

ARKANSAS PUBLIC SERVICE COMMISSION

1st Revised

Sheet No.: 21.1

Schedule Sheet 1 of 4

Replacing: Original

Sheet No.: 21.1

Entergy Arkansas, LLC

Name of Company

Kind of Service: Electric

Class of Service: Lighting

Docket No.: 24-005-TF

Order No.: 3

Effective: 4/30/24

Part III. Rate Schedule No. 21

Title: Municipal Shielded Street Lighting Service (L1SH)

PSC File Mark Only

21.0. MUNICIPAL SHIELDED STREET LIGHTING SERVICE

NOT AVAILABLE TO NEW APPLICATIONS AFTER APRIL 30, 2024

21.1. REGULATORY AUTHORITY

The Arkansas Legislature has delegated authority to the Arkansas Public Service Commission ("APSC" or the "Commission") to regulate public utilities in the State of Arkansas, including Entergy Arkansas, LLC ("EAL" or the "Company"). The APSC's regulatory authority over the provision of electric service applies not only in the Distribution Service area allocated to EAL by the APSC but also extends to service to customers who have been released to EAL by other electric distribution utilities, when such release for service has been approved by the Commission pursuant to Rule 6.07(b) or (c) of the Commission's Rules of Practice and Procedure. Similarly, the Tennessee Regulatory Authority exercises such authority delegated to it by the Tennessee legislature in areas of the State of Tennessee served by EAL.

21.2. AVAILABILITY

This Schedule is available for lighting service required by any Municipality contracting for street lighting service for streets, alleys and other public ways. In the context of this Rate Schedule only, the term "municipality" shall mean any incorporated city or town served by EAL, or any unincorporated community where EAL serves more than 500 customers and where an incorporated property owners association or Board, as a part of its ordinary function, furnishes street lighting and other services normally provided by incorporated cities to, or for, residents of the unincorporated community. This service is available for street-lighting purposes only and is not available for parking facilities, temporary, resale, shared, seasonal or public area lighting service. Replacement of burned-out lamps will continue for as long as lamps are available. However, when fixtures or lamps need to be replaced and are no longer available, fixtures will be replaced with an equivalent LED fixture and will be billed at the then current rate of the replacement. Photocell or lamp failure will not be considered a fixture failure. Availability and installation will be consistent with the Company's Customer Installation Standards.

21.3. CHARACTER OF SERVICE

Service will normally be single-phase, 60 cycles, at approximately 120/240 Volts, however, the service voltage and type of service will be at the Company's option. Lighting service under this Schedule will be furnished from dusk until dawn.

21.4. NET MONTHLY RATE

The following net monthly rate is applicable when the Company owns the entire street lighting facility, consisting of the Company's standard fixture on a wood pole, overhead circuits, controls, and all other related equipment. Company will operate and maintain such facility at its expense including the cost of material required for replacing broken outer globes and for the total cost of replacing or repairing broken or damaged poles used primarily for street lighting. If Company provides change-outs or removals of functioning lighting equipment at the request of the municipality, the municipality will be responsible for the costs of such change-outs or removals. Such change-outs and removals will be scheduled reflecting the Company's available normal resources. If the quantity of change-

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outs or removals cannot be completed by the Company with normal resources in the time frame requested by the municipality, the Company may utilize additional resources to meet the requested time frame with the consent of the municipality or the municipality may accept the timeline proposed by the Company. In such case, municipality will be responsible for any Company costs associated with the change-outs or removals and the cost of the additional resources.

21.4. NET MONTHLY RATE (continued)

Billing Item

Rate Keys / Description

A. High Pressure Sodium Lighting

			<u>First Unit</u>	<u>Each Excess</u>
			<u>/Pole</u>	<u>Unit/Pole</u>
L1SHA / L1SHAE	150 Watt Cobra Head	(NA)	\$6.73	\$4.83
L1SHB / L1SHBE	250 Watt Cobra Head	(NA)	\$8.09	\$6.64
L1SHC / L1SHCE	400 Watt Cobra Head	(NA)	\$8.43	\$7.31
L1SHD /	150 Watt Post Top Colonial	(NA)	\$6.12	NA
	(Subdivision)			

NA - Not available to new installations after April 30, 2024, however, maintenance of the photocell and lamp of existing lights will continue. When any other failure occurs, or lamps are no longer available, the light will be removed, and the customer may choose a replacement at the current monthly rate of the replacement. Customer and Company may develop a City-specific plan for such replacements.

B. Steel Poles

The additional monthly charges as shown below will be made for each of Company's standard steel poles. Not applicable when a nonrefundable contribution is made to cover the additional installed cost of steel poles.

<u>Rate Key / Description</u>	<u>Rate</u>
L1VSH For Poles of 30 Feet or Less Mounting Height:	\$1.83
L1WSH For Poles of 35 Feet Mounting Height:	\$2.81

These charges do not include or cover costs for painting steel poles. Any painting service requested by the municipality will be scheduled by the Company utilizing additional resources, and the Company shall recover the cost of acquiring the additional resources from the requesting municipality. The requesting municipality will be informed of such costs prior to the start of any requested painting service.

C. Underground and Other Nonstandard Facilities

If the Company provides underground circuits or equipment other than the standard equipment described above or rearranges existing facilities at the request of the customer, customer may choose to pay (1) a non-refundable cash contribution in aid of construction equal to the additional cost of the non-standard equipment and/or the cost of rearranging existing facilities or (2) an additional monthly facilities charge calculated by multiplying the monthly facilities charge rate in Rate Schedule No. 26, § 26.3 times the additional cost of the non-standard equipment and/or rearrangement costs for existing facilities.

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Non-salvageable components of facilities installed or provided by the Company for underground service shall not be considered as Additional Facilities but shall be paid through a contribution in aid of construction. Street lighting facilities provided in accordance with Company's Tariff Governing the Installation of Residential Underground Electric Distribution Systems and Underground Service Connections, Rate Schedule No. 61, will not be subject to such additional monthly facilities charge.

21.5. MINIMUM MONTHLY BILL

The amount calculated under the Net Monthly Rate plus all Adjustments calculated pursuant to § 21.6.

21.6. ADJUSTMENTS

Applicable Riders which adjust this Rate Schedule are listed in Rate Schedule No. 17, Table of Riders Applicable to Rate Schedules. The kWh consumption to which the adjustments apply is the average monthly kWh based on 4,000 burning hours per year.

21.7. PAYMENT

The monthly bill shall be computed in accordance with the Net Monthly Rate, other provisions of the Rate Schedule and all applicable riders. Payment shall be made in accordance with Rate Schedule No. 29, Charges Related to Customer Activity (CAC), § 29.19.1.

21.8. CONTRACT PERIOD

As covered by any existing contract now in effect with the Municipality. All new contracts shall be for a period of one year.

In the event the customer ceases to take electric service from the Company or wishes to change the nature of the service being delivered within the initial term of the contract, the Company reserves the right to consent to such cancellation or change provided customer pays the lesser of the following:

1. The applicable monthly charge for the remaining months of the Contract.
2. The amount computed under the following formula; provided, however, such amount shall never be less than zero:

$$[A + B - C] \times D$$

Where:

A = Original installed cost of the facilities

B = Cost of removing facilities

C = Salvage value to Company of equipment and material removed

D = 1.12 less .01 times the number of months which have expired since the facilities were installed.

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21.9. SERVICE REGULATIONS

Service under this Schedule is subject to Policy Schedule No. 9, Service Regulations, of the Company as it is now on file, and as it may in the future be filed, with the APSC and the rules of the Commission.