

Service Schedule G-1

General

The following Service Schedules, including Peninsula Light Company (PLC) rates and charges and member service rules, have been approved by the PLC Board of Directors (Board). In addition, PLC has other member service rules and practices not included in these tariffs. For example, PLC has rules and practices that govern Net-Metering, Pre-Pay Metering, Automated Metering, Member Privacy, Green Power sales, engineering and design fees, member easement requirements, credit and payment terms, disconnection of service, the extension of service to new loads, cost recovery for facilities necessary to serve new or existing loads, undergrounding of new or existing facilities and other terms of service that may not be specifically addressed in these tariff sheets.

The Board has delegated the day to day operations of PLC to the CEO. The Board expects the CEO to implement these tariffs and member service rules, policies and any other policies, rules or practices of PLC based on reasonable and justifiable utility principles applicable to the provision of electric service.

In its Resolutions adopting and amending these tariffs, the Board has approved, ratified and reaffirmed the existing member service rules and practices of PLC and nothing in these tariffs is intended to be inconsistent with or in derogation of those existing rules, regulations and practices.

Any adjustments or changes to the rates in existing Service Schedules A, B, C-1, C-2, L1, U, L-2, NGS, and F-1 shall be effective and applicable to all member bills generated on or after April 1, 2018; provided the following Service Schedules shall supersede the existing Service Schedules as of that date. The rates and charges for the services shown in Service Schedule SF-1 shall supersede the existing rates and charges for services under Schedule SF-1 effective November 10, 2017. Except as modified herein all existing rates, and existing rules, regulations, member service policies, terms, conditions and practices of PLC currently applicable to the provision of electric service, shall continue to be applicable to the provision of electric service by PLC.

Service Schedule A

Residential Service

Availability

Service under this Schedule is available to all Peninsula Light Company (PLC) members in good standing taking service at one delivery point through one kilowatt hour meter.

Applicability

This Schedule is applicable to individually metered residences and individually metered apartment units primarily for domestic, seasonal, or recreational use. Service under this Schedule is subject to the Terms and Conditions of Service as set forth below.

Character of Service

Service will be sixty-hertz alternating current. PLC reserves the right to specify the voltage and phase of service supplied under this schedule.

Monthly Billing

Monthly billing charges under this Schedule A shall be as follows:

<u>Type of Charge</u>	<u>2018 Rate</u>
Electric Basic Charge	
Single Phase	\$24.00
Three Phase	\$35.00
<u>Winter (Oct-April) Energy Charge per kWh</u>	
Energy Charge (Tier 1: 0–399 kWh)	\$0.07361
Energy Charge (Tier 2: 400–3,499 kWh)	\$0.07890
Energy Charge (Tier 3: 3,500+ kWh)	\$0.08118
<u>Summer (May-Sept) Energy Charge per kWh</u>	
Energy Charge (Tier 1: 0–399 kWh)	\$0.07361
Energy Charge (Tier 2: 400–1,499 kWh)	\$0.07890
Energy Charge (Tier 3: 1,500+ kWh)	\$0.08118

The Electric Basic Charge shall be the minimum monthly charge to the member. A higher minimum may be required under contract to cover special conditions.

Service Schedule A (cont'd)

Terms and Conditions of Service

1. This Schedule is limited to Residential Service, which means service that is delivered through one meter to a single-family residential dwelling unit or an individually metered apartment unit primarily for domestic, seasonal, or recreational use ("Domestic Use.") "Domestic Use" means electric service that is used for heating and lighting in a dwelling unit and for providing complete, permanent facilities for living, eating, cooking, sleeping and sanitation. Electric service that is not primarily for Domestic Use shall be separately metered under the applicable Service Schedule. Electric service is primarily for Domestic Use when the Domestic Use constitutes 90% or more of annual energy consumption through the meter. Garages, barns, other outbuildings, wells, pumps, etc. that are served by a separately metered electric service apart from the residential dwelling that are primarily for domestic use will be included in this rate schedule. Commercial operations that constitute more than 10% of annual energy consumption through the meter or commercial operations existing in a separate building on the property are not eligible for this rate.
2. Members requiring three-phase service or installation of other equipment or facilities in excess of those that PLC would normally provide under this Schedule will be required to pay the incremental cost of such equipment or facilities.
3. When electric service is requested under this Schedule, an account for electric service shall be established in the name of the owner of the residential structure to be served. If the structure is occupied by a tenant, or by any person other than the owner, the owner may elect to maintain the account under the owner's membership. In that case, PLC shall hold the owner solely responsible for payment and will bill the owner directly for all charges for electric services rendered to the residential structure during the occupancy of the tenant or other occupant. If the account remains under the owner's membership, PLC shall have no obligation or responsibility to bill the tenant or other occupant, or to make any effort to collect or attempt to collect any amount due from the tenant or other occupant. However, if the owner consents to the tenant or other occupant establishing a PLC membership and an electric service account under the tenant or other occupant's name, PLC shall hold the tenant or other occupant solely responsible for all charges and will bill the tenant or other occupant directly for all charges for electric services rendered to the residential structure during the occupancy of the tenant or other occupant. In that case, PLC shall look solely to the tenant/occupant for payment and shall have no right to bill the owner or to collect or attempt to collect any amount due from the owner.

Service Schedule A (cont'd)

4. Resale of electric service received from PLC under this Schedule is prohibited, except with the written permission of PLC. Provided the member has received written permission from PLC, it shall not be considered a resale of electric service if the customer/member bills any of his/her tenants at PLC's regular rate schedule for the quantity and type of service which such tenant actually receives.
5. Service under this rate schedule is subject to all existing and future policies, procedures, rules and regulations adopted by PLC, of which this rate schedule is a part, including any applicable fees.
6. Qualifying members are eligible to apply for a 25% discount under PLC's Member Service Policy. The discount applies only to Residential Service.
7. PLC will add all applicable federal, state and local taxes to the monthly billing.

Service Schedule B

General Service

Availability

Service under this Schedule is available to all Peninsula Light Company (PLC) members in good standing taking Non-Residential service at one delivery point through one kilowatt hour meter. Deliveries at more than one point will be separately metered and billed. Service under this Schedule is not available to new members whose metered demand is estimated to exceed 50 kW or any existing member whose metered demand has exceeded 50 kW during any 2 of the preceding 12 months.

Applicability

Service under this Schedule is applicable to Non-Residential single metered commercial and individual members including schools, churches, granges, pumps, community halls, public agencies and other users with a peak demand not exceeding 50 kW in any 2 of the preceding 12 months. Temporary service for construction shall normally be served under this Schedule.

PLC will periodically review accounts under this Schedule. Accounts that exceed 50 kW peak demand 2 times in the preceding 12 months will be reassigned to the appropriate Commercial Rate Schedule.

Character of Service

Service will be sixty-hertz alternating current. PLC reserves the right to specify the voltage and phase of service supplied under this schedule.

Monthly Billing

Monthly billing charges under this Schedule B shall be as follows:

<u>Type of Charge</u>	<u>2018 Rate</u>
Electric Basic Charge	
Single Phase	\$24.00
Three Phase	\$35.00
Energy Charge per kWh	\$0.07910

The Electric Basic Charge shall be the minimum monthly charge to the member. A higher minimum may be required by contract to cover special conditions.

Service Schedule B (cont'd)

Terms and Conditions

1. Members who receive service at PLC's primary distribution voltage level and own and maintain the distribution system beyond PLC's point of delivery will receive a discount of 2.5% on the applicable monthly demand and energy charges. Members requiring three-phase service or installation of other equipment or facilities in excess of those that PLC would normally provide under this Schedule will be required to pay the incremental cost of such equipment or facilities.
2. When electric service is requested under this Schedule, an account for electric service shall be established in the name of the owner of the office, building, structure or other facility ("Location") to be served. If the Location is occupied by a tenant, or by any person other than the owner, the owner may elect to maintain the account under the owner's membership. In that case, PLC shall hold the owner solely responsible for payment and will bill the owner directly for all charges for electric services rendered to the Location during the occupancy of the tenant or other occupant. If the account remains under the owner's membership, PLC shall have no obligation or responsibility to bill the tenant or other occupant, or to make any effort to collect or attempt to collect any amount due from the tenant or other occupant. However, if the owner consents to the tenant or other occupant establishing a PLC membership and an account under the tenant or other occupant's name, PLC shall hold the tenant or other occupant solely responsible for all charges and will bill the tenant or other occupant directly for all charges for electric services rendered to the Location during the occupancy of the tenant or other occupant. In that case, PLC shall look solely to the tenant/occupant for payment and shall have no right to bill the owner or to collect or attempt to collect any amount due from the owner.
3. Resale of electric service received from PLC under this Schedule is prohibited, except with written permission of PLC. Provided the member has received written permission from PLC, it shall not be considered a resale of electric service if the customer/member bills any of his/her tenants at PLC's regular rate schedule for the quantity and type of service which such tenant actually receives.
4. Service under this rate schedule is subject to all existing and future policies, procedures, rules and regulations adopted by PLC, of which this rate schedule is a part, including any applicable fees.
5. PLC will add all applicable federal, state and local taxes to the monthly billing.

Service Schedule C-1 Small Commercial Service

Availability

Service under this Schedule is available to all Peninsula Light Company (PLC) members in good standing taking service at one delivery point through one kilowatt hour meter whose actual or estimated metered demand exceeds 50 kW but is not greater than 199 kW. Deliveries at more than one point will be separately metered and billed. Service under this Schedule is not available to new members whose metered demand is estimated to exceed 199 kW or any existing member whose metered demand has exceeded 199 kW in any 2 of the preceding 12 months.

Applicability

Service under this Schedule is applicable to single metered commercial and individual members including schools, churches, granges, community halls, public agencies and other users with a peak demand exceeding 50 kW but not greater than 199 kW in any 2 of the preceding 12 months. Temporary service for construction shall be served under this schedule when the metered demand is estimated to exceed 50 kW.

PLC will periodically review accounts under this schedule. Accounts that no longer meet the peak demand requirements of this schedule will be reassigned to the appropriate Rate Schedule.

Character of Service

Service will be sixty-hertz alternating current. PLC reserves the right to specify the voltage and phase of service supplied under this schedule. At the option of PLC, metering may be done at the utilization or primary voltage.

Monthly Billing

Monthly billing charges under this Schedule C-1 shall be as follows:

<u>Type of Charge</u>	<u>2018 Rate</u>
Electric Basic Charge	\$35.00
Demand Charge per kW	\$7.97
Energy Charge per kWh	\$0.05180

The Electric Basic Charge shall be the minimum monthly charge to the member. A higher minimum may be required by contract to cover special conditions.

Service Schedule C-1 (cont'd)

Terms and Conditions

1. PLC will measure the Power Factor of members receiving service under this Schedule. Members will be charged a penalty when the average power factor is less than 97% lagging. The Power Factor penalty will be in the manner of a Power Factor Adjustment to the member's monthly demand. The demand charge shall be increased 1% for each 1% or major fraction thereof by which the average power factor is less than 97% lagging.
2. Members who receive service at PLC's primary distribution voltage level and own and maintain the distribution system beyond PLC's point of delivery will receive a discount of 2.5% on the applicable monthly demand and energy charges. Members requiring three-phase service or installation of other equipment or facilities in excess of those that PLC would normally provide under this Schedule will be required to pay the incremental cost of such equipment or facilities.
3. When electric service is requested under this Schedule, an account for electric service shall be established in the name of the owner of the office, building, structure or other facility ("Location") to be served. If the Location is occupied by a tenant, or by any person other than the owner, the owner may elect to maintain the account under the owner's membership. In that case, PLC shall hold the owner solely responsible for payment and will bill the owner directly for all charges for electric services rendered to the Location during the occupancy of the tenant or other occupant. If the account remains under the owner's membership, PLC shall have no obligation or responsibility to bill the tenant or other occupant, or to make any effort to collect or attempt to collect any amount due from the tenant or other occupant. However, if the owner consents to the tenant or other occupant establishing a PLC membership and an account under the tenant or other occupant's name, PLC shall hold the tenant or other occupant solely responsible for all charges and will bill the tenant or other occupant directly for all charges for electric services rendered to the Location during the occupancy of the tenant or other occupant. In that case, PLC shall look solely to the tenant/occupant for payment and shall have no right to bill the owner or to collect or attempt to collect any amount due from the owner.
4. Resale of electric service received from PLC under this Schedule is prohibited, except with written permission of PLC. Provided the member has received written permission from PLC, it shall not be considered a resale of electric service if the customer/member bills any of his/her tenants at PLC's regular rate schedule for the quantity and type of service which such tenant actually receives.
5. Service under this rate schedule is subject to all existing and future policies, procedures, rules and regulations adopted by PLC, of which this rate schedule is a part, including any applicable fees.

Service Schedule C-1 (cont'd)

6. PLC will add all applicable federal, state and local taxes to the monthly billing.
7. PLC may elect to require the member to sign a written contract for service to address any special circumstances, which may include additional charges based on the cost of providing service, e.g. where special equipment must be installed, where loads are highly fluctuating or intermittent or other special circumstances exist.

Service Schedule C-2 Large Commercial Service

Availability

Service under this Schedule is available to all Peninsula Light Company (PLC) members in good standing taking service at one delivery point through one kilowatt hour meter whose estimated future metered demand is greater than 199 kW or whose metered demand reading was greater than 199 kW during any 2 of the preceding 12 months. Deliveries at more than one point will be separately metered and billed.

Applicability

Service under this Schedule is applicable to single metered commercial and individual members including schools, churches, granges, community halls, public agencies and other users with a peak demand reading greater than 199 kW in any 2 of the preceding 12 months.

PLC will periodically review accounts under this schedule. Accounts that no longer meet the peak demand requirements of this schedule will be reassigned to the appropriate Rate Schedule.

Character of Service

Service will be sixty-hertz alternating current. PLC reserves the right to specify the voltage and phase of service supplied under this schedule. At the option of PLC, metering may be done at the utilization or primary voltage.

Monthly Billing

Monthly billing charges under this Schedule C-2 shall be as follows:

<u>Type of Charge</u>	<u>2018 Rate</u>
Electric Basic Charge	\$106.00
Demand Charge per kW	\$7.97
Energy Charge per kWh	\$0.05125

The Electric Basic Charge shall be the minimum monthly charge to the member. A higher minimum may be required by contract to cover special conditions.

Service Schedule C-2 (cont'd)

Terms and Conditions

1. PLC will measure the Power Factor of members receiving service under this Schedule. Members will be charged a penalty when the average power factor is less than 97% lagging. The Power Factor penalty will be in the manner of a Power Factor Adjustment to the member's monthly demand. The demand charge shall be increased 1% for each 1% or major fraction thereof by which the average power factor is less than 97% lagging.
2. Members who receive service at PLC's primary distribution voltage level and own and maintain the distribution system beyond PLC's point of delivery will receive a discount of 2.5% on the applicable monthly demand and energy charges. Members requiring three-phase service or installation of other equipment or facilities in excess of those that PLC would normally provide under this Schedule will be required to pay the incremental cost of such equipment or facilities.
3. When electric service is requested under this Schedule, an account for electric service shall be established in the name of the owner of the office, building, structure or other facility ("Location") to be served. If the Location is occupied by a tenant, or by any person other than the owner, the owner may elect to maintain the account under the owner's membership. In that case, PLC shall hold the owner solely responsible for payment and will bill the owner directly for all charges for electric services rendered to the Location during the occupancy of the tenant or other occupant. If the account remains under the owner's membership, PLC shall have no obligation or responsibility to bill the tenant or other occupant, or to make any effort to collect or attempt to collect any amount due from the tenant or other occupant. However, if the owner consents to the tenant or other occupant establishing a PLC membership and an account under the tenant or other occupant's name, PLC shall hold the tenant or other occupant solely responsible for all charges and will bill the tenant or other occupant directly for all charges for electric services rendered to the Location during the occupancy of the tenant or other occupant. In that case, PLC shall look solely to the tenant/occupant for payment and shall have no right to bill the owner or to collect or attempt to collect any amount due from the owner.
4. Resale of electric service received from PLC under this Schedule is prohibited, except with written permission of PLC. Provided the member has received written permission from PLC, it shall not be considered a resale of electric service if the customer/member bills any of his/her tenants at PLC's regular rate schedule for the quantity and type of service which such tenant actually receives.
5. Service under this rate schedule is subject to all existing and future policies, procedures, rules and regulations adopted by PLC, of which this rate schedule is a part, including any applicable fees.

Service Schedule C-2 (cont'd)

6. PLC will add all applicable federal, state and local taxes to the monthly billing.
7. PLC may elect to require the member to sign a written contract for service to address any special circumstances, which may include additional charges based on the cost of providing service, e.g. where special equipment must be installed, where loads are highly fluctuating or intermittent or other special circumstances exist.

Service Schedule G-2

BPA Power Cost Adjustment (BPA PCA)

Applicability

This schedule G-2 is applicable to all monthly member billing statements generated on or after August 1, 2018 for electric service furnished under the following PLC retail rate schedules: Schedule A, Schedule B, Schedule C-1, Schedule C-2, Schedule NGS, to all members billed on a per kWh basis who are served under a PLC standard Member Service Agreement, and/or to any members served under a non-standard individual electric services agreement, except to the extent that the BPA PCA would be precluded under the applicable agreement.

BPA Power Cost Adjustment (BPA PCA)

Whenever BPA invokes a CRAC or other rate adjustment that increases its otherwise established power or transmission rates mid-rate period, the PLC CEO shall instruct staff to analyze its impact on PLC's budget to ascertain if it is possible for PLC to reasonably absorb some or all of the costs through budget reductions, or if it is necessary to pass some or all of the additional costs to its members. If the PLC CEO determines that PLC's adopted capital and operating expense budgets cannot reasonably be reduced to absorb the cost increase without adversely affecting PLC's system reliability, or that such reductions would not be reasonable or consistent with prudent utility practice, the PLC CEO is authorized, after providing verbal or written notice to the Board, but without further action by the Board, to adopt and implement a BPA PCA as provided herein to recover such costs. The BPA PCA shall be designed to recover the additional BPA costs the PLC CEO determines cannot reasonably or prudently be absorbed by PLC.

Calculation of Surcharge and Billing

PLC's BPA PCA surcharge shall be calculated by allocating the additional costs the PLC CEO determines cannot reasonably or prudently be absorbed by PLC to each of PLC's members that are subject to a kWh charge. A kWh charge shall be allocated to each member, which shall appear as a separate kWh surcharge and applied on a monthly basis as a separate line item on monthly member billing statements. The BPA PCA surcharge shall apply for as long as necessary to recover the total amount which the CEO has determined is necessary or advisable to recover.

Service Schedule L-1 PLC Owned Area Lighting

Availability

Service under this Schedule is available to members in good standing for area lighting service from dusk to dawn.

Applicability

To all members for area lighting, at any location on the property of the member or an adjacent public property, provided the installation conforms to the specifications of the public authority controlling such public property.

Monthly Billing

Monthly billing charges under this Schedule L-1 shall be as follows:

HPS or LED

L100 (equivalent to 100W HPS)	\$11.70
L200 (equivalent to 200W HPS)	\$19.50

Terms and Conditions

1. PLC will install, own, maintain and operate suitable fixtures on brackets with refractors and controls and supply the energy for lighting fixtures mounted on poles at locations agreed upon with the member. All trenching, installation and material cost from the power source to the light location must be provided by the member.
2. All lamp replacements and other maintenance will be provided by PLC. Only those fixtures, lamps and glassware broken or damaged by acts of PLC or its employees or contractors will be paid for by PLC. Members must notify PLC if the light does not operate, whereupon repairs will be made by PLC as soon as possible during normal working hours.
3. PLC will add all applicable federal, state and local taxes to the monthly billing.
4. Resale of electric service received from PLC under this Schedule is prohibited, except with written permission of PLC. Provided the member has received written permission from PLC, it shall not be considered a resale of electric service if the customer/member bills any of his/her tenants at PLC's regular rate schedule for the quantity and type of service which such tenant actually receives.

Service Schedule L-1 (cont'd)

5. As area lighting is unmetered, no additional electric circuits, outlets or usage may be connected to the area lighting system and PLC may remove any such additions and/or require that they be separately metered.
6. Service under this rate schedule is subject to all existing and future policies, procedures, rules and regulations adopted by PLC, of which this rate schedule is a part, including any applicable fees.
7. PLC may elect to require the member to sign a written contract for service to address any special circumstances, which may include additional charges based on the cost of providing service, e.g., where special equipment must be installed or other special circumstances exist.

Service Schedule U

Unmetered Service

Availability

Service under this Schedule is available to members in good standing.

Applicability

To small fixed loads such as cable television amplifiers and other similar loads as may be specified by PLC in the future.

Monthly Billing:

Monthly billing charges under this Schedule U shall be as follows:

Cable TV Amplifiers	\$36.78
Radio Repeater	\$14.96
Traffic Signal	\$13.61

Terms and Conditions

1. This rate is for electric loads that are consistent within consecutive 24 hour periods. The maximum amp rating shall be 20 amps rated on a 120 volt circuit. Suitable fusing to protect the equipment must be in place.
2. PLC will add all applicable federal, state and local taxes to the monthly billing.
3. No additional outlets or usage may be connected to service under this Schedule without prior approval from PLC.
4. Service under this rate schedule is subject to all existing or future policies, procedures, rules and regulations adopted by PLC, of which this rate schedule is a part, including any applicable fees.

Service Schedule L-2 Privately Owned Street Light System

Availability

To all members in good standing for a privately owned street light system connected directly to the PLC electrical system without any metering equipment.

Applicability

A street light system is defined as any singular structure or multiple structures used to illuminate an area or areas. The street light system must utilize a ballast and photocell designed to operate during the hours of darkness only.

Monthly Billing

Monthly billing charges under this Schedule L-2 shall be as follows:

Member Owned Area Lighting	\$4.56
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Terms and Conditions

1. A separate street lighting Agreement between the member/owner(s) and PLC shall be required for each installation.
2. The system must be installed in accordance with all local or state regulations and comply with the National Electric Code. Prior to connection, PLC will require that the system be inspected and approved by the State Department of Labor and Industries. The ballast and fixtures must be a High Pressure Sodium design or LED (equivalent to high pressure sodium) design and no larger than 150 watts per fixture.
3. The member/owner(s) of the lighting system are responsible for obtaining any easements necessary for installation of the system.
4. PLC assumes no responsibility for the installation and/or maintenance of the street light system. The member/owner(s) of the street light system shall be responsible for installation and all maintenance of the system at no expense to PLC. Maintenance responsibilities include, without limitation, maintaining poles or standards, replacing and maintaining lamps, photocells, timing devices, glassware, wiring, circuitry and ducts.

Service Schedule L-2 (cont'd)

5. As member-owned area lighting is unmetered, no additional electric circuits, outlets or usage may be connected to the area lighting system and PLC may remove any such additions and/or require that they be separately metered.
6. PLC reserves the right at any time deemed necessary to disconnect the street light system due to lack of compliance with these terms.
7. PLC will add all applicable federal, state and local taxes to the monthly billing.

Service Schedule NGS

Member Not in Good Standing Service

Availability

Applies to electric service available under Schedules A, B, C-1 & C-2.

Applicability

Service under this Schedule is applicable to members receiving service under Schedules A, B, C-1 & C-2, who have been classified as members not in good standing as defined in the Peninsula Light Company (PLC) bylaws, policies, rules and regulations.

Monthly Billing

The monthly billing charges set forth in Schedules A, B, C-1 & C-2 shall be adjusted as follows for member/customers receiving service under this Schedule NGS:

<u>Member Account Class</u>	<u>Type of Charge</u>	<u>2018 Rate</u>
<u>Residential</u>	Electric Basic Charge	
	Single Phase	\$24.00
	Three Phase	\$35.00
	Energy Charge per kWh	\$0.10071
<u>General Service</u>	Electric Basic Charge	
	Single Phase	\$24.00
	Three Phase	\$35.00
	Energy Charge per kWh	\$0.09889
<u>Small Commercial</u>	Electric Basic Charge	\$35.00
	Demand Charge per kW	\$7.97
	Energy Charge per kWh	\$0.06475
<u>Large Commercial</u>	Electric Basic Charge	\$106.00
	Demand Charge per kW	\$7.97
	Energy Charge per kWh	\$0.06406

Service Schedule NGS (cont'd)

Terms and Conditions

1. The Terms and Conditions otherwise applicable to service to members/customers under Schedules A, B, C-1 & C-2 shall continue to be applicable to service provided under this Schedule NGS.
2. In addition to the adjustments to the monthly billing rate applicable to the member/member under this Schedule, any Member Not-In-Good Standing shall be assessed any actual additional costs incurred by PLC resulting from non-compliance with applicable PLC bylaws, policies, rules and regulations.
3. Member/customers shall only be classified as not in good standing and subject to service under this Schedule in accordance with the bylaws, policies, rules, regulations and implementing procedures adopted by PLC.

Service Schedule F-1 Late Fees

Availability

Applies to electric service available under all Service Schedules.

Applicability

Service under this Schedule is applicable to members receiving service under all Service Schedules with a past due balance of over \$10.00 on their monthly billing statement.

Monthly Billing

Monthly billing charges under this Schedule F-1 shall be as follows:

<u>Member Account Class</u>	<u>Type of Charge</u>	<u>2018 Rate</u>
All	Late Fees	\$10 or 4%, whichever is greater

Terms and Conditions

1. Other terms and conditions applicable to electric service, including PLC's Member Credit and Security Deposit Policy, its Prepay Policy, any other charges related to billing and payment for electric services or other similar policies are not amended by this Service Schedule and shall remain effective.