SCHEDULE TED
TEMPORARY ECONOMIC DEVELOPMENT RATE

Applicability:

Applicable to services for all types of uses, including lighting, power and heating, alone or combined.

This Schedule is applicable to electric service provided to New Customers that:

A. Are commercial or industrial end-use customers, and

B. Are approved by the General Manager of Riverside Public Utilities, based upon guidelines established and adopted by resolution of the Riverside Board of Public Utilities and approved by resolution of the City Council; and

C. Satisfy the following criteria as a New Customer.

1. A New Customer shall be a customer locating in Riverside’s service territory that:

   a. has a dedicated meter and is the customer of record; and

   b. has a projected minimum monthly electrical demand equal to or exceeding 20 kW and not exceeding 500 kW as determined by the Department.

Territory:

City of Riverside

Rates:

Except as provided herein, all charges and provisions of the customer’s Otherwise Applicable Tariff shall apply. The bundled charges or the total of the unbundled charges under the customer’s Otherwise Applicable Tariff shall be reduced as follows:

30% - September 1, 2012 through December 31, 2013
20% - January 1, 2014 through December 31, 2014
10% - January 1, 2015 through December 31, 2015
0% - January 1, 2016 through December 31, 2016
0% - January 1, 2017 through December 31, 2017

Rates under this Schedule shall be subject to a Minimum Charge computed as
set forth in the Temporary Economic Development Rate Agreement.

**Special Conditions:**

1. **Term:**

   The Temporary Economic Development Rate shall be available to all qualifying New Customers establishing service on or after September 1, 2012, and New Customers shall be required to execute a Temporary Economic Development Rate Agreement. The Temporary Economic Development Rate will be effective for New Customers once verification and approval is determined and the agreement has been executed and remain in effect until December 31, 2017 or when the customer no longer qualifies for the Temporary Economic Development Rate, whichever is earlier. Changes in rate schedules shall be made prospectively and in accordance with Electric Rule 6. Once a Customer no longer qualifies for the Temporary Economic Development Rate, the Customer cannot reapply for the Schedule.

2. **Otherwise Applicable Tariff:**

   The Utility’s published electric rate schedule which otherwise applies to Customer for service provided under this Schedule, provided however Schedule CS shall not be a Customer’s Otherwise Applicable Tariff.

3. **Approval:**

   Application of this Schedule shall be subject to approval of the Public Utilities General Manager. The General Manager’s approval shall be based upon guidelines established and adopted by resolution of the Riverside Board of Public Utilities and approved by resolution of the City Council. The guidelines shall provide adequate protection against arbitrary application of this Schedule.

   The General Manager’s decision to disapprove application of this Schedule to a customer shall be appealable to the Riverside Board of Public Utilities, not later than thirty days after Riverside notifies the customer of the General Manager’s decision. Customer shall file a written appeal with the Riverside City Clerk setting forth the grounds on which the appeal is based. The Riverside Board of Public Utilities shall consider the appeal within thirty (30) days after receipt of the written appeal, and shall affirm, modify or reverse the decision of the General Manager.

4. **Minimum Load:**

   Customers qualifying under this Schedule as a New Customer must have a projected minimum monthly electric demand equal to or exceeding 20 kW and not exceeding 500 kW as determined by the Department. Once determined
qualifying, Customers must maintain a billing demand equal to or exceeding 20 kW in any two of the preceding 12 months. Customers that do not meet the minimum monthly demand under this Schedule shall be transferred to the applicable rate schedule.

5. **Agreement:**
The customer must sign the standard Riverside Temporary Economic Development Rate Agreement in order for the rates under this Schedule to be applicable. In addition to the other terms of this Schedule, the Temporary Economic Development Rate Agreement shall require the customer to reimburse Riverside for all rate reductions received under this Schedule, if the customer fails to maintain the required minimum load during the term of the Agreement.

6. **Agreement Deadline:**
The start date of the Temporary Economic Development Rate agreement shall commence within 12 months from the date of the Public Utilities General Manager's approval or become null and void. The start date shall coincide with the New Customer's normal billing cycle.

7. **Program Cap:**
The total contract demand on this Schedule shall collectively not exceed 5 (five) megawatts. Once the Program Cap is reached, the Schedule will be closed to any new customers, until such time as qualified customers included within the Program Cap, with an executed Temporary Economic Development Rate Agreement no longer qualify for the Schedule, thus allowing participation by additional customers until the 5 MW Program Cap is reached.

8. **State Mandated Public Benefits Charge:**
The rates in Customer’s Otherwise Applicable Tariff and under this Schedule are subject to a surcharge as adopted via City Council Resolution No. 19203, and such surcharge as is in effect from time to time. The applicable Public Benefits Charge will be applied to the Customer’s total electricity usage charges for the applicable billing period.

9. **Miscellaneous Fees and Charges:**
Rates charged pursuant to this Schedule shall be subject to any Energy Users Taxes, Utility Users Taxes and any other governmental taxes, duties, or fees which are applicable to Electric Service provided to Customer by Riverside. Rates are also subject to adjustment, as established by Riverside’s Board of Public Utilities and adopted by Riverside’s City Council in response to federal or state climate change laws, renewable portfolio standard or other mandated legislation. These adjustments may include but are not limited to charges to mitigate the impacts of greenhouse gas emissions or “green power” premiums.
10. **Restrictions:**

Customers not qualified under this schedule include:

- a. Residential customers and federal, state or local governmental agencies.
- c. Services in which the lessor of a property is the customer of record or a single meter serves multiple businesses or tenants.
- d. Existing Customers relocating within Riverside’s service territory.
- e. Customers that change business name or ownership.

11. **Applicable Rate Schedule:**

- **a. Applicable Rate Schedule**

  For Customers applying for service at an existing service address, the Utility will assign the electric rate schedule based on the characteristics of the service address. The Utility will presume that any electric rate previously assigned to that service address is the appropriate schedule, unless Customer requests a review for another applicable rate schedule, rate, or optional provision. In certain situations when a Customer does not qualify for an electric rate previously assigned to that service address, the Utility will assign the applicable rate to the Customer. The Utility assumes no responsibility for advising the Customer of lower optional rates under existing schedules available as a result of the Customer’s changes to the characteristics of the service address.

- **b. Change of Rate Schedule**

  A change to the applicable rate schedule may be made if the Utility determines that the Customer no longer qualifies for the assigned rate schedule. Subject to meter availability, the change will become effective for service rendered after the next regular meter reading following verification and approval by the Utility of such eligibility. Any change in rate schedules pursuant to this section shall be made prospectively only.