

Schedule EVCR
ELECTRIC VEHICLE RESIDENTIAL CHARGING SERVICE

I. APPLICABILITY

- A. This Schedule is applicable on a voluntary basis as a companion tariff to any Customer who (a) qualifies for Electric Service in accordance with Schedule 1, 1G, 1P, 1S, 1T, DP-R, or 1EV (“Principal Tariff”), (b) owns a single-family home, and (c) elects to purchase qualified Electric Vehicle Supply Equipment (“EVSE”) from the Company.
- B. This Schedule is not applicable to Customers receiving temporary service.
- C. This Schedule is applicable only when the Company and the Customer have fully executed the Customer Contract for EVSE, which details the requirements associated with the Company’s installation and maintenance of the EVSE, the payment terms, and may include or be limited by the following:
1. The Company will install a Level 2 charging station and associated infrastructure (*i.e.*, breaker in the customer’s panel, wiring from the panel to the charging station, outlet for the charging station). The Customer will have the option of networked Level 2 EVSE from a minimum of two hardware vendors.
 2. The Customer must have capacity to add to the required breaker in the electrical panel.
 3. The Level 2 charging station must be connected to Wi-Fi, cellular, or other communications.
 4. The Company reserves the right to designate the charging station installation location. The Company will not drill or bore through concrete or brick structures or underground.
 5. The Customer will assume the title to the Level 2 charging station and associated infrastructure upon installation.
 6. The Company will provide ongoing maintenance and support, including a five-year warranty, responses to frequently asked questions, and education on managed charging options.
- D. Customers that pay the one-time upfront cost per Paragraph IV., below are eligible for the Company’s energy efficiency rebate approved in Case No. PUR-2019-00201. The energy efficiency rebate approved in Case No. PUR-2019-00201 does not apply to Customers that select the Monthly Charge identified in Paragraph IV., below.

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II. AVAILABILITY

This Schedule is available only during the period of time that no more than 1,000 Customers have elected service under this Schedule where 100 of the spaces are reserved for Low-Income Customers, as defined in Virginia Code § 2.2-234.

For the purposes of this Schedule, an individual Customer will be defined as one Company-assigned electric service account number.

III. BILLING UNDER THE PRINCIPAL TARIFF

For each Customer taking service under this Schedule, the Company shall continue to bill the Customer in accordance with the applicable Principal Tariff. In addition, the Company shall bill the Customer for the monthly charges in accordance with Paragraph IV., below, and the Customer's Contract for EVSE.

IV. MONTHLY CHARGE OR ONE-TIME PAYMENT

The Customer has the option to pay either a monthly charge or a one-time payment for the costs associated with the EVSE and installation. The monthly charge or one-time, upfront payment does not apply to 100 eligible Low-Income Customers, as defined in Virginia Code § 2.2-234.

A. Monthly Charge

A monthly charge of \$40.27 for sixty (60) months shall be billed in addition to the Customer's total charges billed under the Customer's Principal Tariff. This monthly charge may not be offset by credits from any other program or provision.

B. One-Time Payment

In lieu of paying the monthly charge in IV.A., above, upon request, a Customer has the option to make a one-time, upfront payment of \$1,835.96 for the costs associated with the EVSE and installation.

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V. TREATMENT OF ENVIRONMENTAL ATTRIBUTES

All Environmental Attributes are the sole right, title, and property, of the Company pursuant to the agreed upon terms as described in the Customer's Contract for EVSE. Environmental Attributes shall mean any attributes (for example, any carbon credits for avoided carbon emissions) resulting from the installation of the EVSE.

VI. TERM OF CONTRACT

The term of contract under this Schedule shall commence upon all of the conditions being met in Paragraphs I. and II. of this Schedule and shall continue through 60 months. Should a participating Customer discontinue service with the Company during the 60-month payment term, the Customer will be responsible for paying the undepreciated balance of the infrastructure, which will be calculated using the methodology in the Customer Contract for EVSE.