
LARGE CUSTOMER OPTIONAL PRICING PROGRAM

I. AVAILABILITY

This Rate is available to Customers of Entergy Louisiana, LLC (“ELL” or the “Company”). This Rate is available where facilities of adequate capacity and suitable phase and voltage are adjacent to the premises to be served, and Service is taken according to the Terms and Conditions and Service Standards of the Company. Where facilities of adequate capacity and suitable phase and voltage are not adjacent to the premises to be served, Company may, at its option, require a contribution, higher minimum bill, facilities charge, or other compensation to make Service available.

This tariff is available to Customers who have a peak Demand of two (2) MW or greater who have agreed to be served under this tariff, and who have executed a written electric Service Agreement with the Company. This tariff is available only to Customers who have received full requirements Electric Service from Company during each of the immediately preceding twelve (12) Months.

The Company has the right to terminate this tariff at any time, upon giving thirty (30) days written notice of intent to terminate to the Commission. In such event, each Customer served under this tariff will continue on this tariff until the end of the Customer’s Contract term.

Note: Generally, unless otherwise specified herein, capitalized terms used throughout this document are as defined in the Company’s Terms and Conditions.

II. APPLICABILITY

This tariff is not available for resale, stand-by, auxiliary or supplemental Service and is not available in conjunction with any of Company’s economic development Rate Schedules. Service will be supplied at one delivery point and shall be at one standard voltage.

III. LENGTH OF CONTRACT AND CONTRACT TERMINATION

Customer will be required to sign a Contract for a term to be mutually agreed upon between Customer and Company, but not to exceed five (5) Years. Customer and Company each have the option to terminate the Contract at the end of a Contract term if a minimum of thirty (30) days notice is provided. If not terminated, the Contract will automatically renew for successive one Year terms, unless terminated on a minimum of thirty (30) days notice.

IV. CUSTOMER BASELINE LOAD AND USAGE (CBLU)

Customer’s baseline load and usage (the “CBLU”) are the annualized billing units for Customer’s most recent twelve (12) Months of electricity consumption (energy and Demand), after excluding Months in which extraordinary events or conditions significantly affected Customer’s consumption of electricity. Both Customer and Company must agree that the CBLU represents Customer’s historical usage pattern.

LARGE CUSTOMER OPTIONAL PRICING PROGRAM

V. BILL DETERMINATION

General

The Energy Rate, Demand Rate, Access Charge, and Miscellaneous Adjustments, as described and defined below, shall be set such that charges for electricity consumption in excess of CBLU will exceed the forecasted incremental Costs to serve such incremental consumption.

Monthly Billing Amount

The Monthly Billing Amount shall be determined by the application of the charges as defined below to the Customer's billing determinants in accordance with the Contract between the Customer and the Company.

Energy Rate (See Note below)

ER = Energy Rate (ϕ /kWh) to be determined on Customer-specific basis.

Demand Rate (See Note below)

DR = Demand Rate ($\$/kW$) to be determined on Customer-specific basis.

Access Charge Calculations

AC = Access Charge
= $CBLUTC - ((CBLUE * ER) + (CBLUD * DR))$, where
CBLUTC = Total charge that Customer would have paid under the Customer's Regular Rate Schedule based on Customer's CBLU (as determined in Section IV. above)
CBLUE = Customer's billing energy from the Customer's CBLU
CBLUD = Customer Billing Demand from the Customer's CBLU

Miscellaneous Adjustments

All adjustments under the Customer's prior Regular Rate Schedule and applicable Riders shall apply.

Note: Multiple rates that consider time(s) of consumption may be developed.

VI. OTHER

Other provisions necessary to provide Service to a Customer under this tariff shall be as specified in the Contract between the Customer and the Company.

LARGE CUSTOMER OPTIONAL PRICING PROGRAM

VII. REGULATORY APPROVAL

The Company may provide Services under this tariff by filing of a Customer Contract, along with supporting documentation and workpapers under appropriate regulatory protective orders, with the Commission. Each Customer Contract will be effective forty-five (45) days from the date of filing with the Commission or on the proposed effective date, if later, unless suspended by the Commission.