AVAILABLE for the entire electrical requirements of single-family residences, residential outbuildings, individual apartments and general service use (i.e. common areas) in apartment buildings, where residential use constitutes over 50 percent of the metered energy. Service to a room or group of rooms which regularly separate cooking facilities shall be considered as service to a separate/individual apartment for metering and billing purposes. This Rate is also available for agricultural/farm customers who meet the Connecticut definition of Agriculture. The over 50% residential use requirement does not apply to agricultural/farm customers.

In compliance with PA 99-29 military veterans’ posts and organizations (i.e. VFW, American Legion, Disabled American Veterans, etc) that are exempt from federal taxation under Section 501(c) of the Internal Revenue Code may receive service under this rate.

In compliance with PA 98-149 amending Subsection 16-19ff (a) of the Connecticut General Statutes, residential use in recreational campgrounds may receive service under this rate. The campground owner (i.e. the “Submetering Customer”) must comply with The Regulations of Connecticut State Agencies listed below.

In compliance with Public Act 02-17, amending Subsection 16-19ff (a) of the Connecticut General Statutes, use at a marina that qualifies for residential type use may receive service under this rate. A marina must have PURA-approved policies and procedures prior to billing any submetered customer. The marina owner (i.e. the “Submetering Customer”) must comply with The Regulations of Connecticut State Agencies listed below. A marina must have PURA-approved policies and procedures prior to billing any submetered customer.

To ensure the quality of service and equitable treatment of the metered campsites and boat slips (i.e. “Submetered Party”), campgrounds and marinas are required to follow Conn. Agencies Regs. Section 16-11-236 Calculating Submetered Party’s Cost, Section 16-11-237 Installation and Maintenance of Submeters, and Section 16-11-238 Meter Test and Record Retention. Section 16-11-100 Definitions defines a Submetering Customer, a Submetered Party, and “Average Cost” as used in Section 16-11-236.

MONTHLY RATE:

DISTRIBUTION SERVICE RATE:

<table>
<thead>
<tr>
<th>CUSTOMER CHARGE</th>
<th>CHARGE PER kWh</th>
</tr>
</thead>
<tbody>
<tr>
<td>$9.62</td>
<td>$0.05844</td>
</tr>
</tbody>
</table>

ELECTRIC SYSTEM IMPROVEMENTS:

| CHARGE PER kWh | $0.01218 |

Supersedes Rate 1
Effective July 1, 2023
by Motion Ruling No. 7 dated May 12, 2023
Docket No. 23-01-03
by Motion Ruling No. 7 dated May 19, 2023
Docket No. 23-01-01

Rate 1.09-01-23
THE CONNECTICUT LIGHT AND POWER COMPANY, DBA EVERSOURCE ENERGY

RESIDENTIAL ELECTRIC SERVICE

REVENUE ADJUSTMENT MECHANISM:

CHARGE PER kWh $0.00080

TRANSMISSION SERVICE RATE:

CHARGE PER kWh $0.04114

SYSTEMS BENEFITS CHARGE:

CHARGE PER kWh $0.00793

COMPETITIVE TRANSITION ASSESSMENT:

CHARGE PER kWh -$0.00045

CONSERVATION CHARGE:

CHARGE PER kWh $0.00000

CONSERVATION ADJUSTMENT MECHANISM:

CHARGE PER kWh $0.00600

RENEWABLE ENERGY:

CHARGE PER kWh $0.00100

FMCC DELIVERY CHARGE:
(as per FMCC tariff)

CHARGE PER kWh $0.00327

SUPPLIER SERVICE OPTIONS:
(as per the Generation Services tariff)

GENERATION SERVICE PER kWh $0.13992
THIRD-PARTY SERVICE as per contract

FMCC GENERATION CHARGE:
(as per FMCC tariff – not applicable to customers taking THIRD-PARTY SERVICE above)

Supersedes Rate 1
Effective July 1, 2023 by Motion Ruling No. 7 dated May 12, 2023
Docket No. 23-01-03
by Motion Ruling No. 7 dated May 19, 2023
Docket No. 23-01-01
Effective September 1, 2023 by Motion Ruling No. 13 dated August 28, 2023
Docket No. 23-01-03

Rate 1.09-01-23
COMBINED PUBLIC BENEFITS CHARGE:

Pursuant to Conn. Agencies Regs. § 16-245-1(a)(2)(A) the Systems Benefits Charge, the Conservation Charge, the Conservation Adjustment Mechanism, and the Renewable Energy Charge are combined for billing purposes into the Combined Public Benefits Charge effective January 1, 2014.

RATE ADJUSTMENTS: This rate will be adjusted as provided in the Company’s Energy and Transmission Adjustment Clauses.

COMPETITIVE TRANSITION ASSESSMENT COST ADJUSTMENT:

Competitive Transition Assessment (CTA) charges and terms under this rate includes a CTA Cost Adjustment Charge set in accordance with the Company’s CTA Cost Adjustment.

SYSTEMS BENEFITS COST ADJUSTMENT:

Systems Benefits service charges for all customers taking service under this rate shall be set in accordance with the Company’s Systems Benefits Cost Adjustment.

SPECIAL PROVISIONS:

Primary Metering: If the service is metered on the primary side of the transformers supplying the customer, 2% of the metered kilowatt-hours will be deducted in computing the bill.

MINIMUM CHARGE: The minimum charge is the customer charge.

TERM OF CONTRACT: NONE.