help us with our delinquent and write-off.
Minnesota Valley EC	a. Provide an additional payment option for our members. b. Help manage uncollectable accounts.
Oklahoma EC	Initially it was to reduce bad debt and to offer an alternative to paying a large deposit.
Pee Dee EC	An additional customer service tool to enhance customer satisfaction.
West Florida EC	In combination with other efforts to control bad debt write-offs and to offer our member owners an option to increasing deposits.
Utility A	To give our members another payment option.
<b>Have you achieved the desired results for your program?</b>	
Black River EC	Yes, we believe we have.
Blue Ridge EMC	In process. ~ 1,000 members are now enrolled in the program (marketing name is FlexPay) and there has been a noticeable drop in charge-offs and a corresponding increase in member satisfaction by being able to use the prepayment option.
Brunswick EMC	Yes. A survey of our prepay customers shows a very high satisfaction rate and we have provided a program that assists them with keeping the power on.
Minnesota Valley EC	Not yet. We had hoped to attract more members to the program initially.
Oklahoma EC	Yes, our bad debt has been greatly reduced.
Pee Dee EC	Yes, we have.
West Florida EC	Yes.
Utility A	We are still in the early stages of the program but, so far, it has worked for us.

*Continued*

<b>TABLE 11.1: Survey Results (cont.)</b>	
<b>Utility Name</b>	<b>Responses</b>
<b>How many customers do you currently have on prepayment?</b>	
Black River EC	831
Blue Ridge EMC	Approximately 1,000
Brunswick EMC	Over 7,300
Minnesota Valley EC	83
Oklahoma EC	4,800 (about 10% of residential customers)
Pee Dee EC	1,600
West Florida EC	1,250
Utility A	Approx. 55
<b>How long has your program been in operation?</b>	
Black River EC	Since September/October 2009
Blue Ridge EMC	Was started on a district-by-district basis. First of four districts started FlexPay in 2009. Fourth district started Late Summer 2010. (This was, in part, due to the last AMR meter installations not being activated until January 2011. FlexPay requires an account to have an activated AMR meter/disconnect switch.)
Brunswick EMC	Since 1991
Minnesota Valley EC	Since April 2011
Oklahoma EC	5 years
Pee Dee EC	4 years
West Florida EC	Since late 2003
Utility A	10 months
<b>Is your program being run via your CIS or through a third-party software package?</b>	
Black River EC	We are using Exceleron Software, Inc.
Blue Ridge EMC	3rd party—Exceleron (PAMS = prepaid account management system)
Brunswick EMC	Currently a third-party package. We are working to migrate it to our CIS system.
Minnesota Valley EC	Via CIS
Oklahoma EC	Third party—Exceleron
Pee Dee EC	Third-party software package
West Florida EC	We have Aclara Utilisales prepaid software and we are working toward a customer interface with our billing CIS
Utility A	It is run with our CIS software

Continued



<b>TABLE 11.1: Survey Results (cont.)</b>	
<b>Utility Name</b>	<b>Responses</b>
<b>If using a third-party package, please describe the interface, if any, between the CIS and the software package.</b>	
Black River EC	Good two-way integration. CIS provides account and payment info. Prepay interfaces with AMI and provides usage, billing, and disconnect info. Current prepay info displays in CIS.
Blue Ridge EMC	Exceleron interfaces to our ATS (our CIS provider) system and Aclara (our AMR provider) systems. Payments are received/posted by ATS typically within five minutes. Exceleron checks several times per hour for payments to update the FlexPay account status and/or initiate meter commands as necessary through Aclara
Brunswick EMC	The interface is a series of Batch processes or double entry. The AMR readings are all that is integrated into both systems.
Minnesota Valley EC	N/A
Oklahoma EC	Exceleron accesses CIS via a view through an ODBC connection. They do not pass balance or other information (like connect status) back to CIS
Pee Dee EC	The interface utilizes web services and a custom-built interface utilizing an ODBC connection.
West Florida EC	None
Utility A	N/A
<b>Have you conducted any satisfaction surveys of your prepayment customers? If so, what have been the results?</b>	
Black River EC	No
Blue Ridge EMC	Just unofficial at this time. Feedback to our district offices from members on prepay has been overwhelmingly positive. (We feel like this is due, in part, to requiring members to come into the office to have a detailed explanation of the program on the front-end, plus they sign an agreement that acknowledges their understanding of how the program works.) Feedback has also been favorable from landlords and from families of college students sharing apartments/condos.
Brunswick EMC	The BEMC satisfaction survey showed a 93% satisfaction rating.
Minnesota Valley EC	Not yet
Oklahoma EC	We have done two. Both came back very similar, with over 85% of prepay customers reporting that they are either satisfied or very satisfied with prepay.
Pee Dee EC	No
West Florida EC	Extensive customer survey conducted that showed overall customer satisfaction with prepayment at 88.2%.
Utility A	No

Continued



<b>TABLE 11.1: Survey Results (cont.)</b>	
<b>Utility Name</b>	<b>Responses</b>
<b>Are you offering an in-home display (IHD) as part of your prepayment program? If so, is it optional or mandatory?</b>	
Black River EC	No. One of the options that we like about Excecleron is that they provide information through Internet, e-mail, telephone, and/or text. We prefer not to have an IHD
Blue Ridge EMC	Not presently. In part, because they can check their account status at any time if they have Internet /smart phone access.
Brunswick EMC	We do offer an IHD. It is mandatory only in that it is the only way to receive notification updates
Minnesota Valley EC	Yes, all participants have an IHD.
Oklahoma EC	We do not offer in-home displays at this time.
Pee Dee EC	No
West Florida EC	Yes, optional.
Utility A	Yes, mandatory.
<b>Are you doing any load or current limiting as part of your program in lieu of a full disconnect?</b>	
Black River EC	No
Blue Ridge EMC	Not presently; but we have the option to offer that if/when we go to combination meter/disconnect switch device.
Brunswick EMC	No
Minnesota Valley EC	No
Oklahoma EC	No
Pee Dee EC	No
West Florida EC	No
Utility A	No
<b>Do you have a special rate for your prepayment customers? (Rate, in this sense, specifically refers to the cost per kWh.)</b>	
Black River EC	No
Blue Ridge EMC	No
Brunswick EMC	All customers are charged the same per kWh.
Minnesota Valley EC	No
Oklahoma EC	No. It is the same as our regular residential rate.
Pee Dee EC	We do have a special rate, but the prepayment members are paying the same amount per kWh as a traditional payment member.
West Florida EC	No
Utility A	No

Continued





<b>TABLE 11.1: Survey Results (cont.)</b>	
<b>Utility Name</b>	<b>Responses</b>
<b>Are you charging any additional fees for prepayment customers, such as an additional base charge, charge per transaction, etc.? Please describe.</b>	
Black River EC	We charge an additional \$9 facilities charge and a \$10 reconnect fee.
Blue Ridge EMC	Yes. We have a flat \$10 per month "prepay meter option charge" which helps to cover the cost of the disconnect switch, monthly texting, and phone charges, plus monthly charges from Excecleron for use of the software.
Brunswick EMC	We do have a \$3 higher base charge per month for prepay customers.
Minnesota Valley EC	No.
Oklahoma EC	No. We used to charge an additional fee on base charge but we discontinued that a couple of years ago.
Pee Dee EC	We did increase our customer charge for prepayment members by \$10. This increase covers the cost of the prepayment program and the cost of the disconnect collar that we deploy on all prepayment accounts.
West Florida EC	Yes, we charge a transaction fee of \$2 and a lease fee of \$5 monthly.
Utility A	Yes, there is an additional \$3 monthly charge.
<b>How and when are disconnects performed? Are they limited to certain hours of the day?</b>	
Black River EC	Business days at 10:00 a.m.
Blue Ridge EMC	We provide a one-day "cut-off grace period" after the account balance goes negative. We do not currently cut-off on weekends or designated holidays. Applicable cut-offs are initiated at 11:30 a.m. each business day.  If an account is disconnected, reconnection is made typically within 20-40 minutes after payment is made to pay for the negative balance plus establishing a minimum of \$25 positive balance on the account.
Brunswick EMC	All disconnects perform automatically once the money amount is zero or less.
Minnesota Valley EC	Disconnects are performed between 8 a.m. and 5 p.m., no holidays, no weekends. For locations with a reconnect collar, the service is disconnected remotely. For those without, a meter reader performs the disconnect.
Oklahoma EC	We schedule disconnects for 9:30 in the morning, Monday-Friday, excluding holidays.
Pee Dee EC	Disconnects are completed Monday-Friday at 10 a.m. for accounts with a negative balance after 24-hour notice has been given.
West Florida EC	Disconnects occur 365 days per year at 10 a.m., if the customer is in the negatives at the midnight read.
Utility A	10 a.m. weekdays only.

Continued



<b>TABLE 11.1: Survey Results (cont.)</b>	
<b>Utility Name</b>	<b>Responses</b>
<b>How are payments being supported from your prepayment customers? Do you accept/require credit cards? Can you accept cash? Is vending available 24 hours/day? Is the vending handled exclusively by the third-party software package?</b>	
Black River EC	Credit Cards 24/7, cash in our office during business hours.
Blue Ridge EMC	Credit cards, cash in offices during regular business hours, in district payment drop box after business hours, and local Wal-Marts. Members can make payments on-line or by phone 24/7, by credit/debit card or e-check.
Brunswick EMC	We provide 24/7 payment options at several of our eight kiosk locations. They are cash-only for our prepay customers. Customers can purchase at the counters with cash, check, or credit card. They can also call in and use credit card. The kiosks are managed through a third-party company.
Minnesota Valley EC	Credit cards are accepted and no fees are charged. There are no vending options, so cash is only accepted in the office.
Oklahoma EC	Any payment type can be supported except reoccurring bank draft. We accept credit cards through a third party. Cash can be paid in the office or through a third-party kiosk. Vending is available 24 hours per day. Vending is handled by a third party but cash payments can be made in the office during business hours.
Pee Dee EC	Payments are accepted by the same methods as our traditional payments: cash, check, credit card, credit card and check by phone, credit card and check online, MoneyGram, kiosk, and third-party RPPS.
West Florida EC	We sell prepaid electricity 24 hours a day via our cashier's counter and our 24-hour service department. We accept cash, checks, credit cards.
Utility A	Online payments or payments taken at office.
<b>What is your utility's vision for prepayment?</b>	
Black River EC	We currently only offer prepay to new customers, but would like to offer it to existing consumers with poor pay histories.
Blue Ridge EMC	We definitely want to increase enrollment in the program (goal of 6K out of 70K members). It is a program that has many positive benefits and is an excellent payment option for members and the membership as a whole.
Brunswick EMC	To see the program grow to help many other people and for many different options.
Minnesota Valley EC	a. Provide an additional payment option for our members. b. Help manage uncollectable accounts.
Oklahoma EC	Our goal for prepayment is to have at least 20% of customers on prepay. We want prepay to be recognized as a program which can benefit any consumer, not just the credit-challenged person
Pee Dee EC	We see prepaid as a member-service tool to meet the needs of those members who desire to pay for their usage as the cost is incurred while minimizing the risk to the cooperative
West Florida EC	To continue to provide this option to our member owners, and to allow demand to drive implementation
Utility A	[No Response]

Continued



<b>TABLE 11.1: Survey Results (cont.)</b>	
<b>Utility Name</b>	<b>Responses</b>
<b>Please list your utility's name and address as well as a contact person for further questions.</b>	
Black River EC	Black River Electric Cooperative, Inc. P.O. Box 130 Sumter, SC 29151
Blue Ridge EMC	Blue Ridge Electric Membership Corporation 1216 Blowing Rock Blvd. Lenoir, NC 28645
Brunswick EMC	Brunswick Electric Membership Corporation P.O. Box 826 Shallotte, NC 28459  Contact Jimmy Green, 910.754.4391
Minnesota Valley EC	Minnesota Valley Electric Cooperative 125 Minnesota Valley Electric Drive Jordan, MN 55352  Contact Ryan Hentges, ryanh@mvec.net, 952.492.8202
Oklahoma EC	Oklahoma Electric Cooperative P.O. Box 1208 Norman, OK 73070  Contact Jonna Buck, jbuck@okcoop.org, 405.217.6634.
Pee Dee EC	Pee Dee Electric Cooperative P.O. Box 491 Darlington, SC 29540  Contact Lori Stuckey, Vice President, Member Services
West Florida EC	West Florida Electric Cooperative P.O. Box 127 Graceville, FL 32440  Contact Penny Hagan, phagan@westflorida.coop, 850.263.3231
Utility A	[Anonymous]

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## Vendor Lists

The purpose of this report is not to endorse any particular vendor or vendors. In the case of AMI system vendors, it is believed that most cooperatives know the players or have already begun to implement solutions. The vendors of prepayment engines may be less well-known. A list of vendors is included here. Note that this list does not include any CIS vendors which either are offering or developing a prepayment program. Any investigation into the viability of a prepayment program should include an investigation into the incumbent CIS capabilities.

Exceleron Software Inc.  
5440 Harvest Hill Road, Suite 233  
Dallas, TX 75230  
972 852 2711  
[www.exceleron.com](http://www.exceleron.com)  
[sales@exceleron.com](mailto:sales@exceleron.com)

SmartGridCIS  
12600 Deerfield Parkway, Suite 100  
Alpharetta, GA 30004  
866 678 1110  
[www.smartgridcis.com](http://www.smartgridcis.com)  
[internetsales@smartgridcis.com](mailto:internetsales@smartgridcis.com)

PayGo Electric  
333 North Point Center East, Suite 250  
Alpharetta, GA 30022  
678 325 6511  
[www.paygoelectric.com](http://www.paygoelectric.com)

Guardian Payment Systems  
6 South Tejon Street, Suite #400  
Colorado, CO 80903  
719 487 2775  
[www.guardianpayments.com](http://www.guardianpayments.com)

Of note in the list of vendors above is that PayGo Electric has developed firmware that can be downloaded to an existing AMI meter so that real-time usage calculations can be supported for the customer, thereby emulating the features of the original systems described earlier in this document. The main issue is that this capability may not be supported by all AMI systems. Also, it is left for the individual utility to determine if there is enough value in this feature to justify its implementation.

There are some other options to consider that may be viable considerations depending on the individual needs of the utility. If your utility has

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not yet deployed—and is not ready to select—an AMI program, but would like to implement prepayment, an alternative would be to deploy a metering program that can be surgically deployed (i.e., anywhere within a cooperative's entire territory) with minimal communications overhead. Such systems typically utilize existing cellular coverage as the communications link between the residence and the head end. Some vendors to consider in this camp are:

Carina Technology  
655 Discovery Drive, N.W., Suite 201  
Huntsville, AL 35806  
256 704 0422  
[www.carinatek.com](http://www.carinatek.com)

SmartSynch, Inc  
1400 Old Canton Road  
Jackson, MS 39211  
888 362 1780  
[www.smartsynch.com](http://www.smartsynch.com)

Metrum Technologies  
315 S. University Parks Dr  
Waco, TX 76701  
254 752 7300  
[www.metrum.us](http://www.metrum.us)

Nighthawk  
6116 N. Central Expressway, Suite 710  
Dallas, TX 75206  
214 234 7571  
[www.nighthawkcontrol.com](http://www.nighthawkcontrol.com)



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## Future Prepayment Options

Certainly the future of prepayment looks bright. Prepayment programs are becoming more and more common, not only with cooperatives but with other utility types as well. The natural expectation for prepayment is for it to become more pervasive and, subsequently, easier to implement. As that implementation gets easier, additional fees for prepayment may fade away.

One of the most likely systemic changes for prepayment in the future is the increased level of support from incumbent CIS. Many of the leading CIS vendors today are developing and delivering prepayment as part of their offerings. As these offerings get more mature, it remains to be seen as to what the future is for third-party prepayment engines.

As more experience is gained with prepayment, it is likely that the service will evolve. One of the things that no one currently knows is whether prepayment could still be a viable service if there's no threat of a disconnect. Some initial indications, including data showing a low frequency of disconnects for prepayment customers, seem to give that possibility credence.

One of the most interesting, but legally problematic, options for prepayment is to utilize the debt payment feature as a savings mechanism. Customers who have paid off their debt could simply opt to continue having a percentage of

all amounts tendered put into basically a savings account. This account could be refunded periodically to the customer at the most advantageous time. The concept of a Christmas account is the most likely scenario.

As stated, this type of innovation is problematic because the utility would essentially be a bank and potentially subject to all banking rules and restrictions. However, it is possible that a utility and a bank might be able to partner some day to offer such a program.

Another future option for prepayment involves the potential to create hybrid payment and billing. As electric pricing becomes more real-time, there is a concept that was considered in New Zealand as part of a prepayment offering after the country deregulated the electric utility industry.

The basic concept is that customers could have service either in a prepayment or post-payment mode and move between the two seamlessly. The concept is that customers operating in prepayment mode would pay a lower rate. As a customer moves from prepayment to post-payment mode (i.e., their account balance has run down to zero), the rate could potentially increase. The result is that the customer can enjoy a discount by paying in advance, while still maintaining service in post-payment mode without incurring a disconnect.

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# 14 Prepayment Program Structure

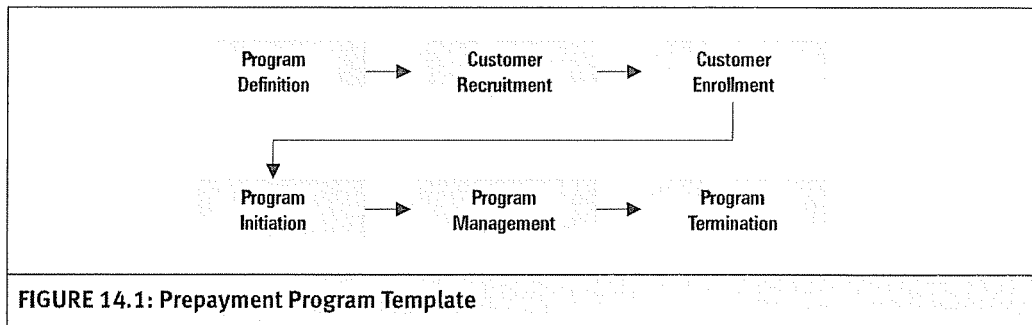
**In This Section:**

- Program Definition
- Program Initiation
- Customer Recruitment
- Program Management
- Customer Enrollment
- Program Termination

This is a template for a prepayment program. An overview of the various components of the program is shown in Figure 14.1

Within each of these program components, a

number of decisions must be made and definitions determined. The subsequent sections of this document raise many of these issues and decision points



**Program Definition**

The Program Definition is the basis for the entire pilot. Specific questions about what the service entails must be defined to set the stage for all other steps of the program. Specifically, the questions that must be answered are:

1. What is the rate or rates offered in the program?

2. What are the base (monthly or daily) charges associated with the program? Is there a specific component for prepayment?
3. Can the program support other fees as part of the program? (This includes things such as rental fees, unmetered equipment, etc., and is important to help define the recruitment criteria for the program.)

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- 4 How are the base and other fees charged? Daily? Hourly? What is the policy associated with these fees during times of disconnect? (Also what is the capability of the head-end software for fees?)
  - 5 What is the deposit policy for prepayment? (The waiving of the account deposit has been proven to be one of the main enticements for some customers )
  - 6 How will any existing debt be handled? (Also what is the capability of the head-end software for handling existing debt?)
  - 7 What are the options for customer notification of balance information?
    - a. Texting
    - b. Email
    - c. In-home display
    - d. Web presentation
  - 8 What is the customer balance notification frequency? Daily? More often?
  - 9 What is the disconnect policy?
    - a. Additional notifications
    - b. When can disconnects be performed?
    - c. What are the reconnect requirements?
  - 10 How can customers make purchases?
    - a. Point of Sale
    - b. IVR
    - c. Web
  - 11 What utility employees need to be trained on the program offering?
  - 12 What, if any, are the data exchange requirements and method between the prepayment head end and the CIS?
- All of these criteria must be established prior to the commencement of customer recruitment

### Customer Recruitment

Recruiting prepayment program customers will be an integral part of the validity and success of the program. At the same time, experience has shown that only minimal effort is necessary to recruit customers for prepayment. Utilities have typically not needed to advertise or create other promotions as incentives to enrolling in prepayment. Customers who can most benefit from prepayment readily see the advantages of the service.

In order to facilitate the enrollment process, all utility employees who deal directly with customers need to be educated as to the benefits of prepayment so that they can discuss it knowledgeably. Utility experience has shown that this is the most valuable recruiting tool.

In one particular case, a utility essentially created an incentive program for call center and customer service personnel based on how many customers they were able to sign up for prepayment. While this was an unusual measure as compared to other utilities, it was effective.

In order to maintain the integrity of the program, it is recommended that there be only one criterion for participant selection. That criterion is simply the customer's desire to participate based on the perceived benefits of the program. Adding any other participation incentives to the customer offering only serves to potentially compromise the overall results of the program.

### Customer Enrollment

The enrollment process entails the procedure by which the customer signs up for the prepayment service. You will need to specifically ask yourself the following questions:

1. What is the process by which existing customers transition from regular bill payment to prepayment?
  - a. How is the time between customer sign-up and deployed operational metering equipment handled?
  - b. What is the necessary coding of the customer account in the main CIS?
  - c. How is necessary customer information transitioned from main CIS to prepayment head end?
  - d. Can the existing customer deposit be used in the transition process to either minimize debt or create initial balance?
2. What is the process by which new customers enroll for prepayment?



- a. How does the customer need to be entered into main CIS?
- 3. Is the customer required to be home for equipment installation? Does this change based on the support for an in-home display?
- 4. What is the required customer deposit for service, if any?
- 5. Will the customer be required to sign a contract/agreement?
- 6. What is the facility for customer training?

**Program Initiation**

The Program Initiation phase is the period when metering equipment is deployed and the prepayment service is started. This phase needs to have processes and policies established for the following issues:

- 1. How is metering hardware installation initiated and completed?
- 2. How is the completion of hardware installation registered in the prepayment head end?
- 3. What are the new equipment registration requirements for the prepayment head end?

- 4. Conversely, what are the existing meter removal registration/recording requirements for the existing CIS and, possibly, the prepayment head end?
- 5. Is any on-site customer training necessary?

Ideally, the program can be designed so that the enrollment and service initiation are seamless. This is feasible if the AMI system is already operational, so that a meter reading can be retrieved during the enrollment process, a final bill for regular service can be generated, and the initial state of the prepayment account can be completely specified.

**Program Management**

The Program Management phase is the ongoing service after the initiation of the program until prepayment is discontinued. It will ultimately impact not only the impression customers have of the utility but also the work load of the utility staff to offer the service. If all previous components of the program have been designed correctly, this period of the process should only need to deal with exceptions. In particular, exceptions would include:

- 1. How does the system support the replacement of metering equipment in the event of failure?

- a. What is the process when valid metering information is still manually available from the failed meter?
- b. What is the process when valid metering information is not available?
- 2. How are customer questions handled with regard to prepayment services and by whom?
- 3. What are the processes/authorities associated with deviations from the prescribed system operation, such as disconnect postponements?

**Program Termination**

This phase occurs when a customer opts to leave the program. Specific aspects of service termination include:

- 1. How does the customer request service termination in the case of leaving the program early?
- 2. How does the utility inform the customer of service termination at the end of the pilot?

- 3. How does the customer transition to regular service?
  - a. Is a deposit required?
  - b. How does the remaining balance on prepayment get transitioned to the CIS?
  - c. When is the metering equipment removed and how does the equipment change?



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## Conclusion

The implementation of prepayment is emerging as a valued and popular service among cooperatives. In fact, there may be no more tangible, visible, and readily accepted use of smart metering technology by utility customers than to implement a prepayment program. Of the prepayment programs in operation today, cooperatives boast the most programs, as well some of the longest-running.

There are many different ways to implement prepayment. The essential pieces in today's market are an AMI system of some type and a head-end software package to manage the prepayment accounts. This head-end software package may be the existing CIS if that capability has been implemented. Otherwise, a third-party system can be chosen. For those utilities concerned about the public image of their smart grid initiatives, prepayment may be one of the more tangible and easily understood programs that validates these initiatives.

The information gathered from a number of existing prepayment programs almost suggests that there is no way to do it wrong. Traditionally held concepts that there must be an in-home display and 24/7 vending sites that accept cash are being proven no longer necessary.

Most prepayment programs do not charge a special rate (\$/kWh) but many charge an additional monthly fee that ranges from \$3 to \$10 per month. In some cases, customers were charged a transaction fee and, in one specific case, the utility charged a reconnect fee. In all cases, customer satisfaction was very high.

The main motivations for implementing prepayment are to reduce bad debt/write-offs

and to offer a service that does not require a large deposit.

The business case for prepayment can basically be what the utility wants it to be. Some utilities view the cost of prepayment simply as the cost of doing business. Other utilities have put together a specific business case with fees associated with the service to make it either a break-even or slightly profitable program. Depending on how specific costs are allocated, what fees the utility elects to charge, and the valuation of customer satisfaction and goodwill, a positive business case is achievable for virtually any utility.

Because of the various ways in which prepayment can be implemented, utilities should carefully consider the systems and methods they choose since the service will likely become a core payment method of the utility for the foreseeable future.

The experience with prepayment is growing. This means that there is more information and knowledge on the subject than ever before. Utilities looking to implement prepayment should leverage this knowledge by talking to other utilities with programs to learn their lessons as a way of avoiding possible mistakes.

If you are a utility that:

- Would like to offer an alternative to regular billing,
- Has some level of bad debt or write-offs,
- Has an initial service deposit that has grown to an unmanageable level, or
- Has already deployed or has plans to deploy AMI.

prepayment is something that you should seriously consider.

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<b>AMI</b>	Advanced Metering Infrastructure	<b>kWh</b>	Kilowatt-Hour
<b>AMR</b>	Automated Meter Reading	<b>LCD</b>	Liquid Crystal Display
<b>CIS</b>	Customer Information System	<b>MDM</b>	Meter Data Management
<b>CRM</b>	Customer Relationship Management	<b>ODBC</b>	Open Data Base Connectivity
<b>EC</b>	Electric Cooperative	<b>PAMS</b>	Prepaid Account Management System
<b>EMC</b>	Electric Membership Corporation	<b>RPPS</b>	Remote Payment and Presentment Service
<b>HVAC</b>	Heating, Ventilating, and Air Conditioning	<b>TOU</b>	Time-of-Use
<b>IHD</b>	In-Home Display		
<b>IT</b>	Information Technology		
<b>IVR</b>	Interactive Voice Response		

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