## Schedule 42 COUNTY, MUNICIPAL OR HOUSING AUTHORITY ALL-ELECTRIC BUILDING SERVICE

# (Continued)

#### I. APPLICABILITY

This schedule is applicable to the supply of alternating current electricity to any county or municipality or to any Housing Authority project created under Chapter 157 of the General Statutes of North Carolina, or any board, agency or authority thereof. This schedule is for service to any allelectric public school or other all-electric public building owned or leased by the county or municipality or Housing Authority provided:

- A. Each building is normally occupied by employees of the county or municipality, or tenants of the Housing Authority for not less than 180 days per year.
- B. Electricity used in each building is for all purposes including space heating, water heating and cooking.
- C. Electric space heating equipment in each building is permanently installed and no other source of comfort heating is used.

This schedule is not applicable to defense or veteran housing projects or for breakdown, relay or parallel operation service, except as described in Paragraph VII., below.

#### II. MONTHLY RATE

- A. Basic Customer Charge Basic Customer Charge \$22.97 per billing month
- B. Plus Energy Charge

10.9169¢ per kWh for billing months of June through September 7.9223¢ per kWh for billing months of October through May

The energy charges in this schedule contain a base fuel cost of 2.3011 cents per kilowatt-hour.

C. Plus kW Demand Charge

First 100 kW of demand or less included in Energy Charge All kW over 100 @ \$4.100 per kW

- D. The energy charges in II.B., above, shall be increased or decreased by any applicable Riders.
- E. The minimum charge shall be the Basic Customer Charge in II.A., above. The minimum charge shall be increased or decreased by any applicable Riders.

(Continued)

Filed 01-17-25 Electric-North Carolina Superseding Filing Effective For Usage On and After 11-01-24, On a Temporary Basis, Subject to Refund. This Filing Effective For Usage On and After 02-01-25.

## Schedule 42 COUNTY, MUNICIPAL OR HOUSING AUTHORITY ALL-ELECTRIC BUILDING SERVICE

## (Continued)

## III. LATE PAYMENT CHARGE

Current bills are due and payable from the billing date. When bills are not paid in full within twenty-five (25) days from the billing date, a late payment charge of 1% per month, based on the unpaid balance will be added to the current bill.

#### IV. DETERMINATION OF DEMAND

The kW of demand will be determined as the highest average kW load measured in any 30minute interval during the billing month.

## V. METER READING

- A. The Company shall have the option of reading meters monthly or bimonthly. When the meter is read at other than monthly intervals, the Company may render an interim monthly bill based on estimated kWh use during periods for which the meter was not read.
- B. When bills are calculated for a bimonthly period, the minimum charge and demand charge for all kW in excess of 100 kW will be multiplied by two.

## VI. EQUIPMENT SPECIFICATIONS

The type, design and size of tank, the size and number of heater units, and the method of water heater operation are subject to approval by the Company.

The type, design, capacity, method of operation, and installation of the electric space heating equipment are subject to approval by the Company. The electric space heating design and installation shall conform to good engineering practice and provide for satisfactory operation and comfort.

(Continued)

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Virginia Electric and Power Company

## Schedule 42 COUNTY, MUNICIPAL OR HOUSING AUTHORITY ALL-ELECTRIC BUILDING SERVICE

## (Continued)

#### VII. PARALLEL OPERATION AND/OR INTERCONNECTION SERVICE

A Customer, operating a Generating Facility (as defined in Section XXIV of the Company's filed Terms and Conditions) with alternating current capacity of no more than 20 kW, participating in the NC GreenPower's Solar+ Schools program, and requiring parallel operation and/or interconnection service, may elect service under this schedule provided that the Customer's interconnection with the Company's facilities shall be made in accordance with the following provisions:

- A. For a Generating Facility interconnected pursuant to Section XXIV, the Customer shall install, own, and maintain relays and protective apparatus in accordance with Section XXIV.
- B. If Section XXIV does not apply to the Customer's interconnection of its Generating Facility, suitable relays and protective apparatus shall be furnished, installed, and maintained at the Customer's expense in accordance with specifications furnished by the Company. The relays and protective apparatus shall be subject, at all reasonable times, to inspection by the Company's authorized representative.

#### VIII. TERM OF CONTRACT

The term of contract for the purchase of electricity under this schedule shall be such as may be mutually agreed upon, but not less than one year.

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