

**RATE RS-P RESIDENCE SUPER PEAK TIME-OF-USE SERVICE (continued)**

(C)

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE: unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

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

STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT, UNIVERSAL SERVICE FUND CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS and PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.

CONTRACT TERM. Not less than twelve months.

PAYMENT TERMS. Standard.

(C) Denotes Change

**RATE RT RESIDENCE TIME-OF-USE SERVICE**

**AVAILABILITY.**

Single-phase service in the entire territory of the Company to the dwelling and appurtenances of a single private family for the domestic requirements of its members when such service is provided through one meter. Service is also available for related farm purposes when such service is provided through one meter in conjunction with the farmhouse domestic requirements.

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) farm purpose uses by an individual employing the natural processes of growth for the production of grain, stock, dairy, poultry, garden truck, or other agricultural products.

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) farms operated principally to sell, prepare, or process products produced by others, or farms using air conditioning for climatic control in conjunction with growth processes (except those customers receiving such service as of August 2, 1969); (e) 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.

**DEFINITION OF PEAK-HOURS.** On-Peak Hours are defined as the hours between 8:00 am and 8:00 pm, Eastern Standard Time or Daylight Savings Time, whichever is in common use, daily except Saturdays, Sundays and holidays; except that the on-peak hours will end at 4:00 pm on Fridays. Off-Peak Hours are defined as the hours other than those specified as on-peak hours.

**MONTHLY RATE TABLE.**

**FIXED DISTRIBUTION SERVICE CHARGE:** \$10.48

**METERING AND BILLING CREDITS** A customer receiving Advanced Meter Services from a AMSP other than the Company will receive a credit on the Fixed Distribution Service Charge equal to the Total Metering Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement. A customer receiving Consolidated EGS Billing will receive a credit on the Fixed Distribution Service Charge equal to the Billing and Collection Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement.

**VARIABLE DISTRIBUTION SERVICE CHARGE:**

**SUMMER MONTHS** (June through September)

2.46¢ per off-peak kWh

8.29¢ per on-peak kWh

(I)

(I)

**WINTER MONTHS** (October through May)

2.46¢ per off-peak kWh

7.65¢ per on-peak kWh

(I)

(I)

**COMPETITIVE TRANSITION CHARGE:**

**SUMMER MONTHS.** (June through September)

1.88¢ per off-peak kWh

7.49¢ per on-peak kWh

**WINTER MONTHS.** (October through May)

1.88¢ per off-peak kWh

6.88¢ per on-peak kWh

**ENERGY AND CAPACITY CHARGE:**

Standard Pricing Option-The following Energy and Capacity Charges, which are not applicable to a customer who obtains Competitive Energy Supply, will apply to the customer who received Default PLR Service as of the effective date of this tariff, and continues to receive this service, or is a customer who returns to Default PLR Service and receives this service for a minimum period of twelve months or is a customer on the Company's Monthly Pricing Option and wants to return to the Standard Pricing Option and meets certain conditions described in the Monthly Pricing Option. The requirement for a minimum period of 12 months is not applicable unless the monthly pricing option has been implemented by the Company. A customer returning from Competitive Default Service will not be subject to the minimum twelve month stay provision.

**SUMMER MONTHS.** (June through September)

4.01¢ per off-peak kWh

10.93¢ per on-peak kWh

**WINTER MONTHS.** (October through May)

4.01¢ per off-peak kWh

10.16¢ per on-peak kWh

Monthly Pricing Option- Upon 60 days prior written notice to the PaPUC, the Company may implement this Monthly Pricing Option, which allows Customers who return to Default PLR Service to elect their service on a monthly basis. The following Energy and Capacity Charges apply to the Monthly Pricing Option.

(I) Indicates Increase

RATE RT RESIDENCE TIME-OF-USE SERVICE (continued)

SUMMER MONTHS. (June through September)

The Company will determine a market rate by May 1<sup>st</sup> for the subsequent summer months in the year in which the Monthly Pricing Option is implemented by the Company.

WINTER MONTHS. (October through May)

Same as the Standard Pricing Option winter months charge.

If the returning customer, within the first twelve months of the customer's return to the Company, is on the Monthly Pricing option and requests to be removed from the Monthly Pricing Option and switched to the Standard Pricing Option, then the customer will be required to stay with the Company for the remainder of this initial twelve month period under the Standard Pricing Option. The customer will be switched to the Standard Pricing Option on the regularly scheduled meter reading date which falls five calendar days following the customer's request.

If the returning customer has stayed with the Company for at least twelve months and is on the Monthly Pricing Option, the customer can request to be switched to the Standard Pricing Option with no minimum stay provision on this option. The customer will be switched to the Standard Pricing Option on the regularly scheduled meter reading date which falls five calendar days following the customer's request.

The prices for Default PLR Service were determined in accordance with Section L, paragraph 38(e) of the Joint Petition for Full Settlement at Docket Nos. R-00973953 and P-00971265.

Within one business day of a request from a customer, or a customer's EGS, to return the customer to PLR Service, the Company will send a letter to the customer requesting the customer to choose between the Standard Pricing Option and the Monthly Pricing Option. If the Company does not receive a response from the Customer within ten calendar days from the date of the letter, the terms and conditions of the Standard Pricing Option will apply. The Customer's return to PLR Service will become effective as of the next scheduled meter reading date, provided that the Company received the request for the return at least 16 days prior.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE: unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

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

STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT, UNIVERSAL SERVICE FUND CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS and PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE. (C)

CONTRACT TERM. Not less than twelve months.

PAYMENT TERMS. Standard.

(C) Denotes Change

**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 and/or by electric energy sources served on Rate O-P Off-Peak Service. All space heating installations must meet Company requirements. This rate schedule is not available for commercial, institutional or industrial establishments.

Wood, solar, wind, water, and biomass systems may be used to supply a portion of the heating requirements in conjunction with service provided hereunder. Any customer system of this type that produces electric energy may not be operated concurrently with service provided by the Company except under written agreement setting forth the conditions of such operation as provided by and in accordance with the provisions of the Auxiliary Service Rider.

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:** \$5.31

**METERING AND BILLING CREDITS:** A customer receiving Advanced Meter Services from a AMSP other than the Company will receive a credit on the Fixed Distribution Service Charge equal to the Total Metering Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement. A customer receiving Consolidated EGS Billing will receive a credit on the Fixed Distribution Service Charge equal to the Billing and Collection Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement.

**VARIABLE DISTRIBUTION SERVICE CHARGE:**

**SUMMER MONTHS.** (June through September)

4.98¢ per kWh for the first 500 kWh per dwelling unit (I)

5.70¢ per kWh for additional kWh. (I)

**WINTER MONTHS.** (October through May)

4.98¢ per kWh for the first 600 kWh per dwelling unit (I)

2.40¢ per kWh for additional kWh. (I)

**COMPETITIVE TRANSITION CHARGE:**

**SUMMER MONTHS.** (June through September)

3.33¢ per kWh for the first 500 kWh per dwelling unit

3.87¢ per kWh for additional kWh.

**WINTER MONTHS.** (October through May)

3.33¢ per kWh for the first 600 kWh per dwelling unit

1.39¢ per kWh for additional kWh.

**ENERGY AND CAPACITY CHARGE:**

Standard Pricing Option-The following Energy and Capacity Charges, which are not applicable to a customer who obtains Competitive Energy Supply, will apply to the customer who received Default PLR Service as of the effective date of this tariff, and continues to receive this service, or is a customer who returns to Default PLR Service and receives this service for a minimum period of twelve months or is a customer on the Company's Monthly Pricing Option and wants to return to the Standard Pricing Option and meets certain conditions described in the Monthly Pricing Option. The requirement for a minimum period of 12 months is not applicable unless the monthly pricing option has been implemented by the Company. A customer returning from Competitive Default Service will not be subject to the minimum twelve month stay provision.

**SUMMER MONTHS.** (June through September)

6.36¢ per kWh for the first 500 kWh per dwelling unit

7.10¢ per kWh for additional kWh

**WINTER MONTHS.** (October through May)

6.36¢ per kWh for the first 600 kWh per dwelling unit

3.69¢ per kWh for additional kWh

Monthly Pricing Option- Upon 60 days prior written notice to the PaPUC, the Company may implement this Monthly Pricing Option, which allows Customers who return to Default PLR Service to elect their service on a monthly basis. The following Energy and Capacity Charges apply to the Monthly Pricing Option.

**SUMMER MONTHS.** (June through September)

The Company will determine a market rate by May 1<sup>st</sup> for the subsequent summer months in the year in which the Monthly Pricing Option is implemented by the Company.

**WINTER MONTHS.** (October through May)

Same as the Standard Pricing Option winter months charge.

(I) Indicates Increase

**RATE R-H RESIDENTIAL HEATING SERVICE (continued)**

If the returning customer, within the first twelve months of the customer's return to the Company, is on the Monthly Pricing Option and requests to be removed from the Monthly Pricing Option and switched to the Standard Pricing Option, then the customer will be required to stay with the Company for the remainder of this initial twelve month period under the Standard Pricing Option. The customer will be switched to the Standard Pricing Option on the regularly scheduled meter reading date which falls five calendar days following the customer's request.

If the returning customer has stayed with the Company for at least twelve months and is on the Monthly Pricing Option, the customer can request to be switched to the Standard Pricing Option with no minimum stay provision on this option. The customer will be switched to the Standard Pricing Option on the regularly scheduled meter reading date which falls five calendar days following the customer's request.

The prices for Default PLR Service were determined in accordance with Section L, paragraph 38(e) of the Joint Petition for Full Settlement at Docket Nos. R-00973953 and P-00971265.

Within one business day of a request from a customer, or a customer's EGS, to return the customer to PLR Service, the Company will send a letter to the customer requesting the customer to choose between the Standard Pricing Option and the Monthly Pricing Option. If the Company does not receive a response from the Customer within ten calendar days from the date of the letter, the terms and conditions of the Standard Pricing Option will apply. The Customer's return to PLR Service will become effective as of the next scheduled meter reading date, provided that the Company received the request for the return at least 16 days prior.

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

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

STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT, UNIVERSAL SERVICE FUND CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS and PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE. (C)

**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.

(C) Indicates Change

**RATE RS-2 NET METERING**

**PURPOSE:**

This Rate sets forth the eligibility, terms and conditions applicable to Customers with installed qualifying renewable customer-owned generation using a net metering system. (C)

**APPLICABILITY:**

This Rate applies to renewable customer-generators served under Rates R, RH, RT, CAP, GS, HT, PD and EP who install a device or devices which are, in the Company's judgment, subject to Commission review, a bona fide technology for use in generating electricity from qualifying Tier I or Tier II alternative energy sources pursuant to Alternative Energy Portfolio Standards Act No. 2004-213 (Act 213) or Commission regulations and which will be operated in parallel with the Company's system. This Rate is limited to installations where the renewable energy generating system is intended primarily to offset part or all of the customer-generator's requirements for electricity. A renewable customer-generator is a non-utility owner or operator of a net metered generation system with a nameplate capacity of not greater than 50 kilowatts if installed at a residential service (Rate R, RH, RT or CAP) or not larger than 1,000 kilowatts at other customer service locations (Rate GS, HT, PD and EP), except for Customers whose systems are above 3 megawatts and up to 5 megawatts who make their systems available to operate in parallel with the Company during grid emergencies as defined by the regional transmission organization or where a microgrid is in place for the purpose of maintaining critical infrastructure such as homeland security assignments, emergency services facilities, hospitals, traffic signals, wastewater treatment plants or telecommunications facilities provided that technical rules for operating generators interconnected with facilities of the Company have been promulgated by the Institute of Electrical and Electronic Engineers "IEEE" and the Commission. (C)

Qualifying renewable energy installations are limited to Tier I and Tier II alternative energy sources as defined by Act 213 and Commission Regulations. The Customer's equipment must conform to the Commission's Interconnection Standards and Regulations pursuant to Act 213. This Rate is not applicable when the source of supply is service purchased from a neighboring electric utility under Borderline Service.

Service under this Rate is available upon request to renewable customer-generators on a first come, first served basis so long as the total rated generating capacity installed by renewable customer-generator facilities does not adversely impact service to other Customers and does not compromise the protection scheme(s) employed on the Company's electric distribution system. (C)

**METERING PROVISIONS:**

A Customer may select one of the following metering options in conjunction with service under applicable Rate Schedule R, RH, RT, CAP, GS, HT, PD or EP.

1. A customer-generator facility used for net metering shall be equipped with a single bi-directional meter that can measure and record the flow of electricity in both directions at the same rate. A dual meter arrangement may be substituted for a single bi-directional meter at the Company's expense.
2. If the customer-generator's existing electric metering equipment does not meet the requirements under option (1) above, the Company shall install new metering equipment for the customer-generator at the Company's expense. Any subsequent metering equipment change necessitated by the customer-generator shall be paid for by the customer-generator. The customer-generator has the option of utilizing a qualified meter service provider to install metering equipment for the measurement of generation at the customer-generator's expense.

Additional metering equipment for the purpose of qualifying alternative energy credits owned by the customer-generator shall be paid for by the customer-generator. The Company shall take title to the alternative energy credits produced by a customer-generator where the customer-generator has expressly rejected title to the credits. In the event that the Company takes title to the alternative energy credits, the Company will pay for and install the necessary metering equipment to qualify the alternative energy credits. The Company shall, prior to taking title to any alternative energy credits, fully inform the customer-generator of the potential value of those credits and options available to the customer-generator for their disposition.

3. Meter aggregation on properties owned or leased and operated by a customer-generator shall be allowed for purposes of net metering. Meter aggregation shall be limited to meters located on properties within two (2) miles of the boundaries of the customer-generator's property. Meter aggregation shall only be available for properties located within the Company's service territory. Physical meter aggregation shall be at the customer-generator's expense. The Company shall provide the necessary equipment to complete physical aggregation. If the customer-generator requests virtual meter aggregation, it shall be provided by the Company at the customer-generator's expense. The customer-generator shall be responsible only for any incremental expense entailed in processing his account on a virtual meter aggregation basis.

**(C) Denotes Change**

**RATE RS-2 NET METERING (continued)**

**BILLING PROVISIONS:**

The following billing provisions apply to customer-generators in conjunction with service under applicable Rates R, RH, RT, CAP, GS, HT, PD, EP.

1. The customer-generator will receive a credit for each kilowatt-hour received by the Company up to the total amount of electricity delivered to the Customer during the billing period at the full retail rate consistent with Commission regulations. On an annual basis, the Company will compensate the customer-generator for kilowatt-hours received from the customer-generator in excess of the kilowatt hours delivered by Company to the customer-generator during the preceding year at the "full retail value for all energy produced" consistent with Commission regulations. The customer-generator is responsible for the customer charge, demand charge and other applicable charges under the applicable Rate Schedule. (C)
2. If the Company supplies more kilowatt-hours of electricity than the customer-generator facility feeds back to the Company's system during the billing period, all charges of the appropriate rate schedule shall be applied to the net kilowatt-hours of electricity that the Company supplied. The customer-generator is responsible for the customer charge, demand charge and other applicable charges under the applicable Rate Schedule.
3. For customer-generators involved in virtual meter aggregation programs, a credit shall be applied first to the meter through which the generating facility supplies electricity to the distribution system, then through the remaining meters for the customer-generator's account equally at each meter's designated rate. Virtual meter aggregation is the combination of readings and billing for all meters regardless of rate class on properties owned or leased and operated by a customer-generator by means of the Company's billing process, rather than through physical rewiring of the customer-generator's property for a physical, single point of contact. The customer-generators are responsible for the customer charge, demand charge and other applicable charges under the applicable Rate Schedule.
4. If a net metering Customer served on Rate GS, HT, PD or EP generates electricity such that the self-generation results in a 10% or more reduction in the customer's purchase of electricity through the Company's transmission and distribution network for any calendar year when compared to the calendar year immediately prior to the installation of the generation, the net metering Customer shall be responsible for its share of stranded costs to prevent interclass or intraclass cost shifting. The Company, upon determination that the customer has or will exceed the 10% limitation, will rebill the customer for CTC charges, in an amount equal to the charges in the calendar year immediately prior to the installation of the generation. Such rebilling of CTC charges will be at the otherwise applicable CTC rate.

**APPLICATION:**

Customer-generators seeking to receive service under the provisions of this Rate must submit a written application to the Company demonstrating compliance with the Net Metering Rate provisions and quantifying the total rated generating capacity of the customer-generator facility.

**MINIMUM CHARGE:**

The Minimum Charges under Rate Schedule R, RH, RT, CAP, GS, PD, HT and EP apply for installations under this Rate.

**RIDERS:**

Bills rendered by the Company under this Rate shall be subject to charges stated in any other applicable Rate.

(C) Denotes Change

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**RATE OP OFF-PEAK SERVICE**

**AVAILABILITY.**

In conjunction with Rates R, RT, R-H and with residence service under Rate GS, for any customer receiving service at 120/240 volts, 3 wires, or 120/208 volts, 3 wires, for the operation of 240-volt or 208-volt domestic equipment of a type approved by the Company. Any load connected for service under Rate OP may not be connected for service under any other rate during the period that service under Rate OP is interrupted. Service will be interrupted during on-peak periods as established by the Company. This rate is not available when the source of supply is service purchased from a neighboring company under a borderline-purchase agreement. Effective January 1, 2004, service under Rate OP will be restricted to service locations receiving Rate OP service or that are the subject of a Rate OP service application as of December 31, 2003.

**SPECIAL RULES AND REGULATIONS.**

The normal control device furnished by the Company has a limited capacity. The customer shall notify the Company before connecting any load in addition to an existing water heater. If necessary, the Company will install a control device with a rating of 200 amperes to accommodate the additional 240-volt controlled load. For controlled loads larger than 200 amperes the control device shall be furnished, installed and maintained by the customer. Service may be interrupted for a total of not more than 6-1/2 hours per day during scheduled periods which may vary from customer to customer.

The Company has a program to replace seven-day clock control devices as they fail with five-day radio-control devices which provide uninterrupted service on Saturdays, Sundays and holidays.

**MONTHLY RATE TABLE.**

FIXED DISTRIBUTION SERVICE CHARGE: \$4.65 per month

METERING AND BILLING CREDITS A customer receiving Advanced Meter Services from a AMSP other than the Company will receive a credit on the Fixed Distribution Service Charge equal to the Total Metering Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement. A customer receiving Consolidated EGS Billing will receive a credit on the Fixed Distribution Service Charge equal to the Billing and Collection Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement.

VARIABLE DISTRIBUTION SERVICE CHARGE: 4.04¢ per kWh

(I)

COMPETITIVE TRANSITION CHARGE: 0.49¢ per kWh

ENERGY AND CAPACITY CHARGE:

Standard Pricing Option-The following Energy and Capacity Charges, which are not applicable to a customer who obtains Competitive Energy Supply, will apply to the customer who received Default PLR Service as of January 1, 2002, and continues to receive this service, or is a customer who returns to Default PLR Service and receives this service for a minimum period of twelve months or is a customer on the Company's Monthly Pricing Option and wants to return to the Standard Pricing Option and meets certain conditions described in the Monthly Pricing Option. The requirement for a minimum period of 12 months is not applicable unless the monthly pricing option has been implemented by the Company. A customer returning from Competitive Default Service will not be subject to the minimum twelve month stay provision.

2.05¢ per kWh

Monthly Pricing Option-Upon 60 days prior written notice to the PaPUC, the Company may implement this Monthly Pricing Option, which allows Customers who return to Default PLR Service to elect their service on a monthly basis. The following Energy and Capacity Charges apply to the Monthly Pricing Option.

SUMMER MONTHS. (June through September)

The Company will determine a market rate by May 1<sup>st</sup> for the subsequent summer months in the year in which the Monthly Pricing Option is implemented by the Company

WINTER MONTHS. (October through May)

Same as the Standard Pricing Option winter months charge.

If the returning customer, within the first twelve months of the customer's return to the Company, is on the Monthly Pricing Option and requests to be removed from the Monthly Pricing Option and switched to the Standard Pricing Option, then the customer will be required to stay with the Company for the remainder of this initial twelve month period under the Standard Pricing Option. The customer will be switched to the Standard Pricing Option on the regularly scheduled meter reading date which falls five calendar days following the customer's request. If the returning customer has stayed with the Company for at least twelve months and is on the Monthly Pricing Option, the customer can request to be switched to the Standard Pricing Option with no minimum stay provision on this option. The customer will be switched to the Standard Pricing Option on the regularly scheduled meter reading date which falls five calendar days following the customer's request.

The prices for Default PLR Service were determined in accordance with Section L, paragraph 38(e) of the Joint Petition for Full Settlement at Docket Nos. R-00973953 and P-00971265.

Within one business day of a request from a customer, or a customer's EGS, to return the customer to PLR Service, the Company will send a letter to the customer requesting the customer to choose between the Standard Pricing Option and the Monthly Pricing Option. If the Company does not receive a response from the Customer within ten calendar days from the date of the letter, the terms and conditions of the Standard Pricing Option will apply. The Customer's return to PLR Service will become effective as of the next scheduled meter reading date, provided that the Company received the request for the return at least 16 days prior.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE: Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

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

STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT, UNIVERSAL SERVICE FUND CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS and PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE. (C)

PAYMENT TERMS. Standard.

(C) Indicates Change  
(I) Indicates Decrease

PECO Energy Company

RATE R-S RENEWABLE ENERGY SERVICE

THIS RATE IS BEING WITHDRAWN

(C)

(C) Denotes Change

RATE R-S RENEWABLE ENERGY SERVICE (continued)

THIS RATE IS BEING WITHDRAWN

(C)

(C) Denotes Change

PECO Energy Company

Superseding Twenty First Revised Page No. 45

RATE-GS GENERAL SERVICE

**AVAILABILITY.**

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

**CURRENT CHARACTERISTICS.**

Standard single-phase or polyphase secondary service.

**MONTHLY RATE TABLE.**

**FIXED DISTRIBUTION SERVICE CHARGE:**

\$ 6.86 for single-phase service without demand measurement, or  
\$ 8.93 for single-phase service with demand measurement, or  
\$23.94 for polyphase service.

**METERING AND BILLING CREDITS** A customer receiving Advanced Meter Services from a AMSP other than the Company will receive a credit on the Fixed Distribution Service Charge equal to the Total Metering Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement. A customer receiving Consolidated EGS Billing will receive a credit on the Fixed Distribution Service Charge equal to the Billing and Collection Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement.

**VARIABLE DISTRIBUTION SERVICE CHARGE:**

3.64¢ per kWh for the first 80 hours' use of billing demand  
\* 1.71¢ per kWh for the next 80 hours' use of the billing demand  
1.08¢ per kWh for additional use; except  
0.47¢ per kWh over both 400 hours' use of billing demand and 2,000 kWh

**COMPETITIVE TRANSITION CHARGE:**

8.86¢ per kWh for the first 80 hours' use of billing demand  
\* 4.18¢ per kWh for the next 80 hours' use of billing demand  
2.64¢ per kWh for additional use; except  
1.17¢ per kWh over both 400 hours' use of billing demand and 2,000 kWh

**ENERGY AND CAPACITY CHARGE:** The following Energy and Capacity Charges will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply.

11.11¢ per kWh for the first 80 hours' use of billing demand  
\* 6.15¢ per kWh for the next 80 hours' use of billing demand  
4.53¢ per kWh for additional use; except  
2.97¢ per kWh over both 400 hours' use of billing demand and 2,000 kWh.

\* During October through May this block is eliminated.

**ENERGY EFFICIENCY CHARGE:** 0.27¢ per kWh

(C)

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

**STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT, PROVISION FOR RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS and PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.**

(C)

**DETERMINATION OF DEMAND.**

The billing demand will 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 heating modification is applied; 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, during October through May the billing demand will not be less than 40% of the highest billing demand in the preceding months of June through September (applied on an unbundled basis), nor less than the minimum value stated in the contract for service. 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 40% of the highest billing demand in the preceding months of June through September, nor less than 1.2 kilowatts. There will be a one-time waiver of the application of the previous sentences as they relate to minimums associated with PLR Energy and Capacity charges the first time a customer at a service location elects to receive Competitive Energy Supply. This one-time waiver is specific to a particular service location unless a new entity has assumed operation of the service location from a customer which has ceased operations at that location as a result of dissolution provided the new entity was not created through merger, partnership, joint venture, acquisition and/or any other type of combined business structure with the former customer.

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.

(C) Indicates Change

RATE-GS GENERAL SERVICE (continued)

**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 \$5.93 per kW of billing demand, as follows: Variable Distribution-\$0.93 per kW; Competitive

(C)

Transition Charge-\$2.22 per kW; Energy and Capacity-\$2.78 per kW (Energy and Capacity Charge applicable only if Customer receives Default PLR Service).

**HEATING MODIFICATION.**

Wood, solar, wind, water, and biomass systems may be used to supply a portion of the heating requirements in conjunction with service provided hereunder. Any customer system of this type that produces electric energy may not be operated concurrently with service provided by the Company except under written agreement setting forth the conditions of such operation as provided by and in accordance with the provisions of the Auxiliary Service Rider.

**METERING.**

**A. Single Meter.**

Applicable where the area served through the single meter is heated solely by permanently connected electric space heating installations (1) acceptable to the Company; (2) sensitive to outdoor temperature; and (3) not less than 5 kilowatts. Qualifying electric heating systems are (1) electric resistance coils, (2) electric resistance baseboards, (3) electric boilers and (4) heat pumps with electric back-up.

During October through May the monthly maximum measured demand shall be reduced by one-half of the difference between the peak winter measured demand and the base load demand over the two most recent winter seasons preceding the start of the current winter season (October 1st). The demand reduction will be subject to annual review and any revisions will be based on the two most recent winter seasons. The base load demand will be defined as the lowest measured demand during the period from October to May. For time-of-use metered customers, the demand reduction will be based upon the difference between the peak winter and base load demands regardless of whether they occur on or off peak. During this period, the billing demand shall never be less than 15 kilowatts; except for those customers in service as of February 18, 1971, the billing demand during October through May shall not be less than one-half of the monthly measured demand.

A customer whose demand reduction was calculated under the methods in effect on October 17, 1996, will continue to receive the same reduction until January 2, 2000 unless the current method (described in the preceding paragraph) yields a smaller billed demand for the customer.

A customer who adds new electrical connected heating load will receive the same proportion of forgiven demand to total demand that they currently receive.

This demand modification will only be applicable within 30 days of the date that the customer requests billing under this provision. It shall be the responsibility of the customer to notify the Company of any subsequent changes to its heating equipment or requirements.

**B. Separate Meters.**

At the option of the customer, electricity supplying permanently connected space heating installations or heating equipment sensitive to outdoor temperature with a total capacity of not less than 5 kilowatts, which are acceptable to the Company, will be measured apart from the customer's other requirements for electric service at the premises. Air conditioning equipment of rated electrical capacity up to twice that of the heating equipment also may be supplied through this separate heating circuit.

During October through May the usage of this separate circuit shall be billed at the charges listed below in lieu of the pricing of the basic Monthly Rate Table.

VARIABLE DISTRIBUTION SERVICE CHARGE: 0.85¢ per kWh

COMPETITIVE TRANSITION CHARGE: 2.08¢ per kWh

ENERGY AND CAPACITY CHARGE: The following Energy and Capacity Charges will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains

Competitive Energy Supply: 3.94¢ per kWh

(I)

During June through September the combined usage shall be billed under the price provisions of the basic Monthly Rate Table.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE: Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

**OFF-PEAK THERMAL STORAGE PROVISION.**

Off-peak energy may be provided exclusively for qualifying Thermal Storage applications only in conjunction with this rate schedule when the load supplied is separately metered. This service will be billed separately at the rate of \$11.39 per month, plus the charges listed below.

**OFF-PEAK USAGE DURING THE WINTER AND SUMMER MONTHS:**

VARIABLE DISTRIBUTION SERVICE CHARGE: 1.43¢ per kWh

COMPETITIVE TRANSITION CHARGE: 1.17¢ per kWh

ENERGY AND CAPACITY CHARGE: The following Energy and Capacity Charges will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply:

1.89¢ per kWh

(I)

(I) Indicates Increase

(C) Indicates Change

**RATE-GS GENERAL SERVICE (continued)**

**ON-PEAK USAGE DURING THE WINTER MONTHS:**

**VARIABLE DISTRIBUTION SERVICE CHARGE:** 2.20¢ per kWh

**COMPETITIVE TRANSITION CHARGE:** 1.78¢ per kWh

**ENERGY AND CAPACITY CHARGE:** The following Energy and Capacity Charges will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply. 2.90¢ per kWh

(I)

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

During the summer months, any on-peak demand and energy will contribute to the pricing of the basic Monthly Rate Table. To qualify for this provision, the customer must submit an engineering study performed by a professional engineer registered in the Commonwealth of Pennsylvania to the Company for technical review and approval. On-peak hours are defined as the hours between 8:00 a.m. and 8:00 p.m., Eastern Standard Time or Daylight Savings Time, whichever is in common use, daily except Saturdays, Sundays and holidays; except that the on-peak hours will end at 4:00 p.m. on Fridays. Off-peak hours are defined as the hours other than those specified as on-peak hours. For Cooling Thermal Storage applications, during the months of June through September, on-peak hours will commence at 10:00 a.m. instead of 8:00 a.m.

**SPECIAL PROVISION.**

In accordance with Section 1511, Title 66 Public Utilities, a volunteer fire company, non-profit rescue squad, non-profit ambulance service or a non-profit senior citizen center meeting the requirements set forth below, may, upon application, elect to have its electric service billed at any of the following rate schedules: Rate R Residential Service, Rate RT Residential Time of Use, Rate R-H Residential Heating Service, or Rate OP Off-Peak Service as appropriate for the application. The execution of an electric service contract for a minimum term of one year at the chosen rate will be required of any entity electing service pursuant to the options provided by this provision.

For the purposes of this provision, the following words and terms shall have the following meanings, unless the context clearly indicates otherwise:

**VOLUNTEER FIRE COMPANY** - a separately metered service location consisting of a building, sirens, a garage for housing vehicular fire fighting equipment, or a facility certified by the Pennsylvania Emergency Management Agency (PEMA) for fire fighter training. The use of electric service at this location shall be to support the activities of the volunteer fire company. Any fund raising activities at this service location must be used solely to support volunteer fire fighting operations.

The customer of record at this service location must be a predominantly volunteer fire company recognized by the local municipality or PEMA as a provider of fire fighting services.

**NON-PROFIT SENIOR CITIZEN CENTER** - a separately metered service location consisting of a facility for the use of senior citizens coming together as individuals or groups and where access to a wide range of services to senior citizens is provided. The customer of record at this service location must be an organization recognized by the Internal Revenue Service (IRS) or the Commonwealth as a non-profit entity and recognized by the Pennsylvania Department of Aging as an operator of a senior citizen center.

**NON-PROFIT RESCUE SQUAD** - a separately metered service location consisting of a building, sirens, a garage for housing vehicular rescue equipment; and qualified by the Commonwealth as a non-profit entity; and a facility recognized by the Pennsylvania Emergency Management Agency (PEMA) or the Pennsylvania Department of Health as a provider of rescue services. The use of electric service at this location shall be to support the activities of the non-profit rescue squad. Any fund raising activities at this service location must be used solely to support the non-profit rescue squad operations.

**NON-PROFIT AMBULANCE SERVICE** - a separately metered service location consisting of a building, sirens, a garage for housing vehicular rescue equipment; and qualified by the Commonwealth as a non-profit entity; and a facility licensed by the Pennsylvania Department of Health as a provider of ambulance services. The use of electric service at this location shall be to support the activities of the non-profit ambulance service. Any fund raising activities at this service location must be used solely to support the non-profit ambulance service operations.

**TERM OF CONTRACT.** The initial contract term shall be for at least one year.

**PAYMENT TERMS.** Standard.

(I) Indicates Increase

**PECO Energy Company**

**RATE-GS-SP GENERAL SERVICE SUPER PEAK TIME OF USE**

(C)

**AVAILABILITY.**

To customers with service on or after January 1, 2011 through a single metering installation for offices, professional, commercial or industrial establishments, governmental agencies, and other applications outside the scope of the Residence Service rate schedules, who have peak measured demands less than or equal to 50 kW.

Customers may not receive supply from an alternative electric generation supplier for one year from the effective date of receiving service under this rate.

**CURRENT CHARACTERISTICS.**

Standard single-phase or polyphase secondary service.

**DEFINITION OF PEAK-HOURS.** On-Peak Hours are defined as the hours between x:xx am and x:xx pm, Eastern Standard Time or Daylight Savings Time, whichever is in common use, daily except Saturdays, Sundays and holidays during the summer period (June through September). Off-Peak Hours are defined as the hours other than those specified as on-peak hours. The Company will establish the On-Peak Hours in conjunction with the calculation of the energy supply charge as described below.

**MONTHLY RATE TABLE.**

**FIXED DISTRIBUTION SERVICE CHARGE:**

\$ 6.86 for single-phase service without demand measurement, or  
\$ 8.93 for single-phase service with demand measurement, or  
\$23.94 for polyphase service.

**VARIABLE DISTRIBUTION SERVICE CHARGE:**

3.92¢ per kWh for the first 80 hours' use of billing demand  
\* 1.99¢ per kWh for the next 80 hours' use of the billing demand  
1.36¢ per kWh for additional use; except  
0.96¢ per kWh over both 400 hours' use of billing demand and 2,000 kWh

**ENERGY SUPPLY CHARGE:** The Company will calculate the energy supply charge following the release of its 2011 default service procurement results.

**SUMMER MONTHS (June through September)**

xx.xx¢ per off-peak kWh

y.yy¢ per on-peak kWh

**WINTER MONTHS (October through May)**

z.zzz¢ per off-peak kWh

\* During October through May this block is eliminated.

**ENERGY EFFICIENCY CHARGE:** 0.27¢ per kWh

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

**STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT, PROVISION FOR RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS and PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.**

**DETERMINATION OF DEMAND.**

The billing demand will 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 heating modification is applied; 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, during October through May the billing demand will not be less than 40% of the highest billing demand in the preceding months of June through September (applied on an unbundled basis), nor less than the minimum value stated in the contract for service. 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 40% of the highest billing demand in the preceding months of June through September, nor 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.

(C) Indicates Change

**PECO Energy Company**

**RATE-GS-SP GENERAL SERVICE SUPER PEAK TIME OF USE (continued)**

**(C)**

**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 **\$0.93** per KW of billing demand, plus in the case of hourly service customers, charges assessed on PJM's reliability pricing model.

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

**SPECIAL PROVISION.**

In accordance with Section 1511, Title 66 Public Utilities, a volunteer fire company, non-profit rescue squad, non-profit ambulance service or a non-profit senior citizen center meeting the requirements set forth below, may, upon application, elect to have its electric service billed at any of the following rate schedules: Rate R Residential Service, Rate RT Residential Time of Use, Rate R-H Residential Heating Service, or Rate OP Off-Peak Service as appropriate for the application. The execution of an electric service contract for a minimum term of one year at the chosen rate will be required of any entity electing service pursuant to the options provided by this provision.

For the purposes of this provision, the following words and terms shall have the following meanings, unless the context clearly indicates otherwise:

**VOLUNTEER FIRE COMPANY** - a separately metered service location consisting of a building, sirens, a garage for housing vehicular fire fighting equipment, or a facility certified by the Pennsylvania Emergency Management Agency (PEMA) for fire fighter training. The use of electric service at this location shall be to support the activities of the volunteer fire company. Any fund raising activities at this service location must be used solely to support volunteer fire fighting operations.

The customer of record at this service location must be a predominantly volunteer fire company recognized by the local municipality or PEMA as a provider of fire fighting services.

**NON-PROFIT SENIOR CITIZEN CENTER** - a separately metered service location consisting of a facility for the use of senior citizens coming together as individuals or groups and where access to a wide range of services to senior citizens is provided. The customer of record at this service location must be an organization recognized by the Internal Revenue Service (IRS) or the Commonwealth as a non-profit entity and recognized by the Pennsylvania Department of Aging as an operator of a senior citizen center.

**NON-PROFIT RESCUE SQUAD** - a separately metered service location consisting of a building, sirens, a garage for housing vehicular rescue equipment; and qualified by the Commonwealth as a non-profit entity; and a facility recognized by the Pennsylvania Emergency Management Agency (PEMA) or the Pennsylvania Department of Health as a provider of rescue services. The use of electric service at this location shall be to support the activities of the non-profit rescue squad. Any fund raising activities at this service location must be used solely to support the non-profit rescue squad operations.

**NON-PROFIT AMBULANCE SERVICE** - a separately metered service location consisting of a building, sirens, a garage for housing vehicular rescue equipment; and qualified by the Commonwealth as a non-profit entity; and a facility licensed by the Pennsylvania Department of Health as a provider of ambulance services. The use of electric service at this location shall be to support the activities of the non-profit ambulance service. Any fund raising activities at this service location must be used solely to support the non-profit ambulance service operations.

**TERM OF CONTRACT.** The initial contract term shall be for at least one year. Customers who are served under this rate may not also take service under any Interruptible Service rate other riders.

**PAYMENT TERMS.**

Standard.

**(C)** Indicates Change

**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: \$279.76**

**METERING AND BILLING CREDITS** A customer receiving Advanced Meter Services from a AMSP other than the Company will receive a credit on the Fixed Distribution Service Charge equal to the Total Metering Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement. A customer receiving Consolidated EGS Billing will receive a credit on the Fixed Distribution Service Charge equal to the Billing and Collection Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement.

**VARIABLE DISTRIBUTION SERVICE CHARGE:**

\$1.82 per kW of billing demand  
1.61¢ per kWh of the first 150 hours' use of billing demand  
0.95¢ per kWh of the first next 150 hours' use of billing demand  
0.30¢ per kWh for additional use.

**COMPETITIVE TRANSITION CHARGE:**

\$3.88 per kW of billing demand  
3.45¢ per kWh of the first 150 hours' use of billing demand  
2.05¢ per kWh for the next 150 hours' use of billing demand  
0.67¢ per kWh for additional use.

**ENERGY AND CAPACITY CHARGE:** The following Energy and Capacity Charges will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply.

\$4.13 per kW of billing demand  
5.42¢ per kWh of the first 150 hours' use of billing demand  
3.93¢ per kWh for the next 150 hours' use of billing demand  
2.46¢ per kWh for additional use.

**ENERGY EFFICIENCY CHARGE:** \$0.91 per kW of Peak Load Contribution

(C)

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

**STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT, PROVISION FOR RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS and PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.**

(C)

**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, during the eight months of October through May the billing demand will not be less than 40% of the maximum demand specified in the contract nor less than 80% of the highest billing demand in the preceding months of June through September (applied on an unbundled basis). There will be a one-time waiver of the application of the previous sentence as it relates to minimums associated with PLR Energy and Capacity charges the first time a customer at a service location elects to receive Competitive Energy Supply. This one-time waiver is specific to a particular service location unless a new entity has assumed operation of the service location from a customer which has ceased operations at that location as a result of dissolution provided the new entity was not created through merger, partnership, joint venture, acquisition and/or any other type of combined business structure with the former customer.

**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, the CTC, and the Energy and Capacity Charge.

**TERM OF CONTRACT.**

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

**PAYMENT TERMS.**

Standard.

(C) Indicates Change

**PECO Energy Company**

**RATE-PD-SP PRIMARY-DISTRIBUTION POWER SUPER PEAK TIME OF USE**

(C)

**AVAILABILITY.**

To customers with service on or after January 1, 2011 with peak measured demands of less than or equal to 500 kW who have 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. Service hereunder is restricted to customers that obtain full requirements electric supply from the Company under Default Service.

Customers may not receive supply from an alternative electric generation supplier for one year from the effective date of receiving service under this rate.

**CURRENT CHARACTERISTICS.**

Standard primary service.

**DEFINITION OF PEAK-HOURS.** On-Peak Hours are defined as the hours between x:xx am and x:xx pm, Eastern Standard Time or Daylight Savings Time, whichever is in common use, daily except Saturdays, Sundays and holidays during the summer period (June through September). Off-Peak Hours are defined as the hours other than those specified as on-peak hours. The Company will establish the On-Peak Hours in conjunction with the calculation of the energy supply charge as described below.

**MONTHLY RATE TABLE.**

FIXED DISTRIBUTION SERVICE CHARGE: \$279.76

VARIABLE DISTRIBUTION SERVICE CHARGE:

- \$2.71 per kW of billing demand
- 1.61¢ per kWh of the first 150 hours' use of billing demand
- 0.95¢ per kWh of the first next 150 hours' use of billing demand
- 0.30¢ per kWh for additional use.

**ENERGY SUPPLY CHARGE:** The Company will calculate the energy supply charge following the release of its 2011 default service procurement results.

**SUMMER MONTHS** (June through September)

x.xx¢ per off-peak kWh

y.yy¢ per on-peak kWh

**WINTER MONTHS** (October through May)

z.zz¢ per off-peak kWh

**ENERGY EFFICIENCY CHARGE:** \$0.91 per kW of Peak Load Contribution

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

**STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT, PROVISION FOR RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS 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. Additionally, during the eight months of October through May the billing demand will not be less than 40% of the maximum demand specified in the contract nor less than 80% of the highest billing demand in the preceding months of June through September exclusive of energy supply charges.

**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 plus in the case of Procurement Class 4 customers, charges assessed under PJM's reliability pricing model.

**TERM OF CONTRACT.**

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

Customers who are served under this rate may not also take service under any Interruptible rate other riders.

**PAYMENT TERMS.**

Standard.

(C) Indicates Change

PECO Energy Company

Superseding Nineteenth Revised Page No. 49

**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:** \$291.52

**METERING AND BILLING CREDITS** A customer receiving Advanced Meter Services from a AMSP other than the Company will receive a credit on the Fixed Distribution Service Charge equal to the Total Metering Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement. A customer receiving Consolidated EGS Billing will receive a credit on the Fixed Distribution Service Charge equal to the Billing and Collection Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement.

**VARIABLE DISTRIBUTION SERVICE CHARGE:**

- \$1.68 per kW of billing demand
- 0.90¢ per kWh of the first 150 hours' use of billing demand
- 0.53¢ per kWh of the next 150 hours' use of billing demand, but not more than 7,500,000 kWh
- 0.17¢ per kWh for additional use.

**COMPETITIVE TRANSITION CHARGE:**

- \$5.82 per kW of billing demand
- 3.12¢ per kWh for the first 150 hours' use of billing demand
- 1.85¢ per kWh for the next 150 hours' use of billing demand, but not more than 7,500,000 kWh
- 0.59¢ per kWh for additional use.

**ENERGY AND CAPACITY CHARGE:** The following Energy and Capacity Charges will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply.

- \$6.03 per kW of billing demand
- 4.87¢ per kWh for the first 150 hours' use of billing demand
- 3.55¢ per kWh for the next 150 hours' use of billing demand, but not more than 7,500,000 kWh
- 2.24¢ per kWh for additional use.

**ENERGY EFFICIENCY CHARGE:** \$0.91 per kW of Peak Load Contribution (C)

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

**TIME-OF-USE ADJUSTMENT:**

Customers with measured demand of 2,000 kW or greater will be given a credit for energy use during off-peak hours and will be subject to an additional charge for energy use during on-peak hours. On-peak hours are defined as the hours between 8:00 am and 8:00 pm, Eastern Standard Time or Daylight Savings Time, whichever is in common use, daily except Saturdays, Sundays and holidays; except that the on-peak hours will end at 4:00 pm on Fridays. Off-peak hours are defined as the hours other than those specified as on-peak hours. The credits and charges are as follows:

	Summer Months (June through September)	Winter Months (October through May)
Off-peak credit.....	0.21¢ per kWh	0.21¢ per kWh
On-peak charge.....	0.58¢ per kWh	0.22¢ per kWh

If the customer receives Default PLR Service, the rate adjustments shall apply. They shall not apply if the customer obtains competitive energy supply.

**HIGH VOLTAGE DISTRIBUTION DISCOUNT:**

- For customers supplied at 33,000 volts: 7¢ per kW of measured demand.
- For customers supplied at 69,000 volts: 28¢ per kW for first 10,000 kW of measured demand.
- For customers supplied over 69,000 volts: 28¢ per kW for first 100,000 kW of measured demand.

**STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT, PROVISION FOR RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS and PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.** (C)

(C) Indicates Change

**PECO Energy Company**

**RATE-HT-SP HIGH-TENSION POWER SUPER PEAK TIME OF USE**

(C)

**AVAILABILITY.**

To customers with service on or after January 1, 2011 with peak measured demands of less than or equal to 500 kW who have 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 service hereunder is restricted to customers that obtain full requirements electric supply from the Company under Default Service.

Customers may not receive supply from an alternative electric generation supplier for one year from the effective date of receiving service under this rate.

**CURRENT CHARACTERISTICS.**

Standard high-tension service.

**DEFINITION OF PEAK-HOURS.** On-Peak Hours are defined as the hours between x:xx am and x:xx pm, Eastern Standard Time or Daylight Savings Time, whichever is in common use, daily except Saturdays, Sundays and holidays during the summer period (June through September). Off-Peak Hours are defined as the hours other than those specified as on-peak hours. The Company will establish the On-Peak Hours in conjunction with the calculation of the energy supply charge as described below.

**MONTHLY RATE TABLE.**

FIXED DISTRIBUTION SERVICE CHARGE: \$291.52

VARIABLE DISTRIBUTION SERVICE CHARGE:

- \$2.57 per kW of billing demand
- 0.90¢ per kWh of the first 150 hours' use of billing demand
- 0.53¢ per kWh of the next 150 hours' use of billing demand,  
but not more than 7,500,000 kWh
- 0.17¢ per kWh for additional use.

ENERGY SUPPLY CHARGE: The Company will calculate the energy supply charge following the release of its 2011 default service procurement results.

SUMMER MONTHS (June through September)

xx.xx¢ per off-peak kWh

y.yy¢ per on-peak kWh

WINTER MONTHS (October through May)

z.zz¢ per off-peak kWh

ENERGY EFFICIENCY CHARGE: \$0.91¢ per kW of Peak Load Contribution

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

**HIGH VOLTAGE DISTRIBUTION DISCOUNT:**

For customers supplied at 33,000 volts: 7¢ per kW of measured demand.

For customers supplied at 69,000 volts: 28¢ per kW for first 10,000 kW of measured demand.

For customers supplied over 69,000 volts: 28¢ per kW for first 100,000 kW of measured demand.

STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT, PROVISION FOR RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS and PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE. (C)

(C) Indicates Change

PECO Energy Company

RATE-HT-SP HIGH-TENSION POWER SUPER PEAK TIME OF USE (continued)

(C)

**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, during the eight months of October through May the billing demand will not be less than 40% of the maximum demand specified in the contract nor less than 80% of the highest billing demand in the preceding months of June through September exclusive of energy supply charge.

**DELIVERY POINTS.**

Where the load of a customer located on single or contiguous premises becomes greater than the capacity of the standard circuit or circuits established by the Company to supply the customer, an additional separate delivery point may be established for such premises upon the written request of the customer with billing continued as if the service were being delivered and metered at a single point, provided such multi-point delivery is not advantageous 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 4 customers, charges assessed on PJM's reliability pricing model.

**TERM OF CONTRACT.**

The initial contract term shall be for at least three years.  
Customers who are served under this rate may not also take service under any Interruptible rate other riders.

**PAYMENT TERMS.**

Standard.

(C) Indicates Change

RATE-HT HIGH-TENSION POWER - CONTINUED

**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, during the eight months of October through May the billing demand will not be less than 40% of the maximum demand specified in the contract nor less than 80% of the highest billing demand in the preceding months of June through September (applied on an unbundled basis). There will be a one-time waiver of the application of the previous sentence as it relates to minimums associated with PLR Energy and Capacity charges the first time a customer at a service location elects to receive Competitive Energy Supply. This one-time waiver is specific to a particular service location unless a new entity has assumed operation of the service location from a customer which has ceased operations at that location as a result of dissolution provided the new entity was not created through merger, partnership, joint venture, acquisition and/or any other type of combined business structure with the former customer.

**DELIVERY POINTS.**

Where the load of a customer located on single or contiguous premises becomes greater than the capacity of the standard circuit or circuits established by the Company to supply the customer, an additional separate delivery point may be established for such premises upon the written request of the customer with billing continued as if the service were being delivered and metered at a single point, provided such multi-point delivery is not advantageous to the Company.

(C)

**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, the CTC, and the Energy and Capacity Charge, less the high voltage discount where applicable.

**TERM OF CONTRACT.**

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

**PAYMENT TERMS.**

Standard.

(C) Indicates Change

PECO Energy Company

Superseding Seventeenth Revised Page No. 51

**RATE POL PRIVATE OUTDOOR LIGHTING**

**AVAILABILITY.**

Outdoor lighting of sidewalks, driveways, yards, lots and similar places, outside the scope of service under Rate SL-P, SL-S and SL-E.

**MONTHLY RATE TABLE.**

MERCURY-VAPOR LAMPS	PRICE PER LIGHTING UNIT						
	CTC		ENERGY & CAPACITY		DISTRIBUTION		
	(Co.Pole)	(Cust.Pole)	(Co.Pole)	(Cust.Pole)	(Co.Pole)	(Cust.Pole)	
100 Watts (nominally 4,000 Lumens)	\$1.29	\$1.21	\$1.55	\$1.39	\$11.46	\$10.27	(C)
175 Watts (nominally 8,000 Lumens)	\$1.76	\$1.69	\$2.11	\$1.95	\$15.56	\$14.42	(C)
250 Watts (nominally 12,000 Lumens)	\$2.19	\$2.13	\$2.59	\$2.45	\$19.22	\$18.20	(C)
400 Watts (nominally 20,000 Lumens)	\$2.82	\$2.74	\$3.35	\$3.17	\$24.88	\$23.54	(C)
400 Watts Floodlight (nominally 22,000 Lumens)	\$3.05	\$2.97	\$3.62	\$3.43	\$26.87	\$25.53	(C)
SODIUM-VAPOR LAMPS	CTC		ENERGY&CAPACITY		DISTRIBUTION		
	(Co.Pole)	(Cust.Pole)	(Co.Pole)	(Cust.Pole)	(Co.Pole)	(Cust.Pole)	
	70 Watts (nominally 5,800 Lumens)	\$1.77	\$1.70	\$2.12	\$1.96	\$15.57	
250 Watts (nominally 25,000 Lumens)	\$2.85	\$2.77	\$3.37	\$3.19	\$24.92	\$23.59	(C)
400 Watts (nominally 50,000 Lumens)	\$3.13	\$3.05	\$3.71	\$3.52	\$27.48	\$26.14	(C)
400 Watts Floodlight (nominally 50,000 Lumens)	\$3.37	\$3.29	\$3.97	\$3.79	\$29.46	\$28.13	(C)
STANDARD METAL HALIDE LAMPS	CTC		ENERGY&CAPACITY		DISTRIBUTION		
	(Co.Pole)	(Cust.Pole)	(Co.Pole)	(Cust.Pole)	(Co.Pole)	(Cust.Pole)	
	100 Watts (nominally 7,800 Lumens)	\$0.43	\$0.51	\$0.86	\$0.81	\$23.36	
175 Watts (nominally 13,000 Lumens)	\$0.44	\$0.83	\$1.48	\$1.37	\$24.54	\$23.12	(C)
250 Watts (nominally 20,500 Lumens)	\$0.67	\$1.32	\$2.36	\$2.15	\$26.01	\$24.60	(C)
400 Watts (nominally 36,000 Lumens)	\$3.31	\$3.23	\$3.91	\$3.73	\$29.02	\$27.72	(C)
1000 Watts (nominally 110,000 Lumens)	\$5.86	\$5.78	\$6.85	\$6.67	\$51.06	\$49.77	(C)
STANDARD HIGH PRESSURE SODIUM LAMPS	CTC		ENERGY&CAPACITY		DISTRIBUTION		
	(Co.Pole)	(Cust.Pole)	(Co.Pole)	(Cust.Pole)	(Co.Pole)	(Cust.Pole)	
	50 Watts (nominally 4,000 Lumens)	\$1.93	\$1.83	\$1.99	\$1.40	\$18.62	
70 Watts (nominally 5,800 Lumens)	\$1.99	\$1.91	\$2.38	\$2.21	\$17.50	\$16.20	(C)
100 Watts (nominally 9,500 Lumens)	\$2.10	\$2.02	\$2.53	\$2.34	\$18.53	\$17.23	(C)
150 Watts (nominally 16,000 Lumens)	\$2.30	\$2.22	\$2.76	\$2.58	\$20.28	\$18.99	(C)
250 Watts (nominally 25,000 Lumens)	\$2.73	\$2.65	\$3.23	\$3.05	\$23.89	\$22.58	(C)
400 Watts (nominally 50,000 Lumens)	\$3.32	\$3.24	\$3.92	\$3.74	\$29.07	\$27.76	(C)
1,000 Watts (nominally 130,000 Lumens)	\$3.73	\$3.65	\$10.69	\$10.21	\$33.79	\$33.79	(C)

The Energy and Capacity Charges set forth above will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply.

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE: Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT and the ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS APPLY TO THIS RATE.

(C)

**GENERAL PROVISIONS.**

1. Standard Lighting Unit. A Standard Lighting Unit shall be a Cobra Head or Floodlight comprised of a bracket, the lead wires and a luminaire, including lamp, reactor and control.

2. Standard Installations. In connection with the standard service provided herein, the Company will install, own and maintain all facilities within highway limits, and all standard service-supply lines and all Lighting Units. The customer will install, own and maintain all poles on the customer's property and all service extensions on the customer's property from the Company's standard service-supply lines.

(C) Indicates Change

**RATE POL PRIVATE OUTDOOR LIGHTING (continued)**

Investment by the Company under standard conditions of supply will be limited to that warranted by three times the prospective revenue recovered through the Company's tarified Variable Distribution Service Charge. Any additional investment will be assumed by the customer.

Standard supply to lighting installations will be from aerial wires, except that, at the option of the Company, in areas where its other distribution facilities are underground, supply may be underground.

For underground supply furnished at the request of the customer where aerial supply would be normal, the Company will assume the cost up to the amount it would normally have invested and the additional cost shall be assumed by the customer.

3. Non-Standard installations. The Company may offer non-standard lighting units and installations in addition to those listed above in the Monthly Rate Table. For customers requesting such service, there will be an additional charge, as specified in the customer's contract based on the incremental cost over that listed in the Monthly Rate Table.

4. Location and Authorization. Lighting Units shall be installed at locations and upon structures approved by the Company and in positions permitting servicing from a ladder truck. Customer construction shall meet the Company's standards which are based upon the National Electrical Code.

The customer shall obtain and submit any permits or other authority requisite to the installation and operation of the Lighting Units served hereunder.

5. Service. Each lamp shall be controlled by a photoelectric cell which shall operate to energize the lamp during periods of darkness to de-energize it during other periods. The service shall include the supply of lamps and their renewal when burned out. Renewal of lamps will be made only during regular daytime working hours after notification by the customer of the necessity. (C)

6. Outage Allowances. Written notice to the Company prior to 4:00 p.m. of the failure of any light to burn on the previous night shall entitle the customer to a pro rata reduction in the charges under this rate for the hours of failure if such failure continues for a period in excess of 24 hours after the notice is received. Allowances will not be made for outages resulting from riot, fire, storm, flood, interference by civil or military authorities, or any other cause beyond the Company's control.

7. Equipment Removal. If the customer requests that the Company remove or replace any existing street lighting installation, except incandescent lights, the Company will charge for removal or replacement of the street lighting installations and the associated poles and conductors used exclusively for the street lighting installation. The Company's charge will include the cost of removal or replacement plus the estimated remaining book value of the removed or replaced equipment less salvage.

8. Location, Authorization and Protection. The location of lamps to be supplied is to be approved by the properly designated authorized representative of the customer and the customer shall furnish any requisite authority for the erection and maintenance of poles, wires, luminaries and other equipment necessary to operate the lamps at the approved locations. The customer shall protect the Company from damage to the lighting system to the extent of their ability. At the expense of the customer, the Company will relocate a lamp to a new location after receiving a written request from the customer.

**TERM OF CONTRACT.**

The initial contract term for each Lighting Unit shall be for at least three years.

**PAYMENT TERMS.**

Standard

(C) Indicates Change

PECO Energy Company

Superseding Fifteenth Revised Page No. 53

**RATE SL-P STREET LIGHTING IN CITY OF PHILADELPHIA**

**AVAILABILITY.**

For the safety and convenience of the public, only to a governmental agency, municipal, state or federal, for outdoor lighting of streets, highways, bridges, parks or similar places located within the City of Philadelphia, including directional highway signs at locations where other outdoor lighting service is provided hereunder, and by incandescent filament, mercury-vapor, fluorescent or sodium-vapor lamps of standard sizes and types approved by the Company, only if the customer installs, owns and maintains all Utilization Facilities as hereinafter defined. Service will be provided under this rate for street Lighting Units supported in a conventional manner such as on poles, posts, brackets or hangers, and under conditions of installation and supply acceptable to the Company.

**CHARACTERISTICS OF SUPPLY.**

Service under this rate will be from series 6.6 ampere circuits or from standard single-phase secondary circuits, as specified by the Company, except that, where conditions require, or where existing standard secondary circuits are not available, the Company at its option may supply service from nonstandard secondary circuits, providing nominally 240 volts.

**MONTHLY RATE TABLE.**

**FIXED DISTRIBUTION SERVICE CHARGE:**

For Lighting Units in service as of the fifteenth day of the month.

\$ 9.41 per Lighting Unit supplied from standard secondary (aerial or underground) circuits where the customer owns the individual control for such Lighting Unit.

\$ 8.96 per Lighting Unit supplied from aerial (series or secondary) circuits where the Company provides group controls.

\$12.50 per Lighting Unit supplied from underground (series or secondary) circuits where the Company provides group controls.

(I)

**VARIABLE DISTRIBUTION SERVICE CHARGE:**

0.15¢ per watt.

0.79¢ per kWh of energy billed

**COMPETITIVE TRANSITION CHARGE:**

0.22¢ per watt.

1.69¢ per kWh of energy billed

**ENERGY AND CAPACITY CHARGE:** The following Energy and Capacity Charges will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply:

0.10¢ per watt

2.64¢ per kWh

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

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

**STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT and the ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS APPLY TO THIS RATE.**

(C)

**LIGHTING UNIT.**

A Lighting Unit shall comprise each lighting installation which is separately connected to a delivery point on the Company's series or secondary circuit.

**DETERMINATION OF BILLING DEMAND.**

The wattage, expressed to the nearest tenth of a watt, of a Lighting Unit 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 wattages of all Lighting Units in service as of the fifteenth day of a month shall constitute the billing demand for the month.

**DETERMINATION OF ENERGY BILLED.**

The energy use for a month of a Lighting Unit 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 approved by the authorized representatives of the customer and the Company. The aggregate of the kilowatt-hours thus computed for all Lighting Units in service as of the fifteenth day of a month shall constitute the energy billed for the month.

(I) Indicates Increase

(C) Indicates Change

**RATE SL-P STREET LIGHTING IN CITY OF PHILADELPHIA (continued)**

**TERMS AND CONDITIONS.**

1. Ownership and Type of Control Facilities.
  - a. Lighting Units Supplied from Standard Secondary Circuits: customer shall provide, own and maintain for each of such Lighting Units, the individual control of a type approved by the Company except that, at the option of the customer, the Company will continue to provide group control facilities presently in service.
  - b. Lighting Units Supplied from Series and from Nonstandard Secondary Circuits: Company will provide, own and maintain group control facilities.
2. Ownership of Utilization Facilities.
  - a. Lighting Units Supplied from Aerial Circuits: customer shall provide, own and maintain the Utilization Facilities comprising the brackets, hangers, luminaries, lamps, ballasts, transformers, individual controls (where used) and other components required for the operation of such Lighting Units, conductors, molding and supporting insulators between the lamp receptacles and line wires of the Company's distribution facilities.

Company shall provide the supporting pole or post for such aerially supplied Lighting Unit and will issue authorization to permit the customer to install thereon the said Utilization Facilities.
  - b. Lighting Units Supplied from Underground Circuits: customer shall provide, own and maintain the Utilization Facilities comprising the supporting pole or post, foundation with 90-degree pipe bend, brackets or hangers, luminaries, lamps, ballasts, transformers, individual controls (where used) and other components required for the operation of such Lighting Units, conductors and conduits from the lamp receptacles to sidewalk level, or in special cases, such as Federally and State financed limited access highways, to a delivery point designated by the Company on its secondary voltage circuit, and shall assume all costs of installing such Utilization Facilities.

Where vertical extensions are required on foreign-owned posts for the support of such underground supplied Lighting Units, the extension shall be provided and owned by the customer. Rentals incurred on such foreign-owned posts shall be the responsibility of the customer.

Except as provided in 5 hereof, 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 delivery point or the sidewalk level as specified in 2b, and shall provide sufficient length of conductors for splicing at the designated delivery point or in the post base where sidewalk level access is provided. Where a splicing chamber is provided in the post base, the customer shall provide space for any relays or similar devices required for the operation on the street lighting circuit.
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.
4. Power Factor. The Utilization Facilities provided by the customer shall be of such a nature as to maintain the power factor of each Lighting Unit at not less than 85%.
5. Supply Facilities. Lighting service shall be provided from distribution facilities and equipment, including group control facilities where required, installed at the cost and expense of the Company and owned and controlled by it, except that in locations (such as bridges, overpasses, underpasses and limited access highways) where Company ownership of conduit, manholes or vaults may not be practical for reasons beyond its control, the customer shall make available at no expense to the Company, space for the Company's distribution facilities required in rendering service under this rate.
6. Connection of Lighting Units. For new Lighting Units, relocated Lighting Units and for any modernization or maintenance work involving connections to the Company's distribution circuits. In accordance with the provisions of 2, the customer shall provide sufficient length of conductors to permit the Company to make taps at the top of the pole for aerial circuits, or for splices to underground circuits at the designated delivery point on the Company's secondary voltage circuit, or at the splicing chamber in the post base (where provided), or at the nearest available manhole, handhole or splice box (where such splicing chamber is not provided). In the latter case, the customer will bill the Company for the cost of the conductors from the sidewalk level to the manhole, handhole or splice box. All work done by the customer that may involve Company street lighting, control, and other distribution circuits shall be performed under Company permit and blocking procedures.
7. Location and Type of Installation. The prices of the rate apply to street lighting service under conditions named herein at locations designated by the properly authorized representatives of the customer.
8. Service. Lighting service will be operated on all-night, every-night lighting schedules, to be approved by the authorized representatives of the customer and the Company, under which lights normally are turned on after sunset and off before sunrise. Extended lighting service during all daylight hours will be provided for lamps specified by the customer.

**RATE SL-P STREET LIGHTING IN CITY OF PHILADELPHIA (continued)**

9. Change in Size of Type of Lighting Units. Written notice of any planned change in size or type of any components of Lighting Units by locations shall be furnished by the customer to the Company or less than 10 days prior to the effective date of such change. The customer shall be responsible for notification to the Company of any changes made in manufacturer's wattage ratings of Lighting Units used.

10. Service Maintenance. Upon receipt of report of Lighting Unit or Units not burning, the Company will determine the cause of failure and will restore service on street lighting or distribution circuit and control equipment, disconnecting if necessary any faulty Lighting Units from the circuit. Customer will make necessary repairs between the lamp receptacle of the faulty Lighting Unit or Units and the point of connection to the Company's street lighting or distribution circuit. In the event the fault is located in the Company owned facilities, the customer will bill the Company for this portion of the replaced facilities.

11. Authorization and Protection. The customer shall, to the extent of ability, furnish any requisite authority for the erection and maintenance of poles wires, fixtures and other equipment necessary to operate the lights at the locations and under the conditions designated, and shall protect the Company from malicious damage to the light system.

12. Additional Lighting. Lighting service for additional lamps installed by the customer will be provided by the Company upon written notice from the customer specifying the locations of the installations unless the proposed additional lighting makes the investment or cost of providing distribution equipment excessive. In which case a portion of the investment or cost shall be borne by the customer subject to agreement between the customer and the Company.

13. Relocation of Lighting Units. Where a pole is replaced by the Company at its own option, it shall be the customer's responsibility to have the Utilization Facilities transferred from the old to the new pole.

14. Outage Allowance. The Company will use reasonable diligence to provide a continuous, regular and uninterrupted supply of service and the customer will use reasonable diligence to protect the lighting system. In lieu of determination of the actual hours of Lighting Unit outages resulting from a failure of any light to burn for any reason, a deduction of 0.20% of the sum of the Company's monthly Variable Distribution Service and CTC Charges will be made on the monthly bill. If the customer receives Default PLR service, the outage allowance will also apply to the Energy & Capacity and Transmission Charges. The Company shall not be liable for service interruptions as a result of the customer's failure to protect the lighting system, or as a result of riot, fire, storm, flood, interference by civil or military authorities or any other cause beyond its control.

**TERM OF CONTRACT.**

The initial contract term for each lighting unit shall be for at least one year.

**PAYMENT TERMS.**

Bills will be rendered monthly.

**PECO Energy Company**

**RATE SL-S STREET LIGHTING-SUBURBAN COUNTIES**

**AVAILABILITY.**

Outdoor lighting of streets, highways, bridges, parks and similar places located in Suburban Counties.

**ANNUAL RATE TABLE - MANUFACTURER'S RATING OF LAMP SIZES.**

**Incandescent Filament Lamps**

<u>Size of Lamp</u>	<u>Billing Watts</u>	<u>Distribution</u>	<u>CTC</u>	<u>Energy &amp; Capacity</u>	
320 Lumens	32	\$ 76.61	\$ 17.14	\$17.04	(C)
600 Lumens	58	\$107.24	\$ 23.88	\$23.74	(C)
1,000 Lumens	103	\$151.21	\$ 33.51	\$33.30	(C)
2,500 Lumens	202	\$210.27	\$ 46.08	\$45.84	(C)
6,000 Lumens	448	\$247.80	\$ 52.59	\$52.29	(C)
10,000 Lumens	690	\$277.20	\$ 62.95	\$62.60	(C)

**Mercury Vapor Lamps**

<u>Size of Lamp</u>	<u>Billing Watts</u>	<u>Distribution</u>	<u>CTC</u>	<u>Energy &amp; Capacity</u>	
4,000 Lumens	115	\$177.71	\$39.43	\$39.19	(C)
8,000 Lumens	191	\$190.22	\$41.63	\$41.39	(C)
12,000 Lumens	275	\$205.41	\$44.39	\$44.14	(C)
20,000 Lumens	429	\$245.14	\$52.14	\$51.84	(C)
42,000 Lumens	768	\$354.89	\$74.29	\$73.85	(C)
59,000 Lumens	1,090	\$408.17	\$83.73	\$83.25	(C)

**Sodium-Vapor Lamps**

<u>Size of Lamp</u>	<u>Billing Watts</u>	<u>Distribution</u>	<u>CTC</u>	<u>Energy &amp; Capacity</u>	
5,800 Lumens	94	\$175.65	\$39.12	\$38.90	(C)
9,500 Lumens	131	\$192.03	\$42.53	\$42.29	(C)
16,000 Lumens	192	\$217.31	\$47.77	\$47.51	(C)
25,000 Lumens	294	\$249.64	\$54.28	\$53.96	(C)
50,000 Lumens	450	\$301.06	\$64.66	\$64.31	(C)

STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT and the ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS APPLY TO THIS RATE.

(C)

The Energy and Capacity Charges set forth above will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply.

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

**GENERAL PROVISIONS.**

1. **Service.** The lighting service will be operated on an all-night, every-night lighting schedule of approximately 4,100 hours annual burning time (average monthly burning hours = 341.11 hours), under which lights are turned on after sunset and off before sunrise. It includes the supply of lamps and their removal when burned out or broken.

2. **Outage Allowances.** Written notice to the Company prior to 4:00 pm of the failure of any light to burn on the previous night shall entitle the customer to a pro rata reduction to the Company's monthly Variable Distribution Service and CTC charges. If the customer receives Default PLR service, the outage allowance will also apply to the Energy & Capacity and Transmission Charges. The monthly bill will be adjusted, pro rate, for the hours of failure if such failure continues for a period in excess of 12 hours after the notice is received. Allowances will not be made for outages resulting from the customer's failure to protect the lighting system or from riot, fire, storm, flood, interference by civil or military authorities, or any other cause beyond the Company's control.

3. **Lighting Installations.** The prices in the Rate Table apply to all Company-approved installations for (a) federal, state, county and municipal authorities and community associations entering into a contract for lighting service; and (b) building operation developers for lighting, during the development period, of streets that are to be dedicated, where the municipality has approved the lighting and agreed to subsequently assume the charges for it under a standard contract.

Standard lighting installations under standard conditions of supply will be made on the public highways at the expense of the Company to the extent warranted by the revenue in prospect, any additional investment to be assumed by the customer.

(C) Indicates Change

**RATE SL-S STREET LIGHTING-SUBURBAN COUNTIES (continued)**

Standard supply to lighting installations will be from aerial wires, except that, at the option of the Company, in areas where its other electric distribution facilities are underground, supply may be underground.

For underground supply furnished at the request of the Company where aerial supply would be normal, or for other than standard installations made at the request of the customer and of a type approved by the Company, the Company will assume the cost up to the amount it would normally have invested and the additional cost shall be assumed by the customer.

The installation cost of lighting on private property, or for contracts of less than standard term, shall be paid by the customer.

Title to all lighting installations of a type approved by the Company shall be vested in the Company and all necessary maintenance, repair and replacement of equipment in such installations will be made by the Company. Maintenance, repair and replacement of nonstandard equipment shall be at the expense of the customer.

4. Excess Costs. In cases where the remote location of the proposed new or additional lighting, or the number or spacing of the lamps, or the lack of necessary supply lines or any other reason makes the cost of installation excessive, such excess costs shall be assumed by the customer as mutually agreed.

5. Location, Authorization and Protection. The location of lamps to be supplied is to be approved by the properly designated authorized representative of the customer and the customer shall furnish any requisite authority for the erection and maintenance of poles, wires, luminaries and other equipment necessary to operate the lamps at the approved locations. The customer shall protect the Company from damage to the lighting system to the extent of the customer's ability. At the expense of the customer, the Company will relocate a lamp to a new location after receiving a written request from the customer.

6. Equipment Removal. If the customer requests that the Company remove or replace any existing street lighting installation, except incandescent lights, the Company will charge for removal or replacement of the street lighting installations and the associated poles and conducts used exclusively for the street lighting installation. The Company's charge will include the cost of removal or replacement plus the estimated remaining life value of the removed or replaced equipment less salvage.

**PAYMENT TERMS.**

Bills will be rendered monthly. Each month, for the purpose of prorating the price, shall be considered 1/12 of a year.

**TERM OF CONTRACT.**

The initial contract term for each lighting installation shall be for at least three years.

**RATE SL-E 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 located outside of the City of Philadelphia, 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.

A qualified agency or association may receive service under this tariff effective with their first scheduled billing cycle beginning after September 6, 1999.

**MONTHLY RATE TABLE.**

SERVICE LOCATION DISTRIBUTION CHARGE:	\$7.57 per Service Location (as defined below)	(I)
COMPETITIVE TRANSITION CHARGE:	0.28¢ per Watt	
	1.75¢ per kWh	

ENERGY AND CAPACITY CHARGE: The following Energy and Capacity Charges will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply.

0.30 ¢ per Watt  
3.36 ¢ per kWh

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE: Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT and the ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS APPLY TO THIS RATE.

(C)

**SERVICE LOCATION.**

A Service Location shall comprise each lighting installation and must be separately connected to a delivery point on the Company's secondary circuit.

**DETERMINATION OF BILLING DEMAND.**

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 wattages of all Service Locations in service shall constitute the billing demand for the month.

**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 6 Service. 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. Ownership of Utilization Facilities.**

a. Service Locations Supplied from Aerial Circuits: customer shall provide, own and maintain the Utilization Facilities comprising the brackets, hangers, luminaries, lamps, ballasts, 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 comprising the supporting pole or post, foundation with 90-degree pipe bend, brackets or hangers, luminaries, lamps, ballasts, transformers, individual controls, conductors and conduits from the lamp receptacles to sidewalk level, or in special cases, such as Federally and State financed limited access highways, to a delivery point designated by the Company on its secondary voltage circuit, and shall assume all costs of installing such utilization facilities.

Except as provided in Paragraph 4 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 delivery point and shall provide sufficient length of conductors for splicing at the designated delivery point or in the post base where sidewalk level access is provided.

2. **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.

(C) Indicates Change

(I) Indicates Increase

**RATE SL-E STREET LIGHTING CUSTOMER-OWNED FACILITIES (continued)**

3. Power Factor. The Utilization Facilities provided by the customer shall be of such a nature as to maintain the power factor of each Lighting Unit at not less than 85%.

4. Supply Facilities. Lighting service shall be supplied from distribution facilities and equipment installed, owned and maintained by the Company. A customer contribution for new, additional or relocated lighting service may be required as described in Paragraph 10.

Where Company ownership of conduit, manholes or vaults may not be practical for reasons beyond its control (such as bridges, overpasses, underpasses and limited access highways), the customer shall make available at no expense to the Company, space for the Company's distribution facilities required in rendering service under this rate.

5. Connection of Service Location. For new, additional or relocated Service Locations and for any modernization or maintenance work involving connections to the Company's distribution circuits, the customer will provide sufficient length of conductors to permit the Company to make taps at the top of the pole for aerial circuits, or for splices to underground circuits at the designated delivery point on the Company's secondary voltage circuit. All work done by the customer that may involve Company street lighting, control, and other distribution circuits shall be performed under Company permit and blocking procedures.

6. 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. Extended lighting service during all daylight hours will be supplied for lamps specified by the customer.

7. Change in Size and Type of Service Locations. Written notice of any planned change in size or type of any components of Service Locations shall be furnished by the customer to the Company not less than 10 days prior to the effective date of such change. The customer shall be responsible for notification to the Company of any changes made in manufacturer's wattage ratings at any Service Location.

8. Service Maintenance. Upon receipt of report of a Service Location not receiving power, the Company will determine the cause of power failure and will restore service to the distribution circuit and control equipment, disconnecting, if necessary, any faulty Service Location from the circuit. Customer will make necessary repairs between the lamp receptacle of the faulty utilization facilities and the point of connection to the Company's distribution circuit. In the event the fault is located in the Company owned facilities, the customer will bill the Company for this portion of the replaced facilities.

9. Authorization and Protection. The customer shall, to the extent of one's ability, furnish any requisite authority for the erection and maintenance of poles, wires, fixtures and other equipment necessary to operate the lights at the locations and under the conditions designated, and shall protect the Company from malicious damage to the lighting system.

10. New, Additional or Relocated Lighting. The total costs to provide lighting service for new, additional or relocated lamps installed by the customer shall be subject to a revenue test. If the costs exceed the estimated revenue recovered through the Company's tariffed Variable Distribution Service Charges for four years, a customer contribution for all excess costs will be required.

11. Relocation of Service Locations. Where a pole is replaced by the Company at its own option, it shall be the customer's responsibility to have the Utilization Facilities transferred from the old to the new pole.

**TERM OF CONTRACT.**

The initial contract term for each Service Location shall be for at least one year.

**PAYMENT TERMS.**

Bills will be rendered monthly.

**RATE TL TRAFFIC LIGHTING SERVICE**

**AVAILABILITY.**

To any municipality using the Company's standard service for electric traffic signal lights installed, owned and maintained by the municipality.

**CURRENT CHARACTERISTICS.**

Standard single-phase secondary service.

**RATE TABLE.**

VARIABLE DISTRIBUTION SERVICE CHARGE: 3.04¢ per kWh

COMPETITIVE TRANSITION CHARGE: 3.38¢ per kWh

ENERGY AND CAPACITY CHARGE: The following Energy and Capacity Charges will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply.

6.11¢ per kWh

(I)

TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE: Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT and the ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS APPLY TO THIS RATE.

(C)

**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, 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.

**MINIMUM CHARGE.**

\$3.56 per month per signal light.

**TERM OF CONTRACT.**

The initial contract term for each signal light installation shall be for at least one year.

**PAYMENT TERMS.**

Standard.

(C) Indicates Change

(I) Indicates Increase

**RATE BLI BORDERLINE INTERCHANGE SERVICE****AVAILABILITY.**

Electric service supplied under reciprocal agreements, to neighboring electric utilities for resale in their adjacent territory at delivery points where the Company in its judgment can provide capacity in excess of the requirements of present and prospective customers in its own territory and for periods fixed by contract and terminable after the expiration of the initial term if capacity is no longer available.

**CURRENT CHARACTERISTICS.**

Standard primary or secondary service.

**MONTHLY RATE TABLE.****INVESTMENT CHARGE:**

An amount equal to 1% per month on the additional investment in facilities required to deliver and meter the service supplied.

**BORDERLINE INTERCHANGE SERVICE CHARGE:**

14.86¢ per kWh.

STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT APPLY TO THIS RATE.

**MEASUREMENT.**

The energy delivered may be metered or may be estimated from the purchaser's resales plus an agreed-upon correction to cover transformation and distribution losses.

**TERM OF CONTRACT.**

The initial contract term shall be for at least five years, and thereafter from year to year until terminated by 60 days' notice from either party.

**PAYMENT TERMS.**

Payment of amounts billed shall be made within 15 days from date of bill.

**PECO Energy Company**

**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:** \$1,263.68 per delivery point

**METERING AND BILLING CREDITS** A customer receiving Advanced Meter Services from a AMSP other than the Company will receive a credit on the Fixed Distribution Service Charge equal to the Total Metering Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement. A customer receiving Consolidated EGS Billing will receive a credit on the Fixed Distribution Service Charge equal to the Billing and Collection Credit set forth for this Base Rate in Appendix B to the Joint Petition for Full Settlement.

**VARIABLE DISTRIBUTION SERVICE CHARGE:**

\$3.03 per kW of billing demand  
 0.23¢ per kWh

**COMPETITIVE TRANSITION CHARGE:**

\$6.95 per kW of billing demand  
 0.53¢ per kWh

**ENERGY AND CAPACITY CHARGE:** The following Energy and Capacity Charges will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply.

\$7.44 per kW of billing demand  
 2.23¢ per kWh

**ENERGY EFFICIENCY CHARGE:** \$0.91 per kW of Peak Load Contribution

(C)

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

**TIME-OF-USE ADJUSTMENT:**

There will be a credit for energy use during off-peak hours and an additional charge for energy use during on-peak hours. On-peak hours are defined as the hours between 8:00 am and 8:00 pm, Eastern Standard Time or Daylight Savings Time, whichever is in common use, daily except Saturdays, Sundays and holidays; except that the on-peak hours will end at 4:00 pm on Fridays. Off-peak hours are defined as the hours other than those specified as on-peak hours. The credits and charges are as follows:

	Summer Months (June through September)	Winter Months (October through May)
Off-peak credit	0.21¢ per kWh	0.21¢ per kWh
On-peak charge	0.58¢ per kWh	0.22¢ per kWh

If the customer receives Default PLR Service, the rate adjustments shall apply. They shall not apply if the customer obtains competitive energy supply.

**HIGH VOLTAGE DISTRIBUTION DISCOUNT:**

For delivery points supplied at 33,000 volts: 7¢ per kW  
 For delivery points supplied at 69,000 volts: 28¢ per kW for first 10,000 kW of measured demand.  
 For delivery points supplied over 69,000 volts: 28¢ per kW for first 100,000 kW of measured demand.

**STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT, PROVISION FOR RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS and PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE.**

(C)

**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, during the eight months of October through May the billing demand will not be less than 40% of the maximum demand specified in the contract nor less than 80% of the highest billing demand in the preceding months of June through September (applied on an unbundled basis).

There will be a one-time waiver of the application of the previous sentence as it relates to minimums associated with PLR Energy and Capacity charges the first time a customer at a service location elects to receive Competitive Energy Supply. This one-time waiver is specific to a particular service location unless a new entity has assumed operation of the service location from a customer which has ceased operations at that location as a result of dissolution provided the new entity was not created through merger, partnership, joint venture, acquisition and/or any other type of combined business structure with the former customer.

**CONJUNCTIVE BILLING OF MULTIPLE DELIVERY POINTS.**

If the load of a customer located at a delivery point becomes greater than the capacity of the 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 &

(C) Indicates Change  
 (I) Indicates Increase

**RATE EP ELECTRIC PROPULSION (continued)**

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.

PECO Energy Company

Superseding Thirteenth Revised Page No. 64

RATE AL - ALLEY LIGHTING IN CITY OF PHILADELPHIA

**APPLICABILITY.** To multiple, unmetered lighting service supplied the City of Philadelphia to operate incandescent lamps or other lamps as approved by the Company and appurtenances installed, owned and maintained by the City, which assumes the cost involved in making the connections to the Company's facilities. (C)

**LIGHTING DISTRIBUTION SERVICE DEFINED.** All-night outdoor lighting of alleys and courts by incandescent 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 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.**

VARIABLE DISTRIBUTION SERVICE CHARGE:	12.19¢ per kWh	(I)
COMPETITIVE TRANSITION CHARGE:	1.33¢ per kWh	

**ENERGY AND CAPACITY CHARGE:** The following Energy and Capacity Charges will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply.

1.55¢ per kWh

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE:** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

**STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT and the ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS APPLY TO THIS RATE.** (C)

**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.

**TERM OF CONTRACT.**

The initial contract term for each lighting unit shall be for at least one year.

(C) Indicates Change

(I) Indicates Change

**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.

	Page No.	R	RT	RH	RS	OP	GS	PD	HT	POL	SL-P	SL-S	SL-E	EP	BLI	AL	TL
<b>Riders</b>																	
Auxiliary Service	66	X	X	X	X	X	X	X	X								
CAP Rider	68A-68D	X		X													
Capacity Reservation	69								X								
Casualty	70	X	X	X	X	X	X	X	X					X			
Construction	71							X	X					X			
Cooling Therm. Storage HT	72								X								
Curtailment HT	73								[5]								
Economic Efficiency	74						X		X								
Emergency Energy Conservation	76								X					X			
Employment & Economic Recovery	77						[3]	X	X								
Incremental Process	80						X	X	X								
IR - 1	82								X								
IR - 2	84A						X	X	X								
Investment Return Guarantee	85						X	X	X								
Keystone Opportunity Zone Rider	85A						X	X	X								
LILR	86								[4]					[4]			
Night Service GS	89						X										
Night Service HT	90								X					X			
Night Service PD	91							X									
Off-Peak	92							[2]	[2]								
Receivership	93	X	X	X	X	X	X	X	X								
Residential DLC	93A	X	X	X	X	X [7]											
Seasonal Cap. Charge	94								X								
Com/Ind DLC	94A						X	X	X								
Temporary Service	95	X		X	X	X	X	X	X								
Transformer Rental	96							[1]	[1]								
SL-E <sup>[6]</sup>	96A																
Wind Energy Service	96B	X		X			X	X	X					X			
Voluntary Market Phase-In Rider	96C	X	X	X		X	X	X	X	X	X	X	X			X	X

NOTES:  
 [1] Rider restricted to customers served prior to October 15, 1963.  
 [2] Rider restricted to customers served as of October 5, 1972.  
 [3] Effective June 3, 1985 this rider is available under Rate GS, but only when the qualifying or new service location is in an Enterprise Development Area as described in Title 12, Chapter 121 of the Pennsylvania Code.  
 [4] Rider restricted to customers under contract on December 1, 1995.  
 [5] Rider restricted to customers under contract on January 1, 1999.  
 [6] Rider restricted to qualified governmental agencies and community associations that were served under Base Rate SL-E as of 7/8/99.

(C) Indicates Change

**PECO Energy Company**

**AUXILIARY SERVICE RIDER**

**APPLICABILITY.** To customers, including but not limited to, Qualifying Facilities or Small Power Producers and cogenerators as defined in the Public Utility Regulatory Policies Act, whose electrical requirements are partially or wholly provided by facilities not owned by the Company and when such facilities operate in parallel with the Company, will be supplied under the provisions of this rider and the customer's other applicable Base Rate and riders.

**EXTENT OF SUPPLY.** The maximum firm supply available from the Company will be defined by contract except for customers served on Rates R, R-H and GS-without demand measurement.

**PARALLEL OPERATION.** The customer shall not commence initial operation of any other source of supply in parallel with the Company's distribution or transmission lines until written permission is given by the Company for such parallel operation. Written permission is not necessary for reestablishing parallel operation, but the customer shall notify the Company when resuming any parallel operation after an outage. The Company shall have the right to inspect the customer's installation in accordance with Tariff Rule 9.3.

**TYPE OF SUPPLY.** The following types of power supply are available:

Supplementary Power supply is available to add to alternative generating capacity whether or not owned by the customer. All power provided pursuant to this Rider shall be Supplementary Power unless it is provided within the definition of Back-up Power or Maintenance Power.

Back-Up Power supply is available to replace customer's alternative generating capacity ("AGC") whether or not owned by the customer during a forced outage of all or part of such generating capacity. A forced outage is defined as an immediate reduction in output or capacity or removal from service, in whole or in part, of a generating unit by reason of an emergency or threatened emergency, unanticipated failure, or other cause beyond the control of the owner or operator of the facility. A reduction in output or removal from service of a generating unit in response to changes in market conditions shall not constitute a forced outage. Back-Up Power (firm and interruptible) shall be limited to 15% of the hours in any twelve-month period after which any additional power utilized shall be billed at Supplementary Power. The customer must orally notify the Company immediately when Back-Up Power is used, and within one business day after the forced outage giving rise to the need for Back-Up Power, shall furnish the Company with a letter verifying the outage, specifying the time at which the outage commenced, the reason for the outage, and providing the best estimate possible of its duration. Oral and written notice shall also be provided to the Company within one business day following the conclusion of the forced outage. The Company may require verification of the cause of such forced outage. The foregoing 15% limitation on the number of hours in which Back-Up Power may be received shall not apply during the following periods, nor shall such periods be taken into account in determining whether Back-Up Power use in any subsequent period has exceeded such limitation: (a) in the case of an AGC facility with rated capacity of 1 MW or less, the three-month period commencing on the date such facility is first operated in parallel with the Company's service; and (b) in the case of an AGC facility with rated capacity in excess of 1 MW, the six-month period commencing on the date such facility is first operated in parallel with the Company's service. (C)

Maintenance Power is available to replace AGC during periods of scheduled maintenance. Maintenance Power will be supplied on a scheduled basis in one of the following manners:

- (a) Upon mutual agreement, at any time.
- (b) Upon at least 60 days written notice and not more than 180 days written notice by the customer, the Company will advise the customer, within 30 days of the receipt of the request, of the availability of the requested Maintenance Power, for power required for a period of more than 48 hours duration. If the power is unavailable during the requested period, the Company will provide Maintenance Power within 30 days prior or subsequent to the beginning of the requested period and will so inform the customer.
- (c) Upon 360 days written notice by the customer, the Company will provide Maintenance Power during the requested period, unless the cumulative total of all such power requested during such time period will exceed 5% of the Company's operable generating capacity, in which case the provisions of (b) above will apply.
- (d) For Maintenance Power required for a period of 48 hours or less duration, at a demand of 50 MW or less, the Company will supply such power on a least 30 days written notice.
- (e) The Company in its sole discretion may refuse to schedule firm Maintenance Power during the months of June through September except that Maintenance Power as defined in (d) above will be made available during June through September as long as it can be scheduled during Off-Peak Hours.

Maintenance Power will be limited to no more than 120 days in any twelve-month period, and no more than 60 consecutive days, after which any additional power utilized shall be billed as Supplementary Power. The foregoing limitations on the number of days in which Maintenance Power may be received shall not apply during the following periods, nor shall such periods be taken into account in determining whether Maintenance Power use in any subsequent period has exceeded such limitations: (a) in the case of an AGC facility with rated capacity of 1 MW or less, the three-month period commencing on the date such facility is first operated in parallel with the Company's service; and (b) in the case of an AGC facility with rated capacity in excess of 1 MW, the six-month period commencing on the date such facility is first operated in parallel with the Company's service. The supply of Maintenance Power will be terminated when generating capacity from which the customer is supplied is returned to operation as

(C) Indicates Change

**AUXILIARY SERVICE RIDER (continued)**

indicated by the recorded demands on the Company's metering equipment, or upon notification to the Company by the customer, or upon the expiration of the maximum maintenance period, whichever occurs first.

**INTERRUPTIBLE POWER FOR BACK-UP OR MAINTENANCE.** Customers with a minimum of 1,000 KW of interruptible Back-Up or Maintenance Power and who purchase their interruptible back-up or maintenance energy from PECO Energy may contract for interruptible supply. When a customer contracts for interruptible supply, such supply shall be interrupted when, in the sole judgment of the Company, any production, transmission or distribution capacity limitations exist. The customer shall interrupt such load after a minimum of sixty minutes prior notice by the Company. When a customer is notified by the Company to interrupt service and the customer fails to interrupt, a penalty of \$24 per kilowatt shall be applicable to each kilowatt of demand that has not been interrupted.

**RATE AND BILLING.**

All monthly bills for service on this rider shall include one application of the Fixed Distribution Service Charge of the applicable rate. All other capacity and energy charges of the applicable rate shall be modified as set forth below.

**Supplementary Power.** Billing shall be under the provisions of the applicable rate and riders.

**Firm Back-up Power.** Charges are per kilowatt of demand specified in the contract for back-up supply. This charge shall include energy use equal in cost to the total monthly demand charge.

For all customers:

Variable Distribution Service Charge:	\$0.34 per kW	
Competitive Transition Charge:	\$1.03 per kW	(I)
Energy and Capacity Charge:	\$1.84 per kW	(D)

For service billed at:

High Tension Voltage:

Variable Distribution Service Charge:	0.87¢ per kWh	
Competitive Transition Charge:	2.69¢ per kWh	(I)
Energy and Capacity Charge:	4.81¢ per kWh	(D)

Primary Voltage:

Variable Distribution Service Charge:	1.89¢ per kWh	
Competitive Transition Charge:	3.33¢ per kWh	(I)
Energy and Capacity Charge:	5.36¢ per kWh	(D)

Secondary Voltage:

Variable Distribution Service Charge:	2.34¢ per kWh	
Competitive Transition Charge:	4.43¢ per kWh	(I)
Energy and Capacity Charge:	6.55¢ per kWh	(D)

The preceding "Energy and Capacity Charges" will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply.

**Interruptible Back-Up Power.**

For service billed at:

High Tension Voltage:

Variable Distribution Service Charge:	0.16¢ per kWh	
Competitive Transition Charge:	0.58¢ per kWh	(I)
Energy and Capacity Charge:	2.25¢ per kWh	(D)

Primary Voltage:

Variable Distribution Service Charge:	0.30¢ per kWh	
Competitive Transition Charge:	0.67¢ per kWh	(I)
Energy and Capacity Charge:	2.46¢ per kWh	(D)

Secondary Voltage:

Variable Distribution Service Charge:	0.85¢ per kWh	
Competitive Transition Charge:	2.08¢ per kWh	(I)
Energy and Capacity Charge:	3.94¢ per kWh	(D)

The preceding Energy and Capacity Charges will apply to the customer if the customer receives Default PLR Service. These charges are not applicable to the customer if it obtains Competitive Energy Supply from an EGS.

(I) Indicates Increase  
 (D) Indicates Decrease

PECO Energy Company

AUXILIARY SERVICE RIDER (continued)

**FIRM MAINTENANCE POWER.**

June through September: Same as Supplementary Power.  
October through May: Same as Interruptible Back-Up Power.

**INTERRUPTIBLE MAINTENANCE POWER.** Same as Interruptible Back-Up Power.

STATE TAX ADJUSTMENT CLAUSE APPLIES TO THIS RIDER

**BILLING.** Bills rendered to the customer shall distinguish between the customer's use of Supplementary Power, Back-Up Power and Maintenance Power. In the event that the customer receives two or more types of supply during the billing period, the billing characteristics shall be determined as follows:

- (a) the billing demand will be the maximum measured demand, adjusted for power factor in accordance with the Rules and Regulations, occurring during any unscheduled outage period of the month less the Supplementary Power billing demand; less the Scheduled Maintenance Power Capacity for the month if one or both of these additional services are provided at the time of maximum measured demand.
- (b) the energy use billed as Back-Up and/or Maintenance Power shall be one-half of the sum of the Back-Up and/or Maintenance half-hour demands;
- (c) the total energy use, less the energy use determined in (b) shall be the energy use for Supplementary Power;
- (d) if only one type of power is used, billing shall be in accordance with the total recorded demand and energy use.

**DISTRIBUTION FACILITIES.** Any investment in additions or changes to the Company's distribution facilities required to provide auxiliary service (in excess of such investments normally made by the Company to provide equivalent service to the customer) will be paid by the customer before the interconnection of Company and customer facilities. In addition, when necessary, the cost of communications equipment, such as telemetering or telephone, will be paid by the customer.

**POINTS OF SERVICE.** The Company shall not be required to serve customers receiving electric power from AGS facilities at multiple points of service that were used prior to the parallel operation of the AGS facilities if after the introduction of these AGS facilities the multiple points of service are disadvantageous to the Company or pose unacceptable risks.

**DATA.** The customer shall furnish such detailed load data and data on forced outage rates as the Company shall, from time to time, require, together with such supporting documentation as the Company shall request, in order for the Company to collect data and prepare such reports as may be required by the Commission.

**TERM.** Annual, except where otherwise specified by the firm rate.

**Customer Assistance Program (CAP) Rider**

**AVAILABILITY:**

To payment-troubled customers who are currently served under or otherwise qualify for Rate R or Rate RH (does not include multiple dwelling unit buildings consisting of two to five dwelling units). Customers must apply for the rates contained in this rider and must demonstrate annual household gross income at or below 150% of the Federal Poverty guidelines. Based on the applicable level of income and other criteria, the following CAP Rate categories (A through E) apply. Alternatively, when a customer receives LIHEAP cash grants, the customer will automatically be enrolled into PECO's CAP Rate E, provided the customer has been identified through LIHEAP as having income not exceeding 150% of the Federal Poverty Level. Such customers automatically enrolled in CAP Rate E will be screened further to the extent practicable for the purpose of reassessing the CAP level placement based on percentage of Federal Poverty Guidelines.

**CAP A - PECO Cares Program** : Customers with annual household gross incomes at or below 25% of the Federal poverty income guidelines with documented extenuating circumstances will be eligible for CAP A which provides for Residential Rate R customers a nominal bundled rate of \$12/month for all usage up to 1,000 KWH; for usage above 1,000 KWH the CAP D rate structure will apply. For Residential Heating customers Rate RH, CAP A provides a nominal bundled rate of \$30/month for all usage up to 2,000 KWH in the Winter<sup>1</sup>/1,000 KWH in the Summer<sup>1</sup>; for usage above 2,000/1,000 KWH the CAP D rate structure will apply.

Extenuating circumstances shall include those individuals who demonstrate an inability to pay the billed rate of CAP B as a result of unique circumstances such as:

- Health related matters:
  - Injury or illness
  - High medical bills
  - Medically related usage
  - Death in the family
- Sudden loss of employment
- Households that include at risk individuals such as:
  - Children below 8 years of age
  - Disabled persons
  - Infirm elderly
- Inability to maintain at least two CAP B payment arrangements
- High usage related to shelter conditions which are not treatable by LIURP

**MONTHLY RATE – CAP A:**

	RATE R		RATE RH	
<b>Fixed Distribution Service Charge</b>		\$5.23		\$5.23
<b>Variable Distribution Service Charge</b>				
	1 <sup>st</sup> 1000 KWH	\$2.44	1 <sup>st</sup> 2,000 KWH Winter <sup>1</sup>	\$8.32
	Additional KWH	CAP D <sup>2</sup>	1 <sup>st</sup> 1,000 KWH Summer <sup>1</sup>	\$8.32
			Additional KWH	CAP D <sup>2</sup>
<b>Competitive Transition Charge</b>				
	1 <sup>st</sup> 1000 KWH	\$1.49	1 <sup>st</sup> 2,000 KWH Winter <sup>1</sup>	\$5.38
	Additional KWH	CAP D <sup>2</sup>	1 <sup>st</sup> 1,000 KWH Summer <sup>1</sup>	\$5.38
			Additional KWH	CAP D <sup>2</sup>
<b>Energy and Capacity Charge</b>				
	1 <sup>st</sup> 1000 KWH	\$2.70	1 <sup>st</sup> 2,000 KWH Winter <sup>1</sup>	\$10.17
	Additional KWH	CAP D <sup>2</sup>	1 <sup>st</sup> 1,000 KWH Summer <sup>1</sup>	\$10.17
			Additional KWH	CAP D <sup>2</sup>

<sup>1</sup> Winter refers to the 9 months (October – June); Summer refers to the 3 peak usage summer months (July-September).

<sup>2</sup> Rate R - for the usage exceeding 1000 kWh, the rate structure equates to the unbundled CAP D Rate, which will provide a nominal 50% discount on the energy pricing for the next 650 kWh used. Rate RH - for the usage exceeding 2000 kWh winter/1000 kWh summer the rate structure equates to the unbundled CAP D Rate, which will provide a nominal 50% discount on the energy pricing for the next 650 kWh used.

**Program Provisions:** The CAP A Rate is limited to 7,500 customers and these customers will be re-certified annually. CAP A customers will be targeted to receive LIURP treatments; and they will be assigned to a PECO Cares Representative to maximize the assistance available to them. In addition, these customers will not be able to obtain Competitive Energy Supply.

(I) Indicates Increase

Customer Assistance Program (CAP) Rider – (Continued)

**CAP B:** Customers with annual household gross incomes at or below 25% of the Federal poverty income guidelines and who are not eligible for CAP A will be eligible for the CAP B Rate which provides a nominal 85% discount on the pricing of the first 650 kWh of usage, and a nominal 30% discount on the next 100 kWh billed in the months of July, August and September.

**CAP C:** Customers with annual household gross incomes at or greater than 26% but less than 51% of the Federal poverty income guidelines will be eligible for the CAP C Rate which provides a nominal 75% discount on the pricing of the first 650 kWh of usage and a nominal 30% discount on the next 100 kWh billed in the months of July, August and September.

**CAP D:** Customers with annual household gross incomes at or greater than 51% but less than 101% of the Federal poverty income guidelines will be eligible for the CAP D Rate which provides a nominal 50% discount on the pricing of the first 650 kWh of usage.

**CAP E:** Customers with annual household gross incomes from 101% up to and including 150% of the Federal poverty income guidelines will be eligible for the Customer Assistance Program CAP E Rate which provides a nominal 26% discount on the pricing of the first 650 kWh of usage.

MONTHLY RATE TABLES (CAP B – E Rates):

**RATE R**

	CAP B	CAP C	CAP D	CAP E	
<b>Fixed Distribution Service Charge</b>	\$5.31	\$5.31	\$5.31	\$5.31	
	¢/kWh	¢/kWh	¢/kWh	¢/kWh	
<b>Variable Distribution Service Charge</b>					
first 650 kWh	0.75	1.24	2.42	3.69	(I)
Next 100 kWh (July - Sept Only)	3.30	3.33	----	----	(I)
additional kWh	4.69	4.72	4.81	4.89	(I)
<b>Competitive Transition Charge</b>					
first 650 kWh	0.52	0.85	1.37	2.10	
Next 100 kWh (July - Sept Only)	2.39	2.39	----	----	
additional kWh	3.42	3.42	3.42	3.42	
<b>Energy and Capacity Charge *</b>					
first 650 kWh	0.91	1.53	2.52	3.87	
Next 100 kWh (July - Sept Only)	4.28	4.28	----	----	
additional kWh	6.10	6.10	6.10	6.10	

(I) Indicates Increase

Customer Assistance Program (CAP) Rider – (Continued)

RATE RH

	CAP B	CAP B	CAP C	CAP C	CAP D	CAP D	CAP E	CAP E
	Summer	Winter	Summer	Winter	Summer	Winter	Summer	Winter
<b>Fixed Distribution Service Charge</b>	\$5.31	\$5.31	\$5.31	\$5.31	\$5.31	\$5.31	\$5.31	\$5.31
	¢/kWh							
<b>Variable Distribution Service Charge</b>								
first 650 kWh	0.71	0.71	1.19	1.19	2.30	2.30	3.52	3.52
next 100 kWh (July - Sept Only)	3.15	----	3.18	----	----	----	----	----
additional kWh	4.47	2.18	4.50	2.21	4.59	2.30	4.67	2.38
<b>Competitive Transition Charge</b>								
first 650 kWh	0.49	0.49	0.82	0.82	1.36	1.36	2.92	2.92
next 100 kWh (July - Sept Only)	2.33	----	2.33	----	----	----	----	----
additional kWh	3.33	1.36	3.33	1.36	3.33	1.36	3.33	1.36
<b>Energy and Capacity Charge *</b>								
first 650 kWh	0.96	0.96	1.59	1.59	2.64	2.64	4.06	4.06
next 100 kWh (July - Sept Only)	4.46	----	4.46	----	----	----	----	----
additional kWh	6.36	2.64	6.36	2.64	6.36	2.64	6.36	2.64

\* CAP (A - C) Rate customers will not be able to obtain Competitive Energy Supply.

**ENERGY AND CAPACITY CHARGE:** The preceding Energy and Capacity Charges are not applicable to the customer if the customer is eligible for and obtains Competitive Energy Supply, and therefore will only apply if the customer receives Default PLR Service.

If the customer obtains Competitive Energy Supply, the customer will receive a credit, on the first 650 kWh of usage on their PECO Energy bill, as follows:

(C) Indicates Change

(1)

Customer Assistance Program (CAP) Rider – Continued

**CUSTOMER CREDIT WHEN OBTAINING COMPETITIVE ENERGY SUPPLY (applicable to CAP D & E only):**

RATE R		RATE RH			
CAP D	CAP E	CAP D		CAP E	
		Summer	Winter	Summer	Winter
3.58¢/kWh	2.23 ¢/kWh	3.72 ¢/kWh	3.72 ¢/kWh	2.30 ¢/kWh	2.30 ¢/kWh

**METERING AND BILLING CREDITS.** A customer receiving Advanced Meter Services from a AMSP other than the Company will receive a credit on the Fixed Distribution Service Charge equal to the Total Metering Credit set forth for Rate R or RH as applicable in Appendix B to the Joint Petition for Full Settlement. A customer receiving Consolidated EGS Billing will receive a credit on the Fixed Distribution Service Charge equal to the Billing and Collection Credit set forth for Rate R or RH as applicable in Appendix B to the Joint Petition for Full Settlement.

**CERTIFICATION.** Certification by various State agencies that a customer is receiving certain government assistance payments may be used where possible to expedite the eligibility process. These payments include (but are not limited to) AFDC, SSI, Food Stamps, PACE and Medicaid. Information available from the Pa. Department of Revenue may also be used where appropriate to expedite the process. In addition, PECO may also utilize the LIHEAP cash grant amount to help determine income level.

A process will be established to provide verification of eligibility for customers who do not fit the above processes. Asset testing will also be used where necessary and appropriate. Customers being considered for the CAP Rider will be required to:

- Waive certain privacy rights to enable PECO Energy to effectively conduct the above certification process.
- Apply for and assign to PECO Energy at least one energy assistance grant from the Commonwealth.
- Participate in various energy education and conservation programs facilitated by PECO Energy.

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

**TRANSMISSION SERVICE FOR CUSTOMERS RECEIVING DEFAULT PLR SERVICE.** Unless such a customer is able to obtain transmission service on its own, PECO Energy will provide transmission service, and will impose charges on such a customer for such transmission service.

STATE TAX ADJUSTMENT CLAUSE, NUCLEAR DECOMMISSIONING COST ADJUSTMENT, UNIVERSAL SERVICE FUND CHARGE, PROVISION FOR THE RECOVERY OF ENERGY EFFICIENCY AND CONSERVATION PROGRAM COSTS and PROVISION FOR THE RECOVERY OF CONSUMER EDUCATION PLAN COSTS APPLY TO THIS RATE. (C)

**ARREARAGE.**

Customers who qualify and are placed on the CAP Rider will have their pre-program arrearage forgiven if they remain current on their CAP bill for six consecutive months. The development of any new arrearage during this period will delay forgiveness. Customers that develop any new arrearage will be offered a payment agreement.

**EFFECTIVE APRIL 1, 2009**

Customers who qualify and are placed on the CAP Rate will have their pre-program arrearage forgiven on the following basis: For each month in which the customer pays their outstanding balance in full and on time, one-twelfth (1/12th) of the customer's pre-program arrearage will be forgiven. If the customer develops any in-program arrearage while on the CAP Rate -- that is, if the customer does not pay the entire outstanding balance -- then preprogram arrearage forgiveness will not resume until the first month in which the full outstanding balance is paid. At PECO's discretion, customers who develop in-program arrearages may be offered a payment agreement for those in-program arrearages, but PECO is not required to offer such a payment arrangement.

(C) Indicates Change

**CAPACITY RESERVATION RIDER**

**AVAILABILITY.** To Rate HT customers also served under the Large Interruptible Load Rider (LILR) during the winter billing months (October through May) as a modification to the "Interruptions" and "Penalty for Failure to Interrupt" sections of the LILR, and that purchase their energy and capacity from PECO Energy in accordance with the terms and conditions of the LILR.

**CONDITIONS OF SERVICE.** The customer may purchase short term firm capacity in excess of the customer's LILR firm demand. Capacity will be provided on a one to eight month (October through May) basis based on the quantity of short term firm capacity that the customer wishes to purchase at prices set by the Company. The Company will determine the total quantity of capacity that is available under this rider. The Company will reserve this capacity on a first come first served basis. Capacity prices for the next billing month or number of consecutive months (up to eight months October through May) will be communicated by the tenth working day of the current calendar month. A customer must reserve firm capacity for each billing month or months at least five working days before the start of that billing month or period of billing months. In months when the customer reserves short term firm capacity pursuant to this rider, the customer's LILR firm demand will be increased by the quantity of firm capacity reserved, except that the customer's On-Peak Billing Demand (as specified in the "Energy and On-Peak Billing Demand" subsection of the "Rate and Billing" Section of LILR) shall not be increased.

If the customer fails to interrupt to the increased firm demand level determined in accordance with this rider, then the "Penalty for Failure to Interrupt" section of the LILR shall be applicable, except that, (1) the customer's firm demand before application of this rider shall be increased by the difference between the customer's third highest demand measured during the interruption (in accordance with the "Firm Demand Adjustment" subsection of the "Penalty for Failure to Interrupt" section of the LILR) and the customer's firm demand adjusted in accordance with this rider, and, (2) the \$24 per kW penalty for uninterrupted demand shall be applied to the difference between the customer's maximum demand registered during the interruption (in accordance with the "Penalty per kW of Uninterrupted Demand" subsection of the "Penalty for Failure to Interrupt" section of the LILR) and the customer's firm demand adjusted in accordance with this rider.

The minimum quantity of firm capacity that can be reserved in any month under this rider is 1,000 kW.

**RATE AND BILLING.** The rate for reserved short term firm capacity will be established by the Company and will be based upon the market value of capacity. The short term firm capacity reservation charge (\$/kW) will vary on a one to eight month basis (October through May), based on the value and quantity of capacity the Company projects will be available. The capacity reservation charge per kW will never be less than the highest cost per kW of capacity that is purchased in a month or months, by the Company.

STATE TAX ADJUSTMENT CLAUSE APPLIES TO THIS RIDER.

**OTHER RIDERS.** This rider is not applicable to back-up or maintenance power as defined in the Auxiliary Service Rider (ASR), except when such power would otherwise be billed as supplementary power under the ASR.

**TERM OF CONTRACT.** Service under this rider shall be on a one to eight month (October through May) basis at the option of the customer. The Company reserves the right to limit the maximum firm capacity that the customer shall be allowed to schedule for any month or months under this rider.