
LARGE INDUSTRIAL POWER SERVICE RATE SCHEDULE

I. AVAILABILITY

This Rate is available to Customers of Entergy Louisiana, LLC (“ELL” or the “Company”), for which the point of interconnection with ELL is located within the Legacy ELL Service Area, or any qualifying Customers of ELL for which the point of interconnection is located outside of the Legacy ELL Service Area. For a Customer having a point of interconnection outside of the Legacy ELL Service Area to qualify to take Service under this schedule, the Customer must (1) have a minimum new firm load (or increase in firm load) of 500 kW; (2) execute a new Electric Service Agreement, or execute an amendment to an existing Electric Service Agreement to reflect the increase in firm load for billing purposes; and (3) in the case of an existing Customer increasing firm load under (1), above, that does not receive the Economic Development Rider incentive in conjunction with the increased firm load, that existing Customer must provide the Company with a notarized affidavit in conjunction with executing its new (or amended) Electric Service Agreement that contains (i) a statement that the existing Customer is adding at least 500 kW of new firm load, and (ii) a brief written description of the project(s) or process(es) causing that increase in firm load.

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 Legacy ELL Service Regulations (or, if otherwise agreed, the ELL 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.

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

II. APPLICATION

To Electric Service up to 125,000 kilowatts for industrial purposes, including lighting and other uses accessory thereto, and for other Service for which no specific Rate Schedule is provided. All Service is supplied through one metering installation at one Point of Delivery. Lighting and incidental Service supplied through other Meters will be billed at the schedule applicable to such Service. Service hereunder is subject to any of the Company’s Rider Schedules that may be applicable. Service under this schedule shall not be resold, sub-metered, used for standby, or shared with others.

III. TYPE OF SERVICE

Three phase, 60 cycle, alternating current at a transmission line nominal voltage of 69,000 volts or higher, as may be available.

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IV. NET MONTHLY BILL

A. Rate

Demand Charge	
\$249,720.88	for the first 18,000 kW or less of Firm Demand
\$13.48	per kW for the next 22,000 kW of Firm Demand
\$11.89	per kW for all additional kW of Firm Demand
\$0.41	per rkVA of Reactive Demand in excess of 25% of the Firm Demand
Energy Charge	
\$0.00258	per kWh for all kWh

B. Minimum Bill

The Demand Charge for the current Month, plus any applicable adjustments, but not less than the amount specified in the Electric Service Agreement.

C. Adjustments

First - Plus or minus the applicable proportionate part of any directly allocable tax, impost or assessment imposed or reduced by any governmental authority after the effective date of this schedule, which is assessed or levied against the Company or directly affects the Company's Cost of operation and which the Company is legally obligated to pay on the basis of Meters, Customers, or rates of, or revenue from electric power and energy or Service sold, or on the volume of energy generated, transmitted, purchased for sale, or sold, or on any other basis where direct allocation is possible.

Second - The fuel adjustment will be calculated based upon the total kWh included in the monthly bill times the adjustment per kWh for the current Month calculated in accordance with Rate Schedule FA.

Third - When Company owns and maintains the substation, 1.40% per Month on the allocable investment in substation and other local facilities (excluding transmission lines and metering equipment) provided to serve Customer shall be added to the monthly rate. This provision is closed to all new applications as of May 31, 2005. On and after June 1, 2005, Customers requiring the installation of facilities other than those normally furnished for like levels of Service to similar Customers may apply for facilities Service under the terms of either Option A or B of the Additional Facilities Charge Schedule AFC-L and Schedule AFC.

Fourth - When Service is metered at a voltage lower than transmission voltage of 69,000 volts all Meter readings shall be adjusted for losses between the transmission voltage level and the point where Service is metered.

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V. DEMAND

The Firm Demand shall be the average kW supplied during the three 15-minute periods of maximum use (each determined on a separate day) during the Month, but shall be not less than:

1. 80% of the highest Firm Demand established during the preceding 11 Months
2. 60% of the highest Firm Demand previously established
3. Minimum kW specified in the Electric Service Agreement
4. 18,000 kW

The Reactive Demand shall be the average rkVA supplied during the time of the maximum kW Demands in the current billing Month.

VI. POWER FACTOR

Power factor shall be maintained as near 100% as practicable, but shall not be leading unless agreed upon by the Company.

VII. PAYMENT

The Net Monthly Bill is due and payable each Month. If not paid within twenty days from the date of billing, the Gross Monthly Bill, which is the Net Monthly Bill plus 2%, becomes due after the gross due date shown on the bill.

VIII. CONTRACT PERIOD

The Contract shall be for a minimum period of ten Years and, at Company's option, may be longer to justify the investment in generation and transmission facilities. Service hereunder is subject to the orders of regulatory bodies having jurisdiction and either the Company or the Customer may request lawful change in Rate Schedule in accordance with such jurisdiction.