

Michael J. Shafer  
Senior Counsel

PPL  
Two North Ninth Street  
Allentown, PA 18101-1179  
Tel. 610.774.2599 Fax 610.774.4102  
MJShafer@pplweb.com



**E-File**

March 6, 2019

Rosemary Chiavetta, Esquire  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street  
Harrisburg, PA 17120

**Re: PPL Electric Utilities Corporation  
Amended Supplement No. 267 to Tariff-Electric Pa. P.U.C. No. 201  
Docket No. M-2017-2604382**

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Dear Ms. Chiavetta:

Enclosed for electronic filing on behalf of PPL Electric Utilities Corporation ("PPL Electric") are amended Tariff Pages for Supplement No. 267 to PPL Electric's Tariff – Electric Pa. P.U.C. No. 201, which bears an issue date of March 6, 2019. The tariff amendment contained in Supplement 267 are proposed to be effective on or after April 5, 2019.

On November 8, 2018, the Commission issued a Final Policy Statement Order which instructed electric distribution companies to file a tariff amendment addressing third party electric vehicle charging. The enclosed Supplement No. 267 is being filed in compliance with the Final Policy Statement Order.

Pursuant to 52 Pa. Code § 1.11, the enclosed document is to be deemed filed on March 6, 2019, which is the date it was filed electronically using the Commission's E-Filing System.

If you have any questions regarding enclosed Tariff Pages, please call me or Bethany L. Johnson, PPL Electric's Manager-Regulatory Compliance at (610) 774-7011.

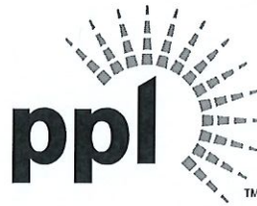
Very truly yours,



Michael J. Shafer

Enclosures

cc: Tonya J. McCloskey, Esquire  
Mr. John R. Evans  
Mr. Richard Kanaskie  
Mr. Darren Gill  
Mr. Scott Thomas  
Mr. Joseph Cardinale



## **PPL Electric Utilities Corporation**

# **GENERAL TARIFF**

## **RULES AND RATE SCHEDULES FOR ELECTRIC SERVICE**

In the territory listed on pages 4, 4A, and 4B  
and in the adjacent territory served.

ISSUED: March 6, 2019

EFFECTIVE: April 5, 2019

**GREGORY N. DUDKIN, PRESIDENT**

Two North Ninth Street  
Allentown, PA 18101-1179

# **NOTICE**

**THIS TARIFF MAKES CHANGES (C) IN EXISTING RATES. SEE PAGE TWO.**

**LIST OF CHANGES MADE BY THIS SUPPLEMENT**

**CHANGES:**

Rule 5 – Use of Service

Page Nos. 9A and 9B

Rule 5 has been revised to include language related to third-party owned Electric Vehicle charging stations in accordance with the Commission's Order adopted and entered on November 8, 2018 at Docket No. M-2017-2604382.

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(Continued)

**RULES FOR ELECTRIC SERVICE**

**(C)**

**RULE 5 - USE OF SERVICE (CONTINUED)**

**E. ABNORMAL DEMAND AND USAGE**

All metered demands and usage, including abnormal demands and usage which are inconsistent with the customer's normal use pattern, are billed as metered in the billing period in which they occur. This provision may be waived at the Company's option.

**F. REDISTRIBUTION OF SERVICE**

(1) Energy purchased from the Company shall not be submetered and resold to another party except as permitted under 5F(2), 5F(4), and 5F(5). It is the Company's intent to meter and bill each tenant as an individual customer. Tenant is defined as an occupant of a multi-tenancy commercial building or parcel where it is expected that tenure shall be for a year or more. For the purpose of this rule, the term multi-tenancy commercial building shall include any structure which contains or houses 3 or more separate and distinct residential or commercial units.

**(C)**

(2) Where installation of electric service was completed by May 21, 1980, electric energy may be redistributed and submetered to tenants provided service to the premises is to one point of delivery through a single meter under the applicable general rate schedule, and charges for electric service to such tenants do not exceed charges as computed under the Company's applicable rate schedule for comparable service.

(3) At the service locations covered hereunder connected after May 21, 1980, each tenant shall be served, metered and billed individually by the Company under the appropriate rate schedule except where a definite commitment has been made as of that date to permit master metering with the resale provision of 5F(2). Upon application, affidavit, and proof presented to the Company, any owner (or his duly authorized representative) of a new multi-tenancy commercial building may seek an exception to Tariff Rule 5(F) by demonstrating that the installation of individual electric meters at each separate unit within the building is neither feasible nor practical from a financial, technical, or engineering point of view or by citing any other valid reason; all of which must be designed to prove that the installation of individual electric meters within the building will not achieve any notable reduction in the consumption of electricity by the tenants in the building beyond that which would be accomplished through the use of a master metering system with efficient heat controls.

(4) Company, at its discretion, may permit submetering for both existing and new service locations in accordance with the resale provisions of 5F(2) when all of the following conditions are present:

- (a) It is impractical for the Company to separately bill each tenant.
- (b) Each tenant has control of the majority of his electric energy use.
- (c) That substantial energy conservation will be effected.

**(C)**

(Continued)

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**RULES FOR ELECTRIC SERVICE**  
**RULE 5 - USE OF SERVICE (CONTINUED)**

**F. REDISTRIBUTION OF SERVICE (CONTINUED)**

(5) For purposes of third-party owned Electric Vehicle (EV) charging stations, owning and operating an EV charging station shall not be considered redistribution as defined under 66 Pa. C.S. §1313 and §69.3501(b) (relating to section 1313 of the Public Utility Code).

- (a) Owner and/or operators of third-party electric vehicle charging services are to notify the Company of a planned installation of the electric vehicle charging facilities in accordance with Rules 2 – Requirements for Service, 3 – Extension of Service, and 4 – Supply of Service.

**G. VANDALISM**

When Company street light facilities at a location are repeatedly vandalized, the customer shall reimburse the Company for all costs to repair such vandalism after the second recorded incident over a consecutive 24-month period.