

ENTERGY NEW ORLEANS, LLC
ELECTRIC SERVICE

Effective: July 31, 2019 (implemented April 2020
Billing)

Filed: March 20, 2020

Supersedes: PLS Effective 12/1/17

Schedule Consists of: Two Pages Plus
Attachment A

SCHEDULE PLS-1

PREMIUM LIGHTING SERVICE

I. AVAILABILITY

Schedule PLS is available under the conditions specified herein for service to Customers contracting for lighting services from facilities supplied by Company where facilities of adequate capacity and suitable voltage for the service are available and service is taken under the regular terms and conditions of the Company.

II. TYPE OF SERVICE

Services provided under this Schedule PLS are unmetered lighting services served from Company's existing distribution system that Company agrees to provide. The types of services provided under this Schedule PLS, along with the Net Monthly Charge, are specified in Attachment A to this Schedule.

III. NET MONTHLY BILL

The Net Monthly Bill shall be the total of the Net Monthly Charge and Adjustments, as defined below. T

A. Net Monthly Charge

A revenue requirement will be developed for each lighting service served under this tariff. The revenue requirement will include, but not be limited to, the total cost to install, operate, maintain and recover an allowed return for this service over its expected useful life. A monthly charge will be developed that will recover the above mentioned revenue requirement over its expected useful life. This monthly charge may be further adjusted to be consistent with the monthly charge of the Company's existing lighting services that is deemed to be related in the type of service in which it provides. The resulting charge (the "Net Monthly Charge") for a particular lighting service covered under this tariff shall be available for any customer wanting the same particular service.

B. 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 any other basis where direct allocation is possible.

Second – Plus the fuel adjustment to 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 Rider Schedule FAC. The monthly kWh will be as specified in Attachment A and determined based upon imputed burn hours for the installed facility.

Third – All other applicable adjustments approved by the City Council of the City of New Orleans. T

IV. REGULATORY APPROVAL PROCESS

The Company may provide a new lighting service under this Schedule PLS by filing of a revision to Attachment A to this Schedule, along with supporting documentation and workpapers under appropriate regulatory protective orders, with the Council of the City of New Orleans. Such new service offering shall be effective forty-five (45) days from the date of filing, or on the proposed effective date, if later, unless suspended by the Council or unless earlier approved by the Council. If suspended by the Council, the Council will have sixty (60) days following the filing to render a decision on the filing. The decision shall become effective within fifteen (15) days following such decision, or on the proposed effective date, if later.

V. GENERAL PROVISIONS

Company will install, own, and maintain the facilities provided under this Schedule PLS. Company will service and maintain the facilities during regular daytime working hours. In case the Company shall at any time or times be prevented from delivering this lighting service by forces beyond its control, the Company will not be held liable for any damages that might occur due to the lack of delivery. If Company exercises excessive lamp replacements or maintenance expense because of vandalism or other causes beyond its control, it reserves the right to discontinue the service.

VI. PAYMENT

The Net Monthly Bill is due and payable each month. If not paid within twenty (20) days from the date of billing, the Gross Monthly Bill, which is the Net Monthly Bill plus 5%, becomes due and payable after the Gross Due Date shown on the bill.

VII. CONTRACT PERIOD

The contract shall be for a minimum period of one year and, at Company's option, may be longer to justify the investment in facilities provided under this Scheduled PLS.

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(implemented April 2020 Billing)

ATTACHMENT A TO SCHEDULE PLS
SERVICES OFFERED

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