PECO Energy Company

Electric Service Tariff

COMPANY OFFICE LOCATION
2301 Market Street
Philadelphia, Pennsylvania 19103

For List of Communities Served, See Page 4.

Issued November 30, 2020 Effective June 1, 2021

ISSUED BY: M. A. Innocenzo – President & CEO
PECO Energy Distribution Company
2301 MARKET STREET
PHILADELPHIA, PA. 19103

NOTICE

Deleted: October 15
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LIST OF CHANGES MADE BY THIS SUPPLEMENT

PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS (EEPC) xx Revised Page No. 45 and Original Page No. 45A
Changes as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE R RESIDENCE SERVICE – xx Revised Page No. 49
Change to the Variable Distribution Charge as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE-RH RESIDENTIAL HEATING SERVICE – xx Revised Page No. 50
Change to the Variable Distribution Charge as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE-GS GENERAL SERVICE – xx Revised Page No. 54
Change to the Energy Efficiency Charge as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE-PD PRIMARY-DISTRIBUTION POWER – xx Revised Page No. 56
Change to the Energy Efficiency Charge as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE-HT HIGH-TENSION POWER – xx Revised Page No. 57
Change to the Energy Efficiency Charge as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE EP ELECTRIC PROPULSION – xx Revised Page No. 58
Change to the Energy Efficiency Charge as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE SL-E STREET LIGHTING CUSTOMER-OWNED FACILITIES – xx Revised Page No. 63
Changes as a result of Phase IV of the Energy Efficiency and Conservation Program.

Rate SL-C SMART LIGHTING CONTROL CUSTOMER OWNED FACILITIES - xx Revised Page No. 65
Change as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE TLCL TRAFFIC LIGHTING CONSTANT LOAD SERVICE – xx Revised Page No. 68
Change as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE AL - ALLEY LIGHTING IN CITY OF PHILADELPHIA - xx Revised Page No. 70
Change as a result of Phase IV of the Energy Efficiency and Conservation Program.

APPLICABILITY INDEX OF RIDERS – x Revised Page No. 71
Removal of the Commercial/Industrial Direct Load Control Program (DLC) Rider and Residential Direct Load Control Program (DLC) Rider.

COMMERCIAL/INDUSTRIAL DIRECT LOAD CONTROL PROGRAM (DLC) RIDER - Original Page No. 79 and Original Page No. 80
Rider being eliminated in accordance with PECO’s Phase IV Energy Efficiency and Conservation Program. Thus, this page intentionally left blank.

RESIDENTIAL DIRECT LOAD CONTROL PROGRAM (DLC) RIDER - Original Page No. 92, Original Page No. 93, and Original Page No. 94
Rider being eliminated in accordance with PECO’s Phase IV Energy Efficiency and Conservation Program. Thus, this page intentionally left blank.

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PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS (EEPC)

Purpose: The purpose of this surcharge is to provide for full and current cost recovery of expenditures associated with the Company’s Phase V Energy Efficiency and Conservation Program Costs (EEPC).

Applicability: The surcharge shall be a calculated for billing purposes for all customers. The EEPC shall be charged to each rate schedule using the following units:

- **Phase IV**: The estimated EEPC shall be filed by May 1 each year to be effective June 1 through May 31.
- **Phase V**: The EEPC shall be recovered through a separate variable distribution service charge calculated by rate schedule on an annual basis using the following formulas:

\[ \text{EEPC}(n) = \left( \frac{C}{(1-T)} \right) + \left( \frac{E}{(1-I)} \right) \]

- **C** – The cost of the Energy Efficiency and Conservation Program includes: all expenditures, of the individual programs such as materials, equipment, installation, custom programs, evaluation measurement/verification, educating customers about availability to the extent not included in Consumer Education cost, not recovered through any separate recovery mechanism, and any other cost associated with implementation of the programs. Costs that relate to measures that are applicable to more than one rate class or that are shown to provide system-wide benefits, will be allocated to each class based on the ratio of class-specific projected program costs to the total projected program costs. The program costs are those approved by the PAPUC and audit costs for the Phase V program ending May 31, 2026.
- **E** – The over or (under) recovery from the applicable reconciliation period. Interest will not be applied to any over/under collections.
- **SWE** – The dollar costs for the PAPUC’s Statewide Evaluator. These costs will be reconciled separately and added to the EEPC and will not be subject to the 2% spending limit of the EE&C Plan.
- **PDR** – The savings/costs from the portion of projected EE Peak Demand Resources (PDR) nominated into PJM’s Forward Capacity Market (FCM). The Company will apply any proceeds/deficiencies from nominated PDR to the appropriate customer classes. These costs will be reconciled separately and added to the EEPC and will not be subject to the 2% spending limit of the EE&C Plan.
- **BU** – The total Billing Units for the applicable recovery period.
- **T** – The current Pennsylvania gross receipts tax rate included in base rates.
- **n** – The rate class for which the EEPC is being calculated: 1 = Residential, 2 = Small C&I, 3 = LC&I, 4 = Street lighting
  - Residential - Rates R, RH
  - Small C&I – Rate GS
  - Large C&I – Rates HT, PD, EP
  - Street Lighting – Rates SLE, SL-C, AL, TLCL

Filings and Reconciliations: The estimated EEPC shall be filed by May 1 each year to be effective June 1 through May 31. The first surcharge, effective June 1, 2022, will contain “C” and “E” factors calculated as follows: The “C–factor” will have two components: one including Phase I costs and the other including Phase II costs. The Phase III component will be set using any Phase III costs from projects started prior to the end of Phase III, but not yet billed as of June 1, 2021. For the “E–factor” over/under rate will include the Phase III costs for the 10 month period from June 1, 2020 through March 31, 2021.

The second EEPC, effective June 1, 2022, will be calculated as follows: the “C–factor” will include Phase IV costs for the period June 1, 2022 through March 31, 2023 and the “E–factor” will include costs for 12 months comprising Phase III costs for the 2 months of April and May 2023, and Phase IV costs for the 10 months of June 1, 2022 through March 31, 2023. The Phase IV component will be set using any Phase IV costs from projects started prior to the end of Phase III, but not yet billed as of June 1, 2021. The “C–factor” over/under rate will include the Phase IV costs for the 10 month period from June 1, 2020 through March 31, 2021.

For the municipal lighting rate schedules, the applicable variable or fixed distribution service charges shall include the EEPC.

Any direct load control benefits to the Company from the implementation of the programs shall be credited against the cost. Any program costs that are approved by the PAPUC and audit costs for the Phase IV program ending May 31, 2026 will be calculated using a 12 month “C factor” for the period June 1 through May 31 and an “E factor” for the period of April 1 through March 31, 2022.

(C) Denotes Change

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A reconciliation statement filing, in accordance with C.S. Title 66 §1307(a), will be made by April 30 of each year. The last Phase III only reconciliation statement will be for the 10 month period from June 1, 2020 through March 31, 2021. Phase IV reconciliation statements will be for the 12 month period April 1 through March 31 of each plan year. The first Phase IV reconciliation statement will cover the period April 1, 2021 through March 31, 2022 and include 2 months (April and May) of Phase III revenues and expenses and 10 months of Phase IV revenues and expenses (June through March). The EEPC mechanism is subject to annual audit review by the Bureau of Audits.
RATE R RESIDENCE SERVICE

AVAILABILITY.
Single phase service in the entire territory of the Company to the dwelling and appurtenances of a single private family (or to a multiple dwelling unit building consisting of two to five dwelling units, whether occupied or not), for the domestic requirements of its members when such service is supplied through one meter. Service is also available for related farm purposes when such service is supplied through one meter in conjunction with the farmhouse domestic requirements. Each dwelling unit connected after May 10, 1980 except those dwelling units under construction or under written contract for construction as of that date must be individually metered for their basic service supply. Centrally supplied master metered heating, cooling or water heating service may be provided if such supply will result in energy conservation.

The term “residence service” includes service to: (a) the separate dwelling unit in an apartment house or condominium, but not the halls, basement, or other portions of such building common to more than one such unit; (b) the premises occupied as the living quarters of five persons or less who unite to establish a common dwelling place for their own personal comfort and convenience on a cost sharing basis; (c) the premises owned by a church, and primarily designated or set aside for, and actually occupied and used as, the dwelling place of a priest, rabbi, pastor, rector, nun or other functioning Church Divine, and the resident associates; (d) private dwellings in which a portion of the space is used for the conduct of business by a person residing therein; (e) A detached garage, located on the same premises as the customer’s dwelling unit, that is utilized solely for the domestic requirements of the dwelling unit’s members and is served through the same meter as the dwelling unit; (g) A detached garage, located on the same premises as the customer’s dwelling unit, that is utilized solely for the domestic requirements of the dwelling unit’s members and requires separate metering service as a result of wiring restrictions or legal requirements.

The term DOES NOT include service to: (a) Premises institutional in character including Clubs, Fraternities, Orphanages or Homes; (b) premises defined as a rooming house or boarding house in the Municipal Code for Cities of the First Class enacted by Act of General Assembly; (c) a premises containing a residence unit but primarily devoted to a professional or other office, studio, or other gainful pursuit; (d) electric furnaces or welding apparatus other than a transformer type "limited input" arc welder with an input not to exceed 37.5 amperes at 240 volts.

CURRENT CHARACTERISTICS. Standard single phase secondary service.

MONTHLY RATE TABLE.
FIXED DISTRIBUTION SERVICE CHARGE: $9.98
FIXED DISTRIBUTION SERVICE CHARGE FOR FORMER OFF-PEAK METERS: $1.94

VARIABLE DISTRIBUTION SERVICE CHARGE:
All kWhs: $x.xxxxx per kWh

ENERGY SUPPLY CHARGE:
Refer to the Generation Supply Adjustment Procurement Class 1.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service Charge shall apply.

MINIMUM CHARGE: The minimum charge per month will be the Fixed Distribution Service Charge.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (ITAC), NUCLEAR DECOMMISSIONING COST ADJUSTMENT, UNIVERSAL SERVICE FUND CHARGE, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.

PAYMENT TERMS: Standard.

Issued November 30, 2020  Effective June 1, 2021
RATE R H RESIDENTIAL HEATING SERVICE

AVAILABILITY.
Single phase service to the dwelling and appurtenances of a single private family (or to a multiple dwelling unit building consisting of two to five dwelling units, whether occupied or not), for domestic requirements when such service is provided through one meter and where the dwelling is heated by specified types of electric space heating systems. The systems eligible for this rate are (a) permanently connected electric resistance heaters where such heaters supply all of the heating requirements of the dwelling, (b) heat pump installations where the heat pump serves as the heating system for the dwelling and all of the supplementary heating required is supplied by electric resistance heaters, and (c) heat pump installations where the heat pump serves as the heating system for the dwelling and all of the supplementary heating required is supplied by non electric energy sources. All space heating installations must meet Company requirements. This rate schedule is not available for commercial, institutional or industrial establishments.

Each dwelling unit connected after May 10, 1980 except those dwelling units under construction or under written contract for construction as of that date, must be individually metered.

CURRENT CHARACTERISTICS. Standard single phase secondary service.

MONTHLY RATE TABLE

FIXED DISTRIBUTION SERVICE CHARGE: $9.98

VARIABLE DISTRIBUTION SERVICE CHARGE:
SUMMER MONTHS. (June through September)
$X.XXX per kWh for all kWh.
WINTER MONTHS. (October through May)
$Y.XXX per kWh for all kWh.

ENERGY SUPPLY CHARGE:
Refer to the Generation Supply Adjustment Procurement Class 1.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service Charge shall apply.

MINIMUM CHARGE. The minimum charge per month will be the Fixed Distribution Service Charge.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), NUCLEAR DECOMMISSIONING COST ADJUSTMENT, UNIVERSAL SERVICE FUND CHARGE NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.

COMBINED RESIDENTIAL AND COMMERCIAL SERVICE. Where a portion of the service provided is used for commercial purposes, the appropriate general service rate is applicable to all service; or, at the option of the customer, the wiring may be so arranged that the residential service may be separately metered and this rate is then applicable to the residential service only.

PAYMENT TERMS. Standard.

Issued November 30, 2020      Effective June 1, 2021
RATE-GS GENERAL SERVICE

AVAILABILITY.
Service through a single metering installation for offices, professional, commercial or industrial establishments, governmental agencies, farms and other applications outside the scope of the Residence Service rate schedules.

For service configurations that are nominally 120/208 volts, 3 phase, 4 wires - If either the service capacity or the parallel-generating capacity exceeds 750 kVA for transformers located inside the building, the only rate option available to the customer will be Rate HT. If either the service capacity or the parallel-generating capacity exceeds 750 kVA but remains at or below 1,500 kVA for transformers outside the building, the customer may request service at 277/480 volts, 3-phase 4-wires from transformers located outside the building. Otherwise the only rate option available to the customer will be Rate HT.

For service configurations that are nominally 277/480 volts, 3 phase, 4 wires - If either the service capacity or the parallel-generating capacity exceeds either 750 kVA for transformers located inside the building or 1,500 kVA for transformers located outside the building, the only rate option available to the customer will be Rate HT.

CURRENT CHARACTERISTICS.
Standard single-phase or polyphase secondary service.

MONTHLY RATE TABLE.
FIXED DISTRIBUTION SERVICE CHARGE:
$14.49 for single-phase service without demand measurement, or
$18.47 for single-phase service with demand measurement, or
$44.21 for polyphase service.

VARIABLE DISTRIBUTION SERVICE CHARGE:
$8.57 per kW of billed demand ($0.00068) per kWh for all kWh

ENERGY EFFICIENCY CHARGE: $x.xxxxx per kWh

ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Classes 2 and 3/4.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service Charge shall apply.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), NUCLEAR DECOMMISSIONING COST ADJUSTMENT, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.

DETERMINATION OF DEMAND.
The billing demand may be measured where consumption exceeds 1,100 kilowatt-hours per month for three consecutive months; or where load tests indicate a demand of five or more kilowatts; or where the customer requests demand measurement. Measured demands will be determined to the nearest 0.1 of a kilowatt but will not be less than 1.2 kilowatts, and will be adjusted for power factor in accordance with the Rules and Regulations.

For those customers with demand measurement the billing demand will be determined as follows:
(a) For customers with demand up to 500 kW, the billing demand shall be the measured demand, with a minimum billing demand of 1.2 kW.

For customers with demand greater than 500 kW, the billing demand shall be the greater of (i) the measured demand, (ii) 40% of the maximum contract demand; or (iii) the maximum measured demand from the prior year.

If a measured demand customer has less than 1,100 monthly kilowatt-hours of use, the monthly billing demand will be the measured demand or the metered monthly kilowatt-hours divided by 175 hours, whichever is less, but not less than 1.2 kilowatts.

For those customers without demand measurement, the monthly billing demand will be computed by dividing the metered monthly kilowatt-hours by 175 hours. The computed demand will be determined to the nearest 0.1 of a kilowatt, but will not be less than 1.2 kilowatts.

MINIMUM CHARGE.
The monthly minimum charge for customers without demand measurement will be the Fixed Distribution Service Charge. The monthly minimum charge for customers with demand measurement will be the Fixed Distribution Service Charge, plus a charge of $7.10 per kW of billing demand. In addition to the above, for customers in Procurement Class 3/4 charges will be assessed on PJM’s reliability pricing model.
RATE-PD PRIMARY DISTRIBUTION POWER

AVAILABILITY.
Untransformed service from the primary supply lines of the Company’s distribution system where the customer installs, owns, and maintains any transforming, switching and other receiving equipment required. However, standard primary service is not available in areas where the distribution voltage has been changed to either 13 kV or 33 kV unless the customer was served with standard primary service before the conversion of the area to either 13 kV or 33 kV. This rate is available only for service locations served on this rate on July 6, 1987 as long as the original primary service has not been removed. PECO Energy may refuse to increase the load supplied to a customer served under this rate when, in PECO Energy’s sole judgment, any transmission or distribution capacity limitations exist. If a customer changes the billing rate of a location being served on this rate, PECO Energy may refuse to change that location back to Rate PD when, in PECO Energy’s sole judgment, any transmission or distribution capacity limitations exist.

CURRENT CHARACTERISTICS.
Standard primary service.

MONTHLY RATE TABLE.
FIXED DISTRIBUTION SERVICE CHARGE: $295.86

VARIABLE DISTRIBUTION SERVICE CHARGE:
$7.26 per kW of billing demand
($0.00062) per kWh for all kWh

ENERGY EFFICIENCY CHARGE: $x.xx per kW of Peak Load Contribution

ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Classes 2 and 3/4.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service Charge shall apply.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), NUCLEAR DECOMMISSIONING COST ADJUSTMENT PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.

DETERMINATION OF BILLING DEMAND.
The billing demand will be computed to the nearest kilowatt and will never be less than the measured demand, adjusted for power factor in accordance with the Rules and Regulations, nor less than 25 kilowatts. The 25kW minimum shall apply to the Energy Supply Charge and the Transmission Supply Charge. Additionally, the billing demand will not be less than 40% of the maximum demand specified in the contract.

MINIMUM CHARGE.
The monthly minimum charge shall be the Fixed Distribution Service Charge, plus the charge per kW component of the Variable Distribution Service Charge, plus in the case of Procurement Class 3/4 customers, charges assessed under PJM’s reliability pricing model.

TERM OF CONTRACT.
The initial contract term shall be for at least three years.

PAYMENT TERMS.
Standard.
RATE-HT HIGH TENSION POWER

AVAILABILITY.
Untransformed service from the Company’s standard high tension lines, where the customer installs, owns, and maintains, any transforming, switching and other receiving equipment required.

CURRENT CHARACTERISTICS.
Standard high tension service.

MONTHLY RATE TABLE

FIXED DISTRIBUTION SERVICE CHARGE: $353.76

VARIABLE DISTRIBUTION SERVICE CHARGE:
$4.89 per kW of billing demand
($0.00062) per kWh for all kWh

HIGH VOLTAGE DISTRIBUTION DISCOUNT:
For customers supplied at 33,000 volts: $0.15 per kW of measured demand.
For customers supplied at 69,000 volts: $1.21 per kW of measured demand.
For customers supplied over 69,000 volts: $1.21 per kW of measured demand.

ENERGY EFFICIENCY CHARGE:
$xx.xx per kW of Peak Load Contribution

ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Classes 2 and 3/4.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service Charge shall apply.

STATE TAX ADJUSTMENT CLAUSE; DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND NUCLEAR DECOMMISSIONING COST ADJUSTMENT APPLY TO THIS RATE.

DETERMINATION OF BILLING DEMAND:
The billing demand will be computed to the nearest kilowatt and will never be less than the measured demand, adjusted for power factor in accordance with the Rules and Regulations, nor less than 25 kilowatts. Additionally, the billing demand will not be less than 40% of the maximum demand specified in the contract. The 25 kW minimum shall apply to the Energy Supply Charge and the Transmission Supply Charge.

CONJUNCTIVE BILLING OF MULTIPLE DELIVERY POINTS.
If the load of a customer located at a delivery point becomes greater than the capacity of the standard circuit or circuits established by the Company to supply the customer at that delivery point, upon the written request of the customer, the Company will establish a new delivery point and bill the customer as if it were delivering and metering the two services at a single point, as long as installation of the new service is, in the Company’s opinion, less costly for the Company than upgrading the service to the first delivery point and provided that such multi-point delivery is not disadvantageous to the Company.

MINIMUM CHARGE.
The monthly minimum charge shall be the Fixed Distribution Service Charge, plus the charge per kW component of the Variable Distribution Service Charge, and modify less the high voltage discount where applicable plus in the case of Procurement Class 3/4 customers, charges assessed on PJM’s reliability pricing model.

TERM OF CONTRACT.
The initial contract term shall be for at least three years.

PAYMENT TERMS.
Standard.
RATE EP ELECTRIC PROPULSION

AVAILABILITY.
This rate is available only to the National Rail Passenger Corporation (AMTRAK) and to the Southeastern Pennsylvania Transportation Authority (SEPTA) for untransformed service from the Company’s standard high tension lines, where the customer installs, owns, and maintains any transforming, switching and other receiving equipment required and where the service is provided for the operation of electrified transit and railroad systems and appurtenances.

CURRENT CHARACTERISTICS.
Standard sixty hertz (60 Hz) high tension service.

MONTHLY RATE TABLE.
FIXED DISTRIBUTION SERVICE CHARGE: $1,292.35 per delivery point

VARIABLE DISTRIBUTION SERVICE CHARGE: $4.44 per kW of billing demand

HIGH VOLTAGE DISTRIBUTION DISCOUNT:
For delivery points supplied at 33,000 volts: $0.15 per kW.
For delivery points supplied at 69,000 volts: $1.21 per kW for first 10,000 kW of measured demand.
For delivery points supplied over 69,000 volts: $1.21 per kW for first 100,000 kW of measured demand.

ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Class 3/4.

ENERGY EFFICIENCY CHARGE: $xx.xx per kW of Peak Load Contribution

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service Charge shall apply.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND NUCLEAR DECOMMISSIONING COST ADJUSTMENT APPLY TO THIS RATE.

DETERMINATION OF BILLING DEMAND.
The billing demand will be computed to the nearest kilowatt and will never be less than the measured demand, adjusted for power factor in accordance with the Rules and Regulations, nor less than 5,000 kilowatts. Additionally, the billing demand will not be less than 40% of the maximum demand specified in the contract.

CONJUNCTIVE BILLING OF MULTIPLE DELIVERY POINTS.
If the load of a customer located at a delivery point becomes greater than the capacity of the standard circuit or circuits established by the Company to supply the customer at that delivery point, upon the written request of the customer, the Company will establish a new delivery point and bill the customer as if it were delivering and metering the two services at a single point, as long as installation of the new service is, in the Company's opinion, less costly for the Company than upgrading the service to the first delivery point and provided that such multi-point delivery is not disadvantageous to the Company.

Issued November 30, 2020  Effective June 1, 2021
Exhibit RAS-1

PECO Energy Company

RATES - STREET LIGHTING - CUSTOMER OWNED FACILITIES

AVAILABILITY

To any governmental agency for outdoor lighting provided for the safety and convenience of the public of streets, highways, bridges, parks or similar places, including directional highway signs at locations where other outdoor lighting service is established hereunder only if all of the Utilization Facilities, as defined in Terms and Conditions in this Base Rate, are installed, owned and maintained by a governmental agency.

This rate is also available to community associations of residential property owners both inside and outside the City of Philadelphia for the lighting of streets that are not dedicated. This rate is not available to commercial or industrial customers. All facilities and their installation shall be approved by the Company.

MONTHLY RATE TABLE:

SERVICE LOCATION DISTRIBUTION CHARGE: $x.xx per Service Location (as defined below) *

ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Class 2.

* The service location charge includes an Energy Efficiency Program Surcharge of $x.xx per location.

DETERMINATION OF ENERGY BILLED.

The energy use for a month of a Service Location shall be computed to the nearest kilowatt hour as the product of one thousandth of its wattage and the effective hours of use of such wattage during the calendar month under the established operation schedules as set forth under Terms and Conditions, Paragraph 1 Service. The wattage, expressed to the nearest tenth of a watt, of a Service Location shall be computed by multiplication of the rated wattage and the effective hours of use of such wattage during the calendar month under the established operation schedules as set forth under Terms and Conditions, Paragraph 1 Service.

TERMS AND CONDITIONS:

1. Service.

Lighting service will be operated on all-night, every-night lighting schedules, under which lights normally are turned on after sunset and off before sunrise with approximately 4,100 annual operating hours (average monthly burning hours = 341.11 hours). Extended lighting service during all daylight hours will be supplied for lamps specified by the customer.

2. Ownership of Utilization Facilities.

a. Service Locations Supplied from Aerial Circuits: customer shall provide, own and maintain the Utilization Facilities defined as the brackets, hangers, luminaires, lamps/LED array(s), ballasts/drivers, transformers, individual controls, conductors, molding and supporting insulators between the lamp receptacles and line wires of the Company’s distribution facilities and any other components as required for the operation of each Service Location.

b. Service Locations Supplied from Underground Circuits: customer shall provide, own and maintain the Utilization Facilities defined as brackets or hangers, luminaires, lamps/LED array(s), ballasts/drivers, transformers, individual controls, and conductors and shall assume all costs of installing such Utilization Facilities. Customer shall also provide, own, and maintain the supporting pole or post foundation with 90 degree pipe bend, and conduits from the luminaires to sidewalk level, or in special cases, such as Federal and State financed limited access highways, to a Service Location designated by the Company on its secondary voltage circuit.

Except as provided in Paragraph 5 Supply Facilities, the Company shall own conduit from the distribution circuit to the 90 degree pipe bend, shall own conductors from its distribution system to the designated Service Location and shall provide sufficient length of conductors for splicing at the designated Service Location or in the pole base where sidewalk level access is provided.

c. Service to Group of Utilization Facilities:

AERIAL SUPPLY

When the customer requests service to a group of Utilization Facilities supplied from aerial distribution facilities, the customer is responsible for providing the support poles or posts for the Utilization Facilities. The Company will provide a service, nominally 100 feet, to the customer’s first supporting structure. The customer is responsible for installing supply conductors from the first supporting structure to all Utilization Facilities.

UNDERGROUND SUPPLY

When groups of Utilization Facilities are supplied from underground distribution facilities, the customer is responsible for the supporting poles or posts and the supply conductors to each Utilization Facility from the designated Service Location. If the customer requests an underground supply to a group of Utilization Facilities and the designated Service Location is a secondary terminal pole, the customer will install, own, maintain all cable, including the cable on the pole.

3. Standards of Construction for Utilization Facilities. Customer construction shall meet the Company’s standards which are based upon the National Electrical Safety Code. Designs of proposed construction deviating from such standards shall be submitted to the Company for approval before proceeding with any work.

Issued: November 30, 2020
Effective: June 1, 2021
Any governmental agency for outdoor lighting, provided for the safety and convenience of the public of streets, highways, bridges, parks or similar places, that complies with each of the following conditions:

(A) Installs a Smart Lighting Control Module approved by the Company that has capabilities including but not necessarily limited to:
   a. Measurement of energy usage at the individual Utilization Facility level.
   b. Customer control of the lamp's burning hours.
   c. Data showing failure of the lamp to burn, such as customer notification, that customer can provide to Company upon request.
   d. Ability of customer to dim the lights (LED only).

(B) Provides energy usage to the Company as described below under Data Requirements.

(C) Installs, owns, and maintains all Utilization Facilities, as defined in the Terms and Conditions of this Base Rate. (All facilities and their installation shall be approved by the Company.)

This rate is also available to community associations of residential property owners both inside and outside the City of Philadelphia for the lighting of streets that are not dedicated. This rate is not available to commercial or industrial customers.

Customers may take service under the rate beginning on July 1, 2019. The below listed pricing will be revised, as needed, based on applicable surcharge adjustments prior to the SL-C effective service date of July 1, 2019.

**MONTHLY RATE TABLE.**

<table>
<thead>
<tr>
<th>SERVICE LOCATION DISTRIBUTION CHARGE</th>
<th>(as defined below)</th>
<th>VARIABLE DISTRIBUTION CHARGE: $0.03259 per kWh</th>
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</thead>
</table>

**ENERGY SUPPLY CHARGE:** Refer to the Generation Supply Adjustment Procurement Class 2.

The service location charge includes an Energy Efficiency Program Surcharge of $xx.xx per location.

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE:** The Transmission Service charge shall apply.

**STATE TAX ADJUSTMENT CLAUSE, FEDERAL TAX ADJUSTMENT CREDIT (FTAC), PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS, NON-BYPASSABLE TRANSMISSION CHARGE, AND NUCLEAR DECOMMISSIONING COST ADJUSTMENT APPLY TO THIS RATE.**

**SERVICE LOCATION.** A Service Location is the Point of Delivery on the Company’s secondary circuit that connects to one or more Utilization Facilities. A customer may connect multiple Utilization Facilities to a single Service Location in accordance with Paragraph 2c and approval by the Company.

**DATA REQUIREMENTS.** The customer must notify the Company of its intent to enroll or modify lights under this rate at least 30 days prior to the start of the regularly scheduled billing cycle during which the enrollment or modification will become effective.

The customer must provide the following data to the Company from its Company-approved Smart Lighting Control Module for each light:

(A) Manufacturer-rated wattage

(B) Annual burning hours, if different than the standard 4,100 burning hours as defined below under paragraph 1 Service of Terms and Conditions

(C) Dimming percentage/factor

The Company also requires the customer to provide the Global Positioning System (GPS) coordinates for each light.

**DETERMINATION OF ENERGY BILLED.**

Upon acceptance of the required data, the Company shall modify the energy billed going forward for a period of up to twelve months or at another frequency as required by the Company. The energy use for a month of a Service Location shall be computed to the nearest kilowatt hour as the product of one thousandth of its wattage, adjusted based on the provided dimming percentage/factor, and the provided burning hours during the calendar month.

The Company may, at any time and without prior notice, request that the customer provide updates to the above data or provide actual energy consumption data and burning hours for each light, by calendar month, for up to the past 12 months to verify the continued accuracy of Company billing.

For any regularly scheduled billing cycle in which the customer has not provided acceptable information from its Company-approved Smart Lighting Control Module, the Company shall modify the energy billed going forward by changing the burning hours used to the standard 4,100 burning hours as defined below under Paragraph 1 Service of Terms and Conditions.

The Company reserves the right to modify the customer’s rate to SL-E in the continued absence of required data from the customer.

**TERMS AND CONDITIONS.**

1. Service. For any regularly scheduled billing cycle in which the customer has not provided acceptable information from its Company-approved Smart Lighting Control Module, lighting service will be operated on all-night, every-night lighting schedules, under which lights normally are turned on after sunset and off before sunrise with approximately 4,100 annual operating hours (average monthly burning hours = 341.11 hours). Extended lighting service during all daylight hours will be supplied for lamps specified by the customer.

If the customer provides information from the Smart Lighting Control Module as described above to justify a different billing usage, the burning hours provided by the customer will be used instead of the standard 4,100 annual operating hours.

**Issued November 30, 2020**  
**Effective June 1, 2021**
RATE TLCL TRAFFIC LIGHTING CONSTANT LOAD SERVICE

AVAILABILITY.
To any municipality using the Company’s standard service for (a) electric traffic signal lights installed, owned and maintained by the municipality, and/or (b) unmetered traffic control cameras or other small constant load electronic devices with a demand of less than 1.2 kW, owned and maintained by the municipality.
To any non-municipal non-residential customer using the Company’s standard service for unmetered small constant load electronic devices with a demand of less than 1.2 kW, owned and maintained by the non-municipal customer, which are electrically separate from any other facilities, whether municipally-owned or non-municipally-owned, that are receiving service from PECO as a separate account.
To any non-municipal non-residential customer using the Company’s standard service for unmetered small constant load electronic devices with a demand of less than 1.2 kW, owned and maintained by the non-municipal customer, which are electrically integrated with any other facilities, whether municipally-owned or non-municipally-owned, that are receiving service from PECO as a separate account, but only if the non-municipal customer meets the conditions of the Special Termination Rights provision of this Rate.

CURRENT CHARACTERISTICS.
Standard single phase secondary service.

RATE TABLE.
SERVICE LOCATION CHARGE: $3.63 PER LOCATION

VARIABLE DISTRIBUTION SERVICE CHARGE: $X.XXX per kWh (as defined below)*
*The Variable Distribution charge includes an Energy Efficiency Program Surcharge of $X.XXX per kWh

ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Class 2.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: Transmission Service Charge shall apply.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY, NON-BYPASSABLE TRANSMISSION CHARGE, CONSERVATION PROGRAM COSTS, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND NUCLEAR DECOMMISSIONING COST ADJUSTMENT APPLY TO THIS RATE.

SPECIAL RULES AND REGULATIONS.
The use of energy will be estimated by the Company on the basis of the size of lamps and controlling apparatus and the burning hours. The customer shall immediately notify the Company whenever any change is made in the equipment or the burning hours or constant load devices, so that the Company may forthwith revise its estimate of the energy used.

The Company shall not be liable for damage to person or property arising, accruing or resulting from the attachment of the signal equipment to its poles, wires, or fixtures. The customer shall be responsible to determine the amount, location and sufficiency of illumination, including conducting all studies of luminosity, lighting location, and traffic.

SPECIAL TERMINATION RIGHTS
Some facilities that receive service under Rate TLCL may be electrically configured such that it is not possible to terminate service to the Rate TLCL facility without also terminating service to a facility that is receiving service under a separate account, Rate or Rider. In the event of non-payment of bills for service to such a Rate TLCL facility, PECO will provide a termination notice to the customer. The customer may then, at its discretion, notify PECO that it intends to engage in self-termination by removing its facilities from the PECO system within 30 days. If the customer has not removed its facilities within 30 days, then PECO may, at its sole discretion and upon 72-hour notice, physically remove the customer facility as a means of terminating service to that facility. Taking service under Rate TLCL constitutes full customer permission for PECO to engage in such removals. Notwithstanding any removal of such facilities by either the customer of PECO, the customer shall remain fully obligated to PECO for payment of all charges incurred under Rate TLCL. In addition, the customer shall pay to PECO its full cost of removing the facilities, including direct and indirect labor costs, use of truck or other equipment, fuel costs, and costs of storing the customer equipment, all at PECO’s normal rates for such work at such time as it may perform such removals. PECO shall not be liable for damage, if any, to the customer equipment that occurs during removal or storage.

TERM OF CONTRACT.
The initial contract term for each signal light installation and constant load device shall be for at least one year.

PAYMENT TERMS.
Standard.
RATE AL - ALLEY LIGHTING IN CITY OF PHILADELPHIA

APPLICABILITY. To multiple, unmetered lighting service supplied the City of Philadelphia to operate lamps and appurtenances for all night outdoor lighting of alleys and courts that are installed, owned and maintained by the City, which assumes the cost involved in making the connections to the Company’s facilities. This rate shall no longer be available to new lighting installations effective January 1, 2011.

LIGHTING DISTRIBUTION SERVICE DEFINED. All night outdoor lighting of alleys and courts by lights installed on poles or supports supplied by the City.

NOTICE TO COMPANY. The City shall give advance notice to the Company of all proposed new installations or of the replacement, removal or reconstruction of existing installations. The City shall advise the Company as to each new installation or change in the equipment or connected load of an existing installation, including any change in burning hours and the date on which such new or changed operation took effect.

MONTHLY RATE TABLE

SERVICE LOCATION CHARGE: $xxxx Per Location (as defined below)*

*The service location charge includes an Energy Efficiency Program Surcharge of $xxxx

ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Class 2.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service Charge shall apply.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND NUCLEAR DECOMMISSIONING COST ADJUSTMENT CLAUSE APPLY TO THIS RATE.

PLAN OF MONTHLY BILLING.

Bills may be rendered in equal monthly installments, computed from the calculated annual use of energy, adjusted each month to give effect to any new or changed rate of annual use, by reason of changes in the City’s installation, with charge or credit for fractional parts of the month during which a change occurred.

LIABILITY PROVISION.

The Company shall not be liable for damage, or for claims for damage, to persons or property, arising, accruing or resulting from, installation, location or use of lamps, wires, fixtures and appurtenances; or resulting from failure of any light, or lights, to burn for any cause whatsoever. The customer shall be responsible to determine the amount, location and sufficiency of illumination, including conducting all studies of luminosity, lighting location, and traffic.
### APPLICABILITY INDEX OF RIDERS

**Introductory Statement**

Customers under different rates of this Tariff frequently desire services or present situations and conditions of supply which require special supply terms, charges or guarantees or which warrant modification of the amount or method of charge from the prices set forth in the Base Rate under which they are provided service. Modifications for such conditions are defined by rider provisions included as a part of this Tariff. Riders may be employed when applicable, with or without signed agreement between the customer and the Company as the case may require, notwithstanding anything to the contrary contained in the Base Rate to which the rider is applied.

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**Issued:** November 30, 2020  
**Effective:** June 1, 2021

**Deleted:** Commercial/Industrial Direct Load Control Program Rider 79-80

**Deleted:** Residential Direct Load Control Rider

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COMMERCIAL/INDUSTRIAL DIRECT LOAD CONTROL PROGRAM (DLC) RIDER

AVAILABILITY.

This rider is available to any small commercial or industrial retail customer with peak measured demands less than or equal to 100kW served under rates GS, PD, or HT that (a) is the owner of the premises at which service hereunder is to be provided; (b) is provided with electric service at such premises through a separate meter; (c) has a fully functional electric central air conditioning system(s) as the principal and dedicated source of air conditioning for such premises, the electric service for which is delivered by the Company through such separate meter and is (are) capable of accepting a programmable communicating thermostat(s) (PCT), as determined by the Company or its agent; (d) allows the Company to periodically control the PCT(s); and (e) is located at a premises where the Company's control signal can reach the connected unit.

For determining the initial eligibility of existing small commercial/industrial retail customers under this rider, the peak measured demand level will be calculated by a process similar to that as described in PECO's Default Service Program pursuant to Docket No. P-2008-2062739. For new customers, the peak measured demand level shall be based upon an engineering estimate of their diversified peak demand for a new facility or an existing facility with a substantially different use. A new customer in an existing facility shall be assigned the same peak measured demand level as the last customer in that facility.

Service hereunder is not restricted to commercial/industrial customers that obtain electric power and energy supply from the Company under Default Service.

Notwithstanding the previous provisions of this Availability section, the availability of this rider is limited by the ability of the Company and its agent to purchase and install the necessary controls needed to implement and administer the Commercial and Industrial Direct Load Control program (DLCP).

PROGRAM PROVISIONS.

The (DLCP) allows the Company to obtain temporary reductions in the electric power and energy demands on the electric delivery system located in its service territory through reductions in the commercial/industrial customers' electric power and energy usage requirements. The Company reserves the right to activate the DLCP for any reason, including (a) response to shortages of available capacity on the Company's distribution system; (b) response to shortages of available capacity on the transmission system located in the Company's service territory; (c) preservation of the availability of other load response resources; or (d) reduction of peak load. A commercial/industrial customer to which this rider is available that elects service hereunder is defined as a participant. An activation of the (DLCP) is defined as an event.

During an event, a participant in the (DLCP) allows the Company to remotely control the PCT(s). The Company is allowed to exercise such control without notice at any time. Control events will be limited to the period beginning June 1 and extending through September 30 of each year, except holidays.

Closed:
COMMERCIAL/INDUSTRIAL DIRECT LOAD CONTROL PROGRAM (DLC) RIDER (continued)

INSTALLATION
The PCT(s) is (are) an enabling technology necessary to participate in the (DLCP). The PCT(s) will be installed by the Company at its sole expense (not to exceed the scope necessary to remove the old thermostat(s), and install the new PCT(s)). The Company will warrant the PCT(s) and installation for a period of one year from the date of original installation. After such time, the customer is responsible for any maintenance of the device and battery replacement, when (if required) to ensure the unit continues to operate. The participant is responsible for maintaining a safe operating environment for such device(s).

TESTING & VERIFICATION
The Company is allowed to inspect the PCT(s) at any time during normal business hours and without notice to insure such device(s) is (are) fully operational, and the participant grants the Company permission to enter upon its premises to conduct such inspections. If, in the course of such inspection, the Company determines that the participant interfered with the functionality of the device(s) in any way, (a) the participant is immediately removed from the (DLCP) and service hereunder is terminated, with such termination effective as of the date of the installation of such device(s) or of the most recent passing inspection, whichever is more recent; (b) all credits previously given to such participant since such effective termination date are immediately reimbursed by such participant to the Company; and (c) such participant is not eligible to take service hereunder or participate in the (DLCP) for a period of not less three (3) calendar years following such effective termination date.

For a situation in which the Company performs excessive maintenance or replacement of any remote control device(s) due to vandalism or other cause, the Company may remove the participant for which such device(s) is (are) provided from the (DLCP) and terminate service hereunder to such participant. In such situation, the Company may deny future participation in the (DLCP) to such participant.

COMPENSATION
The Company provides a credit to the participant on each bill issued for the Summer Period (June through September for a total of 4 monthly credits), as defined in the Definitions part of the General Terms and Conditions of the Company’s Schedule of Rates. The credit applied to such participant’s bill corresponds with the Program option selected by such participant.

Programmable Communicating Thermostat Option: $10.00 per bill per installed device for the summer billing period
The participant shall begin receiving the bill credit on the next appropriate bill cycle following a complete enrollment in the program. The total annual credit shall not exceed $40.00 per PCT installed. Consistent with the terms in this tariff, incentives will be paid through October 31, 2020.

The credit provided in accordance with this rider is separately stated on the participant’s bill.
RESIDENTIAL DIRECT LOAD CONTROL PROGRAM (DLC) RIDER

AVAILABILITY.

Central Air Conditioning Cycling Control Option:
This rider is available to any residential retail customer under rates R, RH, RS-2, and CAP that (a) is the owner of the premises at which service hereunder is to be provided (or can provide an authorization form from the owner); (b) is provided with electric service at such premises through a separate meter; (c) has a fully functional electric central air conditioning system (AC) as the principal and dedicated source of air conditioning for such premises, the electric service for which is delivered by the Company through such separate meter and is (are) capable of accepting a Company control device(s), as determined by the Company or its agent; (d) allows the Company to periodically cycle such AC compressor(s); and (e) is located at a premises where the Company’s control signal can reach a control unit mounted near such connected unit.

Electric Water Heater Control Option:
This rider is available to any residential retail customer under rates R, RH, RS-2, and CAP that (a) is the owner of the premises at which service hereunder is to be provided (or can provide an authorization form from the owner); (b) is provided with electric service at such premises through a separate meter; (c) has a fully functional electric water heater, the electric service for which is delivered by the Company through such separate meter and is (are) capable of accepting a Company control device(s), as determined by the Company or its agent; (d) allows the Company to periodically control such electric water heater(s); and (e) is located at a premises where the Company’s control signal can reach a control unit mounted near such connected unit.

Service hereunder is not restricted to residential retail customers that obtain full requirements electric supply from the Company under Default Service.

Notwithstanding the previous provisions of this Availability section, the availability of this rider is limited by the ability of the Company and its agent to purchase and install the necessary controls needed to implement and administer the Residential Direct Load Control Program (DLCP).

PROGRAM PROVISIONS.
The DLCP allows the Company to obtain temporary reductions in the electric power and energy demands on the electric delivery system located in its service territory through reductions in residential retail customers’ electric power and energy usage requirements. The Company reserves the right to activate the DLCP for any reason, including (a) response to shortages of available capacity on the Company’s distribution system; (b) response to shortages of available capacity on the transmission system located in the Company’s service territory; (c) preservation of the availability of other load response resources or (d) reduction of peak load. A residential retail customer to which this rider is available that elects service hereunder is defined as a participant. An activation of the DLCP is defined as an event.

During an event, a participant in the DLCP allows the Company to remotely control the duty cycle of such participant’s AC compressor(s) and/or control such participant’s electric water heater(s). The Company is allowed to exercise such control without notice at any time. Control events will be limited to the period beginning June 1 and...
Deleted: RESIDENTIAL DIRECT LOAD CONTROL PROGRAM (RDLC) RIDER (continued)

During an event under the electric water heater control option, the Company is allowed to control the participant’s electric water heater for the full duration of the event.

A participant commences service hereunder on the date the Company inspects and approves the functionality of the participant’s AC compressor(s) and/or electric water heater and installs the remote control device(s).

INSTALLATION.

The Company or its agent installs the remote control device(s) used to cycle the AC compressor(s) and/or electric water heater(s), and the Company owns, operates, and maintains such device(s). The participant is responsible for maintaining a safe operating environment for such device(s). For a situation in which the participant replaces its AC compressor(s) and/or water heaters, the participant is responsible for providing the Company with adequate notice so that the Company has time to schedule the removal of such device(s) from the AC compressor(s) and/or water heater(s) being removed and the installation of such device(s) on the replacement AC compressor(s) and/or electric water heater(s).

TESTING & VERIFICATION.

The Company is allowed to inspect the remote control device(s) at any time and without notice to insure such device(s) is (are) fully operational, and the participant grants the Company permission to enter upon its premises to conduct such inspections. If, in the course of such inspection, the Company determines that the participant interfered with the functionality of the device(s) in any way, (a) the participant is immediately removed from the (DLCP) and service hereunder is terminated, with such termination effective as of the date of the installation of such device(s) or of the most recent passing inspection, whichever is more recent; (b) all credits previously given to such participant since such effective termination date are immediately reimbursed by such participant to the Company; and (c) such participant is not eligible to take service hereunder or participate in the (DLCP) for a period of not less three (3) calendar years following such effective termination date.

For a situation in which the Company performs excessive maintenance or replacement of any remote control device(s) due to vandalism or other cause, the Company may remove the participant for which such device(s) is (are) provided from the (DLCP) and terminate service hereunder to such participant. In such situation, the Company may deny future participation in the (DLCP) to such participant.

COMPENSATION.

The Company provides a credit to the participant on each bill issued for the Summer Period (June 1 through September 30) for a total of 4 monthly credits. The credit applied to such participant’s bill corresponds with the Program option selected by such participant.

Central AC Compressor Cycling Credit: $10.00 per bill per installed device for the summer billing period

Electric Water Heater Cycling Credit: $10.00 per bill per installed device for the summer billing period
Deleted: RESIDENTIAL DIRECT LOAD CONTROL PROGRAM (DLC) RIDER (continued)

The credit provided in accordance with this rider is separately stated on the participant’s bill.

MISCELLANEOUS GENERAL PROVISIONS

The Company or its agent will certify a participant’s equipment prior to installation of a load control device. Any equipment determined to not meet the certification standards will be ineligible to participate in the DLCP. Eligible equipment includes fully functional central air conditioning systems and electric water heaters in good condition that are compatible with the load control technology used for the program. Window air conditioning units are not eligible for participation.

The Company is not liable for any damage or injury, including any consequential damage, resulting from the intentional or unintentional interruption of the operation of the participant’s AC compressor(s) and/or water heater(s). Only CAC units are eligible for program participation. Window mounted air conditioners do not qualify.

Provisions contained in this rider do not serve to modify the Company’s rights contained in the General Terms and Conditions of the Company’s Schedule of Rates.

TERMS OF CONTRACT

The initial term of participation within this program shall end on May 31, 2021, but extended participation is possible, but predicated on future regulatory directives as yet to be determined. The Company reserves the right to modify the terms of this Rider at any time. Participants who have elected to terminate, can return to the program, but must wait 12 months before being permitted to do so.
Supplement No. XX to
ELECTRIC PA P.U.C NO. 6

PECO Energy Company

Electric Service Tariff

COMPANY OFFICE LOCATION

2301 Market Street

Philadelphia, Pennsylvania 19103

For List of Communities Served, See Page 4.

Issued November 30, 2020

Effective June 1, 2021

ISSUED BY: M. A. Innocenzo – President & CEO
PECO Energy Distribution Company
2301 MARKET STREET
PHILADELPHIA, PA. 19103

NOTICE
LIST OF CHANGES MADE BY THIS SUPPLEMENT

PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS (EEPC) xx Revised Page No. 45 and Original Page No. 45A
Changes as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE R RESIDENCE SERVICE – xx Revised Page No. 49
Change to the Variable Distribution Charge as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE R-H RESIDENTIAL HEATING SERVICE – xx Revised Page No. 50
Change to the Variable Distribution Charge as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE-GS GENERAL SERVICE – xx Revised Page No. 54
Change to the Energy Efficiency Charge as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE-PD PRIMARY-DISTRIBUTION POWER – xx Revised Page No. 56
Change to the Energy Efficiency Charge as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE-HT HIGH-TENSION POWER – xx Revised Page No. 57
Change to the Energy Efficiency Charge as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE EP ELECTRIC PROPULSION – xx Revised Page No. 58
Change to the Energy Efficiency Charge as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE SL-E STREET LIGHTING CUSTOMER-OWNED FACILITIES – xx Revised Page No. 63
Changes as a result of Phase IV of the Energy Efficiency and Conservation Program.

Rate SL-C SMART LIGHTING CONTROL CUSTOMER OWNED FACILITIES - xx Revised Page No. 65
Change as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE TLCL TRAFFIC LIGHTING CONSTANT LOAD SERVICE – xx Revised Page No. 68
Change as a result of Phase IV of the Energy Efficiency and Conservation Program.

RATE AL ALLEY LIGHTING IN CITY OF PHILADELPHIA - xx Revised Page No. 70
Change as a result of Phase IV of the Energy Efficiency and Conservation Program.

APPLICABILITY INDEX OF RIDERS – x Revised Page No. 71
Removal of the Commercial/Industrial Direct Load Control Program (DLC) Rider and Residential Direct Load Control Program (DLC) Rider.

COMMERCIAL/INDUSTRIAL DIRECT LOAD CONTROL PROGRAM (DLC) RIDER - Original Page No. 79 and Original Page No. 80
Rider being eliminated in accordance with PECO’s Phase IV Energy Efficiency and Conservation Program. Thus, this page intentionally left blank.

RESIDENTIAL DIRECT LOAD CONTROL PROGRAM (DLC) RIDER - Original Page No. 92, Original Page No. 93, and Original Page No. 94
Rider being eliminated in accordance with PECO’s Phase IV Energy Efficiency and Conservation Program. Thus, this page intentionally left blank.
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PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS (EEPC)

Purpose: The purpose of this surcharge is to provide for full and current cost recovery of expenditures associated with the Company's Phase IV Energy Efficiency and Conservation Program Costs (EEPC).

Applicability: The surcharge shall be calculated for billing purposes for all customers. The EEPC shall be charged to each rate schedule using the following units:

Phase IV
- Rates R, RS, RH: $x.xxxxx/kWh
- Rates GS: $x.xxxxx/kWh
- Rate SL-E, SL-C: $x.xx/location
- Rate AL: $x.xx/location
- Rate TLCL: $x.xx/kWh
- Rates HT, PD, EP: $x.xx/kW based on PJM Peak Load Contribution (PLC)

The Variable Distribution Service charges, for the residential rate schedules shall include the above-listed EEPC surcharge. For the municipal lighting rate schedules, the applicable variable or fixed distribution service charges shall include the EEPC surcharge.

For Rate GS, the EEPC shall be recovered through a separate variable distribution charge listed on customer's bills. For Rates PD, HT and EP, a PJM PLC will be determined in accordance with PJM rules and used to calculate the EEPC. Customer’s PLC will be computed to the nearest kilowatt. The EEPC shall be recovered through a separate variable distribution charge listed on customer bills.

For Rate GS, the EEPC shall be recovered through a separate variable distribution charge listed on customer's bills. For Rates PD, HT and EP, a PJM PLC shall be determined in accordance with PJM rules and used to calculate the EEPC. Customer’s PLC will be computed to the nearest kilowatt. The EEPC shall be recovered through a separate variable distribution charge listed on customer bills.

Calculation of EEPC Surcharge and the Over/Under Recovery:

Billing Provisions: The surcharge and over/under recovery shall be calculated by rate schedule on an annual basis using the following formulas:

\[ EEPC(n) = \frac{(C-E)+(SWE) + (PDR) \times (1)}{(BU) \times (1-T)} \]

\( C \) – The cost of the Energy Efficiency and Conservation Program includes: all expenditures, of the individual programs such as materials, equipment, installation, custom programs, evaluation measurement/verification, educating customers about availability to the extent not included in Consumer Education cost, not recovered through any separate recovery mechanism, and any other cost associated with implementation of the programs. Costs that relate to measures that are applicable to more than one rate class or that are shown to provide system-wide benefits, will be allocated to each class based on the ratio of class-specific projected program costs to the total projected program costs. The program costs are those approved by the PAPUC and audit costs for the Phase IV program ending May 31, 2026.

\( E \) – The over or (under) recovery from the applicable reconciliation period. Interest will not be applied to any over/under collections.

\( SWE \) – The cost in dollars of the PaPUC’s Statewide Evaluator. These costs will be reconciled separately and added to the EEPC and will not be subject to the 2% spending limit of the EE&C Plan.

\( PDR \) – The savings/costs from the portion of projected EE Peak Demand Resources (PDR) nominated into PJM’s Forward Capacity Market (FCM). The Company will apply any proceeds/deficiencies from nominated PDR to the appropriate customer classes. These costs will be reconciled separately and added to the EEPC and will not be subject to the 2% spending limit of the EE&C Plan.

\( BU \) – The total Billing Units for the applicable recovery period.

\( T \) – The current Pennsylvania gross receipts tax rate included in base rates.

\( n \) – The rate class for which the EEPC is being calculated: 1 = Residential, 2 = Small C&I, 3 = LC&I, 4 = Street lighting
- Residential - Rates R, RH
- Small C&I – Rate GS
- Large C&I – Rates HT, PD, EP
- Street Lighting – Rates SLE, SLC, AL, TLCL

Filings and Reconciliations: The estimated EEPC shall be filed by May 1 each year to be effective June 1 through May 31.

The first surcharge, effective June 1, 2021, will contain “C” and “E” factors calculated as follows: The “C-factor” will have two components: one including Phase III costs and the other including Phase IV costs. The Phase IV component will be set using projected costs for the 12 month period from June 1, 2021 through May 31, 2022. The Phase III component will be set using any Phase III costs from projects started prior to the end of Phase III, but not yet billed as of June 1, 2021. For the “E-factor” over/under rate will include the Phase III costs for the 10 month period from June 1, 2020 through March 31, 2021.

The second EEPC, effective June 1, 2022, will be calculated as follows: the “C-factor” will include Phase IV costs for the period June 1, 2022 through May 31, 2023 and the “E-factor” will include costs for 12 months comprising Phase III costs for the 2 months of April and May 2021 and Phase III costs for the 10 months of June 1, 2021 through March 31, 2022. Subsequent EEPC’s, effective June 1 each year will be calculated using a 12 month “C factor” for the period June 1 through May 31 and an “E factor” for the period of April 1 through March 31.

\( \text{(C) Denotes Change} \)
A reconciliation statement filing, in accordance with C.S. Title 66 §1307(e), will be made by April 30 of each year. The last Phase III only reconciliation statement will be for the 10 month period from June 1, 2020 through March 31, 2021. Phase IV reconciliation statements will be for the 12 month period April 1 through March 31 of each plan year. The first Phase IV reconciliation statement will cover the period April 1, 2021 through March 31, 2022 and include 2 months (April and May) of Phase III revenues and expenses and 10 months of Phase IV revenues and expenses (June through March). The EEPC mechanism is subject to annual audit review by the Bureau of Audits.
RATE R RESIDENCE SERVICE

AVAILABILITY
Single phase service in the entire territory of the Company to the dwelling and appurtenances of a single private family (or to a multiple dwelling unit building consisting of two to five dwelling units, whether occupied or not), for the domestic requirements of its members when such service is supplied through one meter. Service is also available for related farm purposes when such service is supplied through one meter in conjunction with the farmhouse domestic requirements.

Each dwelling unit connected after May 10, 1980 except those dwelling units under construction or under written contract for construction as of that date must be individually metered for their basic service supply. Centrally supplied master metered heating, cooling or water heating service may be provided if such supply will result in energy conservation.

The term "residence service" includes service to: (a) the separate dwelling unit in an apartment house or condominium, but not the halls, basement, or other portions of such building common to more than one such unit; (b) the premises occupied as the living quarters of five persons or less who unite to establish a common dwelling place for their own personal comfort and convenience on a cost sharing basis; (c) the premises owned by a church, and primarily designated or set aside for, and actually occupied and used as, the dwelling place of a priest, rabbi, pastor, rector, nun or other functioning Church Divine, and the resident associates; (d) private dwellings in which a portion of the space is used for the conduct of business by a person residing therein; (e) A detached garage, located on the same premises as the customer's dwelling unit, that is utilized solely for the domestic requirements of the dwelling unit's members and is served through the same meter as the dwelling unit; (g) A detached garage, located on the same premises as the customer's dwelling unit, that is utilized solely for the domestic requirements of the dwelling unit’s members and requires separate metering service as a result of wiring restrictions or legal requirements.

The term does NOT include service to: (a) Premises institutional in character including Clubs, Fraternities, Orphanages or Homes; (b) premises defined as a rooming house or boarding house in the Municipal Code for Cities of the First Class enacted by Act of General Assembly; (c) a premises containing a residence unit but primarily devoted to a professional or other office, studio, or other gainful pursuit; (d) electric furnaces or welding apparatus other than a transformer type "limited input" arc welder with an input not to exceed 37 1/2 amperes at 240 volts.

CURRENT CHARACTERISTICS. Standard single phase secondary service.

MONTHLY RATE TABLE
FIXED DISTRIBUTION SERVICE CHARGE: $9.98
FIXED DISTRIBUTION SERVICE CHARGE FOR FORMER OFF-PEAK METERS: $1.94

VARIABLE DISTRIBUTION SERVICE CHARGE:
All kWh $x.xxxxxx per kWh

ENERGY SUPPLY CHARGE:
Refer to the Generation Supply Adjustment Procurement Class 1.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service Charge shall apply.

MINIMUM CHARGE: The minimum charge per month will be the Fixed Distribution Service Charge.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), NUCLEAR DECOMMISSIONING COST ADJUSTMENT, UNIVERSAL SERVICE FUND CHARGE, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.

PAYMENT TERMS. Standard.
RATE R H RESIDENTIAL HEATING SERVICE

AVAILABILITY.
Single phase service to the dwelling and appurtenances of a single private family (or to a multiple dwelling unit building consisting of two to five dwelling units, whether occupied or not), for domestic requirements when such service is provided through one meter and where the dwelling is heated by specified types of electric space heating systems. The systems eligible for this rate are (a) permanently connected electric resistance heaters where such heaters supply all of the heating requirements of the dwelling, (b) heat pump installations where the heat pump serves as the heating system for the dwelling and all of the supplementary heating required is supplied by electric resistance heaters, and (c) heat pump installations where the heat pump serves as the heating system for the dwelling and all of the supplementary heating required is supplied by non electric energy sources. All space heating installations must meet Company requirements. This rate schedule is not available for commercial, institutional or industrial establishments.

Each dwelling unit connected after May 10, 1980 except those dwelling units under construction or under written contract for construction as of that date, must be individually metered.

CURRENT CHARACTERISTICS. Standard single phase secondary service.

MONTHLY RATE TABLE.
FIXED DISTRIBUTION SERVICE CHARGE: $9.98
FIXED DISTRIBUTION SERVICE CHARGE FOR FORMER OFF-PEAK METERS: $1.94

VARIABLE DISTRIBUTION SERVICE CHARGE:
SUMMER MONTHS. (June through September)
$x.xxxxx per kWh for all kWh.
WINTER MONTHS. (October through May)
$x.xxxxx per kWh for all kWh

ENERGY SUPPLY CHARGE:
Refer to the Generation Supply Adjustment Procurement Class 1.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE. The Transmission Service Charge shall apply.

MINIMUM CHARGE. The minimum charge per month will be the Fixed Distribution Service Charge.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), NUCLEAR DECOMMISSIONING COST ADJUSTMENT, UNIVERSAL SERVICE FUND CHARGE NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.

COMBINED RESIDENTIAL AND COMMERCIAL SERVICE. Where a portion of the service provided is used for commercial purposes, the appropriate general service rate is applicable to all service; or, at the option of the customer, the wiring may be so arranged that the residential service may be separately metered and this rate is then applicable to the residential service only.

PAYMENT TERMS. Standard.
RATE-GS GENERAL SERVICE

AVAILABILITY.
Service through a single metering installation for offices, professional, commercial or industrial establishments, governmental agencies, farms and other applications outside the scope of the Residence Service rate schedules.

For service configurations that are nominally 120/208 volts, 3 phase, 4 wires - If either the service capacity or the parallel-generating capacity exceeds 750 kVA for transformers located inside the building, the only rate option available to the customer will be Rate HT. If either the service capacity or the parallel-generating capacity exceeds 750 kVA but remains at or below 1,500 kVA for transformers outside the building, the customer may request service at 277/480 volts, 3-phase 4-wires from transformers located outside the building. Otherwise the only rate option available to the customer will be Rate HT.

For service configurations that are nominally 277/480 volts, 3 phase, 4 wires - If either the service capacity or the parallel-generating capacity exceeds either 750 kVA for transformers located inside the building or 1,500 kVA for transformers located outside the building, the only rate option available to the customer will be Rate HT.

CURRENT CHARACTERISTICS.
Standard single-phase or polyphase secondary service.

MONTHLY RATE TABLE.
FIXED DISTRIBUTION SERVICE CHARGE:
- $14.49 for single-phase service without demand measurement, or
- $18.47 for single-phase service with demand measurement, or
- $44.21 for polyphase service.

VARIABLE DISTRIBUTION SERVICE CHARGE:
- $8.57 per kW of billed demand
  ($0.00068) per kWh for all kWh

ENERGY EFFICIENCY CHARGE: $x.xxxxx per kWh

ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Classes 2 and 3/4.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service Charge shall apply.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), NUCLEAR DECOMMISSIONING COST ADJUSTMENT, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.

DETERMINATION OF DEMAND.
The billing demand may be measured where consumption exceeds 1,100 kilowatt-hours per month for three consecutive months; or where load tests indicate a demand of five or more kilowatts; or where the customer requests demand measurement. Measured demands will be determined to the nearest 0.1 of a kilowatt but will not be less than 1.2 kilowatts, and will be adjusted for power factor in accordance with the Rules and Regulations.

For those customers with demand measurement the billing demand will be determined as follows:
(a) For customers with demand up to 500 kW, the billing demand shall be the measured demand, with a minimum billing demand of 1.2 kW.

For customers with demand greater than 500 kW, the billing demand shall be the greater of (i) the measured demand, (ii) 40% of the maximum contract demand; or (iii) the maximum measured demand from the prior year.

If a measured demand customer has less than 1,100 monthly kilowatt-hours of use, the monthly billing demand will be the measured demand or the metered monthly kilowatt-hours divided by 175 hours, whichever is less, but not less than 1.2 kilowatts.

For those customers without demand measurement, the monthly billing demand will be computed by dividing the metered monthly kilowatt-hours by 175 hours. The computed demand will be determined to the nearest 0.1 of a kilowatt, but will not be less than 1.2 kilowatts.

MINIMUM CHARGE.
The monthly minimum charge for customers without demand measurement will be the Fixed Distribution Service Charge. The monthly minimum charge for customers with demand measurement will be the Fixed Distribution Service Charge, plus a charge of $7.10 per KW of billing demand. In addition to the above, for customers in Procurement Class 3/4 charges will be assessed on PJM’s reliability pricing model.
RATE-PD PRIMARY DISTRIBUTION POWER

AVAILABILITY.
Untransformed service from the primary supply lines of the Company's distribution system where the customer installs, owns, and maintains any transforming, switching and other receiving equipment required. However, standard primary service is not available in areas where the distribution voltage has been changed to either 13 kV or 33 kV unless the customer was served with standard primary service before the conversion of the area to either 13 kV or 33 kV. This rate is available only for service locations served on this rate on July 6, 1987 as long as the original primary service has not been removed. PECO Energy may refuse to increase the load supplied to a customer served under this rate when, in PECO Energy's sole judgment, any transmission or distribution capacity limitations exist. If a customer changes the billing rate of a location being served on this rate, PECO Energy may refuse to change that location back to Rate PD when, in PECO Energy's sole judgment, any transmission or distribution capacity limitations exist.

CURRENT CHARACTERISTICS.
Standard primary service.

MONTHLY RATE TABLE.

FIXED DISTRIBUTION SERVICE CHARGE: $295.86

VARIABLE DISTRIBUTION SERVICE CHARGE:
$7.26 per kW of billing demand
($0.00062) per kWh for all kWh

ENERGY EFFICIENCY CHARGE: $x.xx per kW of Peak Load Contribution

ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Classes 2 and 3/4.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service Charge shall apply.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), NUCLEAR DECOMMISSIONING COST ADJUSTMENT PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.

DETERMINATION OF BILLING DEMAND.
The billing demand will be computed to the nearest kilowatt and will never be less than the measured demand, adjusted for power factor in accordance with the Rules and Regulations, nor less than 25 kilowatts. The 25kW minimum shall apply to the Energy Supply Charge and the Transmission Supply Charge. Additionally, the billing demand will not be less than 40% of the maximum demand specified in the contract.

MINIMUM CHARGE.
The monthly minimum charge shall be the Fixed Distribution Service Charge, plus the charge per kW component of the Variable Distribution Service Charge, plus in the case of Procurement Class 3/4 customers, charges assessed under PJM’s reliability pricing model.

TERM OF CONTRACT.
The initial contract term shall be for at least three years.

PAYMENT TERMS.
Standard.
RATE-HT HIGH TENSION POWER

AVAILABILITY.
Untransformed service from the Company's standard high tension lines, where the customer installs, owns, and maintains, any transforming, switching and other receiving equipment required.

CURRENT CHARACTERISTICS.
Standard high tension service.

MONTHLY RATE TABLE.
FIXED DISTRIBUTION SERVICE CHARGE: $353.76

VARIABLE DISTRIBUTION SERVICE CHARGE:
$4.89 per kW of billing demand
($0.00062) per kWh for all kWh

HIGH VOLTAGE DISTRIBUTION DISCOUNT:
For customers supplied at 33,000 volts: $0.15 per kW of measured demand.
For customers supplied at 69,000 volts: $1.21 per kW of measured demand.
For customers supplied over 69,000 volts: $1.21 per kW of measured demand.

ENERGY EFFICIENCY CHARGE: $x.xx per kW of Peak Load Contribution

ENERGY SUPPLY CHARGE:
Refer to the Generation Supply Adjustment Procurement Classes 2 and 3/4.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE:
The Transmission Service Charge shall apply.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND NUCLEAR DECOMMISSIONING COST ADJUSTMENT APPLY TO THIS RATE.

DETERMINATION OF BILLING DEMAND.
The billing demand will be computed to the nearest kilowatt and will never be less than the measured demand, adjusted for power factor in accordance with the Rules and Regulations, nor less than 25 kilowatts. Additionally, the billing demand will not be less than 40% of the maximum demand specified in the contract. The 25 kW minimum shall apply to the Energy Supply Charge and the Transmission Supply Charge.

CONJUNCTIVE BILLING OF MULTIPLE DELIVERY POINTS.
If the load of a customer located at a delivery point becomes greater than the capacity of the standard circuit or circuits established by the Company to supply the customer at that delivery point, upon the written request of the customer, the Company will establish a new delivery point and bill the customer as if it were delivering and metering the two services at a single point, as long as installation of the new service is, in the Company's opinion, less costly for the Company than upgrading the service to the first delivery point and provided that such multi-point delivery is not disadvantageous to the Company.

MINIMUM CHARGE.
The monthly minimum charge shall be the Fixed Distribution Service Charge, plus the charge per kW component of the Variable Distribution Service Charge, and modify less the high voltage discount where applicable plus in the case of Procurement Class 3/4 customers, charges assessed on PJM's reliability pricing model.

TERM OF CONTRACT.
The initial contract term shall be for at least three years.

PAYMENT TERMS.
Standard.
RATE EP ELECTRIC PROPULSION

AVAILABILITY.
This rate is available only to the National Rail Passenger Corporation (AMTRAK) and to the Southeastern Pennsylvania Transportation Authority (SEPTA) for untransformed service from the Company's standard high tension lines, where the customer installs, owns, and maintains any transforming, switching and other receiving equipment required and where the service is provided for the operation of electrified transit and railroad systems and appurtenances.

CURRENT CHARACTERISTICS.
Standard sixty hertz (60 Hz) high tension service.

MONTHLY RATE TABLE.
FIXED DISTRIBUTION SERVICE CHARGE: $1,292.35 per delivery point

VARIABLE DISTRIBUTION SERVICE CHARGE:
$4.44 per kW of billing demand
($0.00062) per kWh for all kWh

HIGH VOLTAGE DISTRIBUTION DISCOUNT:
For delivery points supplied at 33,000 volts: $0.15 per kW.
For delivery points supplied at 69,000 volts: $1.21 per kW for first 10,000 kW of measured demand.
For delivery points supplied over 69,000 volts $1.21 per kW for first 100,000 kW of measured demand.

ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Class 3/4.

ENERGY EFFICIENCY CHARGE: $x.xx per kW of Peak Load Contribution

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service Charge shall apply.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND NUCLEAR DECOMMISSIONING COST ADJUSTMENT APPLY TO THIS RATE.

DETERMINATION OF BILLING DEMAND.
The billing demand will be computed to the nearest kilowatt and will never be less than the measured demand, adjusted for power factor in accordance with the Rules and Regulations, nor less than 5,000 kilowatts. Additionally, the billing demand will not be less than 40% of the maximum demand specified in the contract.

CONJUNCTIVE BILLING OF MULTIPLE DELIVERY POINTS.
If the load of a customer located at a delivery point becomes greater than the capacity of the standard circuit or circuits established by the Company to supply the customer at that delivery point, upon the written request of the customer, the Company will establish a new delivery point and bill the customer as if it were delivering and metering the two services at a single point, as long as installation of the new service is, in the Company's opinion, less costly for the Company than upgrading the service to the first delivery point and provided that such multi-point delivery is not disadvantageous to the Company.

Issued November 30, 2020

Effective June 1, 2021
ENERGY SUPPLY CHARGE

The service location charge includes an Energy Efficiency Program Surcharge of $x.xx per location.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND NUCLEAR DECOMMISSIONING COST ADJUSTMENT APPLY TO THIS RATE.

SERVICE LOCATION

A Service Location is the Point of Delivery on the Company’s secondary circuit, that connects to one or more Utilization Facilities. A customer may connect multiple Utilization Facilities to a single Service Location in accordance with Paragraph 2c and approval by the Company.

DETERMINATION OF ENERGY BILLED

The energy usage for a month of a Service Location shall be computed to the nearest kilowatt hour as the product of one thousandth of its wattage and the effective hours of use of such wattage during the calendar month under the established operation schedules as set forth under Terms and Conditions, Paragraph 1 Service. The wattage, expressed to the nearest tenth of a watt, of a Service Location shall be composed of manufacturer’s rating of its lamps, ballasts, transformers, individual controls and other load components required for its operation. The aggregate of the kilowatt hours thus computed for all Active Service Locations shall constitute the energy billed for the month.

TERMS AND CONDITIONS

1. Service. Lighting service will be operated on all-night, every-night lighting schedules, under which lights normally are turned on after sunset and off before sunrise with approximately 4,100 annual operating hours (average monthly burning hours = 341.11 hours). Extended lighting service during all daylight hours will be supplied for lamps specified by the customer.

2. Ownership of Utilization Facilities.

   a. Service Locations Supplied from Aerial Circuits: customer shall provide, own and maintain the Utilization Facilities defined as brackets or hangers, luminaires, lamps/LED array(s), ballasts/drivers, transformers, individual controls, conductors, molding and supporting insulators between the lamp receptacles and line wires of the Company’s distribution facilities and any other components as required for the operation of each Service Location.

      The Company shall provide the supporting pole or post for such aerially supplied Service Location and will issue authorization to permit the customer to install thereon the said Utilization Facilities.

   b. Service Locations Supplied from Underground Circuits: customer shall provide, own and maintain the Utilization Facilities defined as brackets or hangers, luminaires, lamps/LED array(s), ballasts/drivers, transformers, individual controls, conductors, and shall assume all costs of installing such Utilization Facilities. Customer shall also provide, own, and maintain the supporting pole or post foundation with 90 degree pipe bend, and conduits from the luminaires to sidewalk level, or in special cases, such as Federally and State financed limited access highways, to a Service Location designated by the Company on its secondary voltage circuit. Except as provided in Paragraph 5 Supply Facilities, the Company shall own conduit from the distribution circuit to the 90 degree pipe bend, shall own conductors from its distribution system to the designated Service Location and shall provide sufficient length of conductors for splicing at the designated Service Location. All underground supply conduits shall be installed underground, and shall not exceed 100 feet above the ground plane in any case. The customer shall provide, own, and maintain the supporting pole or post foundation with 90 degree pipe bend, and conduits from the luminaires to sidewalk level, or in special cases, such as Federally and State financed limited access highways, to a Service Location designated by the Company on its secondary voltage circuit.

      Except as provided in Paragraph 5 Supply Facilities, the Company shall own conduit from the distribution circuit to the 90 degree pipe bend, shall own conductors from its distribution system to the designated Service Location and shall provide sufficient length of conductors for splicing at the designated Service Location or in the post base where sidewalk level access is provided.

   c. Service to Group of Utilization Facilities:

      AERIAL SUPPLY

      When the customer requests service to a group of Utilization Facilities supplied from aerial distribution facilities, the customer is responsible for providing the support poles or posts for the Utilization Facilities. The Company will provide a service, nominally 100 feet, to the customer’s first supporting structure. The customer is responsible for installing supply conductors from the first supporting structure to all Utilization Facilities.

      UNDERGROUND SUPPLY

      When groups of Utilization Facilities are supplied from underground distribution facilities, the customer is responsible for the support poles or posts and the supply conductors to each Utilization Facility from the designated Service Location. If the customer requests an underground supply to a group of Utilization Facilities and the designated Service Location is a secondary terminal pole, the customer will install, own, maintain all cable, including the cable on the pole.

3. Standards of Construction for Utilization Facilities. Customer construction shall meet the Company’s standards which are based upon the National Electrical Safety Code. Designs of proposed construction deviating from such standards shall be submitted to the Company for approval before proceeding with any work.
Any governmental agency for outdoor lighting, provided for the safety and convenience of the public of streets, highways, bridges, parks or similar places, that complies with each of the following conditions:

(A) Installs a Smart Lighting Control Module approved by the Company that has capabilities including but not necessarily limited to:
   a. Measurement of energy usage at the individual Utilization Facility level.
   b. Customer control of the lamp’s burning hours.
   c. Data showing failure of the lamp to burn, such as customer notification, that customer can provide to Company upon request.
   d. Ability of customer to dim the lights (LED only).

(B) Provides energy usage to the Company as described below under Data Requirements.

(C) Installs, owns, and maintains all Utilization Facilities, as defined in the Terms and Conditions of this Base Rate. (All facilities and their installation shall be approved by the Company.)

This rate is also available to community associations of residential property owners both inside and outside the City of Philadelphia for the lighting of streets that are not dedicated. This rate is not available to commercial or industrial customers.

The customer must provide the following data to the Company from its Company-approved Smart Lighting Control Module for each light added or modified:

(A) Manufacturer-rated wattage
(B) Annual burning hours, if different than the standard 4,100 burning hours as defined below under paragraph 1 Service of Terms and Conditions
(C) Dimming percentage/factor

The Company also requires the customer to provide the Global Positioning System (GPS) coordinates for each light.

Upon acceptance of the required data, the Company shall modify the energy billed going forward for a period of up to twelve months or at another frequency as required by the Company. The energy use for a month of a Service Location shall be computed to the nearest kilowatt hour as the product of one thousandth of its wattage, adjusted based on the provided dimming percentage/factor, and the provided burning hours during the calendar month.

The customer may take service under the rate beginning on July 1, 2019. The below listed pricing will be revised, as needed, based on applicable surcharge adjustments prior to the SL-C effective service date of July 1, 2019.

MONTHLY RATE TABLE.
SERVICE LOCATION DISTRIBUTION CHARGE: $x.xx per Service Location (as defined below)
VARIABLE DISTRIBUTION CHARGE: $0.03259 per kWh

ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Class 2.

The service location charge includes an Energy Efficiency Program Surcharge of $x.xx per location.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service charge shall apply.

STATE TAX ADJUSTMENT CLAUSE, FEDERAL TAX ADJUSTMENT CREDIT (FTAC), PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS, NON-BYPASSABLE TRANSMISSION CHARGE, AND NUCLEAR DECOMMISSIONING COST ADJUSTMENT APPLY TO THIS RATE.

SERVICE LOCATION.
A Service Location is the Point of Delivery on the Company’s secondary circuit that connects to one or more Utilization Facilities. A customer may connect multiple Utilization Facilities to a single Service Location in accordance with Paragraph 2c and approval by the Company.

DATA REQUIREMENTS.
The customer must notify the Company of its intent to enroll or modify lights under this rate at least 30 days prior to the start of the regularly scheduled billing cycle during which the enrollment or modification will become effective.

The customer must provide the following data to the Company from its Company-approved Smart Lighting Control Module for each light added or modified:

(A) Manufacturer-rated wattage
(B) Annual burning hours, if different than the standard 4,100 burning hours as defined below under paragraph 1 Service of Terms and Conditions
(C) Dimming percentage/factor

The Company also requires the customer to provide the Global Positioning System (GPS) coordinates for each light.

DETERMINATION OF ENERGY BILLED.
Upon acceptance of the required data, the Company shall modify the energy billed going forward for a period of up to twelve months or at another frequency as required by the Company. The energy use for a month of a Service Location shall be computed to the nearest kilowatt hour as the product of one thousandth of its wattage, adjusted based on the provided dimming percentage/factor, and the provided burning hours during the calendar month.

The Company may, at any time and without prior notice, request that the customer provide updates to the above data or provide actual energy consumption data and burning hours for each light, by calendar month, for up to the past 12 months to verify the continued accuracy of Company billing.

For any regularly scheduled billing cycle in which the customer has not provided acceptable information from its Company-approved Smart Lighting Control Module, the Company shall modify the energy billed going forward by changing the burning hours used to the standard 4,100 burning hours as defined below under paragraph 1 Service of Terms and Conditions.

The Company reserves the right to modify the customer’s rate to SL-E in the continued absence of required data from the customer.

TERMS AND CONDITIONS.
1. Service. For any regularly scheduled billing cycle in which the customer has not provided acceptable information from its Company-approved Smart Lighting Control Module, lighting service will be operated on all-night, every-night lighting schedules, under which lights normally are turned on after sunset and off before sunrise with approximately 4,100 annual operating hours (average monthly burning hours = 341.11 hours). Extended lighting service during all daylight hours will be supplied for lamps specified by the customer.

If the customer provides information from the Smart Lighting Control Module as described above to justify a different billing usage, the burning hours provided by the customer will be used instead of the standard 4,100 annual operating hours.
RATE TLCL TRAFFIC LIGHTING CONSTANT LOAD SERVICE

AVAILABILITY.
To any municipality using the Company’s standard service for (a) electric traffic signal lights installed, owned and maintained by the municipality, and/or (b) unmetered traffic control cameras or other small constant load electronic devices with a demand of less than 1.2 kW, owned and maintained by the municipality.
To any non-municipal non-residential customer using the Company’s standard service for unmetered small constant load electronic devices with a demand of less than 1.2 kW, owned and maintained by the non-municipal customer, which are electrically separate from any other facilities, whether municipally-owned or non-municipally-owned, that are receiving service from PECO as a separate account.
To any non-municipal non-residential customer using the Company’s standard service for unmetered small constant load electronic devices with a demand of less than 1.2 kW, owned and maintained by the non-municipal customer, which are electrically integrated with any other facilities, whether municipally-owned or non-municipally-owned, that are receiving service from PECO as a separate account, but only if the non-municipal customer meets the conditions of the Special Termination Rights provision of this Rate.

CURRENT CHARACTERISTICS.
Standard single phase secondary service.

RATE TABLE.
SERVICE LOCATION CHARGE: $3.63 PER LOCATION
VARIABLE DISTRIBUTION SERVICE CHARGE: $x.xxxxx per kWh (as defined below)*
ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Class 2.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: Transmission Service Charge shall apply.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY, NON-BYPASSABLE TRANSMISSION CHARGE, CONSERVATION PROGRAM COSTS, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND NUCLEAR DECOMMISSIONING COST ADJUSTMENT APPLY TO THIS RATE.

SPECIAL RULES AND REGULATIONS.
The use of energy will be estimated by the Company on the basis of the size of lamps and controlling apparatus and the burning hours. The customer shall immediately notify the Company whenever any change is made in the equipment or the burning hours or constant load devices, so that the Company may forthwith revise its estimate of the energy used.

The Company shall not be liable for damage to person or property arising, accruing or resulting from the attachment of the signal equipment to its poles, wires, or fixtures. The customer shall be responsible to determine the amount, location and sufficiency of illumination, including conducting all studies of luminosity, lighting location, and traffic.

SPECIAL TERMINATION RIGHTS
Some facilities that receive service under Rate TLCL may be electrically configured such that it is not possible to terminate service to the Rate TLCL facility without also terminating service to a facility that is receiving service under a separate account, Rate or Rider. In the event of non-payment of bills for service to such a Rate TLCL facility, PECO will provide a termination notice to the customer. The customer may then, at its discretion, notify PECO that it intends to engage in self-termination by removing its facilities from the PECO system within 30 days. If the customer has not removed its facilities within 30 days, then PECO may, at its sole discretion and upon 72-hour notice, physically remove the customer facility as a means of terminating service to that facility. Taking service under Rate TLCL constitutes full customer permission for PECO to engage in such removals. Notwithstanding any removal of such facilities by either the customer of PECO, the customer shall remain fully obligated to PECO for payment of all charges incurred under Rate TLCL. In addition, the customer shall pay to PECO its full cost of removing the facilities, including direct and indirect labor costs, use of truck or other equipment, fuel costs, and costs of storing the customer equipment, all at PECO’s normal rates for such work at such time as it may perform such removals. PECO shall not be liable for damage, if any, to the customer equipment that occurs during removal or storage.

TERM OF CONTRACT.
The initial contract term for each signal light installation and constant load device shall be for at least one year.

PAYMENT TERMS.
Standard.
RATE AL - ALLEY LIGHTING IN CITY OF PHILADELPHIA

APPLICABILITY. To multiple, unmetered lighting service supplied the City of Philadelphia to operate lamps and appurtenances for all night outdoor lighting of alleys and courts that are installed, owned and maintained by the City, which assumes the cost involved in making the connections to the Company's facilities. This rate shall no longer be available to new lighting installations effective January 1, 2011.

LIGHTING DISTRIBUTION SERVICE DEFINED. All night outdoor lighting of alleys and courts by lights installed on poles or supports supplied by the City.

NOTICE TO COMPANY. The City shall give advance notice to the Company of all proposed new installations or of the replacement, removal or reconstruction of existing installations. The City shall advise the Company as to each new installation or change in the equipment or connected load of an existing installation, including any change in burning hours and the date on which such new or changed operation took effect.

MONTHLY RATE TABLE.
SERVICE LOCATION CHARGE: $x.xx Per Location (as defined below)*
*The service location charge includes an Energy Efficiency Program Surcharge of $x.xx

ENERGY SUPPLY CHARGE: Refer to the Generation Supply Adjustment Procurement Class 2.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: The Transmission Service Charge shall apply.

STATE TAX ADJUSTMENT CLAUSE, DISTRIBUTION SYSTEM IMPROVEMENT CHARGE (DSIC), FEDERAL TAX ADJUSTMENT CREDIT (FTAC), PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS, NON-BYPASSABLE TRANSMISSION CHARGE, PROVISION FOR THE TAX ACCOUNTING REPAIR CREDIT AND NUCLEAR DECOMMISSIONING COST ADJUSTMENT CLAUSE APPLY TO THIS RATE.

PLAN OF MONTHLY BILLING.
Bills may be rendered in equal monthly installments, computed from the calculated annual use of energy, adjusted each month to give effect to any new or changed rate of annual use, by reason of changes in the City's installation, with charge or credit for fractional parts of the month during which a change occurred.

LIABILITY PROVISION
The Company shall not be liable for damage, or for claims for damage, to persons or property, arising, accruing or resulting from, installation, location or use of lamps, wires, fixtures and appurtenances; or resulting from failure of any light, or lights, to burn for any cause whatsoever. The customer shall be responsible to determine the amount, location and sufficiency of illumination, including conducting all studies of luminosity, lighting location, and traffic.
**INTRODUCTORY STATEMENT**

Customers under different rates of this Tariff frequently desire services or present situations and conditions of supply which require special supply terms, charges or guarantees or which warrant modification of the amount or method of charge from the prices set forth in the Base Rate under which they are provided service. Modifications for such conditions are defined by rider provisions included as a part of this Tariff. Riders may be employed when applicable, with or without signed agreement between the customer and the Company as the case may require, notwithstanding anything to the contrary contained in the Base Rate to which the rider is applied.

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