
LARGE VOLUME GREEN PRICING OPTION RIDER

I. AVAILABILITY

This Rider is available to non-residential Customers of Entergy Louisiana, LLC (“ELL” or the “Company”). Service is taken according to the Terms and Conditions and Service Standards of the Company.

This Rider is for an optional service to customers that elect to match a portion of their monthly energy usage with renewable energy credits (“RECs”). Eligible customers must take metered service and be in good standing with the Company. Schedule LVGPO is not available to unmetered and lighting service.

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

II. APPLICABILITY

Service under LVGPO is in addition to service under other rate schedules that apply to the Customer. Service under LVGPO does not modify any other applicable rate schedule or provisions for service.

III. NET MONTHLY BILL

- A. The Monthly Rate is the greater of: (i) \$0.0025 per kWh or (ii) the monthly average value for the S&P Global Renewable Energy Credit Index for Texas wind RECs, as of the current Month.
- B. Prior to taking service under this schedule, Customers will designate a monthly quantity of LVGPO Energy that is at least 500,000 kWh per month.
- C. The billed LVGPO Energy is equal to a fixed, monthly amount of kWh. The Customer will be billed the product of the LVGPO Energy and the applicable Monthly Rate.
- D. Monthly Billings under LVGPO will not be prorated.

IV. TERMS OF SERVICE

The initial term of agreement under LVGPO shall be for a one year period and shall automatically be extended for successive periods of one year each until terminated by written notice given by one party to the other not more than six months nor less than two months prior to the expiration of the original term or any anniversary thereof.

Customers who withdraw from LVGPO will not be eligible for service under this tariff until the seventh (7th) billing month following such withdrawal.

Before taking service under LVGPO, Customers will select their LVGPO Energy at a fixed amount of monthly kWh. The amount of LVGPO Energy may be changed no more than one time in a six-month period.

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If the Customer terminates service and moves from the Company's service territory, the customer's service under LVGPO will be cancelled. If the Customer moves to a new location within the ELL service area, the customer's service under LVGPO may be transferred to such new location. In the event that a Customer seeks to terminate electric service or withdraw from Schedule LVGPO during the term of the agreement, the Company reserves the right to assess the Customer a fee to reimburse the Company for the cost of RECs obtained on behalf of the Customer for the remainder of the one-year term of the agreement.

Company reserves the right to deny or suspend service under Schedule LVGPO until such time that the Company is able to ensure that a sufficient quantity of RECs is available to meet the Customer's desired subscription level.

Attachment A to Schedule LVGPO

Effective:

**ENERGY LOUISIANA, LLC
LARGE VOLUME GREEN PRICING OPTION RIDER
SCHEDULE LVGPO**

SAMPLE LETTER
[TO BE COMPLETED BY CUSTOMER ON CUSTOMER'S LETTERHEAD]
(INITIAL REQUEST FOR SCHEDULE LVGPO)

Entergy Louisiana, LLC
P. O. Box XXXX
Baton Rouge, LA XXXXX

RE: APPLICATION FOR BULK PURCHASE ON SCHEDULE LVGPO

This is an application for Schedule LVGPO as a rider to other applicable rate schedules and is made with the following conditions and understanding.

1. Customer is eligible to enroll in Schedule LVGPO.
2. Customer will contract for _____ monthly kWh of LVGPO Energy under Schedule LVGPO. The amount of LVGPO Energy may be changed no more than one time in a six-month period.
3. The initial term of agreement under LVGPO shall be for a one year period and shall automatically be extended for successive periods of one year each until terminated by written notice given by one party to the other not more than six months nor less than two months prior to the expiration of the original term or any anniversary thereof. In the event that the Customer seeks to terminate electric service or withdraw from Schedule LVGPO during the term of the agreement, the Company reserves the right to assess the Customer a fee to reimburse the Company for the cost of renewable energy credits ("RECs") obtained on behalf of the Customer for the remainder of the one-year term of the agreement.
4. Company reserves the right to deny or suspend service under Schedule LVGPO until such time that the Company is able to ensure that a sufficient quantity of RECs is available to meet the Customer's desired subscription level.
5. Customer agrees to comply with all conditions of service that are required pursuant to Schedule LVGPO.
6. Service under this Schedule LVGPO will be provided under the Terms and Conditions Applicable to Electric Service as defined in the Electric Service Agreement and rates stipulated by the appropriate regulatory authority.

The above statements are certified to be true and correct.

Customer:

By:

Customer Account Number:

Date:
