

EV Charging Station Plan Terms and Conditions

Please read this document carefully and keep it for reference. These Terms and Conditions, together with the Declarations Page, constitute the entire agreement (“Agreement”) between you and the “Provider” identified on the Declarations Page, pertaining to the EV Charging Station Plan (the “Plan”) that you have purchased as stated on the Declarations Page. By entering into this Agreement, you confirm that you are a FirstEnergy utility company customer. The laws of the state in which your service address is located govern interpretation of this Agreement. The Provider may change the terms of, or add new terms to, the Plan and this Agreement at any time in accordance with applicable law. Plan prices are subject to change. THIS AGREEMENT CONTAINS A MANDATORY ARBITRATION PROVISION (INCLUDING A CLASS ACTION ARBITRATION WAIVER). It is important that you read the Arbitration section carefully.

What is Included in the Plan:

Once you have been qualified to participate in the Plan, the Provider will lease to you and install one (1) Level II Electric Vehicle Supply Equipment (“EVSE”). The EVSE will be shipped from the original equipment manufacturer (“OEM”) directly to Provider’s Service Contractor. After receiving the Declarations Page, you may schedule installation of the EVSE by following the instructions below under “How to Make a Service Call.” The Service Contractor will perform a Standard Installation of the EVSE in accordance with the OEM’s instructions.

“Standard Installation” includes:

- 40 ampere 240-volt circuit breaker installed in existing utility panel;
- One hundred (100) feet or less of feeder cable from utility panel to wall mounted electric vehicle charging unit;
- EVSE wall mounted in Service Contractor approved location;
- EVSE tested and confirmed as operational;
- Operational and troubleshooting training for the customer.
- Permit and permit fees, if applicable.

“Standard Installation” does not include:

- Alteration, repair, maintenance, updating, or replacement parts for the utility panel, or other electrical system components, or other equipment or system, other than as described above;
- Alteration of the EVSE or electric vehicle, and EVSE mounts or hardware not included in OEM package;
- If the feeder cable cannot be easily routed from your utility panel to the electric vehicle charging unit, additional charges may apply for installation of the circuit breaker. In areas where the feeder cable could be damaged, it will be run through conduit attached to the surface of the wall;
- Removal, replacement, or repair of drywall, paint, or other household wall or structural components;
- Detached garages without existing electric capabilities to accommodate the EVSE (240-volt circuit breaker with at least 40 ampere capacity);
- Multi-family dwellings or commercial property;
- Exterior locations;

At the time of the service appointment, the Service Contractor will examine your premises to confirm applicability of a “Standard Installation” at your premises. Installation requirements beyond the “Standard Installation” may be obtained from the Service Contractor at additional cost payable to the Service Contractor at the time of installation. If you elect to retain the Service Contractor to perform other services not covered in the Standard Installation on your behalf, you must enter into a separate agreement between you and the Service Contractor for those services with payment to be made by you directly to the Service Contractor. Provider is not responsible or liable for any services performed by the Service Contractor beyond the scope of the Plan.

The EVSE may be a new, repackaged, or certified refurbished unit. The EVSE shall at all times remain the sole and exclusive property of Provider and may be removed by Provider upon termination of this Agreement, unless you exercise the Buy-Out Option described below under “Buy-Out Option.”

What is Not Included in the Plan:

The Provider will not be responsible for providing any products or services not specifically listed above in “What is Included in the Plan.” In order to be eligible for enrollment in the Plan, your electric service and electrical system must:

(a) be compatible with the EVSE, as listed by OEM's specifications; (b) meet local, state, and federal codes; and (c) be readily accessible to the Service Contractor. The Plan is limited to residential-use property. If your service address is a rental property, you represent that you are authorized to perform the specified services to the covered equipment. Provider may refuse to provide service or deny enrollment under the Plan if eligibility requirements are not met.

You must contact Provider to schedule each service through an authorized Service Contractor, as stated below under "How to Make a Service Call."

Remote and online features of the EVSE, if any, may be provided by the OEM and other third providers (the "Independent Service Companies"), which are independent companies not affiliated with Provider. In order to receive full functionality of EVSE remote and online features, you may be required to provide and maintain, at your own cost, Wi-Fi and Internet connectivity, a mobile or other device that is compatible with the OEM's software and communication protocol, and other equipment or services. You may also be required to establish and maintain access to user accounts with or as specified by the Independent Service Companies. Any such services are subject to license terms, terms of service, policies, and other terms and agreements established by the Independent Service Companies from time to time. Provider is not responsible for configuring or advising on products or services other than the physical installation of the EVSE. Provider is not responsible for the availability or performance of the remote and online features of the EVSE.

How to Make a Service Call: Please follow the process described below to obtain coverage under the Plan. Provider will not reimburse you for any fees or costs of parts or service except under this process. Provider will not reimburse you for work performed by a person not specifically assigned by Provider, or for services performed without Provider's authorization. Provider's Service Contractor will submit its fees for authorized Plan services directly to Provider and you will not be required to pay the Service Contractor for authorized Standard Installation Plan services.

You must call **(800) 505-SAVE (7283)** to schedule a service appointment. All service calls will occur during regular working hours (8:00am-5:00pm, Monday through Friday).

All services will be performed by an authorized technician selected by Provider from its network of approved third-party service contractors (the "Service Contractor"). Provider has the sole and absolute right to (i) select the Service Contractor to perform the service and (ii) determine the rates and other pricing terms under which the Service Contractor will be compensated. Service Contractors are independent contractors and not employees or agents of Provider or its affiliates, and are not authorized by Provider to perform services outside of the Standard Installation covered in the Plan. Provider is not responsible or liable for any services performed by the Service Contractor beyond the scope of the Plan.

In order to be covered under this Agreement, you must provide the Service Contractor with safe and reasonable access to all covered products, and related systems and lines, and you must be current on all electric utility payments.

Information Sharing: Provider, OEM, and the Independent Service Companies, may share between them any information necessary to confirm your enrollment in the Plan and to operate any remote and online features; collect information from your EVSE, remote and online features, and any other information shared during the fulfillment of your Plan; review and analyze such information for purposes of fulfilling their obligations under the Plan and any remote and online features, improving the Plan and any remote and online features, and as otherwise permitted by applicable law, and to exchange conclusions with each other and publish results based on those conclusions, provided that they treat all such data in accordance with their respective privacy policies; exchange data related to your identity and your service account status with the Provider, solely for the purposes of fulfilling their obligations under the Plan; and summarize the results of the Plan and any remote and online features in publicly-available studies, provided that any data included in such studies will be anonymized such that you are not individually identifiable.

Term of Coverage and Cancellation: The "Effective Date" of this Agreement is listed on the Declarations Page. This Agreement is for a term of thirty-six (36) months starting on the Effective Date and will automatically renew for additional twelve (12) month annual term(s) thereafter unless cancelled as provided below. You may cancel this Agreement at any time as described below by notifying Provider at the phone number indicated on the Declarations Page. Provider may cancel this Agreement at any time for misrepresentation or non-payment by you; for violation of any of the Terms and Conditions of this Agreement; if required to do so by any regulatory authority; or if the Provider, for its convenience and

in its sole discretion, makes a commercial decision to generally discontinue the Plan or to discontinue your specific participation in the Plan.

If either you or Provider cancels this Agreement within thirty (30) days from the Agreement's Effective Date and you have not received an EVSE or had service performed hereunder, you will receive a full refund of Plan payments made by you. If either you or Provider cancels this Agreement more than thirty (30) days from the Agreement Effective Date and you have not received an EVSE or had service performed, the Plan will terminate immediately without requirement for any further additional payment by you. If either you or Provider cancels this Agreement and you have received an EVSE or had service performed, then you will be invoiced for the amount of the monthly fees for all unpaid months through the remainder of the initial thirty-six (36) month term. If you move to a new service address, this Agreement will be deemed cancelled by you.

Unless you have exercised the Buy-Out Option described below, upon termination of this Agreement, you must surrender the EVSE to Provider in good repair, condition, and working order, ordinary wear and tear resulting from proper use thereof alone excepted; and you hereby agree to give Provider access to the EVSE and the right to remove the EVSE from your service address. If Provider is not able to access and remove the EVSE, you will be charged the amount of the Buy-Out Price stated in Schedule A to these Terms and Conditions, in addition to any amount due for monthly fees.

Buy-Out Option: Upon termination of this Agreement, provided you are current on all payments due at the time of termination, you may elect to purchase the EVSE at the Buy-Out Price stated in Schedule A to these Terms and Conditions. To exercise the Buy-Out Option, you must notify Provider by notifying Provider at the phone number indicated on the Declarations Page of your desire to purchase the EVSE on or within fifteen (15) days after notice of termination. Upon your payment of the Buy-Out Price, ownership of the EVSE will transfer to you, and you will be responsible for any repair, replacement, removal, and other costs of the EVSE.

Price/Billing: The amount of your monthly charge is provided in the Declarations Page. In addition to your monthly charge, you may be billed for applicable taxes or surcharges associated with your state of residence. Payment may be made in monthly installments or in full at the commencement of the Agreement or any renewal term(s). The initial charges will be submitted for billing five (5) business days after the Agreement's Effective Date. Each subsequent monthly charge will be submitted for billing on or about the same day of the month as your initial charge was submitted. The charge for this Agreement on your bill or credit card shall serve as the invoice for the service. On notice to you, Provider may change the means by which you are invoiced and billed for your services. If your billing method is a utility bill, your payments will be applied in accordance with the utility's prioritization of payments schedule. If you enroll in a payment assistance program for payment of your utility bill, Provider reserves the right, in its sole discretion, to either (a) terminate your participation in the Plan and send you an invoice for the remaining balance you owe under the Plan or (b) remove your Plan monthly charge from your utility bill onto a separate monthly invoice. By applying for the services, you consent to Provider inquiring about your credit or payment history at any time as it relates to your ability to pay for the services and you consent to disclosure of your customer information by your electric utility to third parties to the extent necessary to administer the Plan. Failure to timely comply with your payment obligations may result in Provider initiating a collection action and, in the event of such collection action, you agree to pay all fees of collection incurred by Provider, including but not limited to collection agency fees, credit bureau fees, legal filing fees, service of process fees, publication fees, witness fees, reasonable attorneys' fees and recording fees.

Warranty: PROVIDER AND ITS AFFILIATES ARE NOT THE MANUFACTURER OF THE PRODUCTS, SYSTEMS, AND REMOTE OR ONLINE SERVICES COVERED UNDER THIS AGREEMENT AND THEREFORE THIS AGREEMENT IS NOT AN EXPRESS OR IMPLIED WARRANTY, GUARANTEE, OR PROMISE RELATING TO THE MATERIALS, WORKMANSHIP OR PERFORMANCE OF THE PRODUCTS, SYSTEMS, AND REMOTE OR ONLINE SERVICES COVERED BY THE PLAN. During the initial thirty-six (36) month term of this Agreement, the EVSE and other equipment provided under the Plan will be covered only by the OEM's warranty, if any. After the initial thirty-six (36) month term and continuing until this Agreement is cancelled by you or by Provider, Provider will provide an extended warranty on EVSE equipment on the same terms and conditions as the OEM's warranty.

Provider's Limitation of Liability: TO THE FULLEST EXTENT ALLOWED BY LAW, PROVIDER, ITS PARENT AND AFFILIATES, AND THE SERVICE CONTRACTOR SHALL NOT BE LIABLE FOR INCIDENTAL, INDIRECT, CONSEQUENTIAL, SPECIAL, OR PUNITIVE DAMAGES, EVEN IF ADVISED OF THE POSSIBILITY THEREOF. TO THE FULLEST EXTENT ALLOWED BY LAW, THE LIABILITY OF PROVIDER, ITS PARENT AND AFFILIATES, AND THE SERVICE CONTRACTOR SHALL BE LIMITED TO THREE (3) TIMES THE AMOUNT PAID UNDER THE PLAN BY YOU DURING THE PREVIOUS TWELVE (12) MONTHS. PROVIDER IS NOT RESPONSIBLE FOR ANY SERVICES PERFORMED BY THE SERVICE CONTRACTOR OUTSIDE OF THE SCOPE OF THE PLAN.

Communications: Provider may provide notifications to you as required by law or for marketing or other purposes via (at its option) email to the primary email associated with your account, mobile notifications, hard copy, or posting of such notice on www.firstenergycorp.com.

EVSE Is Personal Property: By entering into this Agreement, you agree that the EVSE is, and shall at all times be and remain, personal property, and you will not move the EVSE nor permit the EVSE to be moved from the service address listed on the Declarations Page without Provider's consent. If at any time during the term of this Agreement Provider supplies you with labels, plates or other markings stating that the EVSE is owned by Provider, Customer shall affix and keep the same upon a prominent place on the EVSE. Customer agrees to execute Uniform Commercial Code financing statements and any and all other instruments necessary to perfect Provider's interest in this Agreement, the payments due hereunder and the EVSE. Provider may file a copy of this Agreement as a financing statement.

Assignment; Miscellaneous Terms: This Agreement may be assigned by Provider without notice to you. The section and other headings in this Agreement are inserted solely as a matter of convenience and for reference, and shall be given no effect in the construction or interpretation of this Agreement. Any provision hereof that is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction and the provision that is prohibited or unenforceable shall be reformed or modified to reflect the contractual intent to the maximum extent permitted by applicable legal requirements. Unless the context of this Agreement otherwise clearly requires, references in the plural form include the singular and vice versa.

THIS CONTRACT IS SUBJECT TO BINDING ARBITRATION:

Except as otherwise required by law or as otherwise expressly permitted under this Agreement, any claim, dispute, or controversy between you and Provider that arises from or relates to this Agreement or the Plan (individually and collectively, a "Claim") shall be resolved by binding individual arbitration. This does not apply to any Claim in which the relief sought is within the jurisdictional limits of, and is filed in, a small claims court. All issues relating to the Claim are for the arbitrator to decide, except that issues relating to the validity, enforceability, and scope of this Arbitration Agreement, including the interpretation of Paragraph (3) below, shall be determined by a court and not the arbitrator. If arbitration is chosen by any party, the following shall apply:

(1) NEITHER YOU NOR PROVIDER WILL HAVE THE RIGHT TO LITIGATE A CLAIM IN COURT OR TO HAVE A JURY TRIAL ON A CLAIM, OR TO ENGAGE IN PRE-ARBITRATION DISCOVERY, EXCEPT AS PROVIDED FOR IN THE APPLICABLE ARBITRATION RULES OR AS OTHERWISE EXPRESSLY PERMITTED UNDER THIS AGREEMENT.

(2) The arbitrator is empowered to resolve the dispute with the same remedies available in court, including compensatory damages, but excluding any categories or types of damages that are not recoverable under the "Limitation of Liability" section of this Agreement; attorneys' fees; and declaratory, injunctive, and equitable relief. However, any relief must be individualized to you and shall not affect or include a recovery for or on behalf of any other person or claimant. The arbitrator is also empowered to resolve the dispute with the same defenses available in court, including but not limited to statutes of limitation.

(3) WAIVER OF RIGHT TO BRING CLASS ACTION AND REPRESENTATIVE CLAIMS. All arbitrations shall proceed on an individual basis. You and Provider agree that each may bring claims against the other in arbitration only in your respective individual capacities and in so doing you and Provider hereby waive the right to a trial by jury, to assert or participate in a class action lawsuit or class action arbitration, to assert or participate in a private attorney general lawsuit or private attorney general arbitration, and/or to assert or participate in any joint or consolidated lawsuit or joint or consolidated

arbitration of any kind. If a court decides that applicable law precludes enforcement of any of this paragraph's limitations as to a particular cause of action, then that cause of action (and only that cause of action) shall remain in court and be severed from any arbitration. Provider does not consent to, and the arbitrator shall not have authority to conduct, any class action arbitration, private attorney general arbitration, or arbitration involving joint or consolidated claims, under any circumstance.

(4) The arbitration shall be performed in accordance with this Arbitration Provision and the rules of the chosen arbitrator in effect when the Claim is filed. Either party may initiate arbitration, which shall be conducted by the American Arbitration Association ("AAA") pursuant to its Consumer Arbitration Rules ("AAA Rules"), as modified by this Arbitration Agreement. The AAA Rules are available on the AAA's website www.adr.org, or by calling the AAA at (800) 778-7879. If AAA is unavailable or unwilling to hear the dispute, the parties shall agree to, or the court shall select, another arbitration provider. Unless you and Provider agree otherwise, any arbitration hearing shall take place in the federal judicial district where you reside. We encourage you to call Provider before filing a claim for arbitration to see if the dispute may be resolved or settled prior to arbitration. Provider will pay all filing, administrative, arbitrator, and hearing costs. Provider waives any rights they may have to recover an award of attorneys' fees and expenses against you. The arbitrator shall apply applicable substantive law consistent with the Federal Arbitration Act, 9 U.S.C. §§ 1 through 16, including but not limited to applicable statutes of limitation, and shall honor claims of privilege recognized at law. Judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction.

(5) The arbitrator's decision will generally be final and binding, except for limited rights of appeal provided by the Federal Arbitration Act.

(6) Other rights that you would have if you went to court may not be available in arbitration.

This Arbitration Provision shall survive termination of this Agreement and your enrollment in the Plan. Notwithstanding any language in this Agreement to the contrary, this Arbitration Provision shall be governed by federal law, including the Federal Arbitration Act. Notwithstanding any language of this Agreement to the contrary, should any portion of this Arbitration Provision be held invalid or unenforceable by a court or other body of competent jurisdiction, this entire Arbitration Provision shall be automatically terminated and all other provisions of this Agreement shall remain in full force and effect.

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Schedule A

Buy-Out Price

Month	Buyout
1 thru 36	\$350*
37	\$342
38	\$333
39	\$325
40	\$317
41	\$308
42	\$300
43	\$292
44	\$283
45	\$275
46	\$267
47	\$258
48	\$250
49	\$238
50	\$225
51	\$213
52	\$200
53	\$188
54	\$175
55	\$163
56	\$150
57	\$138
58	\$125
59	\$113
60+	\$100

* Plus remaining months on contract