

ARKANSAS PUBLIC SERVICE COMMISSION

Original

Sheet No. 67.1

Schedule Sheet 1 of 3

Replacing:

Sheet No.

Entergy Arkansas, LLC

Name of Company

Kind of Service: Electric

Class of Service: Commercial/Industrial

Docket No.: 22-026-TF

Order No.: 8

Effective: 2/10/23

Part III. Rate Schedule No. 67

Title: Charging Infrastructure Rider (CI)

PSC File Mark Only

67.0. CHARGING INFRASTRUCTURE RIDER

67.1. AVAILABILITY

To any customer who takes metered service under the provisions of any of the Entergy Arkansas, LLC ("EAL" or the "Company") applicable standard non-residential rate schedules.

67.2. APPLICATION AND CONDITIONS

Prior to the Company installing transportation electrification (TE) infrastructure and/or charging equipment at the Customer's premises, the Customer will enter into an Electrification Charging Infrastructure Agreement ("Agreement") with the Company and agree to pay to the Company a net monthly charge based on the expenditures, subject to adjustment, made by the Company in such infrastructure, including any extension of facilities necessary for such infrastructure use, and a monthly percentage, plus an agreed-upon fixed amount to cover on-going operations and maintenance ("O&M") expenses based on the Customer's desired level of warranty, insurance, remote monitoring, access, and network services. Any subsequent capital additions, replacements, or modifications of TE infrastructure and/or charging equipment will be treated as described below.

At the execution of the Agreement, the Customer will have a one-time election for the Selected Recovery Term which specifies the applicable monthly rate to recover the Company's investment. The Selected Recovery Term cannot be more than ten (10) years. The table below specifies the monthly percentages for application during the Selected Recovery Term. Applicable percentages will apply to the installed cost of all extension of facilities necessary for service and TE infrastructure and/or charging equipment, less applicable adjustments described herein, and other modifications to Company's facilities included in the Agreement during the Selected Recovery Term. Following the Selected Recovery Term, the agreed-upon monthly fixed amount included in the Agreement will apply thereafter for operations, maintenance, and other on-going expenses as agreed upon by Customer and Company.

| <u>Selected Recovery Term (Years)</u> | <u>Monthly % During Recovery Term</u> |
|---------------------------------------|---------------------------------------|
| 1 | 9.458% |
| 2 | 4.878% |
| 3 | 3.353% |
| 4 | 2.592% |
| 5 | 2.137% |
| 6 | 1.834% |
| 7 | 1.619% |
| 8 | 1.458% |
| 9 | 1.334% |
| 10 | 1.235% |

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Sheet No. 67.2

Schedule Sheet 2 of 3

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Subsequent modifications and additions (e.g., replacement of a component) to TE infrastructure and/or charging equipment coverage by an Agreement shall be subject to a new Agreement covering the installed cost of such additional infrastructure. If the Agreement covering the replaced item remains in effect because there was not a total replacement of the TE infrastructure and/or charging equipment covered by the Agreement, the costs covered by such Agreement shall be reduced by the original cost of the replaced infrastructure. If the replacement occurs prior to the end of the Selected Recovery Term for the replaced infrastructure, the replacement installed cost shall be reduced by the salvage value of the replaced infrastructure, if any.

67.3. NET MONTHLY CI CHARGE

Per the terms of the Agreement, the Net Monthly CI Charge will be calculated based on the total installed cost of any extension of facilities necessary to provide service and TE infrastructure and/or charging equipment less applicable adjustment for 1) utilization of any available government tax or other form of incentives received by the Company, and 2) four (4) times the estimated annual revenues expected to be received by the Company directly from utilization of TE infrastructure and/or charging equipment, plus the agreed-upon fixed amount for on-going O&M. Estimated annual revenues are calculated as base rate revenues plus revenues associated with Rate Schedule No. 44, Formula Rate Plan Rider. The Company shall be the sole judge of all questions relating to cost, revenue, terms, conditions, and adequacy of any guarantee of revenue and term of contract it will require in order to safeguard its investment in TE infrastructure and/or charging equipment.

In addition to the Net Monthly CI Charge, the Customer shall be billed and agrees to pay in accordance with the applicable rate schedules under which electric service is provided, including, but not limited to, any applicable minimum bill provisions.

67.4. CONTRACT TERM

The initial contract period of any Agreement provided hereunder shall be for ten (10) years and shall be automatically extended thereafter for successive periods of one (1) year each until terminated by written notice given by one party to the other not more than six (6) months nor less than three (3) months prior to the expirations of the initial contract period of any anniversary thereof.

If customer ceases to take electric service from Company, Company may remove said TE infrastructure and/or charging equipment and customer shall pay Company the termination charges set forth in the Agreement. In the event the customer does not require the electrification charging infrastructure for the full term of the contract and wishes to cancel the contract prior to the expiration date, Company reserves the right to remove such electrification charging infrastructure and will consent to the cancellation of the contract as set forth in the Agreement.

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67.5. OTHER PROVISIONS

Notwithstanding any other EAL rate schedule or service policy, the charges collected pursuant to Customer's Net Monthly CI Charge as calculated pursuant to section 67.3 above shall be the only compensation required to be provided by Customer in connection with TE infrastructure and/or charging equipment subject to an Agreement under this CI Rider.

67.6. PAYMENT

The Net Monthly CI Charge shall be computed in accordance with § 67.3, 67.4 or 67.5 and other applicable provisions of this schedule.