

P.U.C.O. No. 17  
ELECTRIC DISTRIBUTION SERVICE  
SECONDARY

DESCRIPTION OF SERVICE:

This Tariff Sheet provides the Customer with Distribution Service from the Company that will be metered and billed on a demand, energy, and monthly customer charge basis.

APPLICABLE:

Available to any Secondary Nonresidential Customer for lighting and for power, provided that all electric service is supplied at one location on the Customer's premises. This rate is applicable when any portion of the Customer's service is rendered at Secondary voltage.

REQUIRED SERVICES:

The Customer may take Generation Service from DP&L under Standard Service Tariff Sheet No. G10. Otherwise, the Customer may choose an Alternate Generation Supplier ("AGS") for its Generation Service. If an AGS is chosen: (1) The AGS must sign a service agreement with the Company and abide by the terms of the Alternate Generation Supplier Coordination Tariff Sheet No. G8, and (2) Customer must take service under the Competitive Retail Generation Service Tariff Sheet No. G9. All Customers are required to take service under Tariff Sheet No. T8 of the Transmission Schedule.

RATE PER MONTH:

Customer Charge:

Single-phase Service	\$ 16.68 per Customer
Three-phase Service	\$ 28.49 per Customer

THE FOLLOWING SERVICE IS NOT AVAILABLE FOR NEW INSTALLATIONS:

Unmetered Service	\$ 14.68 per Customer
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Demand Charge:

\$4.8722371 per kW for all kW of Billing Demand

MINIMUM CHARGE:

The Minimum Charge shall be the Customer Charge.

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Filed pursuant to the Opinion and Order in Case No. 22-0900-EL-SSO dated August 9, 2023 of the Public Utilities Commission of Ohio.

Issued August 31, 2023

Effective September 1, 2023

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LOW-LOAD FACTOR CHARGE:

The billing under the Demand and Energy charge provisions shall not exceed \$0.0560312 per kWh for total billed charges under this tariff and the Transmission Cost Recovery Rider – Nonbypassable (if applicable). The Maximum Charge amount of this tariff is \$0.0396339 per kWh.

ADDITIONAL RIDERS:

Service under this Tariff Sheet shall also be subject to the following riders:

Universal Service Fund Rider on Sheet No. D28.  
Infrastructure Investment Rider No. D29.  
Storm Cost Recovery Rider on Sheet No. D30.  
Regulatory Compliance Rider on Sheet No. D31.  
Proactive Reliability Optimization Rider on Sheet No. D32.  
Excise Tax Rider on Sheet No. D33.  
Switching Fee Rider on Sheet No. D34.  
Distribution Investment Rider on Sheet No. D36.  
Energy Efficiency Rider on Sheet No. D38.  
Economic Development Cost Recovery Rider on Sheet No. D39.  
Legacy Generation Rider on Sheet No. D40.  
Tax Savings Credit Rider on Sheet No. D41.

PRIMARY VOLTAGE METERING:

The above rates are based upon Secondary Voltage Level of Service and metering. When metering is at Primary Voltage Level of Service, both the kilowatt billing demand and the energy kilowatt-hours will be adjusted downward by one percent (1%) for billing purposes.

OFF-PEAK METERING SURCHARGE:

Customers with billing demands less than one thousand kilowatts (1,000 kW) requesting metering devices to determine billing demands during off-peak periods shall be subject to an additional charge of twenty dollars (\$20.00) per month. No demand less than one thousand kilowatts (1,000 kW) shall be designated as off-peak unless the Customer has elected the metering surcharge option.

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For Customers who elect to be supplied through off-peak metering, the Term of Contract shall be a minimum period of one (1) year and for such time thereafter until terminated by the Company or the Customer giving thirty (30) days written notice.

DETERMINATION OF KILOWATT BILLING DEMAND:

The billing demand shall be the greatest thirty (30) minute integrated demand ascertained in kilowatts by instruments suitable for the purpose. Such billing demand shall be the greatest of the following:

1. Off-peak: Seventy-five percent (75%) of the greatest such demand occurring during the billing month, either within the period between 8:00 p.m. of one day and 8:00 a.m. the following day, or on any Saturday or Sunday, or on the following observed legal holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day or Christmas Day; or
2. On-peak: One hundred percent (100%) of the greatest such demand occurring during the billing month at any time not within the period and not on the days specifically mentioned in paragraph 1 above; or
3. Seventy-five percent (75%) of the greatest of such off-peak or on-peak demand as used for billing in the months of June, July, August, December, January and February during the past eleven month period prior to the current billing month.

SECONDARY RATE PROVISIONS:

When the use of a Customer's load does not result in billing demands proportionate to the facilities installed, the billing demand may be determined by taking eighty-five percent (85%) of such total connected load. The Maximum Charge provisions of this Tariff Sheet shall not be applicable to these Customers.

UNMETERED SERVICE PROVISION:

- A. THIS PROVISION IS IN THE PROCESS OF ELIMINATION AND IS WITHDRAWN EXCEPT FOR THE PRESENT INSTALLATIONS OF CUSTOMERS THAT HAVE ELECTED TO COMPLY WITH SECTION B OF DP&L'S UNMETERED SERVICE PROVISION. ALL NEW SERVICE REQUESTS SHALL TAKE SERVICE UNDER SINGLE OR THREE PHASE METERED SERVICE.

Unmetered single-phase service is available under this provision upon mutual agreement between the Company and the Customer for lighting and/or incidental power purposes for rated loads less than five (5) kilowatts having uniformity of consumption which can be predicted accurately.

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This rate is available on application and only to those Customers whose rated load requirements of five (5) kilowatts or less can be served at one point of delivery.

For each monthly billing period the kW billing demand shall be the estimated or measured load in kilowatts, and the kilowatt-hours consumed shall be the product of the estimated or measured load in kilowatts multiplied by seven hundred and thirty (730) hours.

The Customer shall furnish electrical protection devices which meet local electric code requirements. In the absence of a local electrical code, the National Electrical Code will be followed.

The Customer shall notify the Company in advance of every change in connected load, and the Company reserves the right to inspect the Customer's equipment at any time to verify or measure such load. In the event the Customer fails to notify the Company of an increase in load, the Company reserves the right to refuse to serve the location thereafter under this rate, and shall be entitled to bill the Customer retroactively on the basis of the increased load for the full period such load was connected. If the character of such load should change, so as to require metered service, the Customer shall provide the facilities to permit the metering.

The Term of Contract shall be a minimum period of one (1) year or such shorter period as may be agreed between the Company and the Customer.

**B. UNMETERED SERVICE COMPLIANCE PROVISION FOR EXISTING INSTALLATIONS**

Concurrent with the effective date of this tariff, existing customers who elect to maintain an Unmetered Service Provision must comply with the following:

- I. Provide the Company with written validation of the type of usage, quantities and characteristics of service within 6 months of the effective date of this tariff
- II. Provide written validation of the type and quantity of service to the Company annually

COUNTY FAIR AND AGRICULTURAL SOCIETES:

Energy Charge: \$0.0153888/kWh

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THE DAYTON POWER AND LIGHT COMPANY  
MacGregor Park  
1065 Woodman Drive  
Dayton, Ohio 45432

Twenty-Seventh Revised Sheet No. D19  
Cancels  
Twenty-Sixth Revised Sheet No. D19  
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This charge replaces the demand charge for County Fair and Agricultural Societies; all other rates and tariffs applicable to secondary customers apply. The County Fairs and Agricultural societies provision exists as required by Ohio Revised Code Section 4928.80.

RULES AND REGULATIONS:

All Distribution Service of the Company is rendered under and subject to the Rules and Regulations contained within this Schedule and any terms and conditions set forth in any Service Agreement between the Company and the Customer.

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