

Schedule Multi-Family Shared Solar

I. APPLICABILITY & AVAILABILITY

This Schedule is available on a voluntary basis in conjunction with the Company's Multi-Family Shared Solar Program ("Program") and is applicable only where the Customer (1) elects to receive Electricity Supply Service and Electric Delivery Service from the Company in accordance with Schedule 1, 1G, 1P, 1S, 1T, DP-R, or 1EV ("Principal Tariff") to which this Schedule is a companion; (2) is a Multi-Family Customer that resides in an apartment, condominium, or duplex complex with individually metered residences; (3) owns one or more Subscriptions from a Multi-Family Subscriber Organization of a Shared Solar Facility that is located on a parcel of land on the premises of the Multi-Family Customer or adjacent thereto ("Subscriber"). The terms "Multi-Family Customer," "Subscription," "Subscriber Organization/Multi-Family Subscriber Organization," "Shared Solar Facility," and "Subscriber" are defined in accordance with the Rules Governing Multi-Family Shared Solar Program, 20 VAC 5-342-20, and as listed in Paragraph II., below.

This Schedule is not applicable to Customers participating in the shared solar program pursuant to Chapters 1238 and 1264 of the 2020 Acts of Assembly, or net metering, pursuant to Section XXV. of the Terms and Conditions and 20 VAC 5-315-10.

This Schedule is not applicable to Customers receiving temporary service.

II. DEFINITIONS

A. In this Schedule, the terms below will have the following definitions:

Multi-Family Customer – a Customer residing in an apartment, condominium, or duplex complex with individually metered residences and at least three Subscribers to the Shared Solar Facility.

Shared Solar Facility - a facility that meets the following requirements:

1. Generates electricity by means of a solar photovoltaic device with a nameplate capacity rating that does not exceed 3,000 kW AC at any single location or that does not exceed 5,000 kW AC at contiguous locations owned by the same entity or affiliated entities;
2. Is operated pursuant to a program whereby at least three Subscribers receive a Bill Credit for the electricity generated from the facility in proportion to the size of their Subscription;
3. Is connected to the electric distribution grid serving the Commonwealth; and
4. Is located on a parcel of land on the premises of the Multi-Family utility Customer or adjacent thereto.

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Schedule Multi-Family Shared Solar

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II. DEFINITIONS (Continued)

Subscribed kilowatt-hour(s) (“kWh”) is a listing of kilowatt-hours of generation attributable to each Subscriber participating in a Shared Solar Facility in accordance with the Subscriber’s Subscription and the output of the Shared Solar Facility. This list is provided to the Company from Subscriber Organizations by the fifth business day of each month.

Subscriber - a Multi-Family Customer that owns one or more Subscriptions of a Shared Solar Facility that is interconnected with the Company.

Subscriber Organization or Multi-Family Subscriber Organization - any for-profit or nonprofit entity that owns or operates one or more Shared Solar Facilities.

Subscription - a contract or other agreement between a Subscriber and the owner of a Shared Solar Facility. A Subscription shall be sized such that the estimated bill credits do not exceed the Subscriber's average annual bill over the past 12 months for the Customer account to which the Subscription is attributed.

III. MONTHLY BILL CREDIT AND CHARGES

For each Subscriber Account taking service under this Schedule, the Company shall continue billing and payment in accordance with the applicable Principal Tariff. In addition and based upon the Subscription kilowatt-hours, the Company shall provide the Monthly Bill Credit and also bill the Subscriber’s Account for any Program Billing Charge, Non-bypassable Charge(s), and, if applicable, a Net Crediting Fee, as follows:

A. Monthly Bill Credit

1. The Subscriber’s portion of the kWh electricity production for a particular month from the Shared Solar Facility will be multiplied by the Applicable Bill Credit Rate, regardless of the billing period or billing cycle of the Subscriber’s account.

All Subscribed kWh @ -13.489¢ per kWh

2. Any portion of a Monthly Bill Credit, less the charges from Paragraph III.B., III C., and III.D. below, that exceeds the Subscriber’s Principal Tariff monthly bill will be accumulated, carried forward and applied at the first opportunity to any billing periods of the Principal Tariff.

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Schedule Multi-Family Shared Solar

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III. MONTHLY BILL CREDIT AND CHARGES (Continued)

B. Program Billing Charge

Program Billing Charge \$13.40 per billing month.

C. Non-bypassable Charge(s)

The Subscriber's portion of the kWh electricity production for a particular month from the Shared Solar Facility, will be multiplied by the non-bypassable charge(s) applicable to the Principal Tariff regardless of the billing period or billing cycle of the Subscriber's account, unless the Subscriber meets the statutory requirements for exemption from any charge(s). As of the effective date of this tariff, the following are the applicable non-bypassable charges:

1. All Subscribed kWh @ Principal Tariff's Rider CCR Charge
2. All Subscribed kWh @ Principal Tariff's Rider CE Charge
3. All Subscribed kWh @ Principal Tariff's Rider OSW Charge
4. All Subscribed kWh @ Principal Tariff's Rider PIPP Charge
5. All Subscribed kWh @ Principal Tariff's Rider RBB Charge
6. All Subscribed kWh @ Principal Tariff's Rider RPS Charge
7. All Subscribed kWh @ Principal Tariff's Deferred Fuel Cost Charge

D. Net Crediting Fee

Applicable to each Subscriber whose Multi-Family Subscriber Organization elected consolidated billing, the Company will charge a monthly Net Crediting Fee which will not exceed 1.0% of the value of the Monthly Bill Credit in Paragraph III.A.1., above.

E. Distribution of Accumulated Bill Credits

Should all of the electricity generated by a Shared Solar Facility not be allocated to Subscribers in a given calendar month, a Subscriber Organization may accumulate Bill Credits. The Multi-Family Subscriber Organization shall provide the Company with allocation instructions for the distribution of excess Bill Credits to Subscribers by March 1 on an annual basis. Should a Subscriber's Account be allocated any of the accumulated Bill Credits, the Subscriber's Account shall receive such credit in a subsequent billing month.

The Program Billing Charge and Non-bypassable Charge(s) as calculated in Paragraphs III.B. and III.C., above, shall also apply and be calculated in accordance with the Subscribed kWh of production associated with the share of accumulated Bill Credits provided to the Subscriber, when applicable.

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Schedule Multi-Family Shared Solar

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IV. TERM OF CONTRACT

The term of contract under this Schedule is open and shall commence upon all of the conditions being met and continue provided the Subscriber continues to meet the conditions as described in Paragraph I. of this Schedule. The applicable provisions of this Schedule shall continue in effect and to the extent necessary to provide for final billing, billing adjustments, resolution of any billing disputes, and final payments. If the Subscriber relocates to another premise within the Company's service territory but no longer qualifies under Paragraph I., the Company will apply any remaining charges and credits associated with this Schedule to the new account for the period to which the Subscriber met the conditions described in Paragraph I. of this Schedule.